The Himachal Pradesh Entertainments Duty Act, 1968

Act 12 of 1968

Keyword(s):
Admission to an Entertainment, Video Exhibition, Complimentary Ticket, Entertainment Tax Officer, Entertainment, Payment for Admission, Proprietor, Ticket

THE HIMACHAL PRADESH ENTERTAINMENTS DUTY ACT, 1968
(Act No. 12 of 1968)

ARRANGEMENT OF SECTIONS

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(Received the assent of the President of India on the 3rd July, 1968 and was published in R.H.P Extra., dated the 28th September, 1968 at p. 1015-1022)

Amended, replaced or otherwise affected by,—
(ii) H.P. Ordinance No. 10 of 1971, replaced by H.P. Act No. 6 of 1972.
(iii) H.P. Act No. 6 of 1972 (replaced by Act No. 11 of 1973)

1. For Statement of Objects and Reasons, see R.H.P. Extra., dated the 19th January, 1968, p. 30 and for its authoritative Hindi Text see R.H.P. Extra., dated 6-12-86, P. 2193.
2. For Statement of Objects and Reasons, see R.H.P. Extra., dated the 2nd April, 1970, P. 286.
H.P. ENTERTAINMENTS DUTY ACT, 1968


An Act to provide for the levy of an entertainment duty in respect of admission to public entertainments.

Be it enacted by the Legislative Assembly of Himachal Pradesh in the Eighteenth Year of the Republic of India as follows:—

1. Short title, extent and commencement.—(1) This Act may be called the Himachal Pradesh Entertainments Duty Act, 1968.
(2) It extends to the whole of Himachal Pradesh.
(3) It shall come into force at once.

2. Definitions.—In this Act, unless the context otherwise requires,—
(a) "admission to an entertainment" includes admission to any place in which the entertainment is being held or is to be held;
(aa) "video exhibition" means the exhibition through video cassette recorder and includes the exhibition of films through television or apparatus attached to television or the machine for transferring the films to the television screen or any other apparatus which shows a film on screen through any other means except through cinema projector;
(b) "Commissioner" means the Excise and Taxation Commissioner, Himachal Pradesh, for the time being;
(bb) "complimentary ticket" means a ticket or pass for admission to an entertainment free of any payment or at a reduced rate of payment for such admission;

(c) "Entertainment Tax Officer" means the officer appointed as such under this Act;

(d) "entertainment" includes any exhibition, performance, amusement, game, sport or race to which persons are ordinarily admitted on payment;

(e) "notification" means a notification published under proper authority in the Himachal Pradesh Government Gazette;

(f) "payment for admission" includes—
(i) any payment made by a person admitted to any part of a place of entertainment and in a case where such person is subsequently admitted to another part thereof for admission to which an additional payment is required, such additional payment, whether actually made or not;
(ii) in cases of free, surreptitious, unauthorised or concessional entry, whether with or without the knowledge of the proprietor, the payment of which would have been made if the...
person concerned had been admitted on payment of the full charges ordinarily chargeable for such admission;

(iii) any payment for any purpose whatsoever connected with an entertainment which a person is required to make as a condition of attending or continuing to attend the entertainment in addition to the payment, if any, for admission to the entertainment;

(g) "prescribed" means prescribed by rules made under this Act;

(h) "proprietor" in relation to any entertainment includes the owner, owner, partner or a person responsible for the management thereof;

(i) "ticket" means the pass or token for the purpose of securing admission to an entertainment.

3. Duty on payments for admission to entertainments.—(1) A person admitted to an entertainment shall be liable to pay an entertainment duty at a rate not exceeding [one] hundred per cent of the payment for admission which the Government may specify, by a notification in this behalf, and the said duty shall be collected by the proprietor and rendered to the Government in the manner prescribed.

(2) Notwithstanding anything contained in sub-section (1) and other provisions in relation to admission by tickets contained in the Act, the Government may, after taking into consideration the capacity of the place in which the entertainment is held and the payment for admission, accept, in the prescribed manner, lump-sum entertainment duty for any class of entertainment in lieu of the duty chargeable under sub-section (1) and recover the same in advance per month from the proprietor other than the proprietor of a video exhibition having seating capacity upto sixty persons:

Provided that the proprietor of a video exhibition, exhibiting shows on payment and having seating capacity upto sixty persons, shall pay entertainment duty in advance and at a rate not exceeding rupees 30,000 per month as may, in the manner prescribed, be specified by the Government from time to time.

(3) A draft of the proposed order specifying the rate of entertainments duty referred to in sub-sections (1) and (2) shall be notified for the information of all persons likely to be affected thereby and it shall take effect only after the Government has considered all objections received within a period of thirty days from the date of such publication, and has notified the same again, with or without modification:

Provided that if the Government consider that such an order should be brought into force at once, the final notification may issue without previous publication.

(4) Until such time as the duty referred to in sub-sections (1) and (3) has been finally notified, the entertainments duty shall be levied at the rates in force in this behalf immediately before the commencement of this Act.

(5) The final notification specifying the rates of entertainments duty shall be laid before the Legislative Assembly at the session immediately following its publication.

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2. Subs, for the word "half" by H.P. Act No. 20 of 1971 Sec. 3 (1).

3. Sub-section (2), (3), (4) renumbered as (3), (4), (5) and new sub-section (2) added vide Act No. 14 of 1983 effective w.e.f. 21-7-83, sub-section (2) amended by Act No. of 1986, substituted by Act No. 7 of 1991 and subsequently by Act No. 17 of 1991 sec. 3.

