- [1966: Mah. XLI
- (iv) the liablility under clauses (i) and (iii) shall be a first charge on the rent or revenue of such village or share:
- (v) the total amount payable under clauses (i) and (iii) in respect of the holding in any such village or share shall be recoverable from the holder of such village or share entered in the record of rights;
- (vi) the amount payable under clause (ii) by any class of persons shall be recoverable in such manner as the State Government directs from the members of that class as entered in the record of rights.
- (2) All survey settlements hereto before introduced in alienated villages shall be valid as if they had been introduced in accordance with the provisions of this section.

Holders of villages.

332. When a survey settlement has been introduced under the provisions of land in section 331 or of any law for the time being in force, into an alienated village, the alienated holders of all lands to which such settlement extends shall have the same rights and be affected by the same responsibilities in respect of the lands in their occupation as holders of land in unalienated villages have, or are affected by, under the provisions of this Code, and all the provisions of this Code, relating to holders or land in unalienated villages shall be applicable, so far as may be, to them.

Construction

333. Nothing in this Code, which applies in terms to unalienated land or to the of the Code. holders of unalienated land only, shall be deemed to affect alienated land, or the rights of holders of alienated land or of the Government in respect of any such land and no presumption shall be deemed to arise either in favour, or to the prejudice, of any holder of alienated land from any provision of this Code in terms relating to unalienated land only.

Amendment of enactments.

334. The enactments specified in Schedule K are hereby amended in the manner and to the extent specified in the fourth column thereof.

Power to remove difficulty.

335. If any difficulty arises in giving effect to the provisions of this Code the State Government may, as the occasion requires, by order do anything not inconsistent with the purposes of this Code which appears to it to be necessary for the purpose of removing the difficulty:

Provided that, no order shall be made under this section after the expiry of one year from the commencement of this Code.

Repeal and savings. say-

336. On the commencement of this Code, the following laws, that is to

(a) the Bombay City Land Revenue Act, 1876;	Bom. II of 1876.
(b) the Bombay Land Revenue Code, 1879;	Bom. V of 1879.
(c) the Bombay City Survey Act, 1915;	Bom. IV of 1915.
(a) the Bombay Revenue Tribunal Act, 1957;	Bom. XXXI of 1958.