The M.P. Anusuchit Jati Tatha Anusuchit Jan Jati (Rinisahayata) Adhiniyam, 1967

MADHYA PRADESH India

The M.P. Anusuchit Jati Tatha Anusuchit Jan Jati (Rinisahayata) Adhiniyam, 1967

Act 12 of 1967

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The M.P. Anusuchit Jati Tatha Anusuchit Jan Jati (Rinisahayata) Adhiniyam, 1967(No. 12 of 1967) Statement of Objects and Reasons. - Due to the limited resources for earning their livelihood, the members of the Scheduled Tribes have to borrow money to meet their necessities of life. It is observed that taking advantage of the social and economic backwardness of the members of the Schedule Tribes, the money-lenders lend money to them on exorbitant rates of interest with the result that the original debtor is unable to repay the loan in his life-time and the over-swelling amount of loan is passed on from generation to generation keeping the families concerned in perpetual bondage of the creditors.2. In order to emancipate the members of the Scheduled Tribes from this unfortunate state of affairs and to relieve them of the heavy burden of their debts the Madhya Pradesh Scheduled Tribes Debt Relief Regulations, 1962 were made by the Governor. These Regulations, however, extend only to the Scheduled areas in the State. As the number of the members of the Scheduled Tribes residing outside the Scheduled Areas is also very large, it is necessary to enact a measure which would afford the necessary relief to them both within and without the Scheduled Areas in the State.3. Looking to the plight of the members of the Scheduled Tribes even outside the Scheduled Areas, it was considered necessary to enact a measure for the aforesaid purpose by promulgation of an ordinance. The Madhya Pradesh Anusuchit Jan Jati Rini Sahayata Adhyadesh, 1966 (No. 20 of 1966) was accordingly promulgated. It is now proposed to replace the Ordinance by an Act of Legislature.[Dated 2nd May, 1967]Received the assent of the President on the 2nd May. 1967, assent first published in the Madhya Pradesh Gazette, Extraordinary, on the 3rd May, 1967. An Act to make provision for the relief of indebtedness of members of Scheduled Castes and Schedule Tribes.] [Inserted by M.P. Act No. 33 of 1972.] Be it enacted by the Madhya Pradesh Legislature in the Eighteenth year of the Republic of India as follows:

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1. Short title, extent and commencement.

(1)This Act may be called The Madhya Pradesh [Anusuchit Jati Tatha Anusuchit Jan Jati] [Inserted by M.P. Act No. 33 of 1972.] (Rini Sahayata) Adhiniyam, 1967.(2)It extends to the whole of Madhya Pradesh.(3)[In its application to the member of the Scheduled Tribes, it] [Inserted by M.P. Act No. 33 of 1972.] shall come into force-(a)in the Scheduled Areas, on the date on which the Madhya Pradesh Scheduled Tribes Debt Relief Regulations, 1962, in force therein are repealed; and(b)in other areas, at once.(4)[In its application to the members of the Scheduled Castes, it shall come into force on such date as the State Government may, by notification appoint.] [Inserted by M.P. Act No. 33 of 1972.]

2. Definitions.

- In this Act, unless the context otherwise requires-(1)["appointed date" means-[Inserted by M.P. Act No. 33 of 1972.](i)in regard to members of Scheduled Castes the date appointed under sub-section (4) of Section 1; and(ii)In regard to members of Scheduled Tribes.](a)in relation to the Scheduled areas, the date on which the Madhya Pradesh Scheduled Tribes Debt Relief Regulations, 1962 in force therein are repealed; and(b)in relation to other area, the 15th March, 1967;(2)"Bank" means a banking company as defined in Section 5 of the Banking Regulation Act, 1949 (X of 1949) and includes the State Bank of India constituted under the State Bank of India Act, 1955 (23 of 1955), a subsidiary bank as defined in the State Bank of India (Subsidiary Banks) Act, 1959 (38 of 1959) and any other financial institution as the State Government may, by notification, specify in this behalf;(3)"Creditor" means a person to whom a debt is owing and "debtor" means [a member of a Scheduled Caste or a Scheduled Tribe, as the case may be, [Substituted by M.P. Act No. 33 of 1972.] whom such debt is owed; (4) "Debt" includes-(i) all liabilities owing to a creditor in cash, or in kind secured or unsecured payable under a decree or order of a Civil Court or otherwise, and subsisting on the appointed date whether due or not due;(ii)arrears of wages or salary subsisting on the appointed date; (5) "Interest" includes the return to be made over and above the principal, whether the same is charged or sought to be recovered specifically by way of interest or otherwise and whether or not such interest is capitalized;[(5-a) "Member of a Scheduled Caste" means a member of any caste, race or tribe or part of or group within a caste, race or tribe specified as Scheduled Caste with respect to the State of Madhya Pradesh under Article 341 of the Constitution of India.] [Substituted by M.P. Act No. 33 of 1972.](6)"Member of a Scheduled Tribe" means a member of any tribe, tribal community or part of or group within a tribe or tribal community specified as such with respect to the State of Madhya Pradesh under Article 342 of the Constitution of India.(7)"Principal" means the actual advance made to a debtor whether in cash or kind; (8) "Regulations" means the Madhya Pradesh Scheduled Tribes Debt Relief Regulations, 1962;(9)"Scheduled Area" means any area declared to be Scheduled Area within the State of Madhya Pradesh under paragraph 6 of the Fifth Schedule to the Constitution of India;(10)"Secured Debt" means a debt subsisting on the appointed date, whether due or not due, and secured by mortgage of or charge on the immovable property or by pawn or pledge of movable property of the debtor;(11)The words and expressions used in this Act but not defined shall have the meaning assigned to them in the Code of Civil Procedure, 1908 (V of 1908).

3. Bar of application and saving.

- When this Act comes into force in any Scheduled Area-(a)nothing contained in this Act, shall-(i)apply to debts including all liabilities owing to any person in cash or kind, secured or unsecured, payable under decree or order of a Civil Court or otherwise whether due or not due and arrears of wages or salary, where such debts, liabilities or arrears were not subsisting on the appointed date;(ii)revive the claim of any credit or which was discharged in accordance with the provisions of the Regulations and was not subsequently revived in accordance with the said provisions;(b)all things done and all actions taken under the Regulations in such area shall be deemed to have been done or taken under the relevant provisions of this Act, as if those provisions were in force on the date on which such things were done or actions were taken.

4. Establishment of Debt Relief Courts.

(1) The State Government may, by notification, establish such number of Debt Relief Courts in the State as it may deem fit to establish.(2) The State Government shall appoint a Revenue Officer not below the rank of a Deputy Collector to be the presiding officer of a Debt Relief Court.(3) The Debt Relief Court shall have such territorial jurisdiction as may be specified in the notification under sub-section (1).

5. Debt Relief Inspectors.

(1) The State Government may, by notification, appoint as many persons as it thinks fit to be Debt Relief Inspectors.(2) A Debt Relief Inspector appointed under sub-section (1) shall exercise jurisdiction within such local area or areas as may, from time to time, be assigned to him by the State Government.(3) A Debt Relief Inspector shall exercise such powers and perform such functions as are conferred or imposed upon him by or under this Act.

6. Inapplicability of the Act in certain cases.

- The provisions of this Act shall not apply to the claims due in respect of-(a)any liability in respect of any sum due to any co-operative society registered under any law relating to the Co-operative Societies for the time being in force;(b)land revenue or any sum recoverable as an arrear of land revenue;(c)tax, toll, rates, cess, fees or any other duty payable to Government or a local authority under any enactment for the time being in force;(d)such amount as may be found due to an assignee of proprietary rights of a tenant on account of rent at rates approved by the Government.(e)any liability arising out of a breach of trust;(f)any liability due to a bank, or any corporation incorporated under any law for the time being in force which provides credit facilities [to members of the Scheduled Castes or Scheduled Tribes, as the case may be] [Substituted by M.P. Act No. 33 of 1972.];(g)any liability of a guardian arising out of misapplication or misappropriation of the property of his ward;(h)any liability in respect of maintenance whether under decree of Court or otherwise;(i)any money for the recovery of which a suit is barred by limitation.

