*THE KERALA REVENUE RECOVERY RULES, 1968

SRO. No. 421/68.— In exercise of the powers conferred by Section 86 of the Kerala Revenue Recovery Act, 1968, (15 of 1968), the Government of Kerala hereby make the following rules; namely:—

- 1. These rules may be called the Kerala Revenue Recovery Rules, 1968.
- 2. In these rules, unless the context otherwise requires,—
 - (a) "Act" means the Kerala Revenue Recovery Act, 1968;
 - (b) "Section" means the section of the Act;
 - (c) "Form" means the form appended to these rules.
- 3. The forms given in the Appendix with such variations (not affecting the substance thereof) as the circumstances of each case may require, shall be used for the purposes therein mentioned.
- 4. Batta and other charges at the rates specified in Column (2) of the Table below; shall be levied in respect of the item specified against them in column (1) of the said Table. These charges shall be recovered from the defaulters along with the arrears due.

TABLE

	Item	Rate
	(1)	(2)
(i)	Demand notice fee (either under Section 7 or under Section 34).	Rs. P 1[50.00 per demand notice]
(ii)	Fee for the distraint and sale of movables	¹ A[50.00 per case]
(iii)	Fee for the attachment and sale of immovable to meet the cost of labour	^{1B} [50.00 per case].
(iv)	Tom tom charges.	1.00 do.
(v)	Publication charges	Actual expenses incurred.
(vi)	Transport charges or other charges	At the rates prescribed in the Financial Code.
(vii)	For arrest and detention in civil jail	Subsistence allowance at such rates as may be specified by the State Govt. for judgment debtors under Section 57 of the Code of Civil Procedure, 1908.

Published under Notification No. 36542/B3/68/RD. in K. G. Ext. No. 263 dt. 07/12/1968.

Substituted by Notification G.O. (P) No. 85/2012/RD. dt. 25/02/2012, published as S.R.O.No. 149/2012 in K.G. Ext. No. 442 dt. 06/03/2012, for "Rs.2 per demand notice".

Substituted by Notification G.O. (P) No. 85/2012/RD. dt. 25/02/2012, published as S.R.O.No. 149/2012 in K.G. Ext. No. 442 dt. 06/03/2012, for "1.00 (per case)".

Substituted by Notification G.O. (P) No. 85/2012/RD. dt. 25/02/2012, published as S.R.O.No. 149/2012 in K.G. Ext. No. 442 dt. 06/03/2012, for "1.00 do."

²[(viii) Collection charges

³[5% of the arrears to be collected, when the arrears does not exceed Rupees Five lakhs and 7.5% of the arrears to be collected, when the arrears exceed Rupees Five Lakhs.]

- ⁴[5. (1) ⁵[Collection charges at the rate of 5 percent of the arrears to be collected under the provisions of the Act on behalf of any institution notified under Section 71 or collected on behalf of any institution under Section 68 ⁶[when the arrears does not exceed Rupees Five Lakhs and at the rate of 7.5% when the arrears exceed Rupees Five Lakhs] shall be realised from the defaulters and accounted as arrears to such institutions.]
- (2) The collection charges shall be deducted from the amount recovered and the balance alone shall be payable to the institution.]
- ⁷[(3) Institutions except Government Departments accepting defaulted payments directly from the defaulter after initiating Revenue Recovery Proceedings under the Kerala Revenue Recovery Act, 1968 (15 of 1968) and filing the certificate by the District Collector under sub-section (3) of Section 69 of the said Act shall be liable to pay 1% of the amount so collected towards service charge for the initiation of Revenue Recovery Proceedings against the defaulter ⁸[and to intimate the fact] of such acceptance to the District Collector concerned at once.]