4. In Sub-Section (3) Word "and (2)" added vide Act No. 14 of 1983.

5. The proviso deleted vide Act No. of 1970.
1[3-A. There shall be levied and paid to the Government on every complementary ticket issued by the proprietor the entertainment duty at the appropriate rate prescribed under section 3, as if full payment had been made for admission to the entertainment according to the class of seat or accommodation which the holder of such ticket is entitled to occupy or use and the holder of such ticket shall be deemed to have been admitted for payment for the purpose of this Act.]

[3-B * * * ]

4. Calculation of duty.—Notwithstanding anything in this section the amount of duty shall be calculated to the nearest multiple of five paise by ignoring two paise or less and counting more than two paise as five paise.

5. Payment made in a consolidated sum.—Where the payment for admission to an entertainment is made in a consolidated sum in the form of a subscription or contribution to any society or a season ticket, or a right of admission to an entertainment or series of entertainments during a specified period, or a privilege, right, or facility combined with the right of admission without further payment, or a reduced charge, the entertainments duty shall be paid on the amount of the consolidated sum, but where the Entertainment Tax Officer is of the opinion that the payment of a consolidated sum or any payment for a ticket includes payment for other privileges, rights or facilities besides the admission to an entertainment, or is intended to secure admission to an entertainment, during a period when the duty has not been in operation, the duty shall be charged on such amount as appears to the Entertainment Tax Officer to represent the right of admission to entertainment for which a duty is payable.

6. Deposit of security by the proprietor.—The prescribed authority may, in the manner prescribed, require the proprietor of an entertainment to deposit as security for payment of entertainments duty under this Act, an amount not exceeding [ten thousand] rupees in a Government treasury, and the same shall be so deposited.

7. Entertainment Tax Officer and other taxing authorities.—For carrying out the purposes of this Act, the Government may appoint a person as Entertainment Tax Officer and such other persons as it thinks fit to assist the Commissioner.

[7-A. Assistance to Commissioner and other taxing authorities.—All police officers shall be bound to assist the Commissioner, the Entertainment Tax Officers and other persons appointed to assist the Commissioner under section 7 of this Act, when required, in the performance of their duties under this Act, and, for that purpose they shall have the same powers which they have in the discharge of their ordinary police duties.]

1. Sec. "3-A" Ins. by sec. 4 of Act No. 20 of 1970.
4. For these appointments See Not. appended.
8. Posting of tables of rates of payments for admission at conspicuous places.—The proprietor of entertainment shall in the manner prescribed, exhibit at the place of entertainment, the rates of payments for admission and the amount of entertainments duty payable on such rates.

9. Penalty or non-payment of duty.—(1) Except as otherwise provided in this Act, no person shall enter an entertainment unless he is in possession of a ticket or a complimentary ticket or a pass or a badge supplied by the employer under this Act and no person liable to pay entertainments duty shall so enter without having paid, in the manner prescribed, the duty payable under this Act.

(2) A person who enters an entertainment without permission or surreptitiously, with intent to evade the duty payable under this Act shall, on conviction by a Magistrate, be punishable with fine which may extend to Rs. 200 (Rupees two hundred) and, in addition, be liable to pay such duty.

10. Admission of persons without payment.—Nothing in this Act shall apply to bonafide employees of the proprietor, who are on duty in connection with the entertainment, or to the proprietor when on such duty.

11. Method of levy.—(1) Save as otherwise provided by this Act no person shall be admitted on payment to any entertainment where the payment for admission is subject to entertainments duty except with a ticket stamped with an impressed, embossed, engraved or adhesive stamp (not used before) issued by the Government for the purposes of revenue and denoting that the proper entertainments duty has been paid.

(2) The Government may, on the application of the proprietor of any entertainment, in respect of which the entertainments duty is payable, permit the proprietor, on such conditions as the Government may prescribe, to pay the entertainments duty—

(a) by a consolidated payment of a percentage not exceeding 50 per centum of the gross payment for admission to the entertainment at the rate in force during the period concerned; or

(b) in accordance with the returns of the payments for admission to the entertainment; or

(c) in accordance with the results, recorded by any mechanical contrivance that automatically registers number of persons admitted.

12. Entertainments exempted from payment of duty.—(1) No entertainments duty shall be levied on payment for admission to any entertainment where the Commissioner is satisfied on application made in this behalf in the prescribed manner that the whole of the net proceeds of the entertainment will be devoted to philanthropic, charitable, educational or scientific purposes which have been approved as such by the Government.

(2) Nothing in this Act shall apply to any entertainment provided by the staff or students, or both, of an academic institution when the proceeds are intended for academic or charitable purposes.
(3) The Government may, for promotion of peace and international good will or encouragement of arts and crafts, sports or other public interest, by general or special order, exempt any entertainment or class of entertainments from liability to pay duty under this Act.

13. Appeal.—(1) Any person aggrieved by an order made by the prescribed authority under sub-section (1) of section 17 may, in the prescribed manner, appeal to such higher authority as may be prescribed within thirty days of such order:

Provided that no appeal shall be entertained by such higher authority unless it is satisfied that the amount of duty due and the penalty, if any, imposed on the person has been paid:

Provided further, that if such higher authority is satisfied that the person is unable to pay the duty due or the penalty, if any, imposed or both, it may, for reasons to be recorded in writing, entertain the appeal without the duty or penalty or both having been paid.

(2) Subject to such rules of procedure as may be prescribed, the higher authority may pass on such appeal such order as it may think fit.

14. Powers of revision.—The Commissioner or such other officer, as the Government may, by notification, appoint in this behalf, may of his own motion or on application made, call for the record of any proceedings or order of any authority subordinate to him for the purpose of satisfying himself as to the legality or propriety of such proceedings or order, and may pass such order in reference thereto as he may deem fit.

