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MAGALATA OROMIYAA

L u E p % Z Më ;

MEGELETA OROMIA

Gatiin Tokkoo Qarshii 27.72 የአጭ « ” ገ ገ 27.72 Unit Price Birr 27.72	To'anno Caffee Mootummaa Naannoo Oromiyaatiin Kan Bahe በኢትዮጵያ በኢትዮጵያ ከልተዋ መግባቡ በፌዴራል እርማዊ መግባብ የወጣ	Lak. S. Poostaa 21383-1000 የፖ.ስ.ቁጥር 21383-1000 P.O.Box 21383-1000
QABIYYEE <u>Dambii Lak. 10/2014</u> Dambii Labsii Manneen Murtii Aadaa Naannoo Oromiyaa Lakkofsa 240/2013 Raawwachiisuuf Bahe, Dambii Lakkofsa 10/2014.Fuula 1	ማግዬ <u>፳፻፲ ቁጥር 10/2014</u> የኢትዮጵያ ከላል የባህል ፍርድ በታች አዋጅ ቁጥር 240/2013ን ለማስፈጸም የወጣ ደንብ፣ ደንብ ቁጥር 10/2014ዋጽ 1	CONTENT <u>Regulation No. 10/2024</u> A Regulation to Implement the Oromia Region Customary Courts, Proclamation No. 240/2021, Regulation No. 10/2021Page 1
Dambii Labsii Manneen Murtii Aadaa Naannoo Oromiyaa Lakkofsa 240/2013 Raawwachiisuuf Bahe, Dambii Lakkofsa 10/2014	የኢትዮጵያ ከላል የባህል ፍርድ በታች አዋጅ ቁጥር 240/2013ን ለማስፈጸም የወጣ ደንብ፣ <u>ደንብ ቁጥር 10/2014</u> በባህል ስሜ መሠረት አለመግባብታኝ ለማቅረብ ዕርቅን ለማቅረብ የባህል ተቋማት እና የባህል ፍርድ በት ዕውቅና የሚሰጥበት ማረጋገጫ የሚኖራቸውን ግዢታ እና የተሰጣቸው አውቅና ለእራሱ የሚችሉበትን ሆኖታ በግልጽ መደንበኛ አስፈላጊ መሆኑን በመረዳት፤	A Regulation to Implement the Oromia Region Customary Courts, Proclamation No. 240/2021, Regulation No. 10/2021 Realizing the need for providing for a procedure for giving recognition, as customary court, to customary institutions that resolve disputes and reconcile in accordance with customary law, their responsibilities, and the manner of revocation of the recognition given to them;
Manneen Murtii Aadaa hun-deeffaman sirna ittiin gurma'anii fi hojimaata hordofanii hojjetan diriir-suun ittigaafatamummaa isaanirraa eeggamu bahachuu akka danda'anii fi kaayyoo isaanii galmaan gahuu akka danda'an faayidaa olaanaa kan qabu waan ta'eef;	የባህል ፍርድ በታች የሚኖራቸውን ሆኖታኝ ለተተለለቸው የሚገባቸውን አስፈላጊ መዘርጋት የሚጠቀቀቸውን ሁለፊት መወጣት እና ባቢቸውን መሳተት እንዲቻለ ለማድረግ ከፍተኛ መቀማቸው የለው በመሆኑ፤	Recognizing the fact that designing a system for the organization and working procedure for the established Customary Courts is of primordial importance for enabling them discharge their responsibilities and the attainment of their goal;

Sirna filannoo fi bulchiinsa jaarsolii fi hojjettoota biroo Manneen Murtii Aadaa ifoominaa fi itti gaafatamum-maa mirkaneessuuuf dandeessisu ifatti diriirsuun kaayyoo Manneen Murtii Aadaa galmaan gahuu keessatti shoorri inni qabu olaanaa ta'uu huba-chuudhaan;

Gurmaa'inaa fi hojimaata galiin Manneen Murtii Aadaa ittiin walitti qabamuu fi adabbiwwan isaanii ittiin raawwachifamu diriirsuun bu'a qabeessummaa Manneen Murtii Aadaa mirkaneessuu keessatti gahee olaanaa kan qabu ta'uu waan itti amanameef;

Bu'uura Labsii Manneen Murtii Aadaa Naannoo Oromiyaa Hundeessuu fi Beekamtii Kennuuf Bahe, Lakkofsa 240/2013 Keewwata 43(1) tiin kan itti aanu tumameera.

Kutaa Tokko

Tumaalee Waliigalaa

1. Mata Duree Gabaabaa

Dambiin kun "Dambii Manneen Murtii Aadaa Naannoo Oromiyaa, Lakkofsa 10/2014" jedhamee waamamuu ni danda'a.

2. Hiika

Akkaataan galumsa jechichaa hii-ka biroo kan kennisiisu yoo ta'e malee, Dambii kana keessatti:

1) "Barreessa" jechuun ogeessa Jaarsolii Mana Murtii Aadaa gar-gaaree akka hojjetuuf ramadamu jechuudha.

2) "Beekamtii Kennuu" jechuun jaarmayaan aadaa ulaagaa guutu mirgaa fi dirqama Dambii kanaa fi Labsii keessatti ibsam an akka qabaatuu fi sadarkaa Mana Murtii Aadaa jalqabaa yookiin oldarfataa akka argatu adeemsa itti taasifamu dha.

የበሱ ፊርማ በታች ስምምነትና ለለች
ስራተኞች የሚመረጠበትና የሚተደረገበት
በርዕት ጥልቶችን ባለውና ተጠዋቂነትን
ለማረጋገጥ በሚያስቀል መሰከር መዘርፍ
የበሱ ፊርማ በታች ዓለማ ከግብ እንዲይርስ
ከፍተኛ ደርሻ እንዳለው በመረዳት፤

የበሱ ፊርማ በታች ገዢ የሚሰጠበበትና
እንዲሆ኏ የሚመከተሉት ቅጣት የሚፈጸምበትና
አድራሻዎችና አስራር መዘርፍ የበሱ ፊርማ
በታችን ውጤት ስምምነት ለማረጋገጥ የትል ማና
እንዳለው የታመነበት በመሆኑ፤

የኢትዮጵያ ካልላ የበሱ ፊርማ በታችን
ለማቅረምና አውቃና ለመስጠት በወጣ አዋጅ
ቁጥር 240/2013 እንቀጽ 43(1) መሠረት
የሚከተለው ተደንግጋል፡፡

ክፍል እንደ ተዋላ ድንጋጌዎች

1. አዋጅ ሪፖር

ይህ ድንብ "የኢትዮጵያ ካልላ የበሱ ፊርማ
በታች ድንብ ቁጥር 10/2014" ተብሎ
ለጠቀስ ይችላል፡፡

2. ትርጓሜ

የቁለ አገባብ ለለ ትርጉም የሚያስጠው
ካልሆነ በቀር በዚህ ድንብ ውስጥ፡፡
1) "እተሳ" ማለት የበሱ ፊርማ በታችን
ሽምምነትና እንዲያግኙ የሚመረጠ
ባለሙያ ማለት ነው፡፡

2) "ልውቃና መስጠት" ማለት በዚህ ድንብ
በአዋጅ ውስጥ የተደነገገትና መስራርቸው
የሚያሟላ የበሱ ተቋም መብትና ግዴታ
እንዲያረዥና የመጀመሪያ ይረዳ ወይም
የይግባኝ ማሬ የበሱ ፊርማ በት ይረዳ
እንዲያግኙ የሚፈጸምበት ሁኔታ ነው፡፡

Recognizing the role of formulating a system that ensures the transparency and accountability in the selection and administration of elders and other employees of the Customary Courts in the attainment of the objectives of the Customary Courts;

Understanding that the role of designing a system for the structure and working procedure for the collection of income and enforcement of penalties of Customary Courts is of high importance;

NOW, THEREFORE, in accordance with Article 43(1) of the Proclamation for the Establishment and Recognition of Oromia Region Customary Courts, Proclamation No. 240/2021, it is hereby proclaimed as follows:

Part One General Provisions

1. Short Title

This Regulation may be cited as "The Oromia Region Customary Courts Regulation No. 10/2021".

2. Definitions

Unless the context requires otherwise, in this regulation:

- 1) "Secretary" means an expert assigned to assist elders of a customary court.
- 2) "Giving Recognition" means a process by which a customary institution qualifying the criteria acquires the rights and responsibilities specified in this regulation and the proclamation, and assumes the first instance or the appellate level Customary Court status.

3)	"Caasaa Aadaa Murtii Raawwa-chiisu" jechuun akkaataa seera aadaa Bakka Manni Murtii Aadichaa itti hojjetutiin qaamolee murtii kennuuf aangeffaman irraa ajaja fudhatee kan raawwa-chiisu kan akka Foollee, Makkalla, Jaallaba yookiin Jal-kaawaa jechuu dha.	3)	"ወጪና የሚያስፈልግም የባህል አይደረሱት." ማለት በአካባቢው የባህል ስሜ መሠረት ከወጪና ለጠል አካላት የሚሰጠውን ትዕዛዣ በመቀበል የሚያስፈልግም እንደ ይለ፡ መከላል ይለዋ፡ ወይም ይልካም ያለማለት ነው፡፡	3)	"Customary Structure responsible for execution of judgment" means organs such as Foollee, 'Makkala', 'Jaallaba' or 'al-kaawaa' that are responsible for the execution of orders of organs authorized to give judgments, in accordance with the customary law where the customary court operates.
4)	"Gaaddisa" jechuun iddo Manneen Murtii Aadaa hojii isaanii itti gaggeessan jechuu dha.	4)	"ጋዳሳ" ማለት የባህል ቅርቡ በተቻቃውን የሚያከናወነበት በታ ነው፡፡	4)	"Gaaddisa" means a place where customary courts discharge their official duty.
5)	"Gumaata" jechuun kennaan Mana Murtii Aadaatiif bifa maallaqaatiin yookiin akaakuun qaamolee adda addaa irraa walitti qabamu jechuu dha.	5)	"ገመታ" ማለት ለባህል ቅርቡ በተቻቃው አካላት የሚሰጠበት የገንዘብ ወይም የቀይነት ሰጠቃ ማለት ነው፡፡	5)	"Gumaata" means a donation, in cash or in kind, given by different bodies to the customary courts.
6)	"Heera" jechuun Heera Mootummaa Naannoo Oromiyaa Fooyyaee Bahe Labsii Lakkoofsa 46/1994 jechuudha.	6)	"ከተ መንግስት" ማለት የተሰጠው የኢትዮጵያ ከልሳዊ መንግስት እና መንግስት አዋጅ ቅጥር 46/1994 ማለት ነው፡፡	6)	"Constitution" means the Revised Constitution of the Oromia Regional State, Proclamation No. 46/2001.
7)	"Hojjettoota Biroo yookiin Hojjettoota Biroo Mana Murtii Aadaa" jechuun hojjettoota Mana Murtii Aadaa ogummaa gara garaatiin yeroo murtaaeef akka tajaajilan dorgomsiifamanii Mana Murtii Aanaatiin ramada-maniif jechuu dha.	7)	"ለለም መራተምት ወይም ለለም የባህል ቅርቡ በት መራተምት" ማለት ለተወስኑ ገዢ በተለያየ መሆኑ እንዲያገለግለ ወረዳ ቅርቡ በት አዎቃድር የሚመድባቸው የባህል ቅርቡ በት መራተምት ማለት ነው፡፡	7)	"Other workers or other workers of the Customary Court" mean workers of different profession recruited and assigned to the Customary Court by the First Instance Court to serve for a specified time.
8)	"Jaarmaya Aadaa" jechuun qama seera aadaa fi duudhaa uum-mataa bu'uura godhatee hojii waldhabbi hiikuu fi araara buusu hojjetu hawaasa naannichaa biratti akka jaarmayaatti kan beekamuu fi sirnaa fi hojimaata mataa isaa kan qabu jechuudha.	8)	"የባህል ቅጽም" ማለት የባህል እንዲያ የህዝቦና እነታም መሠረት እናርነት አለመግባባትና የሚፈጥሩ ዕርቅና የሚያውጭ በአካባቢው ሁጻረተሰብ ዘንድ እንደ ቅጽም የሚታወቂ እና የራስ ሲጋጀና አሰራር ያለው ማለት ነው፡፡	8)	"Customary Institution" means an institution that works on the settlement of disputes and reconciliation on the basis of customary law and societal values, recognized by the society as an institution and has its own working system and procedure.
9)	"Jaarsa" jechuun aangoo fi hojii Dambii kanaa fi Labsiidhaan kennameef akka bahatuuf Mana Murtii Aadaa irratti nama jiraattotaan filatamu ta'ee akkaataa seera aadaa naannootiin abbaa murtii, hayyuu, abbaa q'eé, abbaa dhaddachaa yookiin kan biroo jedhamee waamamuu kan danda'u jechuu dha.	9)	"ሻማግለ" ማለት በዚህ ደንብ እና አዋጅ የተሰጠበት ሰልጣኑ ተግባራትና እንዲያከናወን ተመርጓ በባህል ቅርቡ በታቻቃው ማለት ነው፡፡ የባህል ስሜ እና መርሆ፣ ሆኖ እና አካባቢው የባህል ስሜ እና የሚፈልግ ወይም እና አካባቢው የባህል ስሜ እና የሚፈልግ ወይም ለለም ማለት ነው፡፡	9)	"Elder" means a person selected and assigned on customary courts to discharge the powers and functions given by this Regulation and the proclamation who may also be called, according to local customary laws, Abba Murti, Hayyu, Abba Q'eé, Abba Dhaddacha or other appropriate terms.