Case Law

Collection of charge of 5%: Division Bench of High Court in Shibukumar's case declared it as unreasonable, discriminatory and ultra vires. Said judgment stayed by Supreme Court. Hence, learned Single Judge was not correct in directing lifting of attachment in property by allowing payment of 1% of the amount recovered towards payment as collection charges. Special Deputy Tahsildar (RR), KSFE Ltd. and Another v. K. P. Rajan and Another — 2013 (3) KHC 232 (DB).

Collection charges: Recovery of additional tax under Motor Vehicles Taxation Act: Held, collection

charges should be limited to the amount recovered by sale of the vehicle and no collection charges should be demanded from the defaulter for the voluntary payment made based on interim orders issued by the Court. Vijayan N. P. v. Tahsildar (Revenue Recovery), Thalassery and Others — 2012 (4) KHC 151: 2012 (4) KLJ 273: 2012 (4) KLT 318 (DB).

Proper levy of collection charges: For recovery under the Revenue Recovery Act by taking recourse to coercive steps, only 1% of the amount in addition to the cost of process and other charges as permitted under R.4, is permissible as collection charges. *Usha Mary v. Kerala Financial Corporation and Others* — 2009 (4) KHC 254: 2009 (4) KLT 328: ILR 2009 (4) Ker. 320 (DB).

Collection charges: Levy of. Levy of collection charges proportionate to the amount collected is unreasonable

- Amended by Notification G.O. (P) No. 508/97/RD dt. 07/07/1997, published as SRO. No. 565/97 in K. G. No. 29 dt. 22/07/1997. Later corrected by Notification G.O. (P) No. 202/2002/RD. dt. 13/06/2002, published in K.G.Ext. No. 866 dt. 18/06/2002.
- 3 Substituted by Notification G.O. (P) No. 239/2004/RD. dt. 15/07/2004, published as SRO. No. 930/2004 in K.G.Ext. No. 34 dt. 24/08/2004, for "5% of the arrears to be collected".
- Inserted by SRO. No. 460/80 dt. 27/02/1980, published in K. G. No. 21 dt. 20/05/1980.
- Substituted by Notification G.O. (P) No. 508/97/RD dt. 07/07/1997, published as SRO. No. 565/97 in K. G. No. 29 dt. 22/07/1997. Prior to substitution it read as:

"Collection charges at the rate of 5 percent of the arrears collected under the provisions of the Act on behalf of any institution notified under Section 71 shall be realised from such institution."

- Inserted by Notification G.O. (P) No. 239/2004/RD. dt. 15/07/2004, published as SRO. No. 930/2004 in K. G. Ext. No. 34 dt. 24/08/2004.
- No. 34 dt. 24/08/2004.

 7. Inserted by Notification G.O. (P) No. 107/2008/RD. dt. 24/04/2008, published as SRO. No. 459/2008 in K. G. Ext.
- No. 899 dt. 06/05/2008.
 Corrected by Notification G.O. (P) No. 285/2008/RD. dt. 29/08/2008, published in K. G. Ext. No. 1938 dt. 03/09/2008. Prior to correction it read as "and to initiate the fact".

and unconstitutional. Item (viii) under R.4 and R.5(1) are ultra vires of the parent Act. Usha Mary v. Kerala Financial Corporation and Others — 2009 (4) KHC 254: 2009 (4) KLT 328: ILR 2009 (4) Ker. 320 (DB).

The levy of collection charges contemplated by R.5 of the Rules is available only in cases where amounts are sought to be recovered by recourse to the provisions of the RR Act, on behalf of institutions either notified under S.71 of the RR Act or which are otherwise enabled or empowered: S.68 of the Act would not be confined to amounts due to the Government on account of the quit rent or revenue other than the public revenue due on land and all monies due from any person to the Government which under a written agreement executed by such person are recoverable as arrears of public revenue due on land or land revenue under the Act. But it also will extend to cases where amounts are due to institutions other than the Government, provided such amounts can be recovered as arrears of public revenue due under the Act. Pullangode Rubber and Produce Co. Ltd. v. Inspecting Assistant Commissioner (Special) — 2008 KHC 6072 : ILR 2008 (1) Ker. 718 : 2008 (1) KLT 752.

