

## SECTIONS.

**CHAPTER V**

## REVENUE SURVEYS

79. Revenue survey may be introduced by State Government into any part of State.
80. Survey officer may require by general notice or by summons, suitable service from holders of land, etc.
81. Assistance to be given by holders and others in measurement or classification of lands.
82. Survey numbers not to be of less than certain extent.
83. Power of State Government to direct fresh survey and revision of assessment.
84. Entry of survey numbers and sub-divisions in records.
85. Partition.
86. Division of survey numbers into new survey numbers.
87. Division of survey numbers into sub-divisions.
88. Privilege of title-deeds.
89. Survey made before commencement of this Code to be deemed to be made under this Chapter.

**CHAPTER VI**

## ASSESSMENT AND SETTLEMENT OF LAND REVENUE OF AGRICULTURAL LANDS

90. Interpretation.
91. Forecast as to settlement.
92. Power of State Government to direct original or revision settlement of land revenue of any lands.
93. Term of settlement.
94. Assessment how determined.
95. Increase in average yield due to improvements at the expense of holders not to be taken into account.
96. Settlement Officer how to proceed for making settlement.
97. Settlement report to be printed and published.
98. Submission to Government of settlement report with statement of objections etc., and Collector's opinion thereon.
99. Reference to Revenue Tribunal.
100. Orders on Settlement Report.
101. Power of State Government to exempt from assessment for water advantages.
102. Introduction of settlement.
103. Claims to hold land free of land revenue.
104. Assessment of lands wholly exempt from payment of land revenue.
105. Power to State Government to direct assessment for water advantages.
106. Power of Collector to correct errors.
107. Settlement made before this Code to be deemed to be made under this Chapter.