- (b) loss of revenue, if any, caused to the State Government during the period the land remains with the State Government and no person takes it on lease or otherwise:
 - (c) actual expenditure incurred in the auction sale;
 - (d) penalty equal to one-fourth of the principal:

Provided further that, if the property is not subsequently sold as aforesaid, it may be returned or granted on the tenure on which he held it immediately before its purchase by Government, as the case may be, to the defaulter on his paying the amounts specified in the previous proviso, at any time within a period of twelve years from the date of purchase on behalf of the State Government.

Sum provisions of this Chapter.

- **221.** (1) (a) All sums due on account of land revenue, rent, quit-rents, nazranas, recoverable succession duties, transfer duties and forfeitures, cesses, profits from land, emoluments, fees, charges, fines, penalties, water rates, royalty, costs, payable or leviable under this Code or any enactment for the time being in force relating to land revenue:
 - (b) all moneys due by any contractor for the farm of any tax, duty, cess or fee or any other item of revenue whatsoever, and all specific pecuniary penalties to which any such contractor renders himself liable under the terms of his agreement;
 - (c) all sums declared by this Code or any law for the time being in force or by any agreement of contract with the Government to be leviable as an assessment, or as a revenue demand, or as an arrear of land revenue, shall be levied under the foregoing provisions of this Chapter and all the provisions of this Chapter shall, so far as may be, applicable thereto.
 - (2) In the event of the resumption of any farm referred to in clause (b) of subsection (1), no person shall be entitled to any credit for any payments which he may have made to the contractor in anticipation.

Recovery of revenue in case of misuse.

222. Any person who has received from the State Government a free grant of free grants money for any agricultural purpose, subject to the condition that he shall refund as arrear of the same on failure to observe any of the conditions of the grant, shall on failure to observe any such condition and to repay the said sum to the State Government be liable to be proceeded against under the provisions of this Chapter as a revenue defaulter; and all the foregoing provisions of this Chapter shall, so far as may be, be applicable to such person.

Recovery of

223. Every person who may have become a surety under any of the monies from provisions of this Code, or under any other enactment or any grant, lease or contract whereunder the sum secured is recoverable from the principal as an arrear of land revenue including a contractor referred to in clause (b) of subsection (1) of section 221 shall, on failure to pay the amount or any portion thereof which he may have become liable to pay under the terms of his security bond, be liable to be proceeded against under the provisions of this Code as a revenue defaulter; and all the foregoing provisions of this Chapter shall, so far as may be, be applicable to such person.