

**CHITTAGONG HILL TRACTS REGULATION-  
1900  
(1 OF 1900)**

**TABLE OF CONTENTS**

- I. The Chittagong Hill Tracts Regulation, 1900 (1 of 1900), as amended by the Devolution Act XXXVIII of 1920, Regulation IV of 1920, Regulation IV of 1925, Government of India (Adaptation of Indian Laws) order, 1937, Chittagong Hill Tracts (amendment) Regulation, 1937 (Regulation No. I of 1937) and the Chittagong Hill Tracts (Amendment) Regulation, 1939 (Bengal Regulation No. I of 1939) .  
.....
- II. The Chittagong Hill Tracts Frontier Police Regulation, II of 1881 .....
- III. List of Acts in force in the Ctg. Hill Tracts .....
- IV. Rules for the Administration of the C. H. Ts. ....
- V. Boundaries of the Chittagong Hill Tracts. ....
- VI. Boundary between the districts of Chittagong and Chittagong Hill Tracts. ....
- VII. Boundaries of Forest Reserves .....
- VIII. Notifications .....
- IX. The Chittagong Hill Tracts Loans Regulation, 1938 (Bengal Regulation No. I of 1938) and rules thereunder.




### DETAILS

- I. The Chittagong Hill Tracts Regulation , 1900 ( I of 1900 )

<b>Section</b>	<b>Chapter I- Preliminary</b>	<b>Page</b>
----------------	-------------------------------	-------------

1. Short title , extent and commencement
2. Definition Chapter II- Laws
3. Chittagong Hill Tracts how to be administrated
4. En-actments applicable in Chittagong Hill Tracts

### **Chapter III- Appointment & powers of certain officers**

5. Appointment of Deputy Commissioner  subordinate officers
6. Investment of Deputy Magistrate  Deputy Collector or Sub-Deputy Magistrate   
Sub-Deputy Collector with powers of Deputy Commissioner
7. C. H. Ts. to be a district under the DV. Commissioner
8. C.H. Ts. to be a session division under the Commissioner
9. High Court
10. Power to withdraw cases


### **Chapter IV- Arms, Ammunition, Drugs and Liquor**

11. Possession of firearms and ammunition ,and manufacture of gunpowder
12. Daos, spears and bows and arrows
13. Intoxicating drugs
14. Foreign spirit and fermented liquor
15. Locally made spirit and fermented liquor

### **Chapter V-Miscellaneous**

16. Police

**Page**

17. Control and revision
18. Power to make rules
19. Bar to jurisdiction of civil  Criminal Courts
20. Repeal of certain enactment's
21. Enactment's declared in force in the C. H. Ts.

## **II-The Chittagong Hill Tracts Frontier Police Regulation III of 1881**

<b>Section</b>	<b>Page</b>
1. Short title , extent and commencement	
2. Interpretation clause	
3. More heinous offences	
4. Less heinous offence	
5. Corporal punishment	
6. Minor punishment	
7. Where person sentenced to imprisonment to be confined	
8. Prosecution, etc. , under other enactment	
9. Magisterial powers of Police Officers	

### **III- List of Acts in force in the C. H. Ts.**

1. Acts of the Governor- General in Council
2. Ordinances of the Governor- General in Council
3. Bengal Acts

### **IV-Rules for the Administration of the C. H. Ts. Administration of Civil Justice**

<b>Rules</b>	<b>Page</b>
1. How to be conducted	
2. Decision on viva voice examination of the parties Particulars of case records	

3. Levy of court-fees
4. Process fees
5. Procedure for issue of process and execution of decrees
6. Rate of interest to be decreed by the Court
- 7A. Limit of decree on account of arrears of interest
7. Deeds not to be filled in a suit unless duly regd.
8. Suits to be admitted on registered bonds
9. Orders in civil suits appealable to the Commissioner
- 10A.Suits on account of credit sales
10. Legal Practitioners and agents

### **Registration of deeds**


11. Deeds to be registered
12. Deeds not inadmissible in Court by reason of non-registry

### **Rules**

13. Engagements not to be registered
14. Registration of documents in a language not commonly used in the district
15. Attestation of alteration , etc. , in a document
16. Registration of instrument relating to immovable property
17. Time- limit for presentation of deeds for registration
18. Registration of will or authority to adopt
19. officers to function as Registering Officer
20. By whom documents for registration to be presented and penalty for non- compliance with the orders of the Registering Officer
21. Agents may conduct registration on behalf of certain persons
22. Fees to be paid before registration
23. Inspection of books in which deeds are copied and charge for copies thereof