- 10) "Koree" jechuun Koree Mana Murtii Aanaatiin Jaarsolii Mana Murtii Aadaa filachiisuuf hundaau jechuu dha.
- 11) "Labsii" jechuun Labsii Manneen Murtii Aadaa Naannoo Oromiyaa Hundeessuu fi Beekamtiin Kenuuf Bahe, Lakkoofsa 240/2013 jechuu dha.
- 12) "Mana Murtii Aadaa" jechuun mana murtii seera aadaa bu'ur-effatee akka hoijetu hundeffame yookiin jaarmaya aadaa beekamtiin kennameef jechuu dha.
- 13) "Mana Murtii" jechuun bu'uura Heera Mootummaa Naannoo Oromiyaa Fooyya'e Bahe, Labsii Lakk.46/1994'tiin kan hundaae Mana Murtii Waliigalaa, Mana Murtii Ol'aanaa fi Mana Murtii Aanaa jechuudha.
- 14) "Mootummaa" jechuun Mootummaa Naannoo Oromiyaa ti.
- 15) "Naannoo" jechuun Naannoo Oromiyaa jechuu dha.
- 16) "Nama" jechuun nama uumamaa yookiin qaama seeraan namummaa qabu jechuudha.
- 17) "Sababa Quubsaa" jechuun sababa kamiyyuu Jaarsolii Mana Murtii Aadaatiin haala qabatama bakka Manni Murtii Aadi-chaa itti hoijetuutti akka sababa amansiisaatti fudhatamu jechuu dha.
- 18) "Seera Aadaa" jechuun seera aadaa Oromoo bakka Manni Murtii Aadaa itti hoijetuutti argamu taee Heera Mootummaa, hamilee fi haqa uumamaa kan hin faallessine jechuudha.
- 19) "Walitti Qabaa" jechuun jaarsa Mana Murtii Aadaa taee hojii fi itti gaafatamummaa Dambii kanna fi Labsiidhaan kennamaniif dabalataan akka raawwatu kan bakka buufame jechuu dha.

- 10) "ከሚገኘውን" ማለት የባህል ፊርድ በተቻቷ ስማግለዥና ለማስመራጥ በወረዳ ፊርድ በተቻቷ የሚችቃዋም ከሚገኘውን ማለት ነው::
- 11) "አዋጅ" ማለት የኢትዮጵያ ከሳል የባህል ፊርድ በተቻቷን ስማግለዥና እውቅና ለመሰጣት የወጣ አዋጅ ቅጥር 240/2013 ማለት ነው::
- 12) "የባህል ፊርድ በት ማለት የባህል ሆነዎን መሰረት በማድረግ እንዲሰራ በዚህ አዋጅ የተችቃመ ፊርድ በት ወይም ዕውቅና የተሰጠው የህዝብ ተችው ማለት ነው::
- 13) "ፌርድ በት" ማለት በተሸከለ የከልለ አገልግሎት አዋጅ ቅጥር 46/1994 መሠረት የተችቃመ መቀሌ ፊርድ በት፣ ከፍተኛ ፊርድ በት እና የወረዳ ፊርድ በት ማለት ነው::
- 14) "መንግስት" ማለት የኢትዮጵያ ከሳል መንግስት ማለት ነው::
- 15) "ከሳል" ማለት የኢትዮጵያ ከሳል ማለት ነው::
- 16) "ሰው" ማለት የተፈጥሮ ወይም የከግል ሲቀነስ የተሰጠው አካል ማለት ነው::
- 17) "አጥጋቢ ምክንያት" ማለት የባህል ፊርድ በቱ የሚሰራበት አካባቢ ተጨማሪ ሁኔታ በመመርከን በባህል ፊርድ በት ስማግለዥና እንደ አሳማኑ ምክንያት የሚመልክ የትልቅውም ምክንያት ማለት ነው::
- 18) "የባህል አግ" ማለት የባህል ፊርድ በቱ የሚሰራበት አካባቢ የሚገኘ ሆኖ አገልግሎት ተመልከትና የተፈጻሚ የተፈጥሮ ሆኖ የሚይቻለን የኢትዮጵያ የባህል አግ ማለት ነው::
- 19) "ሰብሰቢ" ማለት የባህል ፊርድ በት ስማግለ ለሆኑ በዚህ ድንብና በአዋጅ ተጨማሪ ሲፈዥና እና ሂሳብና የተሰጠው ጉልሰብ ነው::

- 10) "Committee" means a committee to be organized by district courts to facilitate the selection of elders of customary courts.
- 11) "Proclamation" means a Proclamation for the Establishment and Recognition of Oromia Region Customary Courts, Proclamation No. 240/2021.
- 12) "Customary Court" means a court established to adjudicate disputes based on customary laws or a customary institution given recognition.
- 13) "Court" means Supreme Court, High Court and District Court established in accordance with the Revised Constitution of Oromia Regional State, Proclamation No. 46/1994.
- 14) "Government" means the Oromia State government.
- 15) "Region" means the Oromia region.
- 16) "Person" means a natural or juridical person.
- 17) "Satisfactory Reason" means any reason that elders of customary court consider as sufficient reason taking in to account the circumstances of the specific locality where the Customary Court operates.
- 18) "Customary Law" means a customary law of the Oromo People found in the specific locality where the customary court is situated that is not incompatible with the constitution, public morality and natural justice.
- 19) "Chairperson" means an elder of a customary court entrusted with additional functions and responsibilities provided under this regulation and the proclamation.

20) "Yaa'ii Jiraattotaa" jechuun jaarsolii Mana Murtii Aadaa Jalqabaa filachuuf, gahumsa isaanii madaaluu fi hojiirraa gaggees-suuf walga'ii jiraattota gandaa Koreedhaan waamame ta'ee, hirmaattonni ija korichaatiin lakkoofsi isaanii gahaa ta'an kan irratti argaman jechuu dha.

3. Ibsa Koorniyaa

Dambii kana keessatti jechi koorniyaa dhiiraatiin ibsame dubartiis ni dabalata.

4. Daangaa Raawwatiinsaa

- 1) Dambiin kun dhimmoota Mana Murtii Aadaatiin ilaalaman hunda irratti raawwatiinsa ni qabaata.
- 2) Dambiin kun jaarsolii, barreessitootaa fi hoijettoota Mana Murtii Aadaa irratti raawwatiinsa ni qabaata.
- 3) Dambiin kun dhaabbilee mootummaa fi miti mootummaa akkasumas gurmaa'insa aadaa gara garaa fi qaamota Dambii kana keessatti gahee akka qaban ibsamani irratti raawwatiinsa ni qabaata.

Kutaa Lama

Manneen Murtii Aadaatiif Beekamtii
Kennuu fi Hundeessuu

5. Qajeeltoo

- 1) Jaarmayaalee aadaatiif akka Mana Murtii Aadaatti akka hojjetaniif beekamtii kennamuu ni danda'a.
- 2) Manneen Murtii Aadaa hundeessuu dura jaarmayaan aadaa akka Mana Murtii Aadaatti beekamtii argachuu danda'u jiraachuu fi dhiisuun isaa qulqlaa'uu qaba. Jaarmayaan aadaa beekamtii kennameef bakka jirutti Manni Murtii Aadaa hin hundaa'u.

20) "የንዋወቻቸ ስጠስኝ" ማለት የመጀመሪያ ደረጃ የባህል ፍርድ በት ርማማለውቸን ለመግሬታ፣ በቅጥቶች ለመመዘገበና ካስረ ለማስኝነት በከሚተው የአካባቢው ነዋሪ ስጠስኝ ስሜን ለመመዘገበ በቁጥር ለመስራት የሚችል ተሻሽልውቹ የተገኘበት ማለት ነው::

3. የዚቃ አገልግሎት

በዚህ አዋጅ ወሰኑ በዚህን የት የተገለበው የአትንጻም የት የጠቅላላለ::

4. የተፈጻሚነት መስን

- 1) ይህ ደንብ በባህል ፍርድ በት ማለት ገዢያቸ ሆኖ ላይ ተፈጻሚነት ይኖረዋል::
- 2) ይህ ደንብ በባህል ፍርድ በት ርማማለውቸ፣ የአካራ ለለም ማረጋገጫቸ ላይ ተፈጻሚነት ይኖረዋል::
- 3) ይህ ደንብ መንግስትዋና መንግስታዊ ባልሆነ ተቆጣጣት እንዲሁም በባህል አይደረግም እና በዚህ ደንብ ለለቤት በተሰጣቸው የተለያየ አካላት ላይ ተፈጻሚነት ይኖረዋል::

ክፍል ሁለት

ለባህል ፍርድ በጥቃት መቀኑ መሰጣት እና

ማቋቋም

5. መርሆ

- 1) የባህል ተቆጣጣት እንደ በሆነ ፍርድ በት እንዲሰሩ ዕውቅና ለሰጣቸው ይችላል::
- 2) የባህል ፍርድ በጥቃት ከሚቀቀም በሌላ ዕውቅና በማግኘት ለሌላ የሚችሉ የባህል ተቆጣጣት መኖራቸው ወይም አለመኖራቸው መጠራት አለበት:: ዕውቅና የተሰጣው የባህል ተቆም በሌላ የባህል ፍርድ በት አይቀቀም::

20) "Meeting of Residents" means a meeting of Kebele residents called by the Committee, on which, in the eyes of the committee, a sufficient number of participants present, to select, evaluate their capacity and remove First Instance Customary Courts elders.

3. Gender Reference

In this proclamation, any expression in the masculine gender includes the feminine.

4. Scope of Application

- 1) This regulation shall apply to all matters falling under the jurisdiction of Customary Courts.
- 2) This regulation shall apply to all elders, secretary and other workers of the Customary Court.
- 3) This regulation shall apply to governmental and non-governmental organizations as well as different customary institutions and organs or persons having a role as stated in this regulation.

Part Two

Giving Recognition to and Establishment of Customary Courts

5. Principle

- 1) Recognition may be given to customary institutions to operate as a Customary Court.
- 2) The presence or otherwise of a Customary Institution that may get recognition must be verified before establishing a customary court. A customary Court may not be established where there is a customary institution to which recognition is given.

