Appeal against review or revision.

- Appeal **249.** (1) An order passed in review varying or reversing any order shall be against appealable in the like manner as an original decision or order.
 - (2) An order passed in revision varying or reversing any order shall be appealable as if it were an order passed by the revisional authority in appeal.

Periods within which appeals must be brought.

250. No appeal shall be brought after the expiration of sixty days if the decision or order complained of have been passed by an officer inferior in rank to a Collector or a Superintendent of Land Records in their respective departments; nor after the expiration of ninety days in any other case. The period of sixty and ninety days shall be counted from the date on which the decision or order is received by the appellant.

In computing the above periods, the time required to obtain a copy of the decision or order appealed against shall be excluded.

Admission of appeal after period of limitation.

251. Any appeal or an application for review under this Chapter may be admitted after the period of limitation perscribed therefor when the appellant or the applicant, as the case may be, satisfies the officer or the State Government to whom or to which he appeals or applies, that he had sufficient cause for not presenting the appeal or application, as the case may be, within such period.

Appeal shall

not be against certain orders.

- 252. No appeal shall lie from an order—
 - (a) admitting an appeal or an application for review under section 251;
 - (b) rejecting an application for revision or review; or
 - (c) granting or rejecting an application for stay.

Provision where last day for appeal falls on Sunday or holiday. **253.** Whenever the last day of any period provided in this Chapter for presentation of an appeal or an application for review falls on a Sunday or other holiday recognised by the State Government the day next following the close of the holiday shall be deemed to be such last day.

Copy of order to accompany petition of appeal.

254. Every petition for appeal, review or revision shall be accompanied by a certified copy of the order to which objection is made unless the production of such copy is dispensed with.

Power of appellate authority.

255. (1) The appellate authority may either admit the appeal or, after calling for the record and giving the appellant an opportunity to be heard, may summarily reject it:

Provided that, the appellate authority shall not be bound to call for the record where the appeal is time barred or does not lie.

- (2) If the appeal is admitted, a date shall be fixed for hearing and notice thereof shall be served on the respondent.
- (3) After hearing the parties, if they appear, the appellate authority may, for reasons to be recorded in writing, either anual, confirm, modify, or reverse the order appealed against, or may direct such further invenstigation to be made, or such additional evidence to be taken as it may think necessary; or may itself take such additional evidence; or may remand the case for disposal with such directions as it thinks fit.