24. Registering Officer to satisfy himself of the parties
25. Form of endorsement to be recorded by the Registering Officer on the deed
26. Deed to be copied into a book and attested by the Registering Officer.  
Destruction of unclaimed original deeds
27. Registration to be maintained
28. Index to be appended to the Register of deeds , when filled up
29. Account of receipts and expenditure to be kept by the Registration Officer
30. Definition of the words “lease” “movable property” and “immovable property”
31. Inspection of Registry book by Commissioner
32. Time- limit for any party claiming under a deed for suing in Deputy Commissioner’s Court for declaration of his right to have a deed registered where registration is refused
33. The lands: Settlement of Government land , Transfer Partition and Sub-letting
  - (1) Maximum area of a holding and parties to whom leases may be granted
  - (2) Provincial Government may exempt any area from the operation of sub- rules(1)
  - (3) Sub- tenants existence or. 3<sup>rd</sup> Dec. 1920 and recognized by the Dy. Commissioner shall not be evicted except with the permission of the Dy. Commissioner
  - (4) No leases is allowed to sub-let whole or any part of his land
  - (5) Transfer by sale , gift or mortgage- Usufructuary mortgage
  - (6) Resumption of unauthorized lease or transfer and disposal thereof
  - (7) Partition of holding
  - (8) Ejectment<sup>6</sup> of sub-tenant
  - (9) Deputy Commissioner’s power to fix rent and other conditions of a sub-lease
  - (10)Permanent and heritable right of a sub- tenant , subject to certain conditions
  - (11)Permanent and heritable right of a tenant directly under Government – condition of ejectment
  - (12)Power of ejectment of a tenant or resumption of any land shall be exercised by the Deputy Commissioner
  - (13) Inheritance of any Hill Tracts land by the non-residents of the district except with the express consent of the D. C. would not be operative
  - (14)The provisions of sub-rules (5) ,(6) , (7) ,(11) and (13) will apply to existing tenancies only
  - (15)powers of the Dy. Commissioner may also be exercised the Addl. Dy. Commissioner
  - (16)Powers of the Dy. Commissioner may also be exercised the S D Os if authorised by the Dy. Commissioner in writing
- 34A.Natural water- course
- 34B. Jhuming or cultivation on or near the banks of a river prohibited
- 34C. Board of Revenue may authorise the Deputy Commissioner to settle any class of land

**The Chittagong Hill Tracts ( Land Acquisition ) Regulation , 1958**

- |  |             |
|--|-------------|
|  | <b>Page</b> |
|--|-------------|
34. Circle divisions
35. Taluk divisions ( Cancelled )
36. Mouzas
37. Administration of the circles and mauzas
- 38 A. Subdivision of the districts of C . H . Ts.
- 38 B. Police Administration
38. Consultation with the Chiefs on important matters affecting administration of the district- Conference for the purpose
39. Administrative powers of the Chiefs  Headman
- 40A. Cognizable offences
40. Control and regulation of jhuming
- 41A. Headman responsible for the conservation of resources of his mouza
41. Jhum tax –
- (1) Jhum tax to be paid by each jhuming family to the mauza Headman at the prescribed rate
  - (2) List of jhuming families temporarily or permanently exempted from payment of jhum tax
  - (3) Jhuming families which live in one mauza and jhums in another (or parkulias ) to pay an additional jhum tax
  - (4) Jhum tauzi to be prepared annually by every headman
  - (5) Date of submission of jhum tauzito the Chiefs and Deputy Commissioner
  - (6) Date of payment of jhum tax by headman to Chiefs : Date on which it becomes an arrear and how arrears to be realised
  - (7) Disposal of arrear jhum tax realised by Deputy Commissioner
  - (8) For special reasons the D. C. may direct a Headman or a jhumia to pay jhum tax direct to him
  - (9) Payment of Govt. demand by the Chiefs
  - (10) Headman to detain property of a jhumia intending to migrate without payment of jhum tax
  - (11) Headman and Chiefs not to receive any abawb , nazar or other unauthorised payment from jhumias
  - (12) Remission or abatement of jhum tax
- 42A. Regulations regarding compulsory labour –
- (1) Adult males to render labour on requisition by competent authority on payment of wages at prescribed rate
  - (2) Purpose for which labour is to be requisitioned when voluntary labour on payment not available
  - (3) Time- limit for a jhumia or plough cultivator required to perform personal service
  - (4) Requisition for labour how to be made
  - (5) Workers should be physically fit
  - (6) Grant of certificate to a worker regarding the work performed by him
  - (7) Maximum weight to be carried
  - (8) Rate of payment in cash or kind
  - (9) Transport work – Distance for
  - (10) Transport work-Monthly or annual, period of
  - (11) Transport work –Normal hours

- (12) A normal day's journey and rate for overtime work
- (13) Percentage of men to be taken away at one time from a mauza
- (14) Complaints to be made with regard to the condition of the worker 's service
- (15) Compensation for injury , sickness or death
- (16) Punishment for non compliance of the orders requiring compulsory labour
- (17) Rules regarding compulsory labour to be kept by Headmen

#### 42. Collection of Rent -

##### Page

- (1) Headman shall collect rent for the tenants and will pay the amount to the SDO or the Deputy Commissioner
- (2) Chiefs and headman will receive the same proportion of rent of the grove lands
- (3) Remission of rent

#### 43A.

“ Omitted.

#### 44.

#### 45. Grass and Gorjan Khola rents

45A. Deputy Commissioner may follow hillmen to extract, free of royalty, Sun grass for home consumption

#### 45B. Levy of grazing tax –

- (1) Animals liable to be assessed to grazing tax
- (2) Rate of grazing tax
- (3) Exemption of hillmen cultivating no land and resident family
- (4) Exemption of hillmen or resident plainsman cultivating land to a limited extent
- (5) Exemption of resident on bazar areas who cultivates on land
- (6) Exemption in case of animals taken on hire for cultivation
- (7) Exemption of non - resident
- (8) Tax to be re – assessed for every year or part thereof
- (9) Collection of grazing tax : Grant of printed receipts for collection
- (10) Extent of grazing animals
- (11) Power of Deputy Commissioner to issue instruction in respect of grazing tax

46. Remuneration to headman for collection of rent and resumption of rent free lands assigned to them during their continuance in office

#### 47. Khas mouzas of Chiefs

#### 48. Investiture of the Chiefs and Appointment and Dismissal of Headman

#### 49. Migration and Migrating Defaulters Absconders


#### 49A. Omitted

#### 50. Resumption of land

- (1) Resumption of land for public purpose
- (2) A hillman willing to occupy non-urban land exceeding 00.30 acre for construction of homestead shall obtain settlement from the Deputy Commissioner
- (3) Deputy Commissioner may resume any land , for which a settlement has been granted for any public purpose
- (4). Assessment of compensation