Amount due to Toddy Workers Welfare Fund deposited before initiation of proceedings: Not liable to pay collection charges. Balan v. Tahsildar - 2000 (1) KLT 746: 2000 (1) KLJ 452.

Payment of commission of 5% or collection charges: Amount paid straight to requisitioning authority. Applicability of R.5 arises only in a case where amount has been recovered though proceedings initiated under the RR Act. S.7 is intended only to give an opportunity to the defaulter to remit the amount demanded. In other words, coercive steps will be taken under the Act only if the amount is not paid, after receipt of the demand notice under S.7. Village I. D. Centre v. Khadi and Village I. Board — 1996 (2) KLT SN 49: 1996 (2) KLJ 253: ILR 1997 (1) Ker. 392.

Charges payable under R.5 constitute part of the amount due to the creditor as cost of recovery and hence recoverable by it from defaulter. Mohan Roy v. State Bank of Travancore — 1990 (2) KLT 120.

Amounts due to Kerala Financial Corporation: Debtor paying amounts direct to Corporation. The question of Revenue Recovery commission or collection charges could and would arise only where there is collection of arrears under the provisions of the Act on behalf of any institution notified under S.71 of the Act. Inasmuch as the admitted case is that no such collection has been made, a stage has not been reached where the Government would be entitled to claim collection charges by virtue of the provisions contained in R.5(1) of the Rules. Kadeeja Beevi v. Kerala Financial Corporation — 11985 KHC 163: 1985 KLT 741: 1985 KLN SN 35.

APPENDIX FORM 1

[See Section 7]

DEMAND NOTICE UNDER SECTION 7

authorised defaulter fo	to distrain	n the			movab	le property	of the undermentioned
Number and name of the village	Name of defaulter	For what period arrears are due	Amount of arrears due	Date on which arrears fell due	Demand notice fee	Interest, rate and amount	Date of distress and delivery of copy to defaulter or, if no distress is made, date of payment of sum due
			Rs. Ps.				

The defaulter is hereby informed that if the amount due together with notice fee and all expenses of distress be not immediately paid, the distrained property will be immediately brought to public sale.

(Signed)

Station: Collector/Authorised Officer

Dated: 19...

Note .- 1. The defaulter is informed that on presentation of this distraint order, he should pay the arrear together with the notice fee to the person employed to make the attachment and obtain a receipt from him.

Details.

2. The distrainer should produce this demand and if the sum due be not at once paid he may make distress and on the day on which the property is distrained, he should deliver to the defaulter a copy of the demand endorsing thereon a list of the property distrained and the name of the place where it is kept.

(Here enter the inventory of the distrained property)

Value

FORM 2

1.01.01
[See Section 12]
NOTICE OF SALE OF MOVABLE PROPERTIES ATTACHED
Whereas Shri
Place: Date: Collector/Authorised Officer.
Date: Collector/Authorised Officer.
FORM 3
[See Section 19]
PROHIBITORY ORDER
Office of the
То
Whereashas failed to pay the arrears due
(defaulter)
from him on account ofamounting to Rsand the interest payable;
It is ordered that the saidbe, and is hereby prohibited and restrained, until the further order of the undersigned, from receiving from you a certain debt alleged now to be due from you to the said defaulter, namely/ from making any transfer of the shares in
And that you, the saidbe, and you are hereby prohibited and restrained, until the further order of the undersigned from making payment of the said debt or any part thereof/from

permitting any such transfer to any person whomsoever or otherwise than to the undersigned.

Given under my hand and seal at.....this.....day of......day (Seal).

Collector/Authorised Officer.

Note.-

FORM 4

[See Section 20]

NOTICE OF ATTACHMENT OF A DECREE OF A CIVIL COURT

Off	ic	3	е			C)	Ì	t	r	1	E	,							*		•			*		
	٠.		•	•	•											•			•			•					
Da	at	E)		I.																						

