

Nomination or cancellation of nomination is invalid if contrary to provisions of Ordinance.  
Curators.

to the other successors who were duly nominated with him.

**75.** Any nomination of a successor or of a life-holder and any cancellation of any registered nomination of either shall be wholly invalid if such nomination or cancellation in any way contravenes the provisions of this Ordinance.

**76.**

(1) If the Government Agent is satisfied after such inquiry as he may deem necessary that title to a holding has devolved on a minor, he may, notwithstanding anything in any other written law, appoint a fit and proper person to be the curator of that minor for the purpose of enabling the minor to exercise his right and to be responsible for his obligations in respect of that holding under this Ordinance.

(2) No stamp duty shall be payable on the instrument by which a curator is appointed under subsection (1).

(3) A curator appointed under subsection (1) shall be responsible for the performance of all duties and for the discharge of all obligations imposed on the minor as owner of the holding and may be removed from office by the Government Agent if he is satisfied after inquiry that such curator has failed to perform his obligations or has been guilty of neglect of duty or of action or conduct adverse or prejudicial to the interests of the minor, or that the curator is unfit to continue to hold office or for any other sufficient cause.

A curator aggrieved by an order of the Government Agent removing him from office may appeal against that order to the Minister<sup>[1]</sup> in such manner as may be prescribed.

(4) A person appointed under subsection (1) as the curator of a minor shall cease to hold office upon the appointment by any court of competent jurisdiction of any other person as curator of that minor-

(5) Subject to the provisions of this section, a curator appointed under subsection (1) shall, in respect of the holding of the minor whose curator he is and in respect of the management, control, occupation and protection of that holding, have and exercise all the rights and be subject to all the liabilities of a curator appointed by a court of competent jurisdiction.

Permit-holder may nominate spouse or relative as his successor.

**77.** A permit-holder may nominate as his successor his spouse or any relative of his out of the group of relatives mentioned in rule 1 of the Third Schedule.

Nomination of successor who is not spouse or relative.

**78.** A permit-holder shall not nominate as his successor any person not included in the group of relatives mentioned in rule 1 of the Third Schedule, unless the nomination of that person as successor is approved by the Government Agent:

Provided that the approval of the Government Agent shall not be necessary for the nomination of the spouse of the permit-holder.

Appeal to Minister against refusal of Government Agent to approve nomination.

**79.** A permit-holder may appeal to the Minister<sup>[1]</sup> in such manner and subject to such conditions as may be prescribed against a refusal of the Government Agent to approve the nomination of the person selected by that permit-holder as his successor.

Name of successor to be endorsed on permit.

**80.** The name of the person who has been duly nominated by a permit-holder as his successor shall be endorsed on the permit of that permit-holder and such endorsement shall be signed and dated by the Government Agent.

Not more than one person to be nominated.

**81.** Not more than one person may be nominated as successor to land held under a permit and such nomination shall not be subject to any condition or defeasance-

Cancellation of permit-holder's nomination.

**82.** The Government Agent shall, at the request of a permit-holder, cancel any nomination of a successor made by that permit-holder. Such cancellation shall be endorsed upon the permit and shall be signed and dated by the Government Agent.

Further nomination permitted upon cancellation of a nomination by permit-holder.

**83.**

(1) A permit-holder may nominate a successor in place of any successor whose nomination has been cancelled ; and those provisions of this Chapter which relate to the nomination of a successor by a permit-holder shall apply accordingly in the case of any such further nomination.

(2) The successor of a permit-holder whose nomination has been cancelled may be nominated again as the successor of that permit-holder.

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**84.** Upon the death of a permit-holder the duly nominated successor of that permit-holder