7. Consequences which shall ensue on coming into force of the Act.

(1) As from the appointed date, the following consequences shall ensue, namely:(i) No Civil Court having jurisdiction shall entertain any suit or proceeding against a debtor for the recovery of his debt;(ii)All proceedings in execution of any decree for money or proceeding for making final any preliminary decree for foreclosure or sale or proceedings in execution of any final decree for sale against a debtor for the recovery of his debt shall stand withdrawn and all property of a debtor under attachment in any such proceeding shall forthwith be released;(iii)Every debtor in detention in a civil prison in execution of any decree for money passed against him by a Civil Court in respect of a debt shall forthwith be released.(2)If, on the appointed date any suit or proceeding of the nature specified in sub-section (1) is pending before any such Civil Court, the Civil Court shall issue a direction to the plaintiff to submit the claim in respect of such debt before the Debt Relief Court having jurisdiction over the area within a period not exceeding sixty days as may be specified in such direction.(3)If the plaintiff fails to comply with the direction of the Court under sub-section (2) within the period specified by it, the suit or proceeding, as the case may be, shall stand dismissed and every claim contained therein shall be deemed for all purposes and all occasions, to have been discharged as against the debtor: Provided that if the plaintiff files a statement of claim within a further period of thirty days from the date of the expiry of the period specified in the direction issued under sub-section (2) and satisfies the Court that he was for good and sufficient cause unable to submit the same within the period specified in the order, the Court may, on such terms and conditions as it may deem fit revive the claim.

8. Application by Creditor to Debt Relief Court.

(1) As from the appointed date, every creditor shall file a separate application in respect of each of his debtor praying for the determination of the debts due to him along with three spare copies thereof before such Debt Relief Court as may be specified by the State Government by notification in this behalf.(2) The application under sub-section (1) may be filed in person or by duly authorised agent or by registered post acknowledgement due. Such application shall contain the particulars specified in sub-section (7) and shall notwithstanding anything contained in the Limitation Act, 1963 (6 of 1963), be filed within sixty days of the establishment of the Debt Relief Court concerned :Provided that in any Scheduled Area where a Debt Relief Court was established before the appointed date, the period of sixty days for filing application in respect of debts which have come into existence during the period between the date of commencement of the Regulations and the appointed date, shall be counted from the appointed date: [Provided further that in any area where a Debt Relief Court was established before the date appointed under sub-section (4) of Section 1, the period of sixty days for filing application in respect of debts owed by a member of Scheduled Caste shall be counted from the aforesaid date.] [Inserted by M.P. Act No. 33 of 1972.](3)Notwithstanding the provisions of sub-sections (1) and (2), a debtor may apply to the Debt Relief Court within whose jurisdiction he owns land, ordinarily resides or earns his livelihood within sixty days of the establishment of the said Court, for the determination of the establishment of the said Court, for the determination of his debts giving out the names and full addresses of all his creditors and on receipt of such application the Court shall issue notice in the prescribed form to each creditor named therein that in case he failed to submit an application as required by sub-section (1) in respect of the said debtor within

thirty days from the date of the notice, all debts due to him from the said debtor shall stand discharged: [Provided that in any area where a Debt Relief Court was established before the date appointed under sub-section (4) of Section 1, the period of sixty days for filing an application by a debtor belonging to Scheduled Caste shall be counted from the aforesaid date.] [Inserted by M.P. Act No. 33 of 1972.](4) Every claim of a creditor against his debtor which is not submitted within the time specified in sub-section (2) or sub-section (3) shall be deemed for all purposes and all occasions to have been discharged against the debtor: Provided that if a creditor files an application within a further period of thirty days from the date on which [the period of sixty days specified in sub-section (3)] [Substituted by M.P. Act No. 33 of 1972.], had expired and satisfies the Debt Relief Court that he was for good and sufficient cause unable to file the same within the period specified, the Court may on such terms and conditions as it may deem fit, revive the claim. (5) Every creditor shall, along with the application filed under sub-section (1) produce the documents in his possession or control on which he bases his claim and a full and true statement of accounts of all previous transactions between him and his debtor leading to the claim and his account books or copies thereof, if any, in his possession or control: Provided that where in a claim pending before the Debt Relief Court on the appointed date in a Scheduled Area the creditor has not produced the aforesaid documents along with his application for determination of debt, he may, within the period of fifteen days from such date, or within such further period as the Court may allow, produce such documents.(6)If any creditor fails to produce the documents, statement of accounts, his account books or copies thereof in accordance with the provisions of sub-section (5), the Debt Relief Court may dismiss the application and declare such claims to be discharged for all purposes and all occasions against such debtor.[(6-A) Whenever claim of creditor shall be deemed to have been or is discharged under sub-section (4), or sub-section (6), as the case may be the Debt Relief Court shall, in case the debt is secured by mortgage of or charge upon any immovable property of a debtor or by pawn or pledge of any movable property of the debtor, pass an order against the creditor for redelivery of immovable property or, as the case may be, for return of movable property pawned or pledged, and if for any reason the security is lost or deteriorates or is destroyed, for payment to debtor of money value thereof and the said Court, shall, without prejudice to exercise of any power under Section 11 be entitled to pass such other incidental orders, including an order for payment of mesne profits, reasonable interest and costs, as it may having regard to the circumstances of the case, deem fit.] [Inserted by M.P. Act No. 23 of 1984.](7) Every application to be submitted to a Debt Relief Court under sub-section (2) shall contain the following particulars and shall be signed and verified by the creditor in accordance with Order VI, Rule 15 of the Code of Civil Procedure, 1908 (V of 1908)-(a) a statement that the debtor is a member of Scheduled Caste or Scheduled Tribe, as the case may be, and the creditor intends to apply to the Debt Relief Court for his debts against him; (b) the place where he had and the debtors own, land, ordinarily reside or reside or earn their livelihood, carry on business or personally work for gain; (c) a statement of all claims outstanding against the debtor including those under Section 6 as nearly as may be ascertainable; (d) such other particulars as may be prescribed.

9. Consolidation of claims.

- On the expiry of ninety days after the establishment of the Debt Relief Court, the Court receiving the applications under Section 8 shall consolidate all the claims against a particular debtor in one

case and if such debtor owns land, ordinarily resides or earns livelihood within its jurisdiction shall proceed to deal with it, otherwise it shall transfer the same to such Debt Relief Court within the jurisdiction of which the debtor owns land, ordinarily resides or earns his livelihood, for disposal:Provided that in respect of debts [to which the proviso to sub-section (2) of Section 8 apply,] [Substituted by M.P. Act No. 33 of 1972.] the period of ninety days shall be counted from the appointed date.

10. Procedure of Debt Relief Court dealing with claim.

- The Debt Relief Court dealing the claim under Section 8 shall-(i)pass an order fixing a date of hearing;(ii)cause notice of the date of hearing together with a copy of the application to be served on all the creditors of the debtor, and the debtor; and(iii)cause copies of such notice and application to be affixed to the Court.

11. Application of Code of Civil Procedure to Debt Relief Court.

(1)The Debt Relief Court, in regard to proceedings under this Act shall so far as is practicable have the same powers and shall follow the same procedure as it would have and if it were a Court of original and civil Jurisdiction and subject to the provisions of this Act shall have the same powers as are vested in Civil Court under the Code of Civil Procedure, 1908 (V of 1908), when trying a suit and in particular in respect of the following matters namely:(a)joining any necessary or proper parties;(b)summoning and enforcing the attendance of any person and examining him on oath;(c)compelling the production of documents;(d)issuing commission for the examination of witnesses; and(e)proof of facts by affidavits or oral evidence.(2)Subject to the provisions of this Act, the Debt Relief Court may inspect any site or examine any witness on commission.

12. Appearance before Debt Relief Court.

(1)No legal practitioner shall appear, plead or act, on behalf of any party, in any proceeding before the Debt Relief Court.(2)The parties to any proceeding before the Debt Relief Court shall appear either personally or with the permission of the Court, through any other person who shall be a relative, partner, or a servant of such party and duly authorised by it in writing in this behalf ;Provided that the debtor may, with the permission of the Debt Relief Court, authorise or the Debt Relief Court may direct a Debt Relief Inspector to appear and act on behalf of the debtor in any proceedings before such Court.

13. Powers of Debt Relief Court to require proof of validity and subsisting character of debts.

- On the day fixed for the hearing of the case or on any subsequent day to which the hearing may be adjourned, the Debt Relief Court shall require proof of the validity and subsisting character of the debt.