То		
10	The Judge of the Court of	
Sir,	A	
	Whereas	has failed to pay the
	(defaulter)	
Rs	s due from him for the period in respect ofamounting to Rsand the interest of Rs	patta Noofvillage with the cost of process of
	And whereas the undersigned in exercise of his powers of Kerala Revenue Recovery Act, desires to proceed whereas and an action of the control	with attachment of a decree of made in suit No. was the plaintiff andwas ourt;
	You are, therefore, requested to stay the execution of the	e said decree unless and until-
	(i) the undersigned cancels this notice; or	
	(ii) the undersigned or the above mentioned defaulter app	
(Seal)		Yours faithfully, Collector/Authorised Officer.
(Ocai)		Collector/Authorised Officer.
	FORM 5	
	[See Section 21]	
	NOTICE OF ATTACHMENT WHERE THE PROPER SHARE OR INTEREST IN MOVABLE PI	
		Office of the
То		·
10		
	Whereas you have not paid the arrears amounting to Rs.	navable by you in respect
of patt	a Noand the interest payable for the period commercocess fee;	ncing fromtogether with
restrair share	It is hereby ordered that you the saidbe ned, until the further order of the under-signed from transfe or interested in the under mentioned items of movable propas co-owners.	rring or charging in any way your
	Given under my hand and seal atthisth	day of
(Seal)	.5	Collector/Authorised Officer.
	FORM 6	
	[See Section 23]	
	NOTICE OF ATTACHMENT OF MOVABLE PRO CUSTODY OF A COURT OR PUBLIC O	
	TOTAL OF A GOOM ON TODALO	Office of the
То		Dated19

Sir,	
	Whereashas not paid the arrears amounting to
	(defaulter)
comm	in respect ofand the interest payable for the period encing fromand the undersigned desires to attach sums of money or other property your custody*.
	I request that you will hold the said money or property and any interest or dividend becoming thereon subject to the further order of the undersigned.
payar	Yours faithfully,
(Seal	Collector/Authorised Officer.
Court	Note.— *Here state how the money or property is understood to be in the hands of the property of the Public Officer addressed, on what account and other available details.
	FORM 7
	[See Section 24]
	ORDER OF ATTACHMENT OF PROPERTY CONSISTING OF AN INTEREST IN PARTNERSHIP PROPERTY
	Office of the
То	
10	
Sir,	
know	Whereashas not paid arrears amounting to Rsin respect offor the periodtoand the interest payable and whereas the saidis a partner in the firm as Messrs
	ii) *that
(O I)	Given under my hand and seal atthisday of 19
(Seal)	Collector/Authorised Officer.
the ci	Note.— *Here incorporate any other details that may be considered necessary in cumstances.
	FORM 8
	NOTICE OF ATTACHMENT OF RENT DUE TO DEFAULTER
	Office of the
То	
То	
the pe	Whereashas not paid arrears amounting to Rsin respect offor iod and interest thereon, and whereas the undersigned desires to attach the
	e by you to the defaulter; request that you will hold the said rent and pay the same to the on proper receipt.
o f	Given under my hand and seal the day the day
(Spal)	

FORM 9

[See Section 26]