- 3) Jaarmayaan aadaa tokko hojii gara garaa kan qabu yoo ta'e, beekamtiin bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin kennamu gurmaa'insa hojii waldhabpii hiikuu fi araara buu-suun walqabatuuf qofa ta'a.
 - 4) Jaarmayaa aadaatiif beekamtiin kan kennamu akka gurmaa'insa Mana Murtii Aadaa jalqabaa yookiin oldabarfataatti ta'uu danda'a.
 - 5) Jaarmayaa aadaa tokkoof yeroo tokkotti akka Mana Murtii Aadaa jalqabaa fi Oldabarfataatti beekamtiin kennamuu hin danda'u.
 - 6) Manni Murtii Aadaa beekamti-in kennamuuf akkuma barbaa-chisummaa isaatti ganda tokko yookiin tokkoo ol ta'an irratti kan hojjetu ta'uu danda'a.

6. Jaarmayaalee Aadaatiif Beekam-tii Kenuuf Ulaagaalee Barbaachisan

- 1) Jaarmayaan aadaa bu'uura Dam-bii kanaa fi Labsiitiin Mana Murtii Aadaa Jalqabaa ta'uun beekamtii argachuuf ulaagaalee armaan gadii guutee argamuu qaba:
 - (a) Bifa idilaa'aa ta'een seera aadaa fi duudhaa ummata Oromoo bu'uureffachuu waldbaddee hiikuu fi araaraa buusuu irratti kan hojjetu;
 - (b) Beekamtii argachuuf fedhii qabaachuu;
 - (c) Hojji waldbaddee hiikuu yookiin araara buusuu hojjachaa tureen bu'a qabeessa ta'uu;
 - (d) Hawaasa naannichaa ga-raagarummaa amantaa, koor-nayaa, diinagdee fi haala dhu-unfaa biroo malee kan tajaajilu ta'uu;

- 3) አንድ የባህል ተቁም የተለያየ ተግባራት
ያለት ካሱን በዚህ አንቀጽ ገዢ እንቀጽ 1 መሠረት የሚሰጠው ዕውቅና
እለመግባባትና ለመኖታት እና ዕርቃን
ለማውረድ ለለው አደረጃቸቱ በቋ
ይሆናል::

4) ለባህል ተቁም ዕውቅና የሚሰጠው አንድ
መጀመሪያ ይረዳ የባህል ፍርድ በት
ወይም አንድ ይግባኝ ስሜ የባህል ፍርድ
በት ይሆናል::

5) ለአንድ የባህል ተቁም በአንድ ገዢ እንድ
መጀመሪያ ይረዳ የባህል ፍርድ በት እና
አንድ ይግባኝ ስሜ የባህል ፍርድ በት
ዕውቅና ለሰጠው አይችላም::

6) ዕውቅና የሚሰጠው የባህል ፍርድ በት
አንድ አስፈላጊነቱ በአንድ ወይም ካለንድ
በላይ በሁኔን ቅበሌዎች የሚሰራ ለሚገኘ
ይችላል::

6. ለባህል ተቁማት ዕውቅና ለመሰጠት
መማሪት ያለባቸው መሰራርቶች

1) አንድ የባህል ተቁም በዚህ ይጋብና
በአዋጅ መሠረት አንድ መጀመሪያ ይረዳ
የባህል ፍርድ በት ዕውቅና ለማግኘት
የሚከተሉትና መሰራርቶች ማማሪት
አለበት::

(ሀ) መጽሑፍ በሁኔን ሁኔታ የባህል አካባቢ
የሆነበት እኩት መከራከት አድርጻ
እለመግባባትና ለመኖታትና ዕርቃን
ለማውረድ የሚሰራ::

(ለ) ዕውቅና ለማግኘት የለትና ያለው::

(ሐ) እለመግባባትና በመኖታትና ዕርቃን
ቦማውረድ ሲሆ ውጤት የሚገኘ::

(መ) የአካባቢዎች ሁጻዊተሳቢ በሆነበት::
በጽሑፍ በአካባቢዎች ሁኔታ ወይም
በየትናውም ገለዋ ሁኔታ ያለ አድራሻ
የሚያገለግል::

- 3) If a customary institution has different functions, recognition in accordance with sub-article 1 of this Article may be given only to its organ in respect of its function of dispute settlement and reconciliation.
 - 4) The recognition given to these customary institutions may be either as a First Instance or Appellate Customary Court.
 - 5) Recognition may not be given to a customary institution as a First Instance and as an Appellate Customary Court at the same time.
 - 6) A Customary Court to which recognition is given may operate in one or more kebeles as may be necessary.

6. Criteria Required for Giving Recognition to Customary Institutions

 - 1) A Customary institution must fulfill the following criteria to be recognized as a First Instance Customary Court in accordance with this Regulation and the Proclamation:
 - (a) It must be working, on a regular basis, on settling disputes and reconciliation based on customary law and values of the Oromo people;
 - (b) Must be willing to be recognized as a customary court;
 - (c) It must be effective in its activities of settling disputes or reconciliation;
 - (d) It must be one that serves the society of the region without discrimination on the basis of religion, sex, economic or other personal status;

- 2) Kan Keewwata kana Keewwata
Xiqqaa 1 (d) jalatti ibsame yoo
jiraatellee jaarmayaalee akkaataa
aadaa naannoo itti hojjetaniiti-
in kutaa hawaasaa murtaae ta-
jaajilaniif ulaagaalee biroo kan
guutan yoo ta'e beekamtii kenn-
uun ni danda'ama.

3) Jaarmayaan aadaa Mana Murtii
Aadaa Oldabarfataa ta'uun
beekamtii argachuuf gaafatu
ulaagaalee Keewwata kana Keew-
wata Xiqqaa 1 jalatti tarreeffaman
irratti dabalataan muuxannoo
dhimmoota oldabarfataan ilaaluu
qabaachuu qaba.

7. Adeemsa Jaarmayaa Aadaatiif Beekamtiin Itti Kennamu

- 1) Pirezidaantiin Mana Murtii Aanaa yookiin Ittigaafatamaan Waajjira Aadaa fi Tuurizimii jaarmayaaleen aadaa waldhabpii hiikuu fi araara buusuudhaan beekaman akka Mana Murtii Aadaatti beekamtii argachuuuf fedhii akka horatan affeeruu fi jajjabeessuu ni danda'u.

2) Kan Keewwata kana Keewwata Xiqqaa 1 jalatti ibsame akkuma jirutti ta'ee, Pirezidaantiin Mana Murtii Aanaa fi Itti gaafatamaan Waajjira Aadaa fi Tuurizimii Aanaa jaarmayaalee aadaa akka Mana Murtii Aadaatti beekamtii fudhachuun tajaajiluu danda'an adda baasuuf sakatta'iinsi akka gaggeeffamu gochuu ni danda'u.

3) Jaarmayaa aadaatiif akka Mana Murtii Aadaatti beekamtii kennamuun dura qabxiileen armaan gadii adda bahuu qabu:

(a) Maqaa jaarmayichi ittiin beekamu;

(b) Teessoo fi daangaa jaarmayichi keessatti hojjetu;

(c) Maqaa jaarsolii yeroo iyyatichi dhiyaatutti jaarmayicha jalatti hojjetanii;

(d) Baasii hojii isaa raawwachuuuf isa dandeessisu uwvisuuf madda galii fayyadamu;

- 2) በዚህ አንቀጽ 30-ኩ አንቀጽ 1 (ሙ) ስር
የተደነገገው በጥርጋም በአካባቢው ባህል
መስራት እንደ የተወሰነ የማህበረሰቦ
ከፍልን በቻ ለማግላጭለ የባህል ተቁማት
ለለው መስፈርቶችን ያሚሉ ከሆነ
ዶወቂና ለሰጣቸው ይችላል::

3) እንደ ይግባኝ ስሜ የባህል ፍርድ በት-
ዶወቂና ለማግኘት የጠዋቅ የባህል
ተቁም በዚህ አንቀጽ 30-ኩ አንቀጽ 1
ከተዘረዘሩት መስፈርቶች በተጨማሪ
በይግባኝ ጉዳዮችን የማያት ለምድ ያለው
መሆኑ ይኖርበታል::

7. ለባህል ተቁም ዕወቂና የሚሰጥበት
እርምት

1) የወረዳ ፍርድ በት ተሳለፈንት ወይም
የወረዳው የባህልና ተረጋግም ዓስፈላት
በት ሁሉ አለመግባባትን በመፍታትና
ծርቶን በማውረድ የሚታወቁ የባህል
ተቁማት እንደ ባህል ፍርድ በት ዕወቂና
ወሰናዊ ለመስራት ቅልት እንዲኖራቸው
መጠበቅ ማጠረቃቃት ይችላል::

2) በዚህ አንቀጽ 30-ኩ አንቀጽ 1 ስር
የተደነገገው እንዲተጠበቀ ሆኖ የወረዳ
ፍርድ በት ተሳለፈንት እና የወረዳው
የባህልና ተረጋግም በርሃ ሁሉ እንደ ባህል
ፍርድ በት ዕወቂና አግኗቶው መስራት
የሚችሉ የባህል ተቁማትን ለመለያት
ጥናት እንዲኖራ ለያደርግ ይችላል::

3) ለባህል ተቁማት እንደ ባህል ፍርድ በት
ዕወቂና ከመሰጣቱ በፊት የሚከተሉት
ኞጥበች መለያት አለባቸው::

(ሀ) ተቁመ የሚታወቁበት ሆኖ::

(ለ) የተቁመ አድራሻና ሲሄዎን
የሚያከናወጡበት መሰን::

(ሐ) ማመልከቶው በሚቀርብበት ገዢ በተቁመ
የሚያገለገለ የሽማማለዥት ሆኖ::

(መ) ሲሄዎን ለማከናወጡ የሚያስፈልገውን
መሆኑ ለመስራት የሚጠቀሙው የገበ
ጥናት::

- 2) Notwithstanding the provision of Sub-article 1 (d) of this Article, recognition may be given to institutions that serve a specified group of community in accordance with the custom of the area where they operate provided that they fulfill other criteria.
 - 3) A customary institution that requires to be recognized as an Appellate Customary Court must have an experience of an appellate jurisdiction in addition to the criteria stated under sub-article 1 of this Article.

7. Procedure for Giving Recognition to a Customary Institution

 - 1) The President of the District Court or Head District Office of Culture and Tourism may invite and encourage customary institutions, known for their dispute resolution and mediation practices, to develop the desire to be recognized as a Customary Court.
 - 2) Without prejudice to the provision of sub-article 1 of this Article, the President of the District Court and Head District Office of Culture and Tourism may cause the conduct of an assessment for the identification of a customary institution that can be recognized and serve as a Customary Court.
 - 3) The following points shall be verified before giving recognition to a customary institution to serve as a Customary Court:
 - (a) The name by which the institution is known;
 - (b) The address and boundary within which the institution operates;
 - (c) The name of elders working under the institution at the time of the making of the application;
 - (d) Source of income it uses to cover costs to discharge its duties;

- 4) Jaarmiyaa aadaa adda baheef beekamtii kennuun dura Koreen bu'uura Dambii kana Keewwata 12(2) fi 14(2) tiin hundaa'u jaarmayaa beekamtii akka kennamuuf adda bahe yaa'ii jiraattota gandaa irratti dhiyeessuu jaarmayichi jiraattotaan akka Mana Murtii Aadaatti fudhama argachuuun isaa mirkanaa'u qaba.
- 5) Manni Murtii Aanaa jaarmayaa aadaa akka Mana Murtii Aadaa Jalqabaa yookiin Oldabarfatatti beekamtii argateef xalayaa beekamtii kennamuufii agarsiisu kennuufi qaba.

