The M.P. Panchayat (Recovery of Records, Articles and Money) Rules, 1995

MADHYA PRADESH India

The M.P. Panchayat (Recovery of Records, Articles and Money) Rules, 1995

Rule

THE-M-P-PANCHAYAT-RECOVERY-OF-RECORDS-ARTICLES-AND-MOOF 1995

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The M.P. Panchayat (Recovery of Records, Articles and Money) Rules, 1995Published vide Notification No. B-1-21 (3)-95-22-P-2, dated 2-6-1995, M.P. Rajpatra (Asadharan), dated 3-6-1995 at p. 520 (1)In exercise of the powers conferred by the sub-section (1) of Section 95 read with sub-section (2) of Section 92 of the Madhya Pradesh Panchayat Raj Adhiniyam, 1993 (No. 1 of 1994), the Stale Government hereby makes the following rules, the same having been previously published as required by the sub-section (3) of Section 95 of the said Act, namely:-

1. Short title.

- These Rules may be called the Madhya Pradesh Panchayat (Recovery of Records, Articles and Money) Rules, 1995.

2. Form of Warrant.

- Warrant under sub-section (2) of Section 92 of the Madhya Pradesh Panchayat Raj Adhiniyam, 1993 (No. 1 of 1994) shall be in the Form appended to these rules.

3. Repeal.

- The previous rules on the subject shall stand repealed on the date of final publication of these rules in "Madhya Pradesh Gazette". FormWarrant under sub-section (2) of Section 92 of the Madhya Pradesh Panchayat Raj Adhiniyam, 1993To, The office-in-charge of the Jail at......Whereas Shri

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son of Shri resident ofwho in his capacity as an office
bearer/officer/servant/Secretary/Chief Executive Officer/Additional Chief Executive Officer of
the Panchayat in his custody the record or money belonging to the said Panchayat,
after his removal/suspension from his office, has been required by a written order No dated
to deliver or pay the record or money specified in the Schedule below forthwith to the
Panchayat but has failed or refused to deliver the record or pay the money so directed has been
apprehended and brought before the Court in custody. This is to require you to receive the
saidinto your custody and detain him in confinement in a Civil Jail for a period not longer than
Thirty days or till he delivers up the said record or pays the said money. The Court docs hereby
fixper diem as the rate of the monthly allowance for the substance of, the saidduring
his confinement under this warrant.Given under my hand and the seal of this Court
thisday of19

Schedule

*Strike out which is not applicable......Prescribed Authority.