14. Calculation of interest and reduction of principal in all transactions.

(1) The Debt Relief Court shall, notwithstanding anything contained in any other enactment for the time being in force, reopen all transactions made [34 years before the last transaction or before the 1st January 1964 in relation to members of Scheduled Tribes and before the 1st January 1966 in relation to members of Scheduled Castes] [Substituted by M.P. Act No. 33 of 1972.] whichever is earlier and, as far as may be, ascertained in respect of each debt the amount of principal actually paid to the debtor and the date on which it was originally advanced. It shall, notwithstanding the provisions of any agreement or law to the contrary, calculate the interest due in accordance with the rate specified in the First Schedule or such lower rate of interest as may have been agreed upon between parties. It shall also determine the amount of principal, if any, of each debt which would have remained unpaid if the calculation of interest had been made as herein provided: Provided that where any sum is payable under a labour agreement or service bond, the Debt Relief Court shall, after equitable adjustment of the remuneration of the labour rendered by the debtor from the date of the agreement or bond, determine the debt due by the debtor. Explanation. -(a)"Labour agreement" or "service bond" means an agreement in writing or otherwise where in consideration for the performance of manual labour for a continuous period of one month by any person is included and includes an advance exceeding the equivalent of one month's fair and equitable remuneration made or to be made to such person or at his request to some one else and the interest, if any, on such advance.(b)["fair and equitable remuneration" means such amount as the State Government may, after taking into consideration the rates of wages prevailing at the relevant time in similar employment, by notification, fix.] [Substituted by M.P. Act No. 33 of 1972.](2)Notwithstanding anything contained in any other enactment for the time being in force, no Debt Relief Court shall recognise any labour agreement or service bond entered into by a debtor after the appointed date.(3)Where the principal was borrowed in cash with an agreement to repay it in kind, the Debt Relief Court shall, notwithstanding such agreement, agree to the debtor repaying the debt in cash, after deducting the value of all payments made by the debtor in kind at the rate, if any, stipulated in such agreement, or at the market rate prevailing at the time of each payment, whichever is higher.(4)[If the Debt Relief Court finds that the loan was originally advanced to a member of Scheduled Tribe prior to 1st January, 1964 or to a member of Scheduled Caste prior to the 1st January, 1966 then it shall reduce the principal determined under sub-section (1) in accordance with Part A of the Second Schedule in respect of loans advanced to a member of Scheduled Tribe and in accordance with Part B of the said Schedule in respect of loans advanced to a member of Scheduled Caste.] [Substituted by M.P. Act No. 33 of 1972.](5)Notwithstanding anything contained in any law for the time being in force, no Debt Relief Court shall, in respect of any debt to which this Act applies, award on account of arrears of interest a sum greater than the principal of the loan as determined under sub-section (1).(6) If the Debt Relief Court finds that nothing is due to the creditor, it shall pass an order discharging the debt with costs.(7)If the Debt Relief Court finds that the creditor has been paid in excess of the amount due to him by the debtor, it shall pass necessary order directing the creditor to refund the excess amount to the debtor in such manner as it may determine.(8) If in the case of a secured loan, the Court is satisfied that the loan advanced on a pawned article has been paid in full and nothing is due to the creditor, it shall [pass an appropriate order under sub-section (8-A)] [Substituted by M.P. Act No. 23 of 1984.].[(8-A) The Court in all cases of secured loan under this section shall where it finds that nothing is due to the creditor, order

him to redeliver possession of immovable property, or, as the case may be, to return movable property pawned or pledged, and if for any reason the security is lost, or deteriorates or is destroyed, to pay to the debtor such money value as he may be entitled therefore, and the said Court shall, without prejudice to exercise of any power under Section 11, be entitled to pass such other incidental orders, including an order for payment of mesne profits, reasonable interest and costs, as it may having regard to the circumstances of the case, deem fit] [Inserted by M.P. Act No. 23 of 1934.].(9)Nothing in this section shall be construed as empowering a Debt Relief Court to re-open any debt in respect of which a scheme of repayment has already been prepared by such a Court under the Regulations before the appointed date.

14A. [Debt Relief Court to pass further order in certain cases. [Inserted by M.P. Act No. 23 of 1984.]

- Where claim of a creditor against his debtor shall be deemed to have been or is discharged under sub-section (4) or sub-section (6) of Section 8, as the case may be, but no order for redelivery of possession of immovable property or for return of movable property pawned or pledged has been made by the Debt Relief Court or where Debt Relief Court in the case of any secured loan has not passed any order for redelivery to debtor of possession of immovable property which was mortgaged or charged, under sub-section (8) of Section 14, the debtor may apply within one year of the commencement of the Madhya Pradesh Anusuchit Jati Tatha Anusuchit Jan Jati Rini Sahayata (Sanshodhan Tatha Vidhimanya Karan) Adhiniyam, 1984, make an application in writing to the Debt Relief Court for retransfer of possession of immovable property or, as the case may be, for return of movable property pawned or pledged and thereupon such Court, notwithstanding anything in Section 22 or any decision or order of the Collector in revision or of any Court in any other legal proceeding, may after giving an opportunity to the creditor of being heard proceed to pass an order under sub-section (6-A) of section 8 or, as the case may be, under sub-section (8-A) of Section 14: Provided that the State Government may for mitigating /hardship to members of Scheduled Castes or Scheduled Tribes, extend the period of limitation by one year by an order notified in that behalf, where it considers it necessary or expedient so to do.(2)In relation to final order of the Debt Relief Court passed on an application referred to in sub-section (1) the Collector may exercise revisional jurisdiction and the provisions of Section 22 shall apply mutatis mutandis to such proceedings in revision.]

15. Preparation of a scheme of repayment and transfer of debtor's property.

(1)When the amount due has been determined under Section 14, the Debt Relief Court shall, after taking into account liability of the debtor in respect of the claims referred to in Section 6, prepare a scheme of repayment of the debtor's debt.(2)If the debtor has transferable property which he is willing to transfer to enable him to repay the whole or any part of sub-section (3), the Debt Relief Court may sanction such transfer on such conditions as it may think necessary to impose in order to safeguard the rights of the creditor including those to whom any liability under Section 6 is due and may grant such reasonable time as is necessary for the debtor to transfer such property: Provided that when there is any mortgage, lien or charge upon the property, such sanction shall only be given upon terms which will ensure that such mortgage, lien or charge shall subsist to such extent as

sufficient to safeguard the interest of the secured creditor: Provided further that when a transfer has been agreed to before the Debt Relief Court by the parties to the proceedings, and either party fails to complete the transaction within a period of sixty days, the Court may take action, as far as may be, under Order XXI, Rule 32 of the Code of Civil Procedure, 1908 (V of 1908).(3)No transfer shall be sanctioned-(i)of land belonging to a debtor in favour of a person who is not a member of the Scheduled Tribe;(ii)in respect of such personal property of the debtor as is exempt from attachment under Section 60 of the Code of Civil Procedure, 1908 (V 1908); and(iii)in respect of standing crops.(4)If after the transfer of property, if any, under sub-section (2), the debt as determined under Section 14, has not been satisfied, the Debt Relief Court shall fix instalments for the repayments of the remaining debt in such manner as may be prescribed and may in case of default order payment of simple interest at a rate not exceeding four per cent if the debt is unsecured and three per cent if it is secured: Provided that in fixing instalments the Debt Relief Court shall have regard to the extent of the transferable property in the possession of the debtor, and his paying capacity to be determined in accordance with the rules made in this behalf.

16. Provisions governing payment of instalments.

(1)Every instalment shall be payable on or before the date fixed by the order of the Debt Relief Court and this may, at the option of the debtor be paid either to the Collector or to such other Revenue Officer as he may authorise in this behalf or to the creditor who shall pass a receipt therefor in such form as may be prescribed.(2)When the land revenue or rent, as the case may be, is suspended or remitted, in whole or in part, in respect of any area the instalment payable by every debtor whose land is situate within such area, shall, whether such debtor is liable to pay land revenue under the Madhya Pradesh Land Revenue Code, 1959 (20 of 1959) in respect of such land, be suspended and shall become payable one year after the last of the remaining instalments. No interest shall be charged on such suspended instalments for the period it remains suspended.