#### 51. Expulsion of undesirables



51A. Deputy Commissioner's powers to restrict or control trade  person in case of emergency

52. Immigration into the Hill Tracts –

- (a) Class of persons allowed to enter or reside within the C. H. Ts. without permit
- (b) Particulars of permit
- (c) Form of application for permit
- (d) Period of validity of permit
- (e) Extension of validity of permit
- (f) Fee to be paid by recipient of permit
- (g) Permit not required for Gazetted Officers, their wives and minor children
- (h) Particulars required un..... clause (c) not necessary in respect of certain persons
- (i) Persons exempted from payment fee for grant or extension of permit
- (j) Refusal of permit to undesirable persons and appeal against such order of refusal
- (k) Punishment for non-possession of permit or non-observance of direction in the permit **Page**
- (l) Production of permit on demand by authorised persons

53. Jails

53A. Protection against small pox

54. Registration of opium consumers –

- (1) Register of habitual consumers of opium to be maintained for every shop :  
particulars thereof
- (2) No alteration to be made in the Register except by competent authority
- (3) Grant of permit to consumers
- (4) How registered consumers are to purchase opium
- (5) Vendor not to sell opium except to authorised persons
- (6) Persons authorised to arrest and detain people in unauthorised possession of opium
- (7) Arrested persons and seized articles to be handed over to police
- (8) Punishment for persons of the Chittagong Hill Tracts

## **V. Boundaries of the Chittagong Hill Tracts**

## **VI. Boundary between the districts of Chittagong and Chittagong Hill Tracts**

### **VII. -Boundaries of Forest reserves**

### **VIII.- Notifications**

## **IX.- Bengal regulation No. I of 1938**

The Chittagong Hill Tracts Loans Regulation, 1938

### **Section.**

1. Short title, extent and commencement
2. Definition
3. Powers of provincial Government to make rules
4. Recovery of loans
5. Liability of joint borrowers as among themselves

## **Agricultural Loans**

<b>Rules</b>	<b>Page</b>
1. When such loans to be granted	
2. How loans to be granted	
3. Revenue Officers empowered to give loans up to Rs. 200 in each case	
4. Principle to be followed in the matter of granting loans : Supervision over the work of disbursing officers	
5. Instructive regarding disbursement of loans and execution of bonds	
6. Installments of repayment of loans and rate of interest of loans	
7. Suspension of payment of installment of loans in exceptional circumstances	
8. Remission of loans	

## **Land Improvement Loans**

- |                                                                               | <b>Page</b> |
|-------------------------------------------------------------------------------|-------------|
| 9. When and to what extent such loans to be granted                           |             |
| 10. (1) How application for loan to be made and dealt with                    |             |
| (2) Sanction of loan , execution and registration of agreement                |             |
| (3) Installments for repayment of loans and rate of interest on loan          |             |
| (4) Suspension of payment or filling of certificates for realization of loans |             |
| (5) Remission of principal or interest or both in exceptional circumstances   |             |

The Chittagong Hill Tracts Regulation , 1900 (I of 1900) a regulation to declare the law applicable in , and provide for the Administration of , the Chittagong Hill Tracts in Bengal .  
( Received the assent of the Governor- General on the 6<sup>th</sup> Jan. , 1900 ; published in the Gazette of

India on the 13<sup>th</sup> idem ; and in the Calcutta Gazette on the 17<sup>th</sup> idem )

Whereas it is expedient to declare the law applicable in , and provide for the administration of , the Chittagong Hill Tracts in Bengal , it is hereby enacted as follows:-

### **Chapter I – PRELIMINARY**

- Short title, extent and component –(1) This Regulation may be called the Chittagong Hill Tracts Regulation , 1900.  
(2) It extends to the Chittagong Hill Tracts  
(3) It shall come into force on such date as the Local Government may , by notification in the Calcutta Gazette , appoint .

\*2. Definition – In this Regulation –

- the expression ‘Chittagong Hill Tracts’ means the area known by that name as existing on the first day of January 1936 ; and
- ‘ Commissioner’ means the Commissioner of the Chittagong Division .

## **CHAPTER II – LAWS**

3. Chittagong Hill Tracts how to be administrated- Subject to the provisions of this Regulation , the administration of the C. H. Ts. shall be carried on in accordance with the rules for the time being in force under section 18 .

4. Enactments applicable in Chittagong Hill Tracts-

(1) The enactments specified in the Schedule , to the extent and with the notifications therein set forth and so far as they are not inconsistent with this Regulation or the Rules for the time being in force thereunder , are hereby declared to be in force in the Chittagong Hill Tracts .

- As amended by the Chittagong Hill Tracts (Amendment ) Regulation 1939 (Bengal Regulation No.1 of 1939 ) .

(2) No other enactment here to force or hereafter passed shall be demand to apply in the Chittagong Hill Tracts :

Provided that the Local Government may , by notification in the Calcutta Gazette –

- (a) declare that any other enactment shall apply in the said Tracts , either wholly or to the extent or with the modifications which may be set forth in the notification : or
- (b) declare that any enactment which is specified in the schedule or which has been declared to apply by a notification under clause (a) of this sub-section , shall cease to apply in the said Tracts .

Provided further that no such declaration shall be made after the commencement of Part III of the Govt. of India Act , 1935.

## **CHAPTER- III**

### **APPOINTMENT AND POWERS OF CERTAIN OFFICERS**

5.Appointment of the Deputy Commissioner and subordinate officers – The Local Government may , by notification in the Calcutta Gazette –

- (a) appoint any person to be the Deputy Commissioner of the Chittagong Hill Tracts ; and
- (b) appoint so many Deputy Magistrates and Deputy Collectors and other officers as it thinks fit to assist in the administration of the said Tracts .