8. Dirqamoota Jaarmayaa Beekamtii Argatee

- 1) Labsii fi Kutaalee biroo Dambii kanaa keessatti kan ibsameakkuma jirutti ta'e, jaarmayaan aadaa akka Mana Murtii Aadaatti beekamtii kennameef dirqamoota armaan gadii ni qabaata:
- (a) Karoora fi gabaasa raawwii hojii yeroo yeroon Mana Murtii Aanaatiif dhiyeessuu;
 - (b) Jaarsoliin hojii isaanii naamusa olaanaadhaan hojjechuu mirkaneessuu;
 - (c) Meeshaalee fi waantota hojiif barbaachisoo ta'an guuttachuu fi sirnaan fayyadamuu;
 - (d) Adeemsa iftoomina qabu hordofuun hojii isaanii hojjechuu;
 - (e) Dhimma dhiyaatuuf si'oominaan ilaalanii furmaata kennuu.
- 2) Jaarmayaan aadaa beekamtii kennameef akkaataa Dambii kanaa fi Labsiitiin hojii isaa eegaluuf barreessaan akka ramadamuuf gaafachuu qaba; Manni Murtii Aanaas jaarmayaa aadaa beekamtii kennameefif yeroo gabaabaa keessatti barreessaan ramaduu qaba. Jaarmayaan aadaa beekamtii kennameef barreessaan ofii isaa gargaaramuu ni danda'a.

- 4) እናደ የህል ፍርድ በት ዕውቅና እንዲያገኘ
ለተለየ የባህል ተቁም ዕውቅና ከመስጠት
በፋት በዚህ ድንብ እንቀጽ 12(2) እና
14(2) መሰረት የሚችሉመው ከማት
የነዋሪዎች ስጠበቅ እንዲሸጠ በማድረግ
ተቁሙ በነዋሪዎች ዝንድ እናደ የህል
ፍርድ በት ተቀብረነት ማግኘቱ መረጃዎች
አለበት::
- 5) የወረዳ ፍርድ በት እናደ መቆመራዊ
ወይም እናደ ይግባኝ ስሜ የባህል ፍርድ
በት ዕውቅና ለገኘ የባህል ተቁም ዕውቅና
ማግኘቱን የሚገልጻ ይገባው መስጠት
አለበት::
8. **ዕውቅና የተሰጠው የባህል ፍርድ በት
ግልጽዎች**
- 1) በአዋጅ እና በዚህ ድንብ ለለም ከፍሰው
የተሰጠው እናደ ተመቀ ሆኖ እናደ
የህል ፍርድ በት ዕውቅና የተሰጠው
የባህል ተቁም የሚከተሉት ማግኘቶች
ይኖሩታል::
- (ሀ) ዕቅድና የሰራ አፈጻጸም ሪፖርቶች
በየጊዜው ለወረዳ ፍርድ በት ማቅረብ::
 - (ለ) ሰማግለዎች ለረጅም በከፍተኛ
ቢንግማዊ መፈጸማዎች ማረጋገጫ::
 - (ሐ) ለሰራ አስፈላጊ የሆነ ነገሮችና ቁጥርዎች
ማማግለትና በአነዱ ሆኖ በአገባብ መጠቀም::
 - (መ) ለረጅም በግልጽነት ማከናወን::
 - (ወ) የሚቀርቡት ማግኘት በተቀለበ
ሁኔታ ማስተጣገድ::
- 2) እናደ የህል ፍርድ በት ዕውቅና
የተሰጠው የባህል ተቁም በዚህ ድንብና
በአዋጅ መሰረት ለረጅም ለመቆመር
እናደ እንዲመደበለት መጠየቅ አለበት::
የወረዳ ፍርድ በት ዕውቅና ለተሰጠው
የባህል ተቁም በአዋጅ ቤት ወስጥ እናደ
መመሪያ አለበት:: ዕውቅና የተሰጠው
የባህል ተቁም የእናደ ይለው ከሆነ ቤት
እናደ መገልጻ ይችላል::

4) Before giving recognition to an identified institution, the acceptance and approval by the meeting of residents, of an institution to work as a Customary Court must be facilitated by a committee to be established pursuant to Articles 12(2) and 14(2) of this Regulation.,

5) The District Court shall provide the customary institution given recognition as either a First Instance or an Appellate Customary Court, with a letter that indicates such recognition.

8. Responsibilities of a Customary Institution Given Recognition

- 1) Without prejudice to the provisions of the Proclamation and other parts of this Regulation, Customary institutions recognized as Customary Courts must have the following responsibilities:
- (a) To submit, on a regular basis, work plans and performances to a District Court;
 - (b) To ensure that elders are working with high ethical standard;
 - (c) To ensure the supply and proper utilization of materials necessary for their work;
 - (d) To discharge their functions with transparent procedure; and
 - (e) To resolve cases brought before them expeditiously.
- 2) The Customary Court to which recognition is given shall request the assignment of a Secretary to commence its activities in accordance with this Regulation and the Proclamation; the District Court shall assign a Secretary forth with to the institution given recognition. An institution given recognition may use its own Secretary.

3) Jaarmayaan aadaa akka Mana Murtii Aadaatti beekamtiin kennameef tumaalee Labsii Keewwata 9, 12, 13, 14 fi 15, akka sumas tumaalee Dambii kanaa keewwata 12,13, 14, 15, 16, 17, 28, 29, 34, 35 fi 36 jala jiran akkasumas tumaalee Dambichaa biroo Jaarsolii Mana Murtii Aadaa ilaallatan hojiirra oolchuuf dirqama hin qaban.	3) ከንደ ማህል ፍርድ በት ዕውቅና የተሰጠው የባህል ተቁም የአዋጅን ድንጋጌዎች አንቀጽ 9፣ 12፣ 13፣ 14 እና 15 አንቀጽ ሁሉም ከዚህ ድንብ ድንጋጌዎች አንቀጽ 12፣ 13፣ 14፣ 15፣ 16፣ 17፣ 28፣ 29፣ 34፣ 35፣ 36 እና ማህል ፍርድ በት ሰማግለዣኝ የሚመለከት ለለም ድንጋጌዎችን ለመተጣበር ግዢታ የለበትም::	3) A customary institution given recognition as a Customary Court may not be bound to implement the provisions of Articles 9, 12, 13, 14 and 15 of the Proclamation, as well as the provisions of Articles 12, 13, 14, 15, 16, 17, 28, 29, 34, 35 and 36 of this Regulation and other provisions concerning elders of the Customary Court.
9. Beekamtii Jaarmayaan Aadaa Haquu		9. Revocation of the Recognition of the Customary Institution
1) Manni Murtii Aanaa beekamtii jaarmayaalee aadaatiif kenne haquu ni danda'a.	1) የወረዳ ፍርድ በት ማህል ተቁም የስነዱ ዕውቅና ለለም ለለፈለጊ::	1) The District Court may revoke the recognition it gave to the customary institution.
2) Bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin beekamtiin jaarmayaan aadaa haqamuu kan danda'u, jaarmayaan aadaa sun akka Mana Murtii Aadaatti hojjechuuf fedhii akka hin qabne iyyata kan dhiyeffate yoo ta'e, yookiin hanqinaalee armaan gadii keessaa tokko qabaachuu yoo mirkanaae dha.	2) በዚህ አንቀጽ 30-ዢ አንቀጽ 1 መሰረት ለእኔዎች የባህል ተቁም የተሰጠ ዕውቅና ለለፈለጊ የሚችለው ተቁሙ ከንደ ማህል ፍርድ በት ሰማግለጫ የለትን የለው መሆኑን በማመሌከት ሲገልጻ ወይም ከዚህ በታች ከተዘረዘሩት ምክንያቶች አንቀጽ ሌ.፭ ነው::	2) The recognition of a customary institution may be revoked pursuant to sub-article 1 of this Article where the customary institution lodged an application that it has no longer a desire to work as a Customary Court, or where it is proven to have one of the following limitations:
(a) Dirqamotoa Dambii kanaa fi Labsii keessatti raawwachuu akka qaban tumaman bahachuu dhabuu;	(ሀ) በዚህ ድንብና በአዋጅ የተሰጠትን ግዢታዎች አለመወጣት::	(a) Failure to discharge responsibilities provided for in this Regulation and the Proclamation;
(b) Ulaagaa Dambii kanaa fi Labsii keessatti beekamtii argachuuf barbaachisan guutani argamuu dhabuu;	(ለ) በዚህ ድንብና በአዋጅ ዕውቅና ለማግኘት አንድማሸቦራልት የተመቀበ መሰራርቸውን ስምምነት::	(b) Failure to fulfill criteria stated in this Regulation and the Proclamation;
(c) Gartummaa siyaasaa, amantaa, koornayaa yookiin kan biraa agarsiisuu;	(ሐ) የፖ.ል.ቤ.፣ የኢወጤት-፣ የፖ.ት ወይም ለለወጥትና ማጋጃዎች::	(c) Manifestation of impartiality based on political, religious, gender or other grounds;
(d) Aangoo seeraan ala fayyadamuu;	(መ) ስልጣንን አለአግባብ መገልጫ::	(d) Abuse of power;
(e) Tajaajila kennaniif faayidaa hin malle waldhabdoota irraa gaafachuuu;	(ወ) ከተገልጻው ወገኖች ያልተገበ ተቁም መጠየቅ::	(e) Seeking undue benefit from disputants;
(f) Manneen Murtii Aanaa waliin atoomanii hojjechuu dadhabuu;	(ሮ) ከዚህ ድንብ ዕውቅና ለለም ለለፈለጊ::	(f) Failure to work collaboratively with District Courts;
(g) Hojimaata Heera Mootummaa faallessu hordofuu;	(ሽ) ሆነ መንግሻነቱን የሚችለን አስፈላጊ መከተል::	(g) Engaging in practices that are incompatible with the Constitution;
(h) Hanqinaalee biroo seera aadaatiin dhorkaman raawwatanii argamuu dha.	(ሽ) በባህል እገና የተከለከለ ተማሪዎችን ድረግ መግኘት ፍቃው::	(h) Other limitations prescribed by the customary law.

- 3) Bu'uura Keewwata kana Kee-wwata Xiqqaa 2 tiin hanqinni beekamtiin jaarmayaa aadaa akka haqamu taasisu yoo jiraate Abbootiin Gadaa, bulchitoonni gosaa, jaarsoliin biyyaa fi qaam-ni dhimmi ilaalu biroo Mana Murtii Aanaatiif eeruu dhiyees-suu ni danda'u.
- 4) Manni Murtii Aanaa bu'uura Keewwata kana Keewwata Xiqqaa 3 tiin eruun yoo dhiyaa-teef yookiin kaka'umsa mataa isaatiin sababni beekamtii jaar-maya aadaa akka haqamu taasisu ni jira jedhee yoo amane dhimmichi Koree jaarsoolii fi-lachiisuuf bu'uura Dambii kana Keewwata 12(2) fi 14(2) tiin hundeeffamuun akka qulqulla'a'u ni godha.
- 5) Manni Murtii Aanaa hanqinni eerame jiraachuu kan adda baa-fate yoo ta'e, Manni Murtii Aadichaa hanqinicha sirreessuun akka gabaasu xalayaadhaan ni beeksisa.
- 6) Jaarmayaan aadaa hanqina qabu akka sirreessu akeekkachiisni kennameef sirreeffama barbaa-chisaa taasisuu kan hin dan-deeny yookiin fedhii kan hin qabne ta'u yoo hubatame, Manni Murtii Aanaa Koreen bu'uura Dambii kana Keewwata 12(2) fi 14(2) tiin hundaa'u yaa'iin ji-raattota yookiin yaa'iin jaarsolii Manneen Murtii Aadaa akka waamamu gochuun hanqinaalee jaarmayichaa irratti mari'atamee murtii irra gahame akka gabaasu ni taasisa.
- 7) Korichis yaa'iin jiraattotaa yooki-in yaa'iin jaarsolii Manneen Murtii Aadaa beekamtii jaar-mayaa aadaa sanaa akka haqu yookiin tarkaanfi sirreeffamaa biroo akka fudhatu ni taasisa.