Provided that the Commissioner or the other officer may, before deciding such application, direct the applicant to deposit, in whole or in part, the amount of duty due, and the penalty, if any imposed on him under this Act.

15. Production and inspection of accounts and documents.—(1) The proprietor of an entertainment shall on being required to do so by an officer authorised by the Government in this behalf, produce before any officer of the Excise and Taxation Department, not below the rank of a Sub-Inspector as may be prescribed, any accounts or documents, relevant to the sales of tickets including complimentary tickets and realisation of the entertainments duty due as may be necessary for the purpose of this Act.

(2) If any officer of Government mentioned in sub-section (1) has reason to suspect that the proprietor of any entertainment is attempting to evade the payment of any entertainments duty due from him under this Act, he may, for reasons to be recorded in writing, seize such accounts, registers or documents of the proprietor, as may be necessary and shall grant a receipt for the same and shall retain the same only for so long as may be necessary for examination thereof.

16. Entry into and inspection of places of entertainments.—(1) Any officer not below such rank as may be prescribed, may enter into, inspect and search any place of entertainment while the entertainment is proceeding at any reasonable time, for the purpose of ensuring that the provisions of this Act or any rules made thereunder are being complied with, and while

1. For such Exemptions see Note appended.
doing so, such officer shall not be deemed to be a person, admitted to the
entertainment.

(2) The proprietor of every entertainment shall give every reasonable
assistance to the aforesaid officer in the performance of his duties under
sub-section (1).

(3) If any officer referred to in sub-section (1) has reasonable grounds
to believe that any proprietor is trying to evade entertainment duty or
other dues under this Act, he may search any office, shop, godown,
vessel, vehicle, or any other place of business of the proprietor or any
building, dwelling house, or place where such officer has reason to believe
that the proprietor keeps or is, for the time being, keeping any books,
accounts, registers, documents or goods relating to his business:

Provided that no entry or search in the dwelling house shall be made—

(i) after the sunset and before the sunrise;

(ii) by an officer below the rank of an Excise and Taxation Officer; and

(iii) without obtaining the sanction of the District Magistrate within
whose jurisdiction such house is situated.

(4) The powers conferred by sub-section (3) shall include the power to
open and search any box or receptacle in which any books, accounts, registers
or other relevant documents of the proprietor may be contained.

16-A. Power so detain video cassette recorders, etc.—Any officer autho-
rised under section 16 may, if he has reasons to believe that any
proprietor is running a video exhibition without payment of duty
or penalty, if any, imposed under this Act or where the proprietor
refuses to pay the duty or penalty, if any or fails to produce any
proof regarding the payment thereof, detain the video cassette recorder
or television or apparatus attached to television or machine used for
transmitting the films to the television screen or any other apparatus
which transmits films on screen through any other means except a
 cinema projector, and for this purpose take or cause to be taken any
steps as he may consider proper for the temporary safe custody of
these articles or goods:

Provided that the video cassette recorder or other articles detained
shall be released as soon as the duty or penalty, if any, has been paid.

17. Penalty.—(l) Where a proprietor of an entertainment commits any
of the acts specified in sub-section (1) of section 18, the prescribed authority
may after affording such proprietor a reasonable opportunity of being heard,
direct him to pay by way of penalty in addition to the duty due, if any, a
sum not exceeding two thousand rupees:

Provided that in cases of free, surreptitious, un-authorised or concessional
entry, whether with or without the knowledge of the proprietor, the prescri-
bbed authority shall direct the proprietor to pay, by way of penalty, a sum

1. Sub-sections (3) and (4) Ins. vide Act No. 17 of 1991, Sec. 5.
2. Last. vide ibid.
equal to twenty-five times the amount of duty found to be due as a result of such entry.

(2) No prosecution for an offence under this Act shall be instituted against a proprietor of an entertainment in respect of the same facts on which a penalty has been imposed on him under sub-section (1).

18. Offences and penalties.—(1) If the proprietor of an entertainment

(a) fraudulently evades the payment of any duty due under this Act, or

(b) obstructs any officer making an inspection, a search or seizure under this Act, or

(c) acts in contravention of, or fails to comply with any of the provisions of this Act or the rules thereunder, he shall, on conviction, be liable in respect of each such offence to a fine which may extend to two thousand rupees, and when the offence is a continuing one, with a daily fine not exceeding fifty rupees during the period of the continuance of the offence.

(2) No prosecution for an offence under this Act shall be instituted against a proprietor of an entertainment in respect of the same facts on which a penalty has been imposed on him under sub-section (1).

19. Power to compound offences.—(1) The prescribed authority may, at any time, accept from a person, who has committed an offence under this Act, by way of composition of such offence, a sum of money not exceeding two hundred and fifty rupees or double the amount of duty payable under this Act, whichever is greater.

(2) On payment of such sum of money as may be determined under sub-section (1), the prescribed authority shall, where necessary, report to the court that the offence has been compounded and thereafter no further proceedings shall be taken against the offender in respect of the same offence and the said court shall discharge or acquit the accused, as the case may be.

20. Recoveries.—Any sum due under this Act shall be recoverable as arrears of land revenue.

21. Delegation of Powers by the Government.—(1) Government may delegate all or any of its powers under this Act except those conferred upon it by Sections 3, 23 and this section, to any person or authority subordinate to it.

(2) The exercise of any power delegated under sub-section (1) shall be subject to such restrictions, limitations or conditions, if any, as may be laid down by the Government and shall also be subject to control and revision by it.

