

The Sindh Government Gazette

Published by Authority

KARACHI THURSDAY MARCH 20, 2014

PART-IV

PROVINCIAL ASSEMBLY OF SINDH **NOTIFICATION** KARACHI, THE 20TH MARCH, 2014.

NO.PAS/Legis-B-24/2013- The Sindh Land Revenue (Amendment) Bill, 2013 having been passed by the Provincial Assembly of Sindh on 14th February, 2014 and assented to by the Governor of Sindh on 19th March, 2014 is hereby published as an Act of the Legislature of Sindh.

THE SINDH LAND REVENUE (AMENDMENT) ACT, 2013.

SINDH ACT NO. V OF 2014.

AN

to amend the Sindh Land Revenue Act, 1967.

WHEREAS it is expedient to amend the Sindh Land Preamble. Revenue Act, 1967, in the manner hereinafter appearing;

It is hereby enacted as follows:-

1. (1) This Act may be called the Sindh Land Revenue Short title and (Amendment) Act, 2013.

- (2) It shall come into force at once.
- In the Sindh Land Revenue Act, 1967, hereinafter Amendment of referred to as the said Act, In section 4, after sub-section section 4 of (23), the following shall be added:-

Sindh Act No.XVII of 1967.

- "Service Center" means a "(23-A) established for maintaining computerized record of rights of a particular District or Taluka and providing service for mutation, transfer, execution and registration of deeds, certified copies computerized record of rights and other matters connected to computerized record of rights.".
- In the said Act, in section 39, in sub-section (2), Amendment of after clause (d), the following shall be added:-
 - "(e) statements in the form of electronic documents No.XVII of recorded through an automated information system 1967. and declared by the Board of Revenue through a notification to be computerized record of rights of a Deh"

section 39 of Sindh Act

- In the said Act, in section 40, after sub-section (3), Amendment of the following shall be added:-
 - "(4) Computerized record of rights of a Deh if No.XVII of declared by the Board of Revenue through 1967. notification to be authenticated computerized record of rights of a Deh shall be deemed to be record of rights:

section 40 of Sindh Act

Provided that before issuance of such notification, hardcopies of computerized record of rights so declared to be authenticated record of rights of a Deh shall be certified and verified to be true and genuine by the concerned Mukhtiarkar and the concerned Assistant Collector of the first grade in the same manner as provided in sub-section (11), (12) and (13) of section 42, and shall be kept in the Cell established under sub-section (1) of section 42.".

5. In the said Act, in section 42, after sub-section (13), Amendment of the following shall be added:-

section 42 of Sinuh Act

"(14) The corrections in the computerized record of No.XVII of rights, shall be attested by the Assistant Collector of 1967. the first grade appointed for that specific purpose at the service center.".

documents,

information, communications, transactions, reports and maps in electronic, digital or computerized

section 55 of Sindh Act "(f) prescribing the forms of computerized record of No.XVII of 1967.

In the said Act, in section 55, ... sub-section (1), Amendment of 6. after clause (e), the following shall be added:-

including

form.". In the said Act, section 177 shall be substituted as follows:-

Substitution of section 177 of Act No.XVII of 1967.

*177. Maps and land record open to inspection etc. Subject to prescribed rules and on payment of such fees as the Board of Revenue shall from time to time determine in this behalf, all maps, record of rights and other land record manually prepared or generated through computerized process including digitized maps shall be open to the inspection of the public and certified extracts from the same or certified copies thereof, shall be given to persons who apply for the same.

> BY ORDER OF THE SPEAKER PROVINCIAL ASSEMBLY OF SINDH

records,

G.M.UMAR FAROOQ SECRETARY PROVINCIAL ASSEMBLY OF STNDH

Karachi: Printed at the Sindh Government Press 20-3-2014