6. Investment of Deputy Magistrate and Deputy Collector or Sub- Deputy Magistrate and Sub- Deputy Collector.

As amended by the Devolution Act XXVIII of 1920 and the Govt. of India (Adaptation of Indian Laws ) order , 1937

---

- with powers of Deputy Commissioner – the Local Government may , be notification in the Calcutta Gazette , invest any Deputy Magistrate and Deputy Collector or Sub-Deputy Magistrate and Sub- Deputy Collector \* with all or any of the powers of the Deputy Commissioner \* under this Regulation or the rules for the time being in force thereunder , and define the local limits of his jurisdiction
7. Chittagong Hill Tracts To Be A District Under The Deputy Commissioner.\* The Chittagong Hill Tracts Shall Constitute A District For The Purpose Of Criminal And Civil Jurisdiction And For Revenue And General Purposes, The Deputy Commissioner \* Shall Be District Magistrate, And Subject To Any Others Passed By The Local Government Under Section 6, The General Administration Of The Said Tracts, In Criminal, Civil, Revenue And All Others Matters, Shall Be Vested In The Deputy Commissioner.\*
  8. Chittagong Hill Tracts To Be A Sessions Division Under The Commissioner –(1) The Chittagong Hill Tracts Shall Constitute A Sessions Division And The Commissioner Shall Be Sessions Judge .
 

(2) As Sessions Judge The Commissioner May Take Cognizance Of Any Offence As A Court Of Original Jurisdictions, Without The Accused Being Committed To Him By The Magistrate For Trial , And When So Taking Cognizance, Shall Follow The Procedure Proscribed By The Code Of Criminal Procedure, 1893(Act V Of 1998), For The Trial Of Warrant – Cases By Magistrates .
  9. HIGH COURTYT- The Local government shall exercise the powers of a High Court for the purpose of the submission of sentences of death for confirmation under the Code of Criminal Procedure,1898 (Act V of 1998) and the Commissioner shall exercise the powers of a High Court for all other purposes of the said Code.
  10. POWER TO WITHDRAW CASES- The Deputy Commissioner may #withdraw any criminal or civil case pending before any officer or court in the Chittagong Hill Tracts, and may either try it himself or refer it for trial to some other officer or court.

#### **CHAPTER IV- ARMS, AMMUNITION, DRUGS AND LIQUOR**

11. Possession of firearms and ammunition, and manufacture of Gun powder-
  - (1) The Deputy Commissioner may fix the number of firearms and the quantity and description of ammunition which may be possessed by the inhabitants of any village, and may grant permission , either to such inhabitant; collectively or to any of them individually, to possess such firearms and ammunition as he may think fit.
  - (2) All firearms for the possession of which permission is given under sub-section (1), shall be marked and entered in a Register.
  - (3) Any permission granted under sub-section (1) to possess firearms and ammunition may be

withdrawn by the Deputy Commissioner \* and thereupon all firearms and ammunitions referred to in such permission shall be delivered to the Deputy Commissioner or one of his subordinates.

(4) The Deputy Commissioner \* may grant permission to any person to manufacture gun powder, and may withdraw such permission.

(5) Whoever, without the permission of the Deputy Commissioner \* possesses or exports from the Chittagong Hill Tracts any firearms or ammunition, or manufactures any gun powder shall be punishable with imprisonment for a term which may extend to three years or with fine, or with both.

\*By the Amending Regulation , IV of 1920.

# By the Amending Regulation , IV of 1920

(6) The Deputy Commissioner \*may, with the previous sanction of the Central Government # by order in writing , direct their Sub-Section (1), (2), (4) and (5) , or any of them , shall not apply in any village specified in the order.

**NOTE:** The function of the central government under sub-section (6) of section 11 has been entrusted to the Government of Bengal (vide Govt. of INDIA, Home Department Notification No. 21/16/ 39-Police , dated the 30<sup>th</sup> March, 1939)

12. “Daos”, spears and bows and arrows- (1) The Deputy Commissioner \* may , with the previous sanction of the Commissioner , by order in writing , prohibit all or any of the inhabitants of any village from carrying daos, spears, bows and arrows , or any of those weapons , in any tract to be defined in the order, if he is of opinion that such prohibition is necessary to the peace of such tract.

#As amended by the Devolution Act XXVIII of 1920 and the Govt. of India (Adaptation of Indian Laws ) order , 1937

(2)Every order mode under sub-section (1) shall specify the length of time during which it shall remain in force.

(3) Whoever disobeys an order made under sub-section(1) shall be punishable with imprisonment for a term which may extend to six months, or with fine or with both.

**13. INTOXICATING DRUGS (a)-** (1) Whoever, except under and in accordance with a license granted by the Deputy Commissioner \* , imports , exports , manufactures, possesses or sells opium, ganja or charas, or any preparation thereof, or cultivates any plant from which opium, ganja or charas can be produced, shall be punishable with imprisonment for a term which may extend to two years in the case of a person who has not been previously convicted of an offence under this section or to five years in the case of a person who has been so convicted, or with fine or with both and shall also be punishable with whipping in lieu of , or in addition to any of the above punishment.

(2) Notwithstanding anything contained in sub-section (1) any person may without a license granted by the Deputy Commissioner- (a) possess, for domestic use, one tola of charas or of any preparation thereof or

three tolas of ganja, or of any preparation thereof; and

(b) if such person is registered under the provision of the rules made under this

Regulation as a habitual consumer of opium, possesses such amount of opium or

of any preparation thereof not exceeding five tolas in weight as he may be

allowed to have in his possession at one time under the said rules.