22. Bar of certain Proceedings.—No action shall lie against Government or any of its officers or servants for any act done or purporting to be done in good faith under this Act.

1. Subs for the word and figures “section 23” by H.P. Act No. 20 of 1970 sec. 5.
23. **Power to make rules.**—(1) The State Government may make rules generally for carrying out the provisions of this Act.

(2) In particular and without prejudice to the generality of the foregoing power it may make rules—

(a) for the supply and use of stamps or stamped tickets if required in connection with the levy of entertainments duty or for the stamping of tickets sent to be stamped, and for securing the defacement of stamps when used;

(b) for the use of tickets covering the admission of more than one person and the calculation of the duty thereon for the payment of the duty on the transfer from one part of a place of entertainment to another;

(c) for controlling the use of mechanical contrivances (including the prevention of the use of the same mechanical contrivances for payments of a different amount) and for securing proper records of admission by means of mechanical contrivances;

(d) for checking of the admission, keeping of accounts and furnishing of returns by the proprietors of entertainments in respect of which entertainments duty is payable in accordance with the provisions of this Act;

(e) for renewal of damaged or spoiled stamps and for the procedure to be followed on applications for refund;

(f) for keeping of accounts of all stamps used under the Act;

(g) for prescribing the form of a ticket, pass or token authorising admission to an entertainment;

(h) for the presentation and disposal of applications for exemption from payment of the entertainments duty or for the refund thereof;

(i) for the exemption from the entertainments duty on military personnel in uniform;

(j) for the collection of entertainments duty under this Act and the powers to be exercised by the officers of Government in that behalf;

(k) for specifying the authorities who would be competent to compound offences under section 19;

(l) for laying down procedure for the hearing and disposal of appeals under section 13 and applications under section 14 and all other matters incidental thereto.

(3) All rules made under this Act shall be laid before the Legislative Assembly during its session next ensuing after the publication thereof and may be confirmed, amended or revoked by it.


Notwithstanding such repeal, anything done or any action taken including any orders, notifications or rules made or issued in exercise of the powers conferred by or under any of the repealed Acts shall to the extent of being consistent with the provisions of this Act be deemed to have been done or taken in exercise of the powers conferred by or under this Act.

THE HIMACHAL PRADESH ENTERTAINMENTS DUTY
(AMENDMENT) ACT, 1983

(ACT NO. 14 OF 1983)

ARRANGEMENT OF SECTIONS

Sections:

1. Short title and commencement.
2. Amendment of section 2.
3. Amendment of section 3.
5. Repeal and savings.

(Received the assent of the Governor of Himachal Pradesh on the 18th September, 1983 and was published in R.H. P. Extra., dated the 22nd September, 1983, P. 1041-1042).


Be it enacted by the Legislative Assembly of Himachal Pradesh in the Thirty-Fourth Year of the Republic of India as follows:

1. Short title and commencement.—(1) This Act may be called the Himachal Pradesh Entertainments Duty (Amendment) Act, 1983.

(2) It shall and shall always be deemed to have come into force on the 21st day of July, 1983.

2. Amendment of section 2.—After clause (a) of section 2 of the Himachal Pradesh Entertainments Duty Act, 1968 (12 of 1968) (hereinafter called the principal Act) the following clause "(aa)" shall be inserted, namely:

"(aa) 'video exhibition' means the exhibition through video cassette recorder and includes the exhibition of films through television or apparatus attached to television or the machine for transferring the films to the television screen or any other apparatus which shows a film on screen through any other means except through cinema projector;"

3. Amendment of section 3.—In section 3 of the principal Act,—

(a) the existing sub-sections (2), (3) and (4) shall be renumbered as sub-sections (3), (4) and (5) respectively;

(b) a new sub-section (2) shall be inserted, namely:—

"(2) Notwithstanding anything contained in sub-section (1) and other provisions in relation to the admission by tickets contained in the Act, the State Government may, in the prescribed manner, impose lump-sum entertainment duty at a rate not exceeding Rs. 5,000 per month payable by the proprietor for any class of entertainment other than the entertainment of cinematograph exhibition in a cinema hall.

Explanation.—For the purpose of this sub-section, video exhibition for entertainment will not be considered an exhibition in a cinema hall."

(c) in sub-section (3) so renumbered, after the word, brackets and figure "sub-section (1)", the word, brackets and figure "and (2)" shall be added; and

(d) in sub-section (4) so renumbered, for figure and brackets "(2)", the figure and brackets "(3)" shall be substituted.

4. Amendment of section 6.—In section 6 of the principal Act, for the words "one thousand" the words "ten thousand" shall be substituted.


(2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done, or taken under the corresponding provisions of this Act, as if this Act had come into force on the day on which such thing was done or action was taken.

NOTIFICATION AND RULES

UNDER

THE HIMACHAL PRADESH ENTERTAINMENTS DUTY

ACT, 1968

EXEMPTION FROM ENTERTAINMENT DUTY

EXCISE AND TAXATION DEPARTMENT

ORDER

Shimla-171002, the 29th April, 1983

No. EXN.F(13)-4/83.—In exercise of the powers conferred by sub-section (3) of section 12 of the Himachal Pradesh Entertainments Duty Act, 1968 (Act No. 12 of 1968) and all other powers enabling him in this
THE HIMALACHAL PRADESH ENTERTAINMENTS DUTY (AMENDMENT) ACT, 1986
(Act No. 19 of 1986)

ARRANGEMENT OF SECTIONS

Sections:
1. Short title and commencement.
2. Amendment of section 3.