ORDER FOR SALE OF NEGOTIABLE INSTRUMENT OR SHARE THROUGH BROKER

	Onic	e or me
-	er lya er rea	
ГО		
	Whereas the undersigned has passed on theday of19a he under mentioned property in the course of proceedings for the nin respect of	
	(defaulter)	
	I hereby authorise you for the sale of the said property and bring the DETAILS OF PROPERTY	sale proceeds before me.
	Given under my hand and seal atthisday of 19	
Seal		 llector/Authorised Officer.
Sear	feed €1	ilector/Authorised Officer.
*	FORM 10	
	[See Section 34]	
	DEMAND PRIOR TO ATTACHMENT OF LAND	
	Notice of demand to ofVillage Take notice that the	
	(Authorised Officer)	
ear	nands from you the sum of Rupeesbeing the arrears ofas holder of the lands comprised in patta Noas the amount within ten days from the date of the service of this name.	and that you are required
	You are required to pay 50 P. on account of patta due to the person we interest on the defaulted amount at per cent from the date of default you have any objection to the demand, you should prefer the in the period specified above.	ult to the date of payment.
		llector/Authorised Officer.
	FORM 11	
	[See Section 36]	
	NOTICE OF ATTACHMENT OF IMMOVABLE PROP	PERTY
	Office	e of the
О		
	·	
	Whereas you have failed to pay the sum of Rs	st of Rspayable
Intil th	It is ordered that you the saidbe, and you are hereby the further order of the undersigned, from transferring or charging the	

It is hereby further ordered that unless the said arrears with interest thereon and the cost of process fee be paid within.....the immovable property specified below will be brought to sale in due course of law.

in any way and that all persons be, and that they are hereby prohibited from taking any benefit

under such transfer or charge.

SPECIFICATION OF PROPERTY

	SPECIFICATION OF PHOPERT	1
	Given under my hand and seal atthis	day of 19
(Seal		Collector/Authorised Officer.
	FORM 12	
	[See Section 38]	
	APPOINTMENT OF AGENT	
		Office of the
_		***************************************
To		
Reco	Whereashas been attached under an ord	er passed by the undersigned.
	You are hereby appointed as Agent of the said property.	
	Subject to any order which may be passed by the undersigned to any order which may be passed by the undersigned to the said property.	and in this behalf you shall have
	powers necessary for the management of the said property Kerala Revenue Recovery Act, 1968.	
respec	You are required to render a due and proper account of your of the said property in accordance with Section 40 of the	
	You will be entitled to remuneration at the rate of	
the ur	Your appointment as agent of the said property shall continuersigned and may be cancelled or withdrawn at any time at	
	Given under my hand and seal atthisda	
(Seal)		Collector.
(Oou.)	FORM 13	Concotor.
	[See Section 39]	
	NOTICE OF ASSUMPTION OF MANAGEMENT OF A	TTACHED PROPERTY
		Office of the
To		
have mana hereb	Whereas Shrihas not paid arrears amounting of of	properties mentioned hereunder the Recovery Act, 1968 and the ther Section 38 of the said Act, I
	DETAILS OF PROPERTIES	
	Given under my hand and seal atthis	day of 19
(Seal)		Collector.
, ,	FORM 14	
	[See Section 42]	
	ORDER OF WITHDRAWAL OF ATTAC	HMENT
	ONDER OF WITHDRAWAL OF ATTAC	
	When a Official	Office
	Whereas Shrihas failed to pay the a	rrears due from him in respect

of......amounting to Rs.and interest thereof and the properties described hereunder,

FORM 16	THE KERALA REVEN	UE RECOVERY RULES, 1968	75
	nder Section 36 of the Keral	a Revenue Recovery Act, 1968 and the r 38 of the said Act;	nanagement
		e property the arrears mentioned above w	ere realised;
		nt passed by the undersigned on19	
withdrawn and de	efaulter shall have power to	enter upon the property from the date of the oss or damage caused to the property from	nis order and
		thisday of1	
		s of Properties)	
(Seal)	<i>it</i> €.1	Collector.	
<u> </u>		FORM 15	
	Sec	e Section 43]	
		ACHING A BUSINESS	
		Office of the	
То			
(name of c	defaulter)		
Whereas y	you have to pay the arrears	amounting to Rs	
From			
ofat	be and is hereby	less carried on by you under the nam attached and you are informed according	gly.
hereby prohibited	and restrained from trans	the above said Shriferring or charging the said business in a hibited and restrained from taking any b	any way and
such transfer or			
Given und	der my hand and seal at	day of	
(Seal)		District Collector.	
		FORM 16	
	1.7	tion (2) of Section 49]	
	NOTICE OF SALE	OF IMMOVABLE PROPERTY	*
		Office of the	
Whoreas	the immovable properties b	elonging to Shri	
(defaulter) and mamounting to Rs	nentioned in the Schedule I swhich sum is red ing immediately after the d	pelow have been attached for the recove coverable together with interest at ue date and the costs, charges, and exp	for the
	the recovery thereof;	rdored the sale of the attached preparty r	mentioned in
the annexed sch	nedule in satisfaction of the	rdered the sale of the attached property r said arrears, costs, charges and expens	ses;
there will be due	thereunder a sum of Rs	day of19 (the date fixed in including costs and interest;	
Notice is	nereby given that in the abs	ence of any order of postponement the s	aid property