#### **14. FOREIN SPIRIT AND FERMANTED LIQUOR-**

(1) Whoever, except under and in accordance with a license granted by the Deputy Commissioner \* imports or sells foreign spirit or fermented liquor, shall be punishable with imprisonment for a term which may extend to three months, or with fine or with both.

(2) Nothing in this section applies-(a) to the import by any person , for his private use and consumption , and not for sale of any foreign spirit or fermented liquor on which duty has been paid; or

(b)to the sale of any such spirit or liquor legally procured by any person for his private use and consumption and sold by him, or any auction on his behalf, or on behalf of his representatives in interest, upon his quitting station or after his decease.

**EXPLANATION-** For the purpose of this section, the expression “Foreign” spirit or “Fermented liquor” means any spirit or fermented liquor not manufactured or produced in the Ctg. Hill Tracts.

\*By the Amending Regulation, IV of 1920

#### **15. LOCALLY MADE SPIRIT AND FERMANTED LIQUOR-**

Whoever, except under and in accordance with a license granted by the deputy commissioner,\* Chittagong Hill Tracts exports or sells spirit or fermented liquor manufactured or produced in the Ctg. Hill tracts, shall be punishable with imprisonment for a term which may extend to three months, or with fine, or with both.

#### **CHAPTER V-Miscellaneous**

16. POLICE-the Chittagong Hill Tracts shall be deemed to be a general police districts within the meaning of the Police Act ,1861 (V of 1861) and Bengal act VII of1869 ( an act to amend the constitution of the police Force in Bengal ) , and the I .G .of police , East Bengal shall exercise there in all the powers an authority conferred on an Inspector – General of police .

17. CONTROL AND REVISION-(1) All officers in the Chittagong Hill Tracts shall be subordinate to the Deputy Commissioner ,\* who may revise any order made by any such officer including a Deputy Magistrate and Deputy Collector or a Sub-Deputy Magistrate, and Sub-Deputy Collector \* under section 6.

(2)The Commissioner may revise any order made under this Regulation by the Deputy Commissioner \* or any other officer in the Chittagong Hill tracts, # except any order made in the matter of land Administration and land reforms.

(3) The Local Government may revise any order made under this Regulation.

18. POWER TO MAKE RULES- (1) The Local government may make rules for carrying into effect the objects and purpose of this Regulation.

(2) in particular and without prejudice to the generality of the foregoing power, such rules may-

(a) provide for the administration of the civil justice in the Chittagong Hill Tracts;

\*By the amending Regulation, IV of 1920

# Vide notification No. III-Pub-19 Feb, 1973 (P.O. No. 12 of 1973)

(b) .... of regulate the appearance of Legal practitioners in cases arising in the said tracts;

(c) provide for the registration of documents in the said tracts;

(d) regulate or restrict the transfer of land in the said tracts;

(e) Provide for the subdivision of the said Tracts into circles, and those circles into mouzas;

(f) provide for the collection of the rents and the administration of the revenue generally in the said circles ad mouzas through the chiefs and Headmen;

(g) Define the powers and jurisdiction of the Chiefs and Headmen, and regulate the exercise by them of such powers and jurisdiction;

(h) Regulate the appointment and dismissal of Headmen;

(i) provide for the remuneration of chiefs, headmen and village officers generally by the assignment of lands for the purpose or otherwise as may be thought desirable;

(j) prohibit, restrict or regulate the migration of the cultivating rayats from one circle to another;

(k) Regulate the acquisition by Government of land required for public purposes;

(k k) provide for compulsory vaccination into side Tracts;

(L) provide for the Levy of taxes in the side Tracts;

(L L) # Provide for the registration of persons who are habitual consumers of opium in the said Tracts; and

(m) Regulate the procedure to be observed by officers noting under this Regulation or the rules for the time being in force thereunder;

(dd) Provide for the control of money-lenders and the regulation and control of money-lending in the said Tracts.

(3) All rules made by the Local Govt. under this Section shall be published in the Calcutta Gazette and, on such publication, shall have effect as if enacted by this Regulation.

---

• By the amending Regulation IV of 1920.

# As amended by Regulation IV of 1925

(4) ++ The powers conferred by this section on the Provincial Government shall be powers of the Central Government as respects rules for the regulation of the following matters , namely:

(a) the possession of firearms and ammunition and the manufacture of gun powder;

(b) the cultivation, manufacture and sale for export of opium; and

(c) the import or export across customs frontiers, as defined by the Central Government, of any intoxicating drug or foreign spirit or fermented liquor.

**NOTE** - The function of the Central Government under Sub-section

(4) of section 18 have been entrusted to the Provincial Govt. of Bengal (vide Govt. of India, Home Department, Notification No. 21/16/39-Police, dated the 30 March, 1939, and Finance Deptt. (Central Revenue) Notification No. 4, dated the 8th April, 1939).

19. Bar jurisdiction of civil and Criminal Courts - Except as provided in this Regulation or in any other enactment for the time being in force, a decision passed, act done or order made under this Regulation or the rules thereunder, shall not be called in question in any Civil or Criminal Court.
20. Repeal of certain enactment - Act XXII of 1860 (an Act to remove certain tracts on the eastern border of the Chittagong district from the jurisdiction of the tribunals established under the general Regulations and Acts), Bengal Act IV of 1863 (on act to amend Act XXII of 1860) and so much of the second schedule to the Scheduled Districts Act, 1874 (XIV of 1874 ), and of the Repealing and Amending Act, 1891 (XII of 1891 ), as relates to either of the enactment aforesaid, are hereby repealed.

