Rules Regarding form of Notice under Section 157(2)

MADHYA PRADESH India

Rules Regarding form of Notice under Section 157(2)

Rule RULES-REGARDING-FORM-OF-NOTICE-UNDER-SECTION-157-2 of 1962

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Rules Regarding form of Notice under Section 157(2)Published vide Notification No. 42-U-18, M.P. Rajpatra, Part 2, dated 30-3-62, at p. 134In exercise of the powers conferred by clause (xxxv) of sub-section (2) of Section 355 read with sub-section (2) of Section 157 of the Madhya Pradesh Municipalities Act, 1961 (No. 37 of 1961), and in supersession of all rules previously made on the subject, the State Government hereby makes the following rules, the same having been previously published as required by sub-section (3) of Section 356 of the said Act, namely:-

1. Definition.

- In these rules, "Section" means a section of the Madhya Pradesh Municipalities Act, 1961.

2. Form of notice.

- The notice under sub-section (2) of Section 157 shall be in the form attached to these rules.

3. Rules to be general.

- These rules shall be general for	all Municipalities.Form[See Rule 2]NoticeUnder sub-section (2) of
Section 157 of the Madhya Prade	sh Municipalities Act,
1961To,	You are hereby requested to take notice that the
*goods, animals and vehicles spe	ecified in the list annexed hereto which have been seized or detained
under sub-section (1) of Section	157 of the Madhya Pradesh Municipalities Act, 1961 (No. 37 of
1961), on thefor non-J	payment of *toll or octroi amounting to Rswill, unless the
aforesaid amount be paid by you	into the municipal officewithin five days from the date of
the service of this notice, be sold	by auction aton the day of19 at or

about......Signature and Designation of person appointed to collect toll/octroi * Strike out whatever is not applicable.