[Received the assent of the Governor, Himalachal Pradesh, on the 7th September, 1986 and was published in R. H. P. Extra., dated the 20th September, 1986 at page 1533]


Be it enacted by the Legislative Assembly of Himalachal Pradesh in the Thirty-seventh Year of the Republic of India, as follows:

1. Short title and commencement.—(1) This Act may be called the Himalachal Pradeh Entertainments Duty (Amendment) Act, 1986.

(2) It shall come into force at once.

2. Amendment of section 3.—In sub-section (2) of section 3 of the Himachal Pradesh Entertainments Duty Act, 1968 (12 of 1968) for the figure “5,000”, the figure “30,000” shall be substituted.

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NOTIFICATION

UNDER

THE HIMACHAL PRADHES EX-SERVICEMEN CORPORATION

ACT, 1979

APPOINTMENTS AND DELEGATIONS

(ई ग्रन्थागार)

िमला-2, 19 सितंबर, 1985

संख्या सा. 10 म. 40 (एस. 60) 4-16/82.—हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश मुलूकी रूप से नियुक्त शासक, 1979 (1980 का भविष्यत के संशोधन 8) को द्वारा 20 की उप-दारा (2) द्वारा, प्रदेश सिहंतों का प्रस्तुत करे हुए, हिमाचल प्रदेश में समस्त विभाग एवं हिकायात्मकों को अपने-प्रक्षेप व्यवस्थापनों में लौटी व्यवस्थाद्वारा हिमाचल प्रदेश मुलूकी रूप से नियुक्त शासक को देखे राष्ट्रीय प्रशासन करने के लिए सूचना करते हैं।

द्वारा,

एस. 60 एस. 60 दंडाल, 1985

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(Official English text of Himachal Pradesh Government notification No. GAD-A (F) 4-16/82, dated 19th September, 1985 as required under Article 348 (3) of the Constitution of India).

Shimla-171002, the 19th September, 1985

No.GAD-A (F)4-16/82.—In exercise of the powers conferred upon him under sub-section (2) of section 20 of the Himachal Pradesh Ex-Servicemen Corporation Act, 1979 (Act No. 8 of 1980), the Governor, Himachal Pradesh is pleased to empower all the District Revenue Officers in Himachal Pradesh to determine the amount due to the Himachal Pradesh Ex-Servicemen Corporation from any person within their respective Jurisdictions.

with section 11 of the Himachal Pradesh Courts Act, 1976, are pleased to amend the High Court Notification No. 4, dated 3rd January, 1928 as contained in Chapter 20-B, of the Punjab High Court Rules and Orders, Volume I, as applied to Himachal Pradesh as follows:

For the words "Class-I Subordinate Judges exercising jurisdiction without limit as to the value the cases; substitute :

"Class-I Subordinate Judges with 5 years experience as Subordinate Judge exercising jurisdiction in a suit the value of which does not exceed Rs. 2 lacs."

"Class-I Subordinate Judges exercising jurisdiction in a suit the value of which does not exceed Rs. 50,000/-."

The above amendment shall come into force with immediate effect.

Shimla 11/14th November 1991

No. HHC/Admin.6(24)/74-I-15146.—In exercise of the powers vested in them by Sections 11 and 12 of the Himachal Pradesh Courts Act, 1976, the Hon’ble the Chief Justice and Judges are pleased to confer the powers of Subordinate Judge, 1st Class, upon the following officers to be exercised by them within the local limits of the District mentioned against each officer:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the Officer(s)</th>
<th>Area/District</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri Virender Sharma, Sub-Judge-cum-JM Rohru, (H.P.)</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Shri Ram Krishan Sharma, Sub-Judge-cum-JM, Nahan, Sirmaur, (H.P.)</td>
<td></td>
</tr>
</tbody>
</table>

(R.H.P. dated 30-11-1991, P. 1458)

AUTHORITATIVE ENGLISH TEXT

THE HIMACHAL PRADESH ENTERTAINMENTS DUTY (AMENDMENT) ACT, 1991

(Act No. 7 of 1991)

ARRANGEMENT OF SECTIONS

Sections:

1. Short title.
2. Amendment of section 3.

(Received the assent of the Governor of Himachal Pradesh on the 18th April 1991 and was published in Hindi in R.H.P. Extra., dated 20-4-1991 at page 801 and in English in R.H.P. Extra., dated 20-4-1991 at page 802).


BE it enacted by the Legislative Assembly of Himachal Pradesh in the Forty-second Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Himachal Pradesh Entertainments Duty (Amendment) Act, 1991.

2. Amendment of section 3.—For subsection (2) of section 3 of the Himachal Pradesh Entertainments Duty Act, 1968 (12 of 1968) the following shall be substituted, namely:

"(2) Notwithstanding anything to the contrary contained in this Act, the proprietor of a video exhibition, exhibiting shows on payment and having seating capacity of less than one hundred persons, shall be liable to pay entertainments duty in advance and at a rate not exceeding rupees 30,000 per month as may be specified by the Government from time to time in the manner prescribed:

Provided that the proprietor of a video exhibition, exhibiting shows on payment and having seating capacity of one hundred or more than one hundred persons, shall be liable to pay entertainments duty at the rate as may be specified under sub-section (1), and in the manner prescribed."

**AUTHORITATIVE ENGLISH TEXT**

**THE HIMACHAL PRADESH ENTERTAINMENTS DUTY, (SECOND AMENDMENT) ACT, 1991**

(Act No. 17 of 1991)

**ARRANGEMENT OF SECTIONS**

Sections:
1. Short title.
2. Amendment of section 3.
3. Insertion of new section 7-A.
4. Amendment of section 16.
5. Insertion of new section 16-A.