★ As amended by Regulation IV of 1925.

# As Introduced by the Ctg. Hill Tracts (Amendment) Regulation 1937 (Bengal Regulation No. 1 of 1937)

‡ As amended by the Govt. of India (Adaptation of Indian Laws) Order 1937.

### SCHEDULE

(See Section. 4)

Enactment declared in force in the Chittagong Hill Tracts.

1	2	3	4	5
Year	Number	Short title or subject	Extent of application	Modification
1. Acts of the Governor-Genl in Council				
1843	V	The Indian Slavery Act, 1843.	So much as any from time to time, be in force in the district of Chittagong.	
1850	XVIII	The judicial Officers Protection Act, 1850.	Ditto.	
1850	XXXIV	The State Prisoners Act, 1850.	Ditto.	
1857	XI	The State Offences Act, 1857.	Ditto.	
1858	III	The State Prisoners Act, 1858.	Ditto.	
1860	XLV	The Indian Panal Code	Ditto.	
1861	V	The Police Act, 1861	Ditto.	
1872	I	The Indian Evidence Act 1872.	Ditto.	



1	2	3	4	5
Year	Number	Short title or subject	Extent of application	Modification
1877	XV	The Indian Limitation Act 1877.	Ditto.	In so far not inconsistent with the CHT Reg. I of 1900 on the rules for the time being in force thereunder vide Notification No. 5839 dt. 14/4/16.
1878	VII	The Indian Forest Act, 1878.	Ditto.	
1879	VI	The Elephants Preservation Act, 1879.	Ditto.	
1897	X	The General Clauses Act, 1897.	Ditto.	
1898	V	The Code of Criminal Procedure, 1898.	Ditto.	
1898	VI	The Indian Post Office Act, 1898.	Ditto.	(1) The Provision Sub-section (1) of section 7 and the First Schedule shall be omitted.(2) For sub-section (2) of Section 7 the following shall be substituted:- " (2) Unless and until Notification as aforesaid is issued the rates chargeable for the time being in the rest of British India shall be the rates chargeable in Ctg. Hill Tracts.
1869	VII	Police	So much as may from time to time be in force in the district of Chittagong.	
1899	I	The Bengal General clauses Act, 1899	Ditto.	
1818	III	The Bengal State Prisoners Regulation, 1818.	Ditto.	3. Regulation of the Bengal Code. 4. Regulation made under the Government of Act 1870 (33 Vict. , c 3)
1881	III	The Chittagong Hill Tracts Frontier Police Regulation 1881.	...	...

-----  
-----

**THE CHITTAGONG HILL TRACTS FRONTIER POLICE  
REGULATION III OF 1881\*  
(7th December, 1881)**

Preamble - Whereas the Frontier Police of the hill tracts of Chittagong enrolled under Act no. V of 1861 # (for the regulation of police) perform services of a quasi-military character; and whereas the provision 12 thereof, have been found insufficient for the maintenance of discipline among such Police, and it is, therefore, expedient to make further provision for the maintenance of discipline among them; it is hereby enacted as following :-

1. Short title - This Regulation may be called the Ctg. Hill Tracts Frontier Police Regulation, 1881.

Local extent - It applies to all persons now here after appointed under the said Act No. V of 1861 # to the Frontier Police Officers and posted to the Chittagong Hill Tracts, (Commencement) Repealed by the Repealing and Amending Act, 1903 (1 of 1903).

2. Interpretation clause - In the Regulation Unless there is something repugnant in the subject or context -

Active Service - "Active service" means service at the frontier outposts pr against hostile tribes or other persons in the field.

deputy Commissioner and Districts Superintendent - "Deputy Commissioner ++ and District Superintendent" means the Deputy Commissioner of Hill Tracts of Chittagong and the District Superintendent of Police within the same Tracts respectively. "Reasons to believe" "criminal force" "assault" and "fraudulently" - The expressions "reason to believe" "Criminal force", "assault" and " fraudulently" have the meanings assigned to them respectively in the Indian Penal Code (XLV of 1860).

3. More heinous offences - Any person subject to this Regulation, not being above the rank of Subadar, who- (a) begins, excites, causes or joins in the any mutiny or sedition, or being present any mutiny or sedition, dose not use this utmost endeavors to suppress the same, or knowing or having reason to believe in the existence of any mutiny, or of any intention to mutiny, dose not without delay give information thereof to his commending or other superior officer; or

(b) uses or attempts to use, criminal force to, or commits an assault on, his superior officer, where on or of duty under any circumstances in which the superior officers is distinguishable as such in any manner; or

(c) shamefully abandons or delivers up any garrison, fortress, post or guard committed to his charge, or which it is his duty to defend; or

★ Local extent - This Regulation extends only to the Chittagong Hill Tracts -See Section 1. It is formally included in the schedule of laws in force in those Tracts -See the C.H.T. Regulation (1 of 1900). For power to define the boundaries of the Tracts- See the Chittagong Hill Tracts Regulation (1 Of 1900), Section 2(2).

For a similar enactment in force in Eastern Bengal (including the C.H.Ts), see the Eastern Bengal and Assam Military Police Act (Eastern Bengal and Assam Act, III of 1912).

# The Police Act 1861; it is printed in the General Acts 1834-1867, addition 1909, page 378  
 ++ The word "Superintendent" was substituted for the words "deputy Commissioner" by the Chittagong Hill Tracts Regulation II of 1900. The words "deputy Commissioner" were substituted for the words "Superintendent" by the amending Regulation, IV of 1920.

Printed in the Unrepealed Central Acts, 1834-1871, edition 1938, pages 235.