- 3) በዚህ ኢንቅጽ ጽዕስ እንቅጽ 2 መሰረት የባህል ተቁም ስወቃና እንዳለሁ የሚያደርግ ምክንያት ል.ጥር አበገዥዎች፣ የሳሽ መረዥዎች፣ የሀገር ስማግለዥዎች ለላ ጉዳይ የሚመለከተው አካል ለመረዳቸው በት ተቁም ማቅረብ ይችላል፡፡
- 4) የወረዳ ቅርድ በት በዚህ ኢንቅጽ ጽዕስ እንቅጽ 3 መሰረት ተቁም ል.ጥርበለት ወይም በራሳ ተነሳስት የባህል ተቁም ስወቃና እንዳለሁ የሚያደርግ ምክንያት አሉ በለም ጉዳይን ስማግለዥዎችን ለማስረጃ በዚህ ደንብ እንቅጽ 12(2) እና 14(2) መሰረት ለማቅረብ መቻል ከሚቻል በመመራት እንዳጣል ያደርጋል፡፡
- 5) የወረዳ ቅርድ በት ተግና መኖሩን ክረታዊ የባህል ቅርድ በቱ ተደለቷል በማስተካከል ሪፖርት እንዲያደርግ በደረሰው ያለውቸል፡፡
- 6) ጉዳለዋናን እንዲያደርግ ማሳሰቢያ የተሰጠው የባህል ተቁም ማሻሻተካይ ማያደረግ ያልፋለ እንዲሆነ ወይም ለማስተካከል ል.ጥድቅ አለመሆነን ከተረዳ የወረዳ ቅርድ በት በዚህ ደንብ እንቅጽ 12(2) እና 14(2) መሰረት የተቻቻሙው ከሚቻል የተቁሬም ስብሰብ ወይም የባህል ቅርድ በት ስማግለዥ ጉባኤ እንዳከረድ ለማያደረግ የባህል ተቁሙን ጉዳለዋና በተመለከተ ተወያይቶ የደረሰበትን ወላኔ ሪፖርት እንዲያቀርብ ያደርጋል፡፡
- 7) ከሚቻውም የተቁሬም ስብሰብ ወይም የባህል ቅርድ በት ስማግለዥ ጉባኤ የባህል ተቁሙ ስወቃና እንዳለሁ ወይም ለላ የማስተካከል እርምጃ እንዲወሰድ ያደርጋል፡፡

- 3) Where there are limitations ca-pable of leading to revocation of the recognition of the cus-tomary institution, pursuant to sub-article 2 of this Article, Aba Gadas, clan administrators, el-derly persons and other con-cerned organs may notify the District Court.
- 4) Where the District Court re-ceives notification pursuant to sub-article 3 of this article or believes that there are grounds leading to the revocation of the recognition of the customary institution, it shall direct the matter, for further investi-gation, to a committee established pursuant to Articles 12(2) and 14(2) of this Regulation for the for the purpose of selection of elders.
- 5) If the District Court believes that the limitation exists, it shall notify in writing, the Cus-tomary Court to take measures and report to it.
- 6) Where it is proved that the cus-tomary institution with limita-tion warned to take measure fails to take the measure or is not willing to do so, the District Court may cause the committee established pursuant to Articles 12(2) and 14(2) of this Regu-lation to convene the meeting of residents or plenum of elders to discuss and decide on the limi-tation of the institution and re-port to the District Court.
- 7) The committee shall ensure that the meeting of residents or ple-num of elders of the Customary Court revokes the recogni-tion of the customary institution or that it takes any other measure.

8) Bu'uura Keewwata kana Kewwata Xiqqaa 7 tiin jaarmayaan aadaa akka haqamu yaa'ii jiraattotaa yookiin yaa'ii jaarsolii Mana Murtii Aadaatiin kan murtaa'e yoo ta'e, yookiin jaarmayichi tarkaan-fii sirreeffamaa akka fudhatamu yaa'iidhaan murtaa'e kan hin fudhanne yoo ta'e, Manni Murtii Aanaa beekamtii kennname ni haqa. Murtiin bu'uura kanaan kennamu isa dhumaa ta'a.	8) በዚህ እንቅጽ ၃၀-ሰ እንቅጽ 7 መሰረት የባህል ተቁመ ስው-ቁና እንዲሸጋግ በነዋሪዎች ስጠስቦ ወይም በሽማግለዎች ጉባኤ የተወሰነ ካሆነ ወይም ተቁመ በነዋሪዎች ስጠስቦ የተወሰነውን የሚከተከሮ እርምጃ መው-ሰድ ካልቻለ የወረዳው ፍርድ በት የተቁመ-ን ስው-ቁና ለሰር ይቻላል፡፡ በዚህ መሰረት የተሰጠው ውሳኔ የመጨረሻ ይሆናል፡፡	8) Where the meeting of the residents or plenum of elders of the Customary Court decides the revocation of the recognition of the customary institution pursuant to sub-article 7 of this Article or the customary institution fails to take rectifying measure it was ordered by the meeting or plenum, the District Court shall revoke the recognition; the decision given accordingly shall be final.
10. Bu'aa Beekamtii Haquun Hordofsiisu	10. ስው-ቁና መሰረት የሚያስከተሉው መሆኑ	10. Effects of Revocation of Recognition
1) Manni Murtii Aanaa beekamtii jaarmayaan aadaa kan haqe yoo ta'e fi Manni Murtii Aadaa biroo beekamtii argate kan hin jirre yoo ta'e, yeroo ji'a tokko hin caalle keessatti jaarmayaan aadaatiif beekamtii kennuu yookiin Manni Murtii Aadaa akka hundaa'u go-chuu qaba.	1) የወረዳው ፍርድ በት የባህል ተቁምን ስው-ቁና ካስገኘው ለለ በአካባቢው እው-ቁና የገኘ የባህል ተቁም ካልለ ካንድ ወር ባልበት ገዢ ውሳኔ ስ-ሰጥ ለለለ የባህል ተቁም እው-ቁና የሚሰጥ ወይም እዲ የባህል ፍርድ በት የሚቻቻም ይሆናል፡፡	1) The District Court, where it revoked the recognition of the customary institution and there is no other recognized institution, shall give recognition to a customary institution or establish a Customary Court within a month's time.
2) Dhimmoonni jaarmayaan beekamtiiin isaa haqameen ilaalamaa turanii fi xumura hin arganne jaarmayaan biroo beekamtii qabu yookiim beekamtiiin kennamuuf yookiin Mana Murtii Aadaa hundeefamutti ilaallamuuf danda'u.	2) ስው-ቁናው በተሰረዘው የባህል ተቁም ለታየ የነበሩ እና እልባት ያለጥና ጉዳዮች ለለ እው-ቁና ለለው ወይም በሚሰጠው ወይም በሚቻቻው የባህል ፍርድ በት እንደ እዲ ለታየ ይቻላል፡፡	2) Cases pending before the revoked customary institution and not finalized may be instituted afresh before the customary institution already given recognition or to be given recognition or the Customary Court to be established.
3) Murtiin yookiin bu'aan araaraa jaarmayaan beekamtiiin isaa haqameen kennname jaarmayaan biroo beekamtii qabu yookiin haaraa beekamtiiin kennamuuf yookiin Mana Murtii Aadaa hundeefamutti dhiyaatee kan raawwatamu ta'a.	3) ስው-ቁናው በተሰረዘው የባህል ተቁም ወተኩዎች ወይም የእርቅ መ-ቁጥር እና እው-ቁና በሚሰጠው ወይም በሚቻቻው የባህል ፍርድ በት ቁርበው የሚፈጸሙ ይሆናል፡፡	3) The judgment rendered by the customary institution whose recognition is revoked may be brought before and executed by the customary institution given recognition or to be recognized or the Customary Court to be established.
4) Galmeeleen jaarmayaan beekamtiiin isaa haqameen murtii argatanii fi araaraan xumuramuun kuufamanii argaman gara jaarmayaan biroo beekamtii qabu yookiin beekamtiiin kennameef yookiin Mana Murtii Aadaa hundeefamutti dabarfamuu qabu.	4) ስው-ቁናው በተሰረዘው የባህል ተቁም እልባት እግናው የተከማች መግለጫ ለለ እው-ቁና ወደለው ወይም እው-ቁና ለሚሰጠው ወይም የባህል ፍርድ በት መከው እለጥቶው፡፡	4) Files with the customary institution the recognition of which is revoked shall be transferred to the customary institution given recognition or to be recognized or Customary Court to be established.
5) Jaarmaayaan bu'uura Dambii kana Keewwata 9 Keewwata Xiqqaa 1 jalatti tumameen beekamtiiin isaa haqame akkaataa jaarmaayaan aadaa beekamtii hin qabne tokkootti hojii waldhabbi hiikuu fi araara buusuu rawwachuu wanti isa dhorku hin jiraatu.	5) በዚህ ደንብ እንቅጽ 9 ၃၀-ሰ እንቅጽ 1 መሰረት ስው-ቁናው በተሰረዘው ተቁም ስው-ቁና እንደለለው እንደ ማንኛውም የባህል ተቁም እለመግባጥ-ን የመፍታት-ና ዕርቅን የሚውራድ ሲሆ ከማኬውን የሚከለከለው ነገር የለም፡፡	5) Nothing shall deprive the customary institution whose recognition is revoked pursuant to Article 9(1) of this Regulation, from settling disputes as a customary institution without recognition.

11. **Gahee Manneen Murtii Sadarkaan Jiranii**
Labsii fi Dambii kana kutaalee gara garaa jalatti kan ibsame ak-kuma eegametti ta'ee, manneen murtii sadarkaan jiran gaheewwan armaan gaditti ibsaman ni qabaatu:

1) Manni Murtii Aanaa jaarmayaalee aadaa beekamtii argatanii fi Manneen Murtii Aadaa hundeeffaman akkasumas karo-oraa fi raawwii hojii isaanii qindeesee Manneen Murtii Olaanaaf dhiyeessuu qaba. Manneen Murtii Olaanaas haala walfakkaataan Mana Murtii Waliigala Oromiyaatiif dhiyeessuu qabu.

2) Manneen Murtii Aanaa murtiilee filatamoo Manneen Murtii Aadaatiin kennaman akka maxxanfamaniif Mana Murtii Waliigala Oromiyaatiif ni erga. Manni Murtii Waliigalaas murtiilee Manneen Murtii Aadaa filataman waggaatti yoo xiqqaate yeroo tokko ni maxxan-siisa.

Kutaa Sadii

Fo'annoo, Filannoo fi Ramaddi

Kutaa Xiqqaa Tokko

Filannoo Jaarsoolii Mana Murtii Aadaa

12. Koree Jaarsolii Mana Murtii
Aadaa Jalqabaa Filachiisu

1) Filannoon Jaarsolii Mana Murtii
Aadaa Jalqabaa qindeessummaa
koree Mana Murtii Aanaatiin
hundaa'uun gaggeeffama.