Notice is hereby given that in the absence of any order of postponement the said property shall be sold by......in public auction at a.m./p.m. on the said day of....... 19.....place.

The sale will be of the property of the defaulter above named as mentioned in the schedule below; and the liabilities and claims attaching to the said property, so far as they have been ascertained, are those specified in the schedule against each lot.

The property will be put up for sale in the lots specified in the schedule. If the amount to be realised by sale is satisfied by sale of a portion of the property, the sale shall immediately be stopped with respect to the remainder. The sale will also be stopped if, before any lot is knocked down the arrears mentioned, interest payable and costs (including the costs of the sale) are tendered to the officer conducting the sale or proof is given to his satisfaction that the amount of such arrears, interest and costs has been paid to the undersigned.

At the sale, the public generally are invited to bid either personally or by duly authorised agent. Subject to the provisions of Section 50 of the Kerala Revenue Recovery Act, no officer or other person, having any duty to perform in connection with this sale shall, however either directly or indirectly bid for, acquire any interest in the property sold.

The sale shall be subject to the conditions prescribed in Section 49 of the Kerala Revenue Recovery Act, 1968 and the rules made thereunder and to the following further conditions:—

- (i) The particulars specified in the annexed schedule have been stated to the best of the information of the undersigned, but the undersigned shall not be answerable for any error, misstatement or omission in this notice.
- (ii) The amounts by which the biddings are to be increased shall be determined by the officer conducting the sale. In the event of any dispute arising as to the amount bid, or as to the bidder, the lot shall at once be again put up to auction.
- (iii) The highest bidder shall be declared to be the purchase of any lot provided always that he is legally qualified to bid, and provided that it shall be in the discretion of the undersigned to decline acceptance of the highest bid when the bid is less than the reserve price, if any, fixed or when the price offered appears so clearly inadequate as to make it advisable to do so.
- (iv) For reasons recorded, it shall be in the discretion of the officer conducting the sale to adjourn it subject always to the provisions contained in Section 49 of the Kerala Revenue Recovery Act, 1968.
- (v) The person declared to be the purchaser shall pay immediately after such declaration, a deposit of 15 percent on the amount of his purchase money to the officer conducting the sale and, in default of such deposit, the property shall under Section 49 of the Act be put up again and resold. The full amount of the purchase money payable shall be paid by the purchaser to the undersigned on or before the 30th day from the date of the sale of the property, exclusive of such day or if the 30th day be a Sunday or other holiday then on the first office day after the 30th day. In default of payment within the period mentioned above, the property shall be resold after the issue of afresh notice of sale. The deposit, after defraying the expenses of the sale, shall be liable to be forfeited to the Government and the defaulting purchaser shall forfeit all claims to the property or to any part of the sum of which it may subsequently be sold.