BE it enacted by the Legislative Assembly of Himachal Pradesh in the Forty-second Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Himachal Pradesh Entertainments Duty (Second Amendment) Act, 1991.

THE HIMACHAL PRADESH ENTERTAINMENTS DUTY (SECOND AMENDMENT) ACT, 1991

(Act No. 17 of 1991)

ARRANGEMENT OF SECTIONS

Sections:
1. Short title.
2. Amendment of section 3.
3. Insertion of new section 7-A.
4. Amendment of section 16.
5. Insertion of new section 16-A.


As it enacted by the Legislative Assembly of Himachal Pradesh in the Forty-second Year of the Republic of India as follows:

1. Short title.—This Act may be called the Himachal Pradesh Entertainments Duty (Second Amendment) Act, 1991.

2. Amendment of section 3.—For sub-section (2) of section 3 of the Himachal Pradesh Entertainments Duty Act, 1968 (12 of 1968), (hereinafter called the principal Act) the following shall be substituted, namely:

"(2) Notwithstanding anything contained in sub-section (1) and other provisions in relation to admission by tickets contained in the Act, the Government may, after taking into consideration the capacity of the place in which the entertainment is held and the payment for admission, accept, in the prescribed manner, lump-sum entertainments duty for any class of entertainment in lieu of the duty chargeable under sub-section (1) and recover the same in advance per month from the proprietor other than the proprietor of a video exhibition having seating capacity up to sixty persons:

Provided that the proprietor of a video exhibition, exhibiting shows on payment and having seating capacity up to sixty persons, shall pay entertainment duty in advance at a rate not exceeding rupees thirty thousand per month as may, in the manner prescribed, be specified by the Government from time to time."

3. Insertion of new section 7-A.—After section 7 of the principal Act, the following new section 7-A shall be inserted, namely:

"7-A. Assistance to Commissioner and other taxing authorities.—All police officers shall be bound to assist the Commissioner, the Entertainment Tax Officers and other persons appointed to assist the Commissioner under section 7 of this Act, when required, in the performance of their duties under this Act, and, for that purpose, they shall have the same powers which they have in the discharge of their ordinary police duties."

4. Amendment of section 16.—After sub-section (2) of section 16 of the principal Act, the following new sub-sections (3) and (4) shall be added, namely:

"(3) If any officer referred to in sub-section (1) has reasonable grounds to believe that any proprietor is trying to evade entertainment duty or other dues under this Act, he may search any office, shop, godown, vessel, vehicle or any other place of business of the proprietor or any building, dwelling house, or place where such officer has reason to believe that the proprietor keeps or is, for the time being, keeping any books, accounts, registers, documents or goods relating to his business:

Provided that no entry or search in the dwelling house shall be made:

(i) after the sunset and before the sunrise;

(ii) by an officer below the rank of an Excise and Taxation Officer; and

(iii) without obtaining the sanction of the District Magistrate within whose jurisdiction such house is situated.

(4) The powers conferred by sub-section (3) shall include the power to open and search any box or receptacle in which any books, accounts, registers or other relevant documents of the proprietor may be contained."
5. Insertion of new section 16-A.—After section 16 of the principal Act, the following new section 16-A shall be inserted, namely:—

"16-A. Power to detain video cassette recorders, etc.—Any officer authorised under section 16 may, if he has reasons to believe that any proprietor is running a video exhibition without payment of duty or penalty, if any, imposed under this Act or where the proprietor refuses to pay the duty or penalty, if any, or fails to produce any proof regarding the payment thereof, detain the video cassette recorder or television or apparatus attached to television or machine used for transmitting the films to the television screen or any other apparatus which transmits films on screen through any other means except a cinema projector, and for this purpose take or cause to be taken any steps as he may consider proper for the temporary safe custody of these articles or goods:

Provided that the video cassette recorder or other articles detained shall be released as soon as the duty or penalty, if any, has been paid."

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THE HIMACHAL PRADESH ENTERTAINMENTS DUTY ACT, 1968

EXEMPTION FROM THE ENTERTAINMENTS DUTY

महाराजी एवं करारमाल विभाग

श्रीमत

किरत-2, 6 फरवरी, 1991

संविधान एवं प्रशासकीय ग्राहक, प्रशासन के राज्यपाल, हिमाचल प्रदेश के 1968 (संविधान संख्या 1968 का 12) की यारा 12 की 13-यारा (3) द्वारा सर्व संस्थानों का विवेक करते हुए, कभीत वारदात उपरीत हिंदी सीमित "भीम गंगा" को 160 वारदात के अन्य संस्थाओं के नाम नगरों में गणना उसके लोक टेलीविजन शृंखला करने के दायरे में एक संस्थान के लिए छूट प्रदान करने है।


EXCISE AND TAXATION DEPARTMENT

NOTIFICATIONS

Shimla-2, the 10th May, 1991

No. EXN-F (15) 1/87.—In exercise of the powers conferred by sub-section (3) of section 12 of the Himachal Pradesh Entertainments Duty Act, 1968 (Act No. 12 of 1968) the Governor, Himachal Pradesh, is pleased to grant exemption from entertainments duty for holding of cultural programme to
THE HIMACHAL PRADESH ENTERTAINMENTS DUTY (AMENDMENT) ACT, 1999

ARRANGEMENT OF SECTIONS

Sections:
1. Short title.
2. Amendment of section 2.
3. Amendment of section 3.
4. Substitution of section 3-A.
5. Insertion of section 3-B.
6. Amendment of section 11.
7. Amendment of section 16.
8. Amendment of section 16-A.