- (d) directly or indirectly holds correspondence with, or assists or relieves, any person in arms against the State, or omits to discover immediately to his commanding or other superior officer any such correspondence coming to his knowledge; and any such person who, while on active service;
- (e) disobeys the lawful command of his superior officer; or
- (f) deserts the service; or
- (g) being a sentry, slops upon his post, or quits it without being regularly relieved, or without leave; or
- (h) without authority, leaves his commanding officer, or his post or party, to go in search of plunder; or
- (i) quits his guard, picquet, party or patrol without being regularly relieved, or without law ; or
- (j) uses criminal force to or commits and assault on, any person bringing provisions or other necessaries to camp or quarters, or forces a safeguard, or without authority breaks into any house or any other place for plunder, or plunders, destroys or damages any field, garden or other property of any kind or
- (k) intentionally causes or spreads a false alarm in action, camp, garrison or quarters, will be punished with transportation for life or for a term of not less than seven years, or with imprisonment, with or without hard labour, for term which may extend to fourteen years.

4. Loss heinous offences - Any person subject to this Regulation, not being above the rank of Subadar, who -

- (a) is in a state of intoxication when on or for any or on parade or on the line of march ; or
- (b) strikes or attempts to force any sentry ; or
- (c) being in command to a guard, picquet or patrol, refuses to receive any prisoner duly committed to his charge,, or without proper authority releases any prisoner or negligently suffers any prisoner to escape ; or
- (d) being under arrest or in confinement, leaves his arrest or confinement before he is set at liberty by proper authority ; or
- (e) is grossly insubordinate or insolent to his superior officer in the execution of his office ; or
- (f) refuses to Superintendent or assist in the making of any field work or other military work of any description ordered to be made either in quarters or in the field ; or
- (g) strikes or otherwise ill-uses any person subject to this Regulation being his subordinate in the rank or position ; or
- (h) being in command at any post on the march, and receiving a complaint that any one under his command has beaten or otherwise maltreated or oppressed any person, or has committed an offence or trespass, fails to have due reparation made to the injured person, or to report the case to the proper authority ; or

- (i) designedly or through neglect injures or loses or fraudulently dispose of his arms, clothes, tools, equipment's, ammunition, accoutrements or regimental necessaries, or any such articles entrusted to him or belongings to any other person ; or
- (j) malingers, feigns or produces disease or infirmity in himself, or internationally delays his cure, or aggravates his disease or infirmity ; or
- (k) with intent to render himself or any other person unfit for service voluntarily causes hurt to himself or any other person; and any such person who, while not active service.
- (l) disobeys the lawful orders of his superior officers, or
- (m) plunders, destroys or damages any field, garden or other property ; or
- (n) being a sentry sleeps upon his post, or quits it without being regularly relieved, or without leave, shall be punished with imprisonment, without hard labour, which may extend to one year.

5. Corporal punishment - Any person subject to this Regulation not being the above the rank of Habilder, who while on active service, commits any of the offences specified in section 3, or in section 4, clause (a) to (k), both inclusive, may, in lieu of or in addition to any punishment to which he is liable under those section, be punished with whipping.

In no case, if the cat-of-nine-tails be the instrument employed, shall the punishment of whipping exceed fifty lashes, or if the ratan be employed, shall the punishment exceed thirty stripes.

6. Minor punishment - In addition to the powers conferred upon them by the rules made under section 12 of \* the said Act No. V of 1861 \* the deputy Commissioner, the District Supdt., or an Assistant District Superintendent of Police in command of a detachment, without a formal trial, award to any person subject to his authority and to whom this Act applies the following punishment for the commission of petty.

offences against discipline which are not otherwise provided for or which are not of a sufficiently serious nature to call for a prosecution before a Criminal Court, that is to say -

- (a) imprisonment to the extent of seven days in the quarter-guard, or such other place in or near the lines as may be considered, suitable, with forfeitures of all pay and allowances during its continuance ;
- (b) Punishment drill, extra guard, fatigue or other duty, not exceeding thirty days in duration, with or without confinement to lines. Any of these punishments may be awarded separately or in combination with the other.

7. Where person sentenced to imprisonment to be confined - Any person sentenced under this Regulation to imprisonment for a period not exceeding three months shall, when also dismissed the service, be imprisoned in the nearest jail ; but when not also dismissed the service, he may at the discretion of the convicting officer, subject to revision by the Deputy Commissioner be confined may consider suitable.

8. Prosecution etc. under other enactment's - Nothing in this Regulation shall prevent any person from being prosecuted under the said Act No. V of 1861 \* or any order or rule framed thereunder, or under any other enactment for the time being in force for any act or omission punishable hereunder, or from being liable is provided for such act or omission by this Regulation:

Provided that no person shall be punished twice for the same offences.

9. Magisterial Power of Police Officers - Nothing contained in the said Act of 1861\*

shall be deemed to prevent the Local Government from investing any Police Officers with the powers of a Magistrate for the purpose of inquiring into or trying any offence committed by a Police officer and punishable under the said Act or this regulation.

\* The Police Act 1861 : it is printed in the Unrepealed Central Act 1834-1871 edition 1938 page 353.