17. Provisions when default made in payment of instalments.

(1)If any instalment is not paid on or before the due date, the creditor may apply, within eighteen months from the date of default to the Collector within whose jurisdiction the debtor owns land, ordinarily resides or earns his livelihood or to such officer Revenue Officer as may be appointed in this behalf by the State Government, for the recovery of such instalment as an arrear of land revenue, and thereupon the Collector or such other Revenue Officer shall recover such instalment as an arrear of land revenue.(2)If the instalment or part thereof is irrecoverable, the Collector or other Revenue Officer may certify accordingly.(3)If an instalment or part thereof is certified as irrecoverable under sub-section (2) or if two consecutive instalments remain in arrears, the Collector, on the application of the creditor shall pass an order that the order of the Debt Relief Court fixing instalments shall cease to have effect, and he may fix such smaller instalments for the remaining debt and in such manner as he thinks fit: Provided that if an instalment or part thereof or if two consecutive instalments so fixed by the Collector again remain in arrears the balance remaining due shall be recoverable as if a decree and in case of a mortgage lien or charge, as if a final decree, had been passed by a Court of Civil jurisdiction.(4)If an instalment is recoverable as an arrear of land revenue, the Collector, or other Revenue Officer shall, as far as may follow the

procedure laid down for the time being in force, for the recovery of Government dues as arrears of land revenue.

18. Application of sums recovered under Section 17.

- When the Collector or other Revenue Officer recovers any sum under sub-section (1) of Section 17, he shall, in the first instance, apply to sum realised from the sale of any immovable property other than his cultivating land, to the amount payable on account of the debt which is secured by a mortgage or lien on such property in accordance with the provisions of the Transfer of Property Act, 1882 (IV of 1882), and if there is a surplus or if the debt is not so secured, towards the payment of any other amount due by the debtor in accordance with scheme drawn up by the Debt Relief Court or if the sum is insufficient towards such repayments ratably. If there is any surplus, such surplus shall be applied for ratable repayments of further instalments, if any, under the scheme and the balance, if any, returned to the debtor.

19. Invalidity of transfer made by debtor in certain circumstances.

(1)No transfer of immovable property shall be valid if made by a debtor, in respect of whose debts proceedings are pending under Section 8 or Section 9 unless made with the sanction of the Debt Relief Court.(2)Every transfer of immovable property made by a debtor in respect of whose debts a scheme has been prepared under sub-section (1) of Section 15, shall be void unless made with the sanction of the Collector within whose jurisdiction the debtor owns land, ordinarily resides or earns his livelihood. The Collector shall not sanction any transfer of such property unless he is satisfied that such transfer will not defeat the claims of any creditor the payment of whose claims has been ordered by such scheme.

20. Application of Sections 49 and 50 and Order XXII of the Code of Civil Procedure.

- If during the period for which the scheme prepared under Section 15 is in force the debtor or the creditor dies, the provisions of Sections 49 and 50 and Order XXII of the Code of Civil Procedure, 1908 (V of 1908), as far as may be, apply.

21. Act inapplicable to debts payable by insolvents.

- Nothing contained in this Act shall apply to the debts payable by any person who has been adjudicated as insolvent prior to the appointed date: Provided that the adjudication has not been annulled before or after the appointed date.

22. Revision of order of Debt Relief Courts.

- The Collector may, at any time, on his own motion or on application made by any person aggrieved by an order of a Debt Relief Court within ninety days of such order call for and examine the record

of any case pending before or disposed of by such Debt Relief Court and if it appears to him-(i)that the order is contrary to law; or(ii)that the Court has exercised a jurisdiction not vested in it by law or has failed to exercise a jurisdiction vested in it by law; or(iii)that the instalments fixed under sub-section (4) of Section 15 is inequitable; he may make such order in the case as he thinks fit and subject to such order as the Collector may pass under this section the order of the Debt Relief Court shall be final and no application for revision shall lie against the order of the Collector: Provided that no order shall be varied or reversed unless notice has been served to the parties interested and opportunity given to them for being heard.

23. Exemption from payment of Court fees and process fees in proceedings under this Act.

- Notwithstanding anything contained in the Court-fees Act, 1970 (VII of 1870), no court fees or process-fee shall be payable in respect of any proceeding under this Act.

24. Court to issue discharge certificate.

- On an application made by the debtor or the Debt Relief Inspector in this behalf, the Debt Relief Court may, after making such enquiry as it may deem fit, issue a certificate of discharge in such form as may be prescribed in respect of any debt which stood discharged or deemed to have been discharged under this Act:Provided that no such certificate shall be issued unless-(i)a reasonable opportunity has been given to the creditor to show cause against the issue of such a certificate; and(ii)a period of ninety days has expired from the date of the constitution of the Court.

25. Bar of suits or other legal proceedings.

- No suit or other legal proceedings shall be instituted against the Government or the Collector or the Revenue Officer authorised by the Collector in respect of anything done in dealing with any instalments paid by a debtor under sub-section (1) of Section 16, but nothing in this Act shall prevent any creditor entitled to recover such instalment from recovering from any person to whom it has been paid by the Collector or the Revenue Officer.

26. Bar against jurisdiction of Courts in certain matter.

(1)Subject to the provisions of Section 21 the jurisdiction of the Civil Courts and the Courts having jurisdiction under the Provincial Insolvency Act, 1920 (V of 1920), shall be barred in respect of-(a)any matter pending before the Debt Relief Court;(b)the claim for any debt which has been discharged or deemed to have been discharged under this Act;(c)any debt the recovery of which is included in any scheme under sub-section (1) of Section 15 for the time being in force and any order of the Debt Relief Court under sub-section (2) and (4) of that section and under Section 23; and(d)any order of the Collector under Section 18.(2)Nothing hereinbefore contained shall prevent a Court which has stayed proceedings under the provisions of this Act from resuming them and passing such orders in regard to them as are not inconsistent with this Act.

27. Limitation.

- In calculating the period of limitation for any suit filed in, or proceedings before Civil Court for the recovery of a debt which was the subject of any proceedings under this Act the time during which such proceeding had contained shall be excluded.

28. Creditor not to accept any payment against a debt discharged.

(1)No creditor shall accept any payment against any claim for a debt which has been discharged or deemed to have been discharged under this Act.(2)Whoever contravenes the provisions of sub-section (1) shall be punished with imprisonment which may extend to six months or fine which may extend to one thousand rupees or with both.(3)The Court convicting any person under sub-section (1) may in addition to the fine, direct such person to deposit the amount so accepted in the Court within a period to be specified in the order for being refunded to the debtor.

29. Offence under Section 28 to be cognizable.

- Notwithstanding anything in the [Code of Criminal Procedure, 1898 (V of 1898)] [See now Code of Criminal Procedure, 1973 (2 of 1974).] an offence under section 28 shall be congnizable.

30. Power to make rules.

(1)The State Government may make rules for carrying out the purposes of this Act.(2)Without prejudice to the generality of the foregoing power, such rules may provide for :-(a)any matter which is required to be prescribed under this Act;(b)prescribing duties and functions of Debt Relief Inspectors;(c)prescribing the scales of diet money and travelling allowances to be paid to witnesses;(d)prescribing the charges to be made by the Debt Relief Courts for anything done under this Act and the persons by whom and the manner in which such charges shall be paid;(e)prescribing the procedure to be followed by the Collector or other Revenue Officer in dealing with the instalment paid to him under sub-section (1) of Section 16;(f)prescribing the records to be kept and the returns to be made by Debt Relief Courts;(g)prescribing the jurisdiction of Debt Relief Courts;(h)determining the paying capacity of a debtor;(i)prescribing the procedure for recording oral evidence in proceedings under this Act;(j)generally for carrying into effect the purpose of this Act.

31. Repeal.

- The Madhya Pradesh Anusuchit Jan Jati Rini Sahayat; Adhyadesh, 1966 (No. 20 of 1966) is hereby repealed. Fist Schedule [See sub-section (1) of Section 14] Rate of Interest Simple interest per cent per annum on......

Secured Debt Unsecured Debt 4 ½ per cent 6 per cent

Second Schedule[See sub-section (4) of Section 14]

[Part A] [Existing Second Schedule renumbered as 'Part A' by M.P. Act No. 33 of 1972.]

