

The Bihar Scheduled Areas Laws Regulation, 1951

JHARKHAND

India

The Bihar Scheduled Areas Laws Regulation, 1951

Act 1 of 1951

- Published on 2 May 1951
- Commenced on 2 May 1951
- [This is the version of this document from 2 May 1951.]
- [Note: The original publication document is not available and this content could not be verified.]

The Bihar Scheduled Areas Laws Regulation, 1951 Bihar Regulation 1 of 1951 [President's assent published in the Bihar Gazette of the 2nd May, 1951] A Regulation to apply certain Central and Provincial laws which were enacted before the 26th January, 1950, but were not applied to the partially excluded areas in Bihar under sub-section (3) of Section 3 of the Santhal Parganas Settlement Regulation, 1872, or under Section 92 of the Government of India Act, 1935, to the Scheduled Areas in the State of Bihar. Whereas it is expedient to apply certain Central and Provincial laws which were enacted before the 26th January, 1950, but were not applied to the partially excluded areas in Bihar under sub-section (3) of the Santhal Parganas Settlement Regulation, 1872, or under Section 92 of the Government of India Act, 1935, to the Scheduled Areas in the State of Bihar. It is hereby enacted as follows:-

1. Short title.

- This Regulation may be called the Bihar Scheduled Areas Laws Regulation, 1951.

2. Interpretation.

- In this Regulation, the expression "Scheduled Areas" the areas comprised in the district of Ranchi, Singhbhum (excluding the Dhalbhum Sub-Division), the Santhal Parganas (excluding the Godda and Deoghar Sub-Divisions) and the Latehar Sub-Division of the district of Palamau and declared to be Scheduled Areas under sub-paragraph (1) of paragraph 6 of the Fifth Schedule to the Constitution of India.

3. Application of certain Central and Provincial laws to the Scheduled Areas.

- The laws specified in column 3 of the Schedule shall apply to the Scheduled Areas mentioned in the corresponding entries in column 4 thereof. The Schedule [See Section 3]

Year	Number	Short title	Scheduled Areas to which applied
1	2	3	4
(a) Central Laws			
1860	XXI	The Societies Registration Act, 1860	Santhal Parganas District excluding Godda and Deoghar Sub-Divisions
1876	XIX	The Dramatic Performances Act, 1876	Ditto
1938	VIII	The Indian Tea Control Act, 1938	All the Scheduled Areas
1943	XII	The Indian Tea Control (Amendment) Act, 1943.	Ditto
1945	I	The Indian Tea Control (Amendment) Act, 1944	Ditto
1946	XXIX	The Indian Tea Control (Amendment) Act, 1946	Ditto
1947	XVIII	The Imports and Exports (Control) Act, 1947	Ditto
1948	XIX	The Indian Tea Control (Amendment) Act, 1948	Ditto
1949	LI	The Requisitioned Land (Apportionment of Compensation) Act, 1949	Ditto
1949	LVI	The Indian Railways (Amendment) Act, 1949	Ditto
1949	LXII	Cinematograph Second (Amendment) Act, 1949	Ditto
1949	LXII	The Imports and Exports (Control) Amendment Act, 1949	Ditto
[(a-1) Bengal Laws [Inserted by Bihar Regulation 1 of 1957, and shall be deemed always to have been Inserted]			
1876	II	The Bengal Irrigation Act, 1876	Santhal Parganas District, excluding Godda and Deoghar Sub-Divisions] [All the Scheduled Areas]
1948	XIV	The Bihar Public Demands Recovery (Amendment) Act, 1948	[Substituted by Bihar Regulation 1 of 1957, and shall be deemed always to have been substituted.]
1948	XVI		

		The Bihar Co-operative Societies (Amendment) Act, 1948,excluding Chapter VII-A	Santhal Parganas District excluding Godda andDeoghar Sub-Divisions.
1948	XXVII	The Bihar Bakasht Disputes Settlement (Amendment) Act, 1948	All the Scheduled Areas
1949	XXII	The Bihar State Aid to Industries (Amendment) Act, 1950	Ditto
1950	II	The Bihar Municipal (Amendment and Validation of Recovery ofTaxes) Act, 1949	Ditto
1950	XI	The Chota Nagpur Tenancy (Amendment) Act, 1950	(1) Ranchi District (2) Singhbhum District, excluding DhalbhumSub-Division (3) Latehar Sub-Division of the Palamau District
1950	XII	The Bihar Private Forests (Amendment) Act, 1950	All the Scheduled Areas
1950	XIII	The Bihar Control of the Use and Play of Loud Speakers Act,1949	Ditto