THE HIMACHAL PRADESH ENTERTAINMENTS DUTY (AMENDMENT) ACT, 1999

(Act No. 13 of 1999)\(^1\)

(Received the assent of the Governor on 13th May, 1999 and was published in Hindi and English in R.H.P. Extra, dated 13.5.99, p. 1651-1656).


BE it enacted by the Legislative Assembly of Himachal Pradesh in the Fiftieth Year of the Republic of India, as follows:-

1. Short title.- This Act may be called the Himachal Pradesh Entertainments Duty (Amendment) Act, 1999.

2. Amendment of section 2.- In the Himachal Pradesh Entertainments Duty Act, 1968 (hereinafter called the principal Act), (12 of 1968) in section 2,-

(i) in clause (a), at the end, the words “and also includes admission to any place where television exhibition is being provided or is to be provided, on payment by way of contribution, or subscription, or installation or connection or any other charges, collected in any manner, whatsoever” shall be added;

(ii) after clause (aa), the following clauses shall be inserted, namely:-

\(^1\) Passed in Hindi by the Himachal Pradesh Vidhan Sabha. For Statement of Objects and Reasons see R.H.P.Extra, dated 5.4.1999, p. 1206 &1210.
"(aa) "antenna" means an apparatus, which receives television signals, which enable viewers to tune into transmission including national or international satellite transmissions, and which is erected or installed for television exhibition;

(aaaa) "cable television" means a system organised on payment for television exhibition by using a video cassette or disc or both, recorder or player or similar such apparatus on which pre-recorded video cassettes or discs or both are played or replayed and the films or moving pictures or series of pictures which are viewed and heard on the television receiving set at a residential or non-residential place of a connection holder;"; 

(iii) in clause (d), after the words "on payment", the words and signs "or television exhibition for which persons are required to make payment by way of contribution, or subscription, or installation or connection, charges or any other charges collected in any manner whatsoever" shall be inserted ;

(iv) after clause (d), the following clause shall be inserted, namely:-

"(dd) "Government" means the Government of Himachal Pradesh;";

(v) in clause (f), in sub-clause (iii) at the end, the word "and " shall be added and thereafter the following sub-clause shall be inserted, namely:-

"(iv) any payment by a person by way of contribution or subscription or installation and connection charges or any other charges collected in any manner whatsoever for television exhibition;";

(vi) in clause (b), after the word "thereof", the words and signs "and any person responsible for, or for the time being in charge of, the management for providing television exhibition;" shall be inserted, and

(vii)) after clause (h), the following clause shall be added, namely:-

"(i) "television exhibition" means an exhibition with the aid of any type of antenna with a cable network attached to it or cable television, of a film, or moving picture or series of moving pictures, by means of transmission sets at residential or non-residential place are linked by metallic coaxial cable or optic fibre cable to a central system called the head-end; and".

3. Amendment of section 3.- In section 3 of the principal Act,-

(i) in sub-section (1), the sign and words, "and the said duty shall be collected by the proprietor and rendered to the Government in the manner prescribed" shall be omitted;

(ii) after sub-section (2), the following sub-section shall be added, namely:-
"(2-A) Notwithstanding anything contained in sub-sections (1) and (2), there shall be levied and paid to the Government an entertainment duty, at a rate not exceeding hundred per cent of the payment for admission to television exhibition, which the Government may specify, by notification in this behalf ;"

and

(iii) in sub-section (3), for the word, bracket and figure "and (2)" the sign, brackets, figures and the word, "(2) and (2-A)" shall be substituted.

4. Substitution of section 3-A.- For section 3-A of the principal Act, the following shall be substituted, namely:-

"3-A. Duty on complimentary tickets or connections.- There shall be levied and paid to the Government, on every complimentary ticket issued or every complimentary television exhibition connection provided by the proprietor, the entertainment duty at the appropriate rate specified under section 3, as if, full payment had been made for admission to the entertainment according to-

(a) the class of seat or accommodation which the holder of such ticket is entitled to occupy or use, or

(b) the connection of television exhibition which its holder is entitled to get,

and the holder of such ticket or such connection shall be deemed to have been admitted on payment for the purpose of this Act."

5. Insertion of section 3-B.- After section 3-A of the principal Act, the following section 3-B shall be inserted, namely:-

"3-B. Collection of entertainment duty.- The entertainment duty levied under section 3 shall be collected by the proprietor and paid by him to the Government in the manner prescribed:

Provided that the liability to pay entertainment duty shall not be affected where any proprietor does not collect the entertainment duty payable under this Act."

6. Amendment of section 11.- In section 11 of the principal Act, after sub-section (2)), the following sub-section (3) shall be added, namely:-

"(3) Notwithstanding anything contained in sub-sections (1) and (2) every proprietor providing any television exhibition connections shall-

(a) deposit full amount of entertainment duty due and payable by him in respect of each month within ten days after the close of the month to which the entertainment duty relates into a Government treasury or the State Bank of India and shall furnish to the Entertainment Tax Officer of the district concerned a proof of
having paid the entertainment duty due in the prescribed manner, and

(b) maintain a list of connection holders and shall furnish a return in the prescribed form to the Entertainment Tax Officer of the district concerned quarterly within fifteen days after the close of each quarter along with the receipts of payment of entertainment duty for each month of the quarter to which the return relates."

7. Amendment of section 16.- In section 16 of the principal Act, after sub-section (4), the following Explanation shall be added, namely:-

"Explanation.- For the purpose of this section "place of entertainment" in relation to television exhibition, shall mean the place from where such television exhibition is provided."

8. Amendment of section 16-A.- In section 16-A of the principal Act, after the words "is running a", the words "television or" shall be inserted.