If the debt was incurred on or before the 31st December, 1943	30 per cent
If the debt was incurred after the 31st December, 1943, but onor before the 31st December, 1947	20 per cent
If the debt was incurred after the 31st December, 1947, but onor before the 31st December, 1949	15 per cent
If the debt was incurred after the 31st December, 1949, but onor before the 31 December, 1954	10 per cent
If the debt was incurred after the 31st December, 1954, but onor before the 31 December, 1963	5 per cent
[Part B] [Inserted by M.P. Act No. 33 of 1972.]	
If the debt was incurred after the 31st December, 1945	30 per cent
If the debt was incurred after the 31st December, 1945, but onor before the 31st December, 1949	20 per cent
If the debt was incurred after the 31st December, 1949, but onor before the 31 December, 1951	15 per cent
If the debt was incurred after the 31st December, 1951, but onor before the 31 December, 1956	10 per cent
If the debt was incurred after the 31st December, 1956, but onor before the 31 December, 1965	5 per cent
Notifications(i)Notification No. 16-4-73 XXV-II, dated 30th June, 1973, published in M.P. F	
Part I, dated 20-7-73, page 976 In exercise of the powers conferred by sub-section (4) of S	Section 1

Notifications(i)Notification No. 16-4-73 XXV-II, dated 30th June, 1973, published in M.P. Rajpatra Part I, dated 20-7-73, page 976. - In exercise of the powers conferred by sub-section (4) of Section 1 of the Madhya Pradesh Anusuchit Jati Tatha Anusuchit Jan Jati Rini Sahayata Adhiniyam, 1967 (No. 12 of 1967) the State Government hereby appoints the 15th August, 1973 as the date on which the said Adhiniyam shall come into force in its application to the members of the Scheduled Castes.(ii)Notification No. 1890-XXV-II-67, dated 20th March, 1967 - In exercise of the powers conferred by Section 4 of the Madhya Pradesh Anusuchit Jan Jati Rini Sahayata Adhyadesh, 1966 (20 of 1966) the State of Government hereby with effect from 1st April, 1967-(i)establishes the Debt Relief Courts specified in column (3) of the schedule below which shall have the territorial jurisdiction as specified against them in the corresponding entries of column (4) thereof; and(ii)appoints the Revenue Officers specified in the corresponding entries in column (5) of the said Schedule as the presiding officers of the Debt Relief Courts.

S.No.	District	Debt Relief Courts	Territorial jurisdiction	Presiding Officers
(1)	(2)	(3)	(4)	(5)
Raipur				
Division				

1.	Raipur	Mahasamund	Mahasamund Tahsil	Sub-Divisional Officer, Mahasamund
2.	Raipur	Gariaband	Bindranawagarh	Sub-Divisional Officer, Gariaband.
3.	Raipur	Dhamtari	Dhamtari Tahsil	Sub-Divisional Officer, Dhamtari
4.	Durg	Durg	Durg Tahsil	Sub-Divisional Officer, Durg
5.	Durg	Balod	Balod Tahsil except Ambagarh Chowki, Aundhi, Koracha andPanabaras Jamindaries	Sub-Divisional Officer, Balod
6.	Bastar	Jagdalpur (North Bastar)	Jagdalpur and Kondagaon Tahsils except Narayanpur Tahsil	Sub-Divisional Officer, Jagdalpur
7.	Bastar	Dantewara (South Bastar)	Konta and Bijapur Tahsils except Dantewara Tahsil andBhopalpatnam and Kutru Jamindaries in Bijapur Tahsil	Sub-Divisional Officer, Dantewara.
8.	Bastar	Kanker	Kanker and Bhanupratappur Tahsils	Sub-Divisional Officer, Kanker
Bilaspur Division				
9.	Bilaspur	Bilaspur	Bilaspur Tahsil except Kenda Jamindari	Sub-Divisional Officer, Bilaspur
10.	Bilaspur	Katghora	Katghora Tahsil except Matin, Lapha, Uprora, Chhuri and KorbaJamindaries	Sub-Divisional Officer, Korba.
11.	Raigarh	Raigarh	Raigarh and Gharghoda Tahsils	Sub-Divisional Officer, Raigarh
12.	Raigarh	Dharamjaigarh	Dharamjaigarh Tahsil	Sub-Divisional Officer, Dharamjaigarh
13.	Raigarh	Sarangarh	Sarangarh Tahsil	Sub-Divisional Officer, Sarangarh
14.	Raigarh	Jashpur	Jashpur Tahsil except Khudia Jamindari	Sub-Divisional Officer, Jashpurnagar
15.	Surguja	Ambikapur	Ambikapur and Surajpur Tahsils	Sub-Divisional Officer,

16.	Surguja	Ramanujganj	Pal Tahsil except Balrampur R.I. Circle	Ambikapur Sub-Divisional Officer, Ramanujganj
17.	Surguja	Baikunthpur	Baikunthpur and Manendragarh Tahsil except Bharatpur(Changbhakar) Tahsil	Sub-Divisional Officer, Baikunthpur
Jabalpur Division				-
18.	Jabalpur	Sihora	Sihora Tahsil	Sub-Divisional Officer, Sihora
19.	Jabalpur	Katni	Katni Tahsil	Sub-Divisional Officer, Katni
20.	Jabalpur	Patan	Patan Tahsil	Sub-Divisional Officer, Patan
21.	Chhindwara	Chhindwara	Chhindwara Tahsil except Gorakghat, Bardagarh, Pagara, Almodand the portion of Pachmarhi Jagirs	Sub-Divisional Officer, Chhindwara
22.	Chhindwara	Amarwara	Amarwara Tahsil except Harai, Gorpani, Batkagarh and SanpurJagirs	Sub-Divisional Officer, Amarwara
23.	Chhindwara	Sausar	Sausar Tahsil	Sub-Divisional Officer, Sausar
24.	Narsimhapur	Narsimhapur	Narsimhapur Tahsil	Sub-Divisional Officer, Narsimhapur
25.	Seoni	Seoni	Seoni Tahsil	Sub-Divisional Officer, Seoni
26.	Seoni	Lakhnadon	Lakhnadon Tahsil	Sub-Divisional Officer, Lakhnadon
27.	Mandla	Mandla	Mandla Tahsil	Sub-Divisional Officer, Mandla
28.	Mandla	Dindori	Dindori Tahsil except Bajag, Samanapur and R.I.Cs.	Sub-Divisional Officer, Dindori
29.	Mandla	Niwas	Karanjia, Niwas Tahsil	Sub-Divisional Officer, Niwas
Rewa Division				
30.	Rewa	Hazur	Hazur Tahsil	

				Sub-Divisional Officer, Rewa
31.	Rewa	Teonthar	Teonthar Tahsil	Sub-Divisional Officer, Rewa
32.	Rewa	Sirmaur	Sirmaur Tahsil	Sub-Divisional Officer, Rewa
33.	Rewa	Mauganj	Mauganj Tahsil	Sub-Divisional Officer, Rewa
34.	Sidhi	Gopadbanas	Gopadbanas Tahsil	Sub-Divisional Officer, Sidhi
35⋅	Sidhi	Deosar	Deosar and Sigrauli Tahsils	Sub-Divisional Officer, Sidhi
36.	Satna	Raghurajnagar	Raghurajnagar Tahsil	Sub-Divisional Officer, Satna
37.	Satna	Nagod-Maihar	Nagod and Maihar Tahsils	Sub-Divisional Officer, Satna
38.	Satna	Amarpatan	Amarpatan Tahsil	Sub-Divisional Officer, Satna
39.	Panna	Panna	Panna Tahsil	Sub-Divisional Officer, Panna
40.	Panna	Ajaigarh	Ajaigarh Tahsil	Sub-Divisional Officer, Panna
41.	Panna	Pawai	Pawai Tahsil	Sub-Divisional Officer, Panna
42.	Chhatarpur	Chhatarpur	Chhatarpur Tahsil	Sub-Divisional Officer, Chhatarpur
43.	Chhatarpur	Laundi	Laundi Tahsil	Sub-Divisional Officer, Chhatarpur
44.	Chhatarpur	Bijawar	Bijawar Tahsil	Sub-Divisional Officer, Chhatarpur
45.	Tikamgarh	Tikamgarh Niwari	Tikamgarh and Niwari Tahsils	Sub-Divisional Officer, Tikamgarh
46.	Tikamgarh	Jatara	Jatara Tahsil	Sub-Divisional Officer, Tikamgarh
47.	Shahdol	Bandhogarh Beohari	Bandhogarh and Beohari Tahsils	Sub-Divisional Officer, Shahdol
48.	Shajidol	Sohagpur, Pushparajagarh	Sohagpur and Pushparajagarh Tahsils	Sub-Divisional Officer, Shahdol