The following Acts in addition to those mentioned in the schedule appended to the Chittagong Hill Tracts regulation I of 1900 have been extended to the Hill Tracts :

Year	Number	Short title or subject	Extent of application	Authority sanctioning the extension.
1	2	3	4	5
1. Acts of the Governor- General in Council.				
1870	VII	The Court fees	As modified in its application to Bengal and inconsistent in so far as it is not with the C,H,Ts Regulation I of 1900 or with any rules made thereunder for the time being in force. Provided that no such rule shall increase the rate of any fee payable under the Court fees Act.	
1951	III	Do (east Bengal Amendment Act-1951).	.....	Whole.
1871	I	The Cattle trespass	.....	Whole. Notification No. 399P dt. the 7th June 1905.
*1872	XV	Indian Christian Marriage Act.	.....	Ditto. Notification No. No. 1085-Page dt. the 7th October 1986.
1884	IV	The Indian Expend Act.	.....	Whole Notification No. 16276 P. dated 1st September. 1928.
1886	VI	The Births, Deaths and Marriage Registration Act.	.....	Whole Notification No. 13083 P dt. the 13th Aug. 1927.

Year	Number	Short title or subject	Extent of application	Authority sanctioning the extension.
1	2	3	4	5
1894	IX	The Prisons Act.	In so far as it is not inconsistent with the C. H. Ts Regulation I of 1900 or the rules for the time being in force thereunder.	Notification No. 12837 E.A dated the 3rd December 1934.
1900	III	The Prisoners Act.	In so far as it is not inconsistent with the Chittagong Hill Tracts Regulation I of 1900 or with any rules for the time being in force thereunder.	Notification No. 7598-P dt the 28th April 1917.
1882	XII	The Indian Salt Act.	The Indian Salt Act 1882 as in force in the Dist. of Chittagong on the date of commencement of the Bengal Regulation No. III of 1942 and the provision of Section 5 of the Indian Finance (supplementary and Extending) Act 1931 in so far as those provisions relate to the duty on salt, shall apply to the Hill Tracts.	The CHTs Laws (No. 11) Regulation 1942 (Bengal Regulation No. III of 1942).
1931	...	The Indian Finance (Supplementary & Extending Act)		
1889	...	The Indian Morchandies Marks Act.	In so far as it is not inconsistent with the Chittagong Hill Tracts Regulation 1900 or with any rules made thereunder for the time being in force.	The CHTs Laws (No. V) Regulation 1942 (Bengal Regulation No. VI of 1942).
1903	II	The Indian Post Office (Amendment) Act.	In so far it is not inconsistent with the C. H. Ts. Regulation I of 1900 or with any rules for the time being in force thereunder.	Notification No.5-339 P dt. 14th 1916.

1	2	3	4	5
1903	VII	The Indian Works of Defence Act.	Whole	Notification No. 1308 P. D. dt. the 24th October, 1904.
1903	XV	The Indian Extradition Act.	Ditto.	Ditto.
1906	III	The Indian Coinage Act.	Whole	The Chittagong Hill Tracts Regulation 1940 (Bengal Regulation No. I of 1940)
1908	IX	The Indian Limitation Act.	In so far not inconsistent with the C.H.Ts Regulation I of 1900 or the time being in force thereunder.	Notification No. 55839 P dt. the 14th April, 1916.
1909	IV	The Whipping Act	Ditto.	Ditto.
1910	III	The Indian Penal Code (Amendment) Act.	Ditto.	Ditto.
1911	VIII	The Indian Army Act.	Whole	The C.H.Ts. Law Regulation 1941 (Bengal Regulation No.II of 1941).
1912	II	The Co-Operative Societies Act.	In so far as it is not inconsistent with the C.H.Ts. Regulation I of 1900 or the rules for the time being in in force thereunder.	Notification No. 5839 P dt the 14th April 1916.
1912	VIII	The Wild Birds and Animals Protection Act.	Ditto.	Notification No. 7598 P dt dated the 28th April 1917.
1913	I	The Indian Extraction (Amendment) Act.	Ditto.	Notification No. 5839 P dt the 14th April 1916.
1913	VIII	The Indian Criminal Law (Amendment)	Ditto.	Notification No. 5839 P dt dated 14th April, 1916.
1914	XIV	The Repealing and Amending Act.	In so far as it relates to Acts in force in C.H.Ts.	Ditto.
1914	X	The Indian Post Office and Telegraph (Amendment) Act Except	In so far as it not inconsistent with the C.H.Ts. Regulation the rules or I of 1900	Ditto.

1	2	3	4	5
		Section 2.	for the time being in force thereunder.	
1917	I	The Indian Steam Vessels Act.	Whole	Notification No. 91 M dated the 16th July, 1926.
1919	XII	The Poisons Act.	In so far as it is not inconsistent with the CHTs Regulation I of 1900 or with any rules for the time being in force thereunder.	Notification No. 16963 EA. Dated the 9th December, 1936.
1922	XI	The Indian Income-Tax Act.	Shall apply to all persons in the Chittagong Hill Tracts except the Indigenous Hillman.	The C.H.Ts. Law Regulation, 1937 (Bengal Regulation No.II of 1937).
1923	XV	The Indian Income Tax (Amendment) Act.	Ditto.	Ditto.
1924	XI	Ditto.	Ditto.	Ditto.
1927	X	The Repealing and Amending Act.	In so far as it is not inconsistent with the Chittagong Hill Tracts Regulation I of 1900 or with the rules for the time being in force thereunder and in so far as it relates to enactment's in force in the said Tracts.	Notification No. 6116 EA dt. the 13th March, 1937.
1933	XXIV	The Indian Tea Control Act.	Whole	Notification No. 17103 E. dated the 11th December, 1936.
1934	II	The Reserve Bank Of India Act.	Whole	The Chittagong Hill Tracts Regulation 1940 (Bengal Regulation No. I of 1940).
1934	XVI	The Matches (Excise Duty) Act.	In so far as it is not inconsistent with the CHTs Regulation I of 1900 or with any rules for the time being in force there under.	Notification No. 4582 E. A. dated the 1st March, 1937.