NOTIFICATION

Under
THE HIMACHAL PRADESH ENTERTAINMENTS DUTY ACT, 1968
RATE OF ENTERTAINMENT TAX


EXCISE AND TAXATION DEPARTMENT
NOTIFICATION

Shimla-2, the 6th November, 1999.

No. EXN-F(17)1/95.- In exercise of the powers vested under sub-section (2-A) of section 3 read with proviso to sub-section (3) of section 3 of the Himachal Pradesh Entertainments Duty Act, 1968 (Act No. 12 of 1968), the Governor of Himachal Pradesh is pleased to direct that from the date of publication of this notification in Rajpatra, Himachal Pradesh, the entertainment duty shall be levied at the rate of 20% of the payment for admission to television exhibition.

(R.H.P. Extra, dated 6.11.99, p. 4188)
THE HIMALACHAL PRADESH ENTERTAINMENTS DUTY (SECOND AMENDMENT) ACT, 1999

ARRANGEMENT OF SECTIONS

Sections:
1. Short title.
2. Amendment of section 2.

THE HIMALACHAL PRADESH ENTERTAINMENTS DUTY (SECOND AMENDMENT) ACT, 1999

(Act No. 3 of 2000)

(Received the assent of the Governor on the 15th January, 2000 and was published in Hindi and English in R.H.P. Extra., dated 17th January, 2000 P. 103-104.)


BE it enacted by the Legislative Assembly of Himachal Pradesh in the Fiftieth Year of the Republic of India as follows:-

1. Short title.- This Act may be called the Himachal Pradesh Entertainments Duty Act, 1999.

2. Amendment of section 2.- In section 2 of the Himachal Pradesh Entertainments Duty Act, 1968 (Act No. 12 of 1968),

(i) after existing clause (a), the following clause shall be inserted, namely:

“(a-i) "aerial ropeway" means an aerial ropeway propelled by use of power and used for carriage of persons through a carrier;”,

(ii) the existing clauses (aa), (aaa) and (aaaa) shall be renumbered as (a-ii), (a-iii) and (a-iv) respectively, and thereafter the following clause (a-v) shall be inserted, namely:

“(a-v) "carrier" means any vehicle or receptacle hung or suspended from, or hauled by, a rope;”,

(iii) in clause (d), for the words "or race", the signs and words ", race, an aerial ropeway carrier" shall be substituted; and

(iv) after existing clause (i), the following clause (ii) shall be inserted, namely:

"(ii) "rope" includes any cable, wire, rail, or way, whether flexible or rigid, for suspending, carrying or hauling a carrier, if any part of such cable, wire, rail, or way, is carried overhead and is suspended from or supported on posts; and"

THE HIMALACHAL PRADESH ENTERTAINMENTS DUTY
(AMENDMENT) ACT, 2000
ARRANGEMENT OF SECTIONS

Sections:
1. Short title.
2. Amendment of section 3.

THE HIMACHAL PRADESH ENTERTAINMENTS DUTY
(AMENDMENT) ACT, 2000
(Act No. 22 of 2000)

(Received the assent of the Governor on the 20th September, 2000 and was published in Hindi and English in R.H.P Extra., dated 27th September, 2000 at pages 3167-3168.)


BE it enacted by the Legislative Assembly of Himachal Pradesh in the Fifty-first Year of the Republic of India as follows:-

1. Short title.- This Act may be called the Himachal Pradesh Entertainments Duty (Amendment) Act, 2000.

2. Amendment of section 3.- In section 3 of the Himachal Pradesh Entertainments Duty Act, 1968 (12 of 1968),

(a) for sub-section (2), the following shall be substituted, namely:-

"(2) Notwithstanding anything contained in sub-section(1) and other provisions in relation to admission by tickets or otherwise contained in the Act, the Government may, accept, in the prescribed manner, lump-sum entertainment duty for any class of entertainment, in lieu of the duty chargeable under sub-section (1) and recover the same in advance per month from the proprietor other than the proprietor of a video exhibition having seating capacity upto sixty persons:

Provided that the proprietor of a video exhibition, exhibiting shows on payment and having seating capacity up to sixty persons, shall pay entertainment duty in advance and at a rate not exceeding rupees 30,000 per month as may, in the manner prescribed, be specified by the Government from time to time.

(b) sub-section (2-A) shall be omitted; and

(c) in sub-section(3), for the sign, brackets, figures and word, "(2) and (2-A)", the word, brackets and figure "and (2)" shall be substituted.

NOTIFICATIONS AND RULES

Under

THE HIMACHAL PRADESH ENTERTAINMENTS DUTY ACT, 1968

RATE OF TAX


EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-171002, the 17th February, 2000

No. EXN-F(I7))1/95.- In exercise of the powers vested in him under sub-section (1) of section 3 read with the provisions contained in proviso to sub-section (3) of the said section of the Himachal Pradesh Entertainments Duty Act, 1968 (Act No. 12 of 1968), the Governor of Himachal Pradesh is pleased to direct that from the date of publication of this notification in the Rajpatra, Himachal Pradesh the entertainments duty shall be levied at the rate of 25% of the payment for admission to an aerial ropeway carrier.


THE HIMACHAL PRADESH ENTERTAINMENTS DUTY RULES, 1969

AMENDMENT OF RULES


EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-2, the 13th January, 2000.

No. EXN-F(17)1/95.- In exercise of the powers conferred by section 23 of the Himachal Pradesh Entertainments Duty Act, 1968 (Act No. 12 of 1968), the Governor of Himachal Pradesh is pleased to make the following rules further