2) Koreen jaarsoolii Manneen
Murtii Aadaa Jalqabaa filachiisu
miseensota armaan gadii ni qa-
baata;

(a) Pirezidaantii Mana Murtii Aan-
ichaan kan bakka buufamu nama
1 (tokko) walitti qabaa;

(b) Hogganaa Waajjira Aadaa fi Tur-
izimii Aanichaatiin kan bakka
buufamu nama 1 (tokko) mi-
seensa; fi

11. በየደረሰው የለ ፊርድ በታች ማና
በአዋጅ እና በተሸጠው ደንብ ለለምት ክፍልው
የተደነገገው እና ተመክቷው ሆኖ በየደረሰው
የለ ፊርድ በታች የሚከተሉት ማናዎች
ይኖሩታል::

 - 1) የወረዳ ፊርድ በት ዕውቅና
የተሰማቷውንና የተቋቃሙ የባህል ፊርድ
በታችን እንዲሁም ዕቅዱቷውንና የዘራ
አፈጻጸምቷውን አዘጋጅቶ ለበት ክፍተኛ
ፊርድ በትም በተመሳሳይ ሁኔታ ለከልለ
መቋላይ ፊርድ በት ማቅረብ አለበት::
 - 2) የወረዳ ፊርድ በት የተመረጋጠ የባህል
ፊርድ በታችን ወሰኑዎችን በመለያት
እንዲታተሙ ለከልለ መቋላይ ፊርድ በት
መለከ አለበት:: የከልለ መቋላይ ፊርድ
በትም የተመረጋጠ የባህል ፊርድ በታችን
ወሰኑዎች በከመት በይንስ እና ገብ
የሰት-ማል::

ከፍል ሥነት
ግልጽ የሚፈልግ የሚፈልግ የሚፈልግ
ንዑስ ክፍል እና

የባህል ፊርድ በት ስማግለዣት የሚፈልግ

12. የመጀመሪያ ያረጃ የባህል ፊርድ በት
ሻማግለዣቶችን የሚያስመርጥ ካማቱ

 - 1) የመጀመሪያ ያረጃ የባህል ፊርድ በት
ሻማግለዣቶች የሚፈልግ የሚፈልግ የሚፈልግ
በት በማቋቃቃው ካማቱ አስተባባሪነት
ይከናወናል::
 - 2) የመጀመሪያ ያረጃ የባህል ፊርድ በታች
ሻማግለዣቶችን የሚፈልግ የሚፈልግ የሚፈልግ
የሚከተሉትን አባላት ይኖሩታል::
 - (ሀ) በወረዳ ፊርድ በት ተፈዢይንት የሚውከል
1 (እና) ስውስበአቢይ
 - (ለ) በወረዳው የባህልና ተፈዢይንም የሚፈልግ በት
ሁሉ የሚውከል 1(እና) ስውስበአቢይ

አባላትና

- 11. Roles of Courts of Different Levels**

Without prejudice to the provisions of in the different parts of the Proclamation and this Regulation, courts of various levels shall have the following roles:

 - 1) A District Court shall notify a High Court customary institutions given recognition and a Customary Court established together with their work plans and performances. The High Courts shall similarly notify same to the Supreme Court of Oromia.
 - 2) The District Court shall forward to the Supreme Court of Oromia selected judgments rendered by the Customary Court. The Supreme Court of Oromia shall cause the publication of selected Customary Court judgments at least once a year.

Part Three

Recruitment, Election, Assignment and Transfer

Section One

Election of Elders of Customary Court

12. The Committee Responsible for the Election of Elders of the First Instance Customary Court

 - 1) The election of elders of First Instance Customary Courts shall be led by the coordination of a committee to be established by a District Court.
 - 2) A committee responsible for the election of elders of a First Instance Customary Court shall have the following members:
 - (a) A person to be represented by the President of the District CourtChairman
 - (b) A person to be represented by the head Office of Culture and Tourism of the District....member; and

- (c) Mannaajara Ganda Manni Murtii Aadichaa keessatti hundaa'uu misesensaa fi barreessaai.
- 3) Manni Murtii Aadaa Jalqabaa tokko gandoota 2 fi isaa ol irratti kan hundaa'u yeroo ta'u, manaa-jarri gandaa bu'uura Keewwata kana Keewwata Xiqqaa 2(c) tiin misesensa koree ta'u manaa-ja-ra gandaa ganda teessoo Mana Murtii Aadichaati.
- 4) Kan Keewwata kana Keewwata Xiqqaa 2(c) jalatti tumamee jiru irraa kan hafe qaanmi misesensa koree bakka buuse barbaachisaa ta'ee yoo argame misesensa koree jijiiruu yookiin nama biroo bakka buusuu ni danda'a.
- 5) Manni Murtii Aanaa jaarsolii Manneen Murtii Aadaa Jalqabaa kan filachiisu akkuma barbaa-chisummaa isaatti koreen tok-koo ol akka hundaa'u gochuu ni danda'a.

13. Aangoo fi Hojii Koree Jaarsolii Mana Murtii Aadaa Jalqabaa Filachiisuu

- Koreen jaarsolii Mana Murtii Aadaa Jalqabaa filachiisu aangoo fi hojii armaan gadii ni qabaata:
- 1) Adeemsa filannoo jaarsolii Mana Murtii Aadaa jalqabaa olaantummaan ni qindeessa, ni hoog-gana, ni to'ata;
 - 2) Karoraa fi tarsiimoo filannoo jaarsolii ni baafata, Pirezidaantii Mana murtii Aanaa beeksisuun hojiiras ni oolcha;
 - 3) Guyyaa jaarsoliin Mana Murtii Aadaa filataman yookiin hojiir-rraa kaafaman bulchaan gandaa yaa'ii jiraattotaa akka waamu ni taasisa;
 - 4) Yaa'ii jiraattota gandaa waama-me irratti lakkoofsi hirmaatto-ta argamanii gahaa ta'uu isaa ni mirkaneessa; gahaa yoo hin taane beellama biroo qabuun ni beeksisa;

- (d) የባህል ቅርጫ በታች የማቅረብበት ቁበለ
ማኝኑ አባልና ደሳውች::
- 3) እንደ የመጀመሪያ ደረጃ የባህል ቅርጫ
በት ሁሉትና ኮተማ በረሱ በሆነ ቁበለዎች
ለይ የማቅረብ ስ.ሆን በዚህ እንቀጽ ጉዢ
2 መሰረት የከሚቻው ደሳውች የማይሆነው
የባህል ቅርጫ በታች መቀመጣ የዚነ ቁበለ
ለይ የማስረው ማኝኑ ይሆናል::
- 4) በዚህ እንቀጽ ጉዢ እንቀጽ 2 (d)
የተደንገለው እንዲተጠቀ ሆኖ የከሚቻውን
አባል የወከላው አካል አስፈላጊ ሆኖ ለገኘ
የወከላውን አባል መዋሪው ወይም በላይ
ስው መተካት ይቻላል::
- 5) የወረዳ ቅርጫ በት የመጀመሪያ ደረጃ
የባህል ቅርጫ በት ሂማግለዎችን
እንዲያስመርጓል እንደ አስፈላጊነቱ ከኋድ
በለይ ከሚቻው እንዲቆሙ ማኝኑ
የቻላል::
- 13. የመጀመሪያ ደረጃ የባህል ቅርጫ በት
ሻማግለዎች አስመራዊ ከሚቻው ስልጣና
ተማሪC**
- የመጀመሪያ ደረጃ የባህል ቅርጫ
በት ሂማግለዎችን አስመራዊ ከሚቻው
የሚከተለ-ትን ስልጣና ተማሪ-ት
ይኖሩታል:
- 1) የመጀመሪያ ደረጃ የባህል ቅርጫ በት
ሻማግለዎችን የግዢርጉ ሂደት በበለይነት
ይስተጣበል፤ ይመራል፤ ይቋጥበል::
 - 2) የሻማግለዎችን የግዢርጉ ሂደት
ይስተጣበል፤ ይመራል፤ የወረዳ ቅርጫ በት
ጥራዘዣ-ትን በማሳወቅ ይተገበበል::
 - 3) የሻማግለዎችን የግዢርጉ ወይም የሰነድዎች
ግምገማ በማከናወጻት ሂደት የቀበለ
ለቁመንና የነዋሪዎችን ስብሰባ እንዲጠረ
የደርጋል::
 - 4) በተጠራው የነዋሪዎች ስብሰባ ላይ የተገኘ
የተሳታፊዎች ቁጥር በቁ መሆኑን
የረጋግጣል፤ በቁ ተሳታፊ ከልተገኘ ለለ
ቀጠር ይይዛል::

- (c) The Kebele Manager in which the Customary Court is situated.....Member and secretary
- 3) Where the First Instance Customary Court is established for two or more Kebeles, the manager to be a member to the committee in accordance with Sub-article 2(c) of this article shall be one residing in the Kebele where the Customary Court is situated.
- 4) A body who represented members to a committee, except that specified under Sub-article 2(c) of this Article may replace such a member where necessary.
- 5) A district court may organize more than two committees for the election of the elders of the First Instance Customary Courts.

13. Powers and Functions of a Committee Responsible for the Election of Elders of the First Instance Customary Court

A Committee responsible for the election of the elders of the First Instance Customary Court shall have the following powers and functions:

- 1) It shall coordinate, lead and control the procedure for the election of elders of the First Instance Customary Court;
- 2) It shall prepare plan and strategy for the election of elders and implement same upon notifying to the President of the District Court;
- 3) Cause the Kebele Chairman to convene meeting of the Kebele residents on the day for the selection or removal of elders;
- 4) It shall ensure that sufficient number of participants are present on the meeting of the kebele residents; it shall appoint for another day where such number is not sufficient and notify same the participants;

- 5) Yaa'ii jiraattota Gandaagaggeef-famu irrattis lakkooftsi jiraattotaa gahaa ta'e yoo argaman ulaagaa Jaarsoliin Mana Murtii Aadaa it-tiin filataman Yaa'ichaaf ni ibsa.
- 6) Manni Murtii Aadaa tokko gandoota lamaa fi isaa ol irratti kan hundaa'u yoo ta'e, jaasoliin Mana Murtii Aadaa kan filataman yaa'ii jiraattota gandoota Mana Murtii Aadaa walitti hundeffatan irraa walitti bahaniin ta'a.
- 7) Eeruu kaadhimamtootaa yem-muu fuudhu Abbootiin Gadaa, haadholiin siiqee, bulchitoon-ni gosaa, jaarsoliin biyyaa fi hayyuwwan akka haammata-man ni godha;
- 8) Namoota eeraman keessaa ulaagaa kan hin guunne jiraachuu yoo hubate yookiin yaad-ni yoo dhiyaate qulqulleessuun murtee ni kenna; Yaadni dhiyaate fudhatama yoo argate kaadhi-mamtoonni ulaagaa guutan biroo akka eeraman ni taasisa;
- 9) Kenniinsi sagalee kaadhimam-toota eeramanii akkaataa aadaa naannichaatiin akka gaggeef-famu ni taasisa;
- 10) Jaarsoliin filataman walitti qabaa of keessaa akka bakka buufatan ni taasisa;
- 11) Bu'aa filannoo jaarsolii fi walitti qabaa bakka buufame Pirezidaantii Mana Murtii Aan-ichaaf dhiyeessee ni mirkanees-sisa;
- 12) Hojiwwan biroo Pirezidaantii Mana Murtii Anaatiin filannoo Jaarsolii Mana Murtii Aadaa Jalqabaa milkeessuu dandeessisu jedhamanii kennamanif kamyuu ni raawwata.

- 5) በተጠራው የነዋሪዎች ስብሰቦ እና የተገኘ የተሳታፊዎች ቁጥር በቁ ከሆነ ስማግለዎችን ለመምረጥ የሚያስፈልግ መስራርቶችን ለተባኑው ያገልጻል::
- 6) እናይ የባህል ቅርጫ በት ሁሉትና ከዚያ በላይ ለሆነ ቅበሌዎች የሚችቃዋም ለሆነ ስማግለዎች የሚመራበትና ከሚመለከታቸው ቅበሌዎች በተወጣው ነዋሪዎች የጋራ ስብሰቦ ነው::
- 7) የዕስክዎች ጥቅም በነዋሪዎች በሚሰጥበት ወዘን አባ ገዢዎች፣ የደ ለጋዢዎች፣ የገልጻል መሬታ፣ የሀገር ስማግለዎች እና ተያወች መካተታቸውን ያረጋግጣል::
- 8) በዕስክነት ከተጠቀመቻት ማለያዎች መካከል መስራርት የሚያጠገለ መኖሩን ከተረዳ ወይም ጥቅም ከቀረብ እውጭ ተጠውን ወሰኑ ይሰጣል:: እስራለን ሆኖ ለገኘም ለለ እጂ እንዲቀርብ ያደርጋል::
- 9) ከቀረብ ዕስክዎች መካከል ስማግለዎች ለመረጋገጫ የድጋፍ እስጣው በሁሉ መስራት እንዲከናወን ያደርጋል::
- 10) የተመረጋገጫ ስማግለዎች ከመከከለቸው ለብሰቦ እንዲመርጋጫ ያደርጋል::
- 11) የስማግለዎችን የምርመራ ወጪትና የተወከለውን ስብሰቦ ስማግለ ለመረዳ ቅርጫ በት ጥራዘጋጅት እቅርቦ ያስወድቁል::
- 12) በመረዳ ቅርጫ በት ጥራዘጋጅት የሚሰጠትን ለለቻ ከመጀመሪያ ያረጋግጣል የባህል ቅርጫ በት ስማግለዎች ምርመራ የሚገኘት ሲሆዎችን ያፈጽማል::

- 5) If the number of participants who are present on the meeting of the Kebele residents is sufficient, it shall explain the participants criteria for the selection of the elders.
- 6) Where the Customary Court is established for two or more Kebeles, elders of the customary court shall be selected by a meeting of residents constituted from the concerned kebeles for which the customary court is established in common.
- 7) It shall ensure the inclusion of 'Abbaa Gadaas', 'Hadha Siiqees', Clan Administrators, Community Elders or 'Hayyus' while receiving nominations;
- 8) Where it learns or there is an information as to the effect that the nominated elders do not fulfill the criteria, it shall investigate the matter and gives decision; it shall cause the nomination of other candidates fulfilling the criteria;
- 9) It shall make the conduct of the voting of the nominated candidates in accordance with the custom of the area;
- 10) It shall cause the elected elders to represent a Chairperson from among themselves;
- 11) It shall table, before the President of the District Court for approval, the result of election of elders and the represented Chairperson;
- 12) It shall discharge any other function assigned to it by the President of the District Court that is believed to be helpful for the successfulness of the election of elders of the First Instance Customary Court.