SCHEDULE

Taluk	Village	Name of defaulter	The position and extent of the land and of its building and other known improvements thereon	The amount of Revenue assessed on the land or upon its different sections	Amount for the recovery of which the sale is ordered.	The proportion of the public Revenue due during the remainder of the current financial year.
		Sime.	1 0 11 .=	L 0 J	~ 0	⊢ π = 0
(1)	(2)	(3)	(4)	(5)	(6)	(7)

FORM 17

[See Section 54]

	ORDER	OF	CONFIRMATION	OF SALE	OF IMMOVABLE	PROPERTY
--	-------	----	--------------	---------	--------------	----------

	Office of the
	by public auction on theday of19for recovery of arrears from The full and of the purchase money has been paid on
aside	* No application under Section 52 or Section 53 of the Act has been received for setting the sale.
under	* Application made byfor setting aside the sale has been disallowed by the rsigned.
	Accordingly, the said sale is hereby confirmed.
	SPECIFICATION OF PROPERTY
	Given under my hand and seal atthisday of
(Seal)) Collector
	*Delete the inappropriate words.
	FORM 18
	[See Section 56]
	CERTIFICATE OF SALE OF IMMOVABLE PROPERTY
	Office of the
arrea	This is to certify that Shrihas been declared the purchaser at a sale by public auction eday ofof the undermentioned immovable property for the recovery of rs from Shriand that the said sale has been duly confirmed by the undersigned and me absolute on theday of
	SPECIFICATION OF PROPERTY
(Seal	⁹ [FORM 18A [See Section 57(1)] DECLARATION OF LAWFUL SUCCESSION OF
	PURCHASES OF IMMOVABLE PROPERTY
Ref:-	No. Office of the
sale Into Resident States of Into Confire Revenue Act the sale of	Whereas ShriS/oresiding inofVillageTalukDistrict has based for Rs(Rupees) only, the immovable property specified below at the held in public auction on theday offor recovery ofarrears amounting for the perioddue from Shri/Smtresiding in

^{9.} Inserted by SRO. No. 447/76 dt. 06/04/1976, published in K. G. No. 17 dt. 27/04/1976.

		SP	ECIFICATION OF	THE PROP	ERTY	
District	Taluk	Village	Amsom/Sy.	Extent	Description	Assessment
			Desom No.		of Property	
Gi	iven under	my hand a	and seal at	this	day of	
(Seal)						uthorised Officer.
()			10[FORI	W 10	0000	
			[See Sect			
		NOTICE :	TO SHOW CAUSE	**************************************	ARRANT OF	
			RREST SHOULD			
					Office of the	9
То						

from you has beco Ar on you o	and the income arreared WHERE.	nterest payal s (being the AS you have under Section	to pay the arrears ole for the period of the Kerala	commencing period amount even Revenue Re	immediately after) after service of the	the said amount
pay the a	amount with	nin 10 days	from the date of its	s service:		
		s I am satisf				
			ing payment of the			
			ansferred your prop			
			fraudulent conduct			
refusing of to liquidate	or neglectinate the arre	ng to pay the ears with in	p pay the arrears of esame the proceed terest thereon and proposed to arres	ds of the sale d cost of pro	e of your property ocess as detailed	are not sufficient in the tentative
ofat should no	a.m. ot be comn	at(he nitted to the	7.5	of appeara	nce) and to show	on theday v cause why you
	ven under	my hand ar	nd seal atth	nis		and the control of the last of the control of the c
(Seal)						District Collector.
*St	trike out wh	hichever is r	not applicable].			
			FORM	20		
			[See Secti	ion 65]		
		ORDE	R FOR DETENTION	ON IN CIVIL	PRISON	
То					***************************************	***************************************
Th	e officer-in-	charge of th	e Civil Prison of			

