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# महाराष्ट्र शासन राजपत्र

## असाधारण भाग आठ

असावारण जमांक १४४

#### प्राधिकृत प्रकाशन

### महाराष्ट्र वियानमंडळाचे अधिनियम व राज्यपालांनी प्रखापिन कलेले अणादेज व कलेले जिनियम आणि विथि व न्याय विमागाकडून आलेली वियेवक (ईप्रजी अनुसाद).

In pursuance of clause (3) of article 348 of the Constitution of India, the following translation in English of the Maharashtra Land Revenue Code (Third Amendment) Act, 2017, (Mah. Act No. LX of 2017), is hereby published under the authority of the Governor.

By order and in the name of the Governor of Maharashtra,

#### N. J. JAMADAR,

and the department of the second

Principal Secretary and Remembrancer of Legal Affairs to Government, Law and Judiciary Department.

## MAHARASHTRA ACT No. LX OF 2017.

(First published, after having received the assent of the Governor in the "Maharashtra Government Gazette", on the 7th September 2017.)

An Act further to amend the Maharashtra Land Revenue Code, 1966.

Mah. KLI of 1966. Revenue Code, 1966, for the purposes hereinafter appearing ; it is hereby enacted in the Sixty-eighth Year of the Republic of India as follows :-

1. This Act may be called the Maharashtra Land Revenue Code Short une. (Third Amendment) Act, 2017.

### महाराष्ट्र शासन राजपत्र असाधारण भाग आठ, सप्टेंबर ७, २०१७/भाद १६, शक १९३९

Substitution of section 135 of Mah. XLI of 1966. 2. For section 135 of the Maharashtra Land Revenue Code, 1966, the Mah. XLI of 1966.

Disputes regarding boundaries between villages, survey numbers and sub-divisions or area of any survey number or sub-division. "135. If any dispute arises concerning the boundary of a village or a field or a holding which has not been surveyed, or if at any time after the completion of a survey, a dispute arises concerning the boundary of any village or boundary or area of any survey number or sub-division of a survey number, it shall be decided by the Collector after holding a formal inquiry at which the concerned officers and all persons interested shall have an opportunity of appearing and producing evidence. The Collector may, while deciding such dispute or, otherwise after giving an opportunity of being heard to all the concerned persons and officer, also correct any error in the area or assessment of a survey number or subdivision of a survey number due to mistake of survey or arithmetical miscalculation :

Provided that, no arrears of land revenue shall become payable by reason of such correction; but excess payment as land revenue made, if any, shall be adjusted against the payment of land revenue which may become due.".

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