14. Koree Jaarsolii Mana Murtii Aadaa Oldabarfataa Filachiisu	14. የደንብ ስሜ የባህል ፊርድ በት ገማግለዥና የሚያስመርጥ ካሸቸ	14. The Committee Responsible for the Election of Elders of the Appellate Customary Court
1) Manni Murtii Aanaa koree jaarsolii Mana Murtii Aadaa Oldabarfataa filachiisu ni hundeessa.	1) የውጭ ፊርድ በት የደንብ ስሜ የባህል ፊርድ በት ገማግለዥና የሚያስመርጥ ካሸቸ ያችቃቄል::	1) A District Court shall organize a committee responsible for the election of elders of an Appellate Customary Court.
2) Koreen jaarsolii Mana Murtii Aadaa Oldabarfataa filachiisu miseensota armaan gadii ni qabaata:	2) የደንብ ስሜ የባህል ፊርድ በት ገማግለዥና የሚያስመርጥ ካሸቸ የሚከተሉት አሳላት ይኖሩታል:-	2) A committee responsible for the election of elders of the Appellate Customary Court shall have the following members:
(a) Pirezidaantii Mana Murtii Aanichaan kan bakka buufaman nama 2 (lama) Walitti qabaa fi Miseensa,	(ሀ) በውጭ ፊርድ በት ተራዘዣ የሚወከሉ 2 (ሁለት) ስም ᅋ ስበሰበ አሳላ :	(a) Two persons to be represented by the President of the District Court a Chairman and one member,
(b) Hoogganaa Waajjira Aadaa fi Turizimii Aanaatiin kan bakka buufamu nama 1 (tokko) ... Barreessa.	(ለ) በውጭው ማልና ተረዘዣ የሚከተሉት ስለ ማቅረብ አሳላ::	(b) A person to be represented by Head District Office of Culture and Turism of a District..... a secretary.
3) Koreen kun filannoo jaarsolii Mana Murtii Aadaa Oldabarfataa kan gaggeessu yaa’ii abbootii seeraa Mana Murtii Aadaa irratti dha. Korichi filannoo gaggees-suuf yaa’ichi Pirezidaantii Mana Murtii Aanaatiin akka waamamu ni gaafata.	3) ካሸቸው የደንብ ስሜ የባህል ፊርድ በት ገማግለዥና ጥርጋው የሚያኔቸው የባህል ፊርድ በት ገማግለዥና ጥርጋው ነው:: ካሸቸው የገማግለዥና ጥርጋው ለማካሂድ የውጭ ፊርድ በት ተራዘዣ የሚወከሉ የባህል ፊርድ በት ገማግለዥና ጥርጋው ነው እንዲጠረ ይጠየቁል::	3) The committee shall conduct the election of elders of an Appellate Customary Court on the Plenum of the elders of the Customary Court. The committee shall, to effect the selection, request the President of the District Court to convene the plenum.
4) Koreen jaarsolii Mana Murtii Aadaa Oldabarfataa filachiisu aangoo fi hojii koreen jaarsolii Mana Murtii Aadaa Jalqabaa filachiisuuf hundaa’u qabaatu kan Keewwata 13 Keewwata Xiqqaa 2, 6, 7, 8, 9, 10, fi 11 jalatti tarreefaman dabalataan ni qabaata.	4) የደንብ ስሜ የባህል ፊርድ በት ገማግለዥና የሚያስመርጥ ካሸቸ በተሟላ ደንብ አንቀጽ 13 ንዑስ አንቀጽ 2፡ 6፡ 7፡ 8፡ 9፡ 10 እና 11 ስር የተዘረዘሩትን ስልጣን ተግባራት በተጨማሪነት ይኖሩታል::	4) The committee responsible for the selection of elders of an Appellate Customary Court shall have, in addition, powers and functions of a committee to be constituted for the selection of elders of a First Instance Customary Court stated under Article 13 Sub-articles (2), (6), (7), (8), (9), (10), and (11) of this Regulation.
15. Dirqama Miseensota Koree Jaarsolii Mana Murtii Aadaa Filachisanii	15. የባህል ፊርድ በት ገማግለዥና የሚያስመርጥ ካሸቸና የአሳላ ግዢታዥ	15. Responsibilities of A Member of a Committee in Charge of Election of Elders of A Customary Court
1) Miseensonni koree filannoo jaarsolii Mana Murtii Aadaa jalqabaa fi oldabarfataa dirqamoota armaan gadii ni qabaatu:	1) የመጀመሪያ ያረዳ እና የደንብ ስሜ የባህል ፊርድ በት የካሸቸው አሳላ የሚከተሉት ግዢታዥ ይኖሩታል:-	1) A Member of Committees responsible for the selection of elders of First Instance and Appellate Customary Courts shall have the following responsibilities:
(a) Hojii isaanii yeroo gaggeessan yaada qajeelaa fi amanamummaan raawwachuu;	(ሀ) ስራታውን በቁጥጥና በታማኝነት ማከናወን፤	(a) Discharging their function in good faith and with trustworthiness;
(b) Loogii bifa kamiirraayyu bilisa ta’un walqixxummaan tajaajiluu;	(ለ) ካሸቸውን ዓይነት አድስ ነገ በመሆን በእኔ-ልነት ማገልጻ፤	(b) Serving on the basis of equality and be free from discriminating on any ground;
(c) Iccitii sababa hojiitiin beekan eeguu;	(ሐ) በስራታው ምክንያት የሚያገኘናትውን መረጃዎች በሚሰጥር መያዝ፤	(c) Keeping the confidentiality of an information secured in the course of discharging their duty;

- (d) Adeemsaa fi tumaalee Dambii kanaa fi Labsii keessatti tumaman kabajanii hojjechuu;
- 2) Barreessaan Korichaa kanneer Keewwata kana Keewwata Xiqqaa 1 jalatti ibsamanitti dabalataan ragaalee gara garaa fi qaboo yaa'ii sirnaan qabachuuf dirqama qaba.
- 3) Walitti Qabaan Korichaa kanner Keewwata kana Keewwata Xiqqaa 1 jalatti ibsamanitti dabalataan hojiin filannoo jaarsolii yeroodhaan akka xumurumu qindeessuu fi yeroo xumuramus bu'aa isaa Pirezidaantiif dhiyeessuun mirkaneessisuuf dirqama qaba.

16. Haala Hojimaata Korichaa

- 1) Koreen hojii isaa hojjechuuf misseensota keessaa yoo xiqaate lama argamuu qabu.
- 2) Koreen murtii kan dabarsu sagalee walta'insaatiin ta'a.
- 3) Kan Keewwata kana Keewwata Xiqqaa 2 jalatti ibsame yoo jiraatellee, walta'iinsa irra gahuun yoo dadhabame sagalee caalmaadhaan murtii kan dabarsu ta'a. Bakka sagaleen wal qixa taetti walitti qabaan sagalee murteessaa ni qabaata.

17. Gahee Pirezidaantii Mana Murtii Aanaa

- Filannoo jaarsolii Mana Murtii Aadaa ilaachisee Pirezidaantiin Mana Murtii Aanaa aangoo fi dirqama armaan gadii ni qabaata:
- 1) Koreen jaarsolii Mana Murtii Aadaa filachiisu akka hundeef-famu ni taasisa;
 - 2) Gabaasa koree irraa dhiyaatuuf ilaaluu filannoong gaggeeffame adeemsa Dambii kanaa fi Labsii keessatti tumame keessa kan darbe ta'uu ni mirkaneessa;

- (መ) የዕ.ሆን ደንብና የአዋጅን ደንጋጌዎች አከራረው ስራታዊ መስፈትት::
- 2) የክሚቴው ዘርፍ በዚህ አንቀጽ ፩ዕስ አንቀጽ ፧ ከተደንገገው በተጨማሪ የተለያዩ መስፈትታዊ ቅል ጥናቸው በአማካብ የመሆኑን ቅደም አለበት::
- 3) የክሚቴው ስጠቅዴ በዚህ አንቀጽ ፩ዕስ አንቀጽ ፧ ከተደንገገው በተጨማሪ የዕ.ሆን የጥቅምት የሚገባውን የሚሰጥበት እና ስጠቅቀም ውጤቱን ለመረዳ የዕ.ሆን በተደረገው አቅርቦው የሚከሰረው ቅደም አለበት::

16. የክሚቴው አሰራር

- 1) ከሚቴው ስራታዊ ለማከናወን ከአሳተ በ.የንስ ሁሉቱ መግኑት ያኖርባቸዋል::
- 2) ከሚቴው ውጤቱን የሚሰጥው በስምምነት ነው::
- 3) በዚህ አንቀጽ ፩ዕስ አንቀጽ ፧ ስር የተደንገገው በ.የጥርም ለማምጣት ላይ መድረሰ ያልተታለ እንደሆነ ከሚቴው በድምጽ በልጠ ውጤቱን ለ.የሳሌኔ ይችላል:: ይምጽ እኩል በሚሆንበት ገዢ ስጠቅዴው ውጤቱን ይምጽ ያኖርዋል::

17. የወረዳ የዕ.ሆን በተደረገው ማኅ

የዕ.ሆን የዕ.ሆን በተደረገው ማኅ የሚገባውን የሚሆን እና ስጠቅቀም ይኖርዋል::

- 1) የዕ.ሆን የዕ.ሆን በተደረገው ማኅ የሚሆን እና ስጠቅቀም ይኖርዋል::
- 2) ከክሚቴው የሚቀርቡትን ሪፖርት መስፈትት እና ሪፖርት የተካሂደው የዕ.ሆን በዚህ ደንብና በአዋጅ የተቀመጥበት ስርዓት ተከተሉ መከሂያት ይረጋግጣል::

(d) Discharging their functions in compliance with the procedures and provisions stated in this Regulation and the Proclamation;

2) The Secretary of the Committee, in addition to duties stated under sub-article 1 of this Article, shall properly record different evidences and minutes;

3) The Chairperson, in addition to duties stated under sub-article 1 of this Article, shall be responsible to timely conclude the activities of selection of the elders of the Customary Court and table the outcome thereof before the President of the District Court for approval.

16. Working Procedure of the Committee

- 1) At least two of its members shall be present for the committee to carryout its functions.
- 2) The committee shall pass decisions by consensus.
- 3) Notwithstanding the provision of sub-Article 2 of this Article, the committee shall pass decisions by majority vote where consensus cannot be reached. The chairman shall have the casting vote in case of an equality of votes.

17. The Role of the District Court President

The President of the District Court shall have the following powers and duty in relation to the election of elders of the Customary Court:

- 1) He shall organize a committee responsible for the election of elders of customary courts;
- 2) He shall investigate and ensure that the election report submitted to him is conducted in compliance with the procedures laid down in this Regulation and the Proclamation;

- 3) Komii filannoo jaarsoliin walqabatee dhiyaatu fuudhee ni keesummeessa; Komii dhiyaate kufaa gochuu yookiin irra deebiin akka ilaalamuu taasisuu ni danda'a;
- 4) Yeroo filannoona jaarsolii Mana Murtii Aadaa Oldabarfataa gaggeeffamu yaa'ii jaarsolii ni waama;
- 5) Hojiilee biroo filannoo jaarsolii milkeessan ni hojjeta.