10. Substituted by SRO. No. 693/82, published in K. G. No. 23 dt. 08/06/1982.

FOR	M 22 THE KERALA REVENU	E RECOVERY RUL	ES, 1968		/	9
by me	Whereas Shrihas been broughtfor recovery of arrears from him.	ght before the unders	igned under	a warrant	issue	ed
	And whereas he has not satisfied the undy and has not paid the amount due from			discharg	ed fro	m
		Amount of Arrears		Rs.	Ps.	
		Costs and charges				
		Interest				
		Total				
	And whereas the undersigned is satisfi	ed that the said Shri.				
	d be committed to the civil prison and signed on theday of	I an order to that eff	ect has bee	n passed	by th	ne
the ci	You are hereby commanded and requivil prison and to keep him imprisoned the said is paid to you or until you receive ar	erein for a period of	0	r until the	in amou	ito int
for the	The said Shrishall be entitled to subset subsistence of a judgment debtor arrest	sistence allowance at the ested in execution of	e rates fixed la a decree of	oy the Gov a Civil Co	ernme urt.	ent
	Given under my hand and seal at	thisday of				
(Seal)				District C	ollect	or
	FC	ORM 21				
	0 12	Section 65]		353		
	5	OF RELEASE				
	0115211	01 1122210	Office of th			
То						18.8.8
	The Officer-in-charge of the Civil Prison	of				
	Under orders passed this day, yo		cted to fo	rthwith s	et fre	ee
	who is now in your custody a rsigned on theday of	as a result of the warr	ant of deten	tion issued	d by t	he
	Given under my hand and seal at	this	day of	19		
(Seal)	8			District C	Collect	tor
(000.		0014 00				
		ORM 22				
	1.00	Section 66]				
	WARRAN	IT OF ARREST	0.00			
			Office of the	ne		
То						
Shri	Whereas arrears amounting to Rs which have become payable		. as noted t	Rs.		Ps.
	Amount of arrears			113.		٠.
	Costs and charges					
	Interest upto the date of issue of this v	varrant				
	Total					
		has not been naid in	enite of dem	and issued	to hi	im.
and v	whereas the said sum of Rs	inas not been paid in	phire of delli	and issued		,

These are to command you to arrest the said defaulter and bring him before the undersigned as soon as practicable and in any event within 24 hours of his arrest (exclusive of the time required for the journey) unless the defaulter pays to you the said amount of Rs
You are hereby further commanded to return the warrant on or before theday ofwith an endorsement certifying the day on which and the manner in which it has been executed or the reason why it has not been executed.
Given under my hand and seal atthisday ofday
(Seal) District Collector.
¹¹ [FORM 23]
[See Section 69(1)]
CERTIFICATE FOR RECOVERY OF PUBLIC REVENUE DUE ON LAND WHEN DEFAULTER OR SURETY RESIDE OUTSIDE THE DISTRICT
Whereas Shri
And whereas the above mentioned person is reported to be residing inTaluk in the Village of within your jurisdiction and is believed to have movable and immovable properties within your jurisdiction;
You are hereby requested to collect the amount as if it were an arrear of public revenue due on land accrued in your District.
Details of public revenue due on land to be indicated here. District Collector.
FORM 24
[See Section 69(2)]
REQUISITION FOR RECOVERY OF AMOUNT OTHER THAN PUBLIC REVENUE DUE ON LAND WHICH IS RECOVERABLE UNDER THE ACT
Whereas ShriS/oofvillage inTaluk has to pay the sum of Rson account ofas specified below; And whereas the said demand arose in your District;
I hereby request you to collect the amount as if it were an arrear of public revenue due on land accrued in your District. Details of amount to be recovered to be indicated here.
Duly verified and certified by me
this theday of19 Requisitioning Authority.
FORM 25
[See Section 69(3)]
CERTIFICATE FOR RECOVERY OF SUM OTHER THAN PUBLIC REVENUE DUE ON LAND
Whereas Shri

11. Substituted by SRO. No. 178/71, published in K. G. No. 22 dt. 08/06/1971.

And whereas I am satisfied that the sum has accrued due in this District and is recoverable under the Kerala Revenue Recovery Act, 1968 (15 of 1968);

I hereby Certify that the said sum, details of which are specified below, is recoverable under the said Act.

DETAILS OF AMOUNT TO BE RECOVERED

1.	Name and address of Defaulter:	
2.	Amount due	
3.	Account of which due	
4.	Remarks	
		District Collector.