Indore Division				
49.	Indore	Indore Mhow	Indore and Mhow Tahsils	Sub-Divisional Officer, Indore
50.	Indore	Sawer Depalpur	Sawer and Depalpur Tahsils	Sub-Divisional Officer, Indore
51.	Ratlam	Ratlam	Ratlam Tahsil except Sailana Tahsil	Sub-Divisional Officer, Ratlam
52.	Ratlam	Jaora-Alote	Jaora and Alote Tahsils	Sub-Divisional Officer, Jaora
53.	Ujjain	Ujjain	Ujjain Tahsil	Sub-Divisional Officer, Ujjain
54.	Ujjain	Mahidpur Tarana	Mahidpur and Tarana Tahsils	Sub-Divisional Officer, Ujjain
55.	Ujjain	Badnagar Khachrod	Badnagar and Khachrod Tahsils	Sub-Divisional Officer, Ujjain
56.	Mandsaur	Mandsaur	Mandsaur and Sitamau Tahsils	Sub-Divisional Officer, Mandsaur
57.	Mandsaur	Neemuch	Neemuch, Jawad Malhargarh and Manasa Tahsils	Sub-Divisional Officer, Neemuch
58.	Mandsaur	Garoth	Bhanpura and Garoth Tahsils	Sub-Divisional Officer, Garoth
59.	Dewas	Dewas Sonkatch	Dewas and Sonkatch Tahsils	Sub-Divisional Officer, Dewas
60.	Dewas	Kannod	Bagli, Kannod and Khategaon Tahsil	Sub-Divisional Officer, Kannod
61.	Dhar	Dhar, Badnawar, Sardarpur	Badnawar Tahsil except Dhar and Sardarpur Tahsils	Sub-Divisional Officer, Dhar
62.	West Nimar (Khargone)	Mandleshwar	Kasarawad and Barwani Tahsils except Mandleshwar Tahsil	Sub-Divisional Officer, Mandleshwar
63.	East Nimar	Harsud	Harsud Tahsil	Sub-Divisional Officer, Harsud.
Gwalior Division				
64.	Gwalior	Gwalior	Gird Tahsil	Sub-Divisional Officer, Gwalior
65.	Gwalior	Pichhore	Pichhore Tahsil	Sub-Divisional Officer, Gwalior
66.	Gwalior	Bhander	Bhander Tahsil	Sub-Divisional

				Officer, Gwalior
67.	Bhind	Bhind	Bhind Tahsil	Sub-Divisional Officer, Bhind
68.	Bhind	Lahar-Gohad	Lahar and Gohad Tahsils	Sub-Divisional Officer, Bhind
69.	Bhind	Mehgaon	Mehgaon Tahsil	Sub-Divisional Officer, Bhind
70.	Morena	Morena Ambah	Morena and Ambah Tahsils	Sub-Divisional Officer, Morena
71.	Morena	Jora-Sabalgarh	Jora and Sabalgarh Tahsils	Sub-Divisional Officer, Morena
72.	Morena	Sheopur	Bijaipur and Sheopur Tahsils	Sub-Divisional Officer, Sheopur
73.	Shivpuri	Shivpuri Karera Pichhore	Shivpuri, Karera and Pichhore Tahsils	Sub-Divisional Officer, Shivpuri
74.	Shivpuri	Kolaras Pohri	Pohri and Kolaras Tahsils	Sub-Divisional Officer, Shivpuri
75.	Guna	Guna	Chachoda, Raghogarh and Guna Tahsils	Sub-Divisional Officer, Guna
76.	Guna	Ashoknagar	Ashoknagar and Mungaoli Tahsils	Sub-Divisional Officer, Ashoknagar
77•	Datia	Datia	Datia and Seondha Tahsils	Sub-Divisional Officer, Datia
Bhopal Division				
78.	Sehore	Sehore, Ashta, Ichhawar	Ashta, Ichhawar and Sehore Tahsils	Sub-Divisional Officer, Sehore
79.	Sehore	Budhni, Berasia, Nasrullahganj	Budhni, Berasia and Nasrullahganj Tahsils	Sub-Divisional Officer, Sehore
80.	Bhopal	Bhopal	Hazur Tahsil	Sub-Divisional Officer, Bhopal
81.	Raisen	Raisen	Begumganj, Raisen, Silwani and Ghairatganj Tahsils	Sub-Divisional Officer, Raisen
82.	Raisen	Bareli	Udaipura, Bareli and Goharganj Tahsils	Sub-Divisional Officer, Bareli
83.	Vidisha	Kurwai	Kurwai Tahsil	Sub-Divisional Officer, Vidisha
84.	Vidisha	Basoda	Basoda	Sub-Divisional Officer, Vidisha

85.	Vidisha	Vidisha	Vidisha Tahsil	Sub-Divisional Officer, Vidisha
86.	Vidisha	Sironj	Sironj Tahsil	Sub-Divisional Officer, Sironj
87.	Vidisha	Lateri	Lateri Tahsil	Sub-Divisional Officer, Sironj
88.	Hoshangabad	Hoshangabad	Hoshangabad Tahsil	Sub-Divisional Officer, Hoshangabad
89.	Hoshangabad	Sohagpur	Sohagpur Tahsil	Sub-Divisional Officer, Sohagpur
90.	Betul	Betul	Betul Tahsil	Sub-Divisional Officer, Betul
91.	Rajgarh	Rajgarh	Khilchipur, Rajgarh and Biaora Tahsils	Sub-Divisional Officer, Rajgarh
92.	Rajgarh	Narsinghgarh	Narsinghgarh and Sarangpur Tahsils	Sub-Divisional Officer, Narsinghgarh
93.	Shujalpur	Shujalpur	Shujalpur Tahsil	Sub-Divisional Officer, Shujalpur
94.	Shujalpur	Shujalpur	Shujalpur Tahsil	Sub-Divisional Officer, Shujalpur
95.	Shujalpur	Agar, Susner	Agar and Susner Tahsils	Sub-Divisional Officer, Shujalpur

(iii)Notification No. 14556-3709-XXVI-I-68, dated 19th December, 1968, published in M.P. Rajpatra, Part I, dated 6-6-69, page 1013. - In exercise of the powers conferred by Section 4 of the Madhya Pradesh Anusuchit Jati Tatha Anusuchit Jan Jati Rini Sahayata Adhiniyam, 1967 (No. 12 of 1967) the State Government hereby with effect from 1st January, 1969-(i)establishes the Debt Relief Court specified in column (3) of the schedule below which shall have the territorial jurisdiction as specified against it in the corresponding entry in column (4) thereof; and(ii)appoints the Revenue Officer, specified in the corresponding entry in column (5) of the said schedule as the Presiding Officer of the said Debt Relief Court:

S. No.	District	Debt Relief Courts	Territorial jurisdiction	Presiding Officers
(1)	(2)	(3)	(4)	(5)
1.	Narsimhapur	Gadarwara	Gadarwara Tahsil	Sub-Divisional Officer
(iv)No	tification No. 3	330-3859-XXV-II-R	-67, dated 15th January	, 1968, published in M.P. Rajpatra,
Part I,	dated 8-3-68,	page 347 In exerc	ise of the powers confer	red by section 4 of the Madhya
Prades	h Anusuchit J	ati Tatha Anusuchit	Jan Jati Rini Sahayata	Adhiniyam, 1967 (No. 12 of 1967)
the Sta	te Governmen	t hereby makes the	following amendments	in this Department Notification No.

8930-3350-3187-XXV-Gazette 11-66, dated the 26th October, 1966 namely :AmendmentIn column 3 of the schedule below the said notification against serial numbers 1 and 2 for the existing entries, the following entries shall be substituted, namely :

1. Deputy Collector deputed in the District for the purpose.

2. Deputy Collector posted in the District for the purpose.

(v)Notification No. 3076-1072-XXV-II-67, dated 2nd May, 1967, published in M.P. Rajpatra, Part I, dated 19-5-67, page 361 - In exercise of the powers conferred by sub-sections (1) and (2) of Section 5 of the Madhya Pradesh Anusuchit Jan Jati Rini Sahayata Adhyadesh, 1966 (No. 20 of 1966) the State Government hereby appoints the persons specified in column (1) of the schedule below to be the Debt Relief Inspectors and assigns to them the local area specified against them in column (2) of the said Schedule within which such persons shall exercise jurisdiction :

Schedule 3

	Persons	Local Area
1.	Shri R.K. Shrivastava	Mahasamund Tahsil
2.	Shri C.B. Arya	Bindranawagarh Tahsil, Dhamtari Tahsil
3.	Shri B.B. Tiwari	Durg Tahsil
4.	Shri P.S. Pashinary	Balod Tahsil
5.	Shri K.K. Tewari	Jagdalpur Tahsil
6.	Shri G.S. Shrivastava	Kondagaon Tahsil
7.	Shri V.K. Verma	Narainpur Tahsil
8.	Shri T.S. Lai	Dantewra Tahsil
9.	Shri A.S. Rarwar	Konta Tahsil
10.	Shri N. Singh	Bijapur Tahsil
11.	Shri M.D. Dube	Kanker Tahsil
12.	Shri Prakash Tewari	Bhanupratappur Tahsil
13.	Shri B.B. Tewari	Bilaspur Tahsil
14.	Shri S.S. Drade	Katghora Tahsil
15.	Shri S.P. Neema	Raigarh Tahsil
16.	Shri S.K. Chaturvedi	Gharghoda Tahsil, Dharamjaigarh Tahsil
17.	Shri Sitaram Uroan	Jashpur Tahsil
18.	Shri B.D. Deshmukh	Ambikapur Tahsil
19.	Shri R.N. Sharma	Surajpur Tahsil
20.	Shri A.C. Khatri	Pal Tahsil
21.	Shri G.N. Mehta	Samri Tahsil

Manendragarh Tahsil

22. Shri B.M. Pandey

23. Shri S.S. Gaur Chhindwara Tahsil

24. Shri D.D. Soni Sosar Tahsil

25. Shri G.S. Singh Lakhnadon Tahsil

26. Shri K.N. Srivastava Mandla Tahsil Dindori Tahsil

27. Shri D.N. Singh Baihar Tahsil 28. Shri D.K. Srivastava

29. Shri H.C. Mishra Deosar Tahsil, Gopadbanas Tahsil, Singrouli Tahsil

30. Shri R.S. Wickey Bandogarh Tahsil

31. Shri Sitaram Pushparajgarh Tahsil

32. Shri A.K. Solanki Ratlam Tahsil, Sailana Tahsil

33. Shri C.S. Chauhan Sardarpur Tahsil Manawar Tahsil 34. Shri H.P. Tewari

35. Shri G.C. Gupta Kukshi Tahsil Jhabua Tahsil

36. Shri Mohd. Amin

37. Shri V.K. Bhatnagar Alirajpur Tahsil, Jobat Tahsil

38. Shri P.C. Nigam Thandla Tahsil 39. Shri Aditya Kumar Petalwad Tahsil 40. Shri Ata Hussain Khargone Tahsil

41. Shri R.K. Yadav Barwani Tahsil 42. Shri J.N. Panwar Sendhwa Tahsil 43. Shri S.R. Pandey Harsud Tahsil

44. Shri Madan Pandey Sheopur Tahsil, Bijaipur Tahsil

Betul Tahsil 45. Shri K.P. Shukla

Bhainsdehi Tahsil. 40. Shri Stanilas Xess

(vi)Notification No. 6800-1694-XXV-II-67, dated 25th August, 1967, published in M.P. Rajpatra, Part I, dated 6-6-69, page 1012. - In exercise of the powers conferred by sub-sections (1) and (2) of Section 5 of the Madhya Pradesh Anusuchit Jan Jati Rini Sahayata Adhiniyam, 1967 (No. 12 of 1967), the State Government hereby appoints the persons specified in column (1) of the schedule below to be the Debt Relief Inspectors and assigns to them the local areas specified against them in column (2) of the said schedule within which such person shall exercise jurisdiction:

Schedule 4

Persons Local Area

1. Shri Balak Das Dhamtari (Raipur)

2. Shri S.K. Malviya Narsingpur

3. Shri A.P. Saxena Nivas (Mandla)

4. Shri P.C. Verma Amarwara (Chhindwara)

5. Shri L.K. Shukla Kanti-Marwara (Jabalpur)

6. Shri V.S. Chube Jobat (Jhabua)

(vii)Notification No. 16-3-(l)-73-l-XXV, dated 29th January, 1973 published in M.P. Gazette, Part I, dated 31-8-1973, pages 1208-1209. - In exercise of the powers conferred by Section 4 of the Madhya Pradesh Anusuchit Jan Jati Rim Sahayata Adhiniyam, 1967 (No. 12 of 1967), the State Government hereby makes the following amendments in this department Notification No.

8930-3350-3187-XXV-GAZ-11-66, dated the 26th October, 1966, namely :AmendmentIn the said notification, in the Schedule, for serial number 1, the following serial numbers shall be substituted, namely:

(1)	(2)	(3)
"1. Debt Relief Court, Jhabua	Revenue Sub-Division, Jhabua	Sub-Divisional Officer, Jhabua
1A. Debt Relief Court, Alirajpur	Revenue Sub-Division, Alirajpur	Sub-Divisional Officer, Alirajpur
IB. Debt Relief Court, Thandla,	Revenue Sub-Division Thandla	Sub-Divisional Officer,
Petlawad	Petlawad	Petlawad

(viii)F No. 16-4-73-XXV-II, dated 10-8-73, published in M.P. Rajpatra, Part I, dated 10-8-73, p. 1136. - In exercise of the powers conferred by sub-sections (1), (2) and (3) of Section 4 of the Madhya Pradesh Anusuchit Jati latha Anusuchit Jan Jati Rini Sahayata Adhiniyam, 1967 (12 of 1967) the State Government hereby establishes Debt Relief Courts mentioned in column (3) of the Schedule below which shall have territorial jurisdictions as specified in column (4) thereof and appoints Revenue Officers specified in the corresponding entries in column (5) of the said Schedule as the presiding officers of the Debt Relief Courts.

S.No.	District	Debt Relief Courts	Territorial jurisdiction	Presiding Officers
(1)	(2)	(3)	(4)	(5)
1.	Raipur	Baloda Bazar	Baloda Bazar Tahsil	Sub-Divisional Officer, Baloda Bazar
2.	Raipur	Raipur	Raipur Tahsil	Sub-Divisional Officer, Raipur
3.	Durg	Bemetara	Bemetara Tahsil	Sub-Divisional Officer, Bemetara
4.	Rajnandgaon	Rajnandgaon	Rajnandgaon Tahsil	Sub-Divisional Officer, Rajnandgaon
5.	Rajnandgaon	Khairagarh	Khairagarh Tahsil	Sub-Divisional Officer, Khairagarh
6.	Rajnandgaon	Kawardha	Kawardha Tahsil	Sub-Divisional Officer, Kawardha
7.	Bilaspur	Sakti	Sakti Tahsil	Sub-Divisional Officer, Sakti
8.	Bilaspur	Mungeli	Mungeli Tahsil	Sub-Divisional Officer, Mungeli
9.	Bilaspur	Janjgir	Janjgir Tahsil	Sub-Divisional Officer, Janjgir
10.	Jabalpur	Jabalpur	Jabalpur Tahsil	Sub-Divisional Officer, Jabalpur
11.	Balaghat	Waraseoni	Waraseoni Tahsil	Sub-Divisional Officer, Waraseoni

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12.	Sagar	Sagar	Sagar Tahsil	Sub-Divisional Officer, Sagar
13.	Sagar	Khurai	Khurai Tahsil	Sub-Divisional Officer, Khurai
14.	Sagar	Rehli	Rehli Tahsil	Sub-Divisional Officer, Rehli
15.	Sagar	Banda	Banda Tahsil	Sub-Divisional Officer, Banda
16.	Sagar	Damoh	Damoh Tahsil	Sub-Divisional Officer, Damoh
17.	Sagar	Hatta	Hatta Tahsil	Sub-Divisional Officer, Hatta
18.	Khandwa	Khandwa	Khandwa Tahsil	Sub-Divisional Officer, Khandwa
19.	Khandwa	Burhanpur	Burhanpur Tahsil	Sub-Divisional Officer, Burhanpur
20.	Hoshangabad	Harda	Harda Tahsil	Sub-Divisional Officer, Harda
21.	Betul	Multai	Multai Tahsil	Sub-Divisional Officer, Multai

(ix)Notification No. 16-4-73-XXV-II-A, dated 10-8-73, published in M.P. Rajpatra, Part I, dated 10-8-73, page 1138. - In exercise of the powers conferred by sub-section (2) of Section 4 of the Madhya Pradesh Anusuchit Jati Tatha Anusuchit Jan Jati Rini Sahayata Adhiniyam, 1967 (12 of 1967), the State Government hereby appoints, in place of the Revenue Officers mentioned in column (2) of the Schedule below, the Officers mentioned in the corresponding entries in column (3) of the said Schedule to be the Presiding Officers of the Debt Relief Courts specified in the corresponding entries in column (4) of that Schedule and directs that the notifications previously issued relating to the Revenue Officers mentioned in column (2) of the said Schedule shall stand amended accordingly.

S. No.	Revenue Officers in whose place the officershave been appointed	Revenue Officers appointed as PresidingOfficers	Debt Relief Courts
(1)	(2)	(3)	(4)
1.	Shri M. P. Chandoria	Sub-Divisional Officer, Amarwara	Amarwara
		Sub-Divisional Officer, Chhindwara	Chhindwara
		Sub-Divisional Officer, Sausar	Sausar
2.	Shri M.S. Bisen	Presiding Deputy Collector, Debt Relief Court, Seoni	Seoni Lakhanadon
3.	Shri L. L. Shrivastav	Presiding Deputy Collector, Debt Relief Court, Satna	Raghurajnagar
4.	Shri M.D. Gupta	Presiding Deputy Collector, Debt Relief Court, Shahdol	Sohagpur Pushparajgarh
5.	Shri G.B. Nevlekar	Presiding Deputy Collector, Debt Relief Court, Shahdol	Beohari Bandhogarh
6.	Shri D R. Jotoomal	Sub-Divisional Officer, Raisen	Raisen
		Sub-Divisional Officer, Bareli, Distt. Raisen	Bareli
7.	Shri M.P. Singh	Sub-Divisional Officer, Guna	Guna

				sional Officer, gar Distt. Guna	Ashoknagar
				sional Officer, rh, Chachoda District	Raghogarh, Chachoda
8.	Shri B.L.	Modi	-	g Deputy Collector, Debt ourt, Sidhi	Gopad, Banas, Deosar, Singroli
9.	Shri Mah	apatra	•	g Deputy Collector, Debt ourt, Sidhi	
10.	Shri C.D.	Jha	Presiding Deputy Collector, Debt Relief Court, Rewa		Rewa, Teonthar, Sirmaur Mauganj
11.	Shri Rajv	raidya	`	g Deputy Collector, Debt ourt, Khargone	Khargone, Mandleshwar
(x)Notification No. 16-2-74-XX-2, dated 28-4-75, published in M.P. Rajpatra, Part I, dated 19age 671 In exercise of the powers conferred by sub-sections (2) and (3) of Section 4 of the Madhya Pradesh Anusuchit Jati Tatha Anusuchit Jan Jati Rini Sahayata Adhiniyam, 1967 (1967), the State Goernment declares the following Presiding Officers appointed vide order 1 l(A)-285-73-l-XXV, dated 12-2-74 and F-l-A-285 (l)-73-l-25, dated 17-1-75 to be Presiding Of the Debt Relief Courts mentioned against their names in column No. 3:					f Section 4 of the hiniyam, 1967 (12 of ated vide order No. o be Presiding Officers
		Debt Relief Courts		Name of the Presiding Of	fficer
(1)	(2)	(3)		(4)	
1.	Jabalpui	r Chhindwara Distt.			
		1. Amarwara Tahsil		Shri J.P. Mishra Headqu	
		2. Sounser		Shri L.R. Moharil, Heado	uarter, Sounser
2.	Indore	East Nimar (Khandwa))		
		1. Khandwa Tahsil		Shri R.G. Singh	
		1. Burhanpur Tahsil			
		2. Harsud Tahsil		Shri R.K. Burney	
3.	Bilaspur	Raigarh Distt.			
		1. Raigarh Tashil		Shri Narain Shanker Cho Raigarh.	ubey, Headquarter,
		2. Jashpur Tahsil			
		3. (Dharamjaigarh) Ud Tahsil	laipur		
		4. Gharghoda Tahsil			
		5. Sarangarh Tahsil			
4.	Bhopal	Bhopal Distt.			
		1. Berasia Tahsil		Shri Mohammed Aslam,	Headquarter, Bhpoal
		2. Huzur (Bhopal) Tah	sil		

(xi)Notification No. 16-2-74-XXV-2, dated 29-4-75, published in M.P. Rajpatra, Part I, dated 18-7-75, page 672. - In exercise of the powers conferred by sub-sections (2) and (3) of Section 4 of the Madhya Pradesh Anusuchit Jati Tatha Anusuchit Jan Jati Rini Sahayata Adhiniyam, 1967 (12 of 1967), the State Government declare Shri K. Rao, Deputy Collector as Presiding Officer in the Debt Relief Courts mentioned against his name in column (3):

S No	Division	Debt Relief	Name of the Presiding	
5.110.		Courts	Officer	
(1)		(3)	(4)	
1.	Jabalpur	Chhindwara Distt.	Chhindwara Tahsil	Shri S.K. Rao, Deputy Collector, Headquarter Chhindwara

(xii)Notification No. 16-2-74-XXV-2, dated 30-4-75, published in M.P. Rajpatra, Part I, dated 18-7-75, page 673. - In exercise of the powers conferred by sub-sections (2) and (3) of Section 4 of the Madhya Pradesh Anusuchit Jati Tatha Anusuchit Jan Jati Rini Sahayata Adhiniyam, 1967 (12 of 1967), the State Government declares Deputy Collectors as Presiding Officers of the Debt Relief Courts mentioned against their names in column No. 3:

S.No.	Division	Debt Relief Courts	Name of the Presiding Officer
(1)	(2)	(3)	(4)
1.	Gwalior	Distt. Guna	
		1. Guna Tahsil	Sub-Divisional Officer, Guna.
		2. Ashoknagar Tahsil	Sub-Divisional Officer, Ashoknagar
		3. Raghogarh Tahsil	Sub-Divisional Officer, Raghogarh
		4. Mungawali Tahsil	Sub-Divisional Officer, Mungawali
		5. Chachoda Tahsil	Sub-Divisional Officer, Chachoda

(xiii)Notification No. F. 16-6-72-XXV, dated 23-7-79, published in M.P. Rajpatra, Part I, dated 17-8-79, pages 1339-1340. - In exercise of the powers conferred by sub-section (2) and (3) of Section 4 of the Madhya Pradesh Anusuchit Jati Tatha Anusuchit Jan Jati Rini Sahayata Adhiniyam, 1967 (12 of 1967), the State Government declare Deputy Collectors as Presiding Officers in the Debt Relief Courts mentioned against their names in column No. 3:

S.No.	Division	Debt Relief Courts	Name of the Presiding Officer
(1)	(2)	(3)	(4)
1.	Rewa	1. Shahdol Tahsil Sohagpur	Sub-Divisional Officer, Revenue, Sohagpur
2.	Ujjain	2. Mandsaur Tahsil	Sub-Divisional Officer, Revenue, Mandsaur
		3. Manasa and Malhargarh	Sub-Divisional Officer, Revenue Manasa
		4. Neemuch Tahsil Jawad	Sub-Divisional Officer Revenue, Neemuch
		5. Garoth and Bhanpura	Sub-Divisional Officer, Revenue, Garoth

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		6. Sitamau Tahsil	Sub-Divisional Officer, Revenue, Sitamau
		7. Ujjain, Khachrod, Mahidpur, Tarana, Badnagar	Sub-Divisional Officer, Revenue, Ujjain, Khachrod, Mahidpur, Tarana and Badnagar
3.	Ujjain	Shajapur, Shujalpur, Agar, Susner	Sub-Divisional Officer, Revenue, Shajapur, Shujalpur, Agar,Susner
4.	Jabalpur	Chhindwara, Amarwara, Sauser	Sub-Divisional Officer, Revenue, Chhindwara, Amarwara and Sauser.