Kutaa Xiqqaa Lama

Fo'annoo, Filannoo fi Ramaddii Barreessaa fi Hojjetaa Biroo Mana Murtii Aadaa

18. Adeemsa Fo'annoo fi Filannoo Barreessaa Mana Murtii Aadaa
- 1) Fo'annoo fi filannoona barreessaa Mana Murtii Aadaa koree fo'annoo fi filannoona Manni Murtii Aanichaa hojjettoota bulchiinsaa isaa qacaruuf hundeesseen kan gaggeeffamu ta'a.
 - 2) Foo'annoo fi filannoona barreessaa Mana Murtii Aadaa kan gaggeeffamu beeksisa baasuun galmeessuu ta'a.
 - 3) Gita hojii barreessaa banaa jiru guutuuf beeksisni affeerri hojii bahu Mana Murtii Aanichaa fi ganda Manni Murtii Aadichaa irratti hojjetu irratti iddo fi haala argamuu danda'uun maxxanfamu qaba.
 - 4) Beeksisni hojii maxxanfamu gitaa fi iddo hojichaa, ulaagaawwan dorgommii, iddo fi haala galmeen itti raawwatu, odeeefanno haala faayidaa, fi dhimmoota barbaachisoo ta'an kan biroo illee kan ifatti ibsu ta'uu qaba.
 - 5) Toftaa dorgomaan ittiin calamu keessaa kanneen armaan gadii hunda yookiin muraasa fayyadamuun ta'uu ni danda'a.

3) የሽማግለዥና ምርመን በተመለከት የሚፈጻሚ ቁልጥዎችን ያስተኞቸል፡፡ ቁልጥዎን መርምር ወደቅ ለያደርግ ወይም ጉዳይ በድርሃዊ እንዲታይ ለያደርግ ይቻላል፡፡

4) የደግባኝ ስሜ የበህል ፍርድ በት ሰማግለዥና ምርመን ስካሬድ የሽማግለዥናን ጉዳይ ይጠራል፡፡

5) ለለምት የሽማግለዥናን ምርመን ለማሳከት የሚረዳ ስራዎችን ይከውናል፡፡

ንዑስ ከፍድ ሆነት

የበህል ፍርድ በት ሰካሬና ለለምት ስራዎችን ማስቀመጥ መረጃዎችን የሚፈጻሚ

18. የበህል ፍርድ በት ሰካሬ ማስቀመጥ መረጃዎች

1) የበህል ፍርድ በት ሰካሬ የወረዳ ፍርድ በት የአስተዳደር ስራዎችንን ለመቅጠር በሚያችቁሙ ከማች የሚመለመልና የሚመረጥ ይሆናል፡፡

2) የበህል ፍርድ በት ሰካሬ ማስቀመጥ መረጃ የሚከናወወ ማስታወሻዎች በማውጣት የሚገባበት በማቅረብ ነው፡፡

3) የሰኔና ማስቀመጥ ለማቅረብ የሚመጣው ማስታወሻዎች በወረዳው ፍርድ በት እና የበህል ፍርድ በቱ በሚሰራበት ቅበሌ በሚታይ በታና ሆነታ መለመኖ አለበት፡፡

4) የሚሰጠው የሰኔት የሰኔ በቱ ማስታወሻዎች የሰራውን መድብና በታ፡፡ የሚያሰራልን መስራርቶች፡ የጥንገባው ሆነታ፡ የጥቅም ጥቅም ሆነታ እና ለለምት አስፈላጊ መረጃዎችን በግልጽ የሚያዘዋዋጥ መሆኑን አለበት፡፡

5) የጥናመኑ መረጃዎች፡ ከማከተለት ዘመዎች ሁሉንም ወይም የተወስኑትን በመጠቀም ለክፍል ይቻላል፡-

3) He shall receive and entertain complaints in relation to the election of elders; he may disregard or order its reconsideration;

4) He shall convene the plenum of elders when conducting the election of elders of the Appellate Customary Court is sought;

5) He shall discharge other functions believed to ensure the successfulness of the selection of elders of the Customary Court.

Section Two**Recruitment, Selection and Assignment of Secretary and Other Workers of The Customary Court****18. Procedure for the Recruitment and Selection of the Secretary of the Customary Court**

1) Recruitment and selection of the secretary of the Customary Court shall be conducted by the recruitment and selection committee organized by the District Court for hiring its administrative staffs.

2) The recruitment and selection of the Secretary of the Customary Court shall be conducted through job vacancy announcement and registration of applicants.

3) The job vacancy announcement to fill the vacant post of the secretary shall be posted in a place and manner easily observable at the District Court and Kebele Administration Office.

4) The job vacancy announcement shall bear and clearly state the position and place of job, minimum requirements for application, place and manner of registration, information as to benefits, and other required information.

5) Selection of applicants may be made using all or some of the following methods:

<p>(a) Sakatta'a ragaa/dokumantii dhuunfaa iyyataa;</p> <p>(b) Qormaata barreeffamaa;</p> <p>(c) Qormaata afaanii;</p> <p>(d) Sakatta'a odeeuffannoo naamusa fi gahumsa iyyataa ta'uu ni danda'a.</p> <p>6) Kan Keewwata kana Keewwata Xiqqaa 1-5 jalatti tumame akkuma eegametti ta'ee, fo'anno fi filannoobarreessaa adeemsa seera hojjettoota bulchiinsaa Mana Murtii Aanichaa filachuuf hojiirra oolu bu'uureffachuun ni raawwatama.</p>	<p>(v) የአመልካች የግል ማስረጃዎች፡ (ለ) የጽሑፍ ፊተና፤ (ሐ) የቃል ፊተና፤ (መ) የአመልካች የሰነድዎች መረጃና በቃት ለማኅበር ይችላለ፡፡</p> <p>6) በዚህ አንቀጽ ከጊዜ እንቀጽ 1-5 የተደንገገው እንደተመለቀ ሆኖ የእሳኔ¹ የሚመለና መረጃ የሚከታተሉ የወረዳ ጥርጋ በት የአስተዳደር ስራተኞች ለመቅጫ የተቀመጠውን የህግ አገባብ በመከተል ይሆናል፡፡</p>	<p>(a) Review of personal evidences/documents of the applicant;</p> <p>(b) Written exam;</p> <p>(c) Oral exam; and/or</p> <p>(d) Investigation of the ethics and competence of the applicant.</p> <p>6) The recruitment and selection of the Secretary of a Customary Court shall be conducted in accordance with procedures for the recruitment and selection of the administrative staffs of the District Court.</p>
<p>19. Ulaagaa Fo'anno fi Filanno Barreessaa</p>	<p>19. የአሁኑ ማማሪት ያለበቸው መሰረታዊ</p>	<p>19. Criteria for the Recruitment and Selection of the Secretary</p>
<p>1) Namni kamuu Barreessaa Mana Murtii Aadaa ta'ee filatamuuf ulaagaalee armaan gadii guutuu qaba:</p> <p>(a) Qophii baruumsaa kutaa 10ffaa fi isaa ol kan qabu;</p> <p>(b) Umriin isaa Wagga 18 hanga 60 kan ta'e;</p> <p>(c) Seera aadaa fi safuu bakka mana murtichaa kan beekuu fi kabaju;</p> <p>(d) Afaan Oromoo sirnaan dhaghahuu, dubbachuu, barreessuu fi dubbisuu kan danda'u;</p> <p>(e) Fayyaa qaamaa fi qalbii hojicha gahumsaan hojjechuuf dandeessisu kan qabu;</p> <p>(f) Ragaa naamusa gaarii qabaa-chuu isaa agarsiisu bulchiinsa ganda keessa jiraatu irraa dhiyeeffachuu kan danda'uu;</p> <p>(g) Araada adda addaa irraa bilisa kan ta'e.</p>	<p>1) ማግኘት ሰው የባህል ጥርጋ በት የአሁኑ ሆኖ ለመመረጥ የሚከተሉትን መሰረታዊ ማማሪት አለበት፡፡</p> <p>(ሀ) በትምህርት ነዋሪው በ.ምንስ ክፍል የጠናቀዬ፤</p> <p>(ለ) ከ18 ዓመት ያለበትና ከ60 ዓመት ያለበት፤</p> <p>(ሐ) የአካባቢውን የባህል አገባብ እስተኛ የሚያውቃኝ የሚያከብር፤</p> <p>(መ) ከፋይ እርምጃን በአገባብ መሰማት፤ መፍጋር፤ መቆና እና ማንበብ የሚችል፤</p> <p>(ወ) ስራውን ለመመጣት የሚያስቀል አካላዊ ስነወርቅ በቃት ያለው፤</p> <p>(ለ) መልካም ስነምዎች እንዲለው ከሚኖርበት ቁስ መስተዳደር ማስረጃ ማቅረብ የሚችል፤</p> <p>(ሐ) ከተለያየ ስራች ንጽ የወን መሆኑ አለበት፡፡</p>	<p>1) Any applicant shall meet the following criteria to be selected as a Secretary of a Customary Court:</p> <p>(a) Must at least complete grade 10;</p> <p>(b) Must be between the age of 18 and 60 years;</p> <p>(c) Must be familiar with and has respect for the customary law and social norms of the place where the Customary Court operates;</p> <p>(d) Must be listen, speak, write and read Afaan Oromoo appropriately.</p> <p>(e) Must have mental or physical fitness to perform his duties;</p> <p>(f) Must produce a certificate from the administration of the Kebele where he resides that he is of high ethics; and</p> <p>(g) Must be free from different addictions.</p>
<p>20. Hojjettoota Biroo Mana Murtii Aadaa</p>	<p>20. ስለለሎች የባህል ጥርጋ በት ስራተኞች</p>	<p>20. Other Workers of the Customery Court</p>
<p>1) Manni Murtii Waliigala Oromiyaa caasaan hojjettootaa Manneen Murtii Aadaa qoratamee hojiirra akka oolu gochuu ni danda'a.</p>	<p>1) የአመራር መቋልና ጥርጋ በት የባህል ጥርጋ በት ለማረመጥ የሚገባው የወራተኞች መዋቅር ተጠና እንዲተገበር ለያደርግ ይችላል፡፡</p>	<p>1) The Supreme Court of Oromia may cause the study and implementation of structure for the workers of the Customary Court.</p>

- 2) Hojjettooni Mana Murtii Aadaa bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin Manneen Murtii Aadaa ogummaa gara garaatiin akka tajaajilan Mana Murtii Aanaatiin dorgomsifamanii ramadaman barri tajaajila isaanii kan barreessaa waliin walfakkaataa ta'a.
- 3) Qaamni fo'annoo fi filannoo hojjettoota biroo Mana Murtii Aadaa gaggeessu qaama akkaataa Dambii kana Keewwata 18(1) jalatti tumameen fo'annoo fi filannoo barreessaa gaggeessu ta'a.
- 4) Fo'annoo fi filannoont hojjettoota biroo Mana Murtii Aadaa akkaataa Dambii kana keewwata 18(2)-(6) fi adeemsa barreessaa Mana Murtii Aadaa ilaachisee ibsaman hordofuuun kan raawwatamu ta'a.

21. Deeggarsa Addaa

- 1) Adeemsa filannoo fi fo'annoo barreessaa fi hojjettoota biroo Manneen Murtii Aadaa keessatti hirmaanna dubartootaa fi qaama miidhamtootaa jajjabeessuuf deeggarsi addaa ni taasifama.
- 2) Dorgomtooni dubartootaa fi qaama miidhamtootaa dorgomtoota biroo waliin qabxii waliigalaa argatan qabxii walitti dhiyaatu yoo ta'e, dorgomtoota dubartootaa yookiin qaama miidhamtootaaaf dursi ni kennama.
- 3) Qabxiin walitