

Rules Regarding Consultation with Civil Surgeon

MADHYA PRADESH

India

Rules Regarding Consultation with Civil Surgeon

Rule

RULES-REGARDING-CONSULTATION-WITH-CIVIL-SURGEON of 1800

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Rules Regarding Consultation with Civil Surgeon

1.

Every Council on which, by a notification under sub-section (1) of Section 231, any of the powers enumerated in sub-section (2) of that section have been conferred, shall consult the Civil Surgeon situated and obtain his advice before exercising any of the powers so conferred.

2.

In case of difference of opinion between the Council and the Civil Surgeon, the matter shall be referred to the Director of Health Services, Madhya Pradesh, whose decision in the matter shall be final.

3.

The breach of any order made or conditions imposed by a Council in exercise of any powers conferred on it under Section 231 shall be punishable with a fine not exceeding Rupees five hundred, and every continuing breach of such order or condition shall be punishable with a further fine not exceeding Rupees twenty for every day of the continuing of the breach.

4.

These rules shall only apply to a Council with respect to the area or areas in respect whereof a notification under sub-section (1) of Section 231 has been issued, and only during the period of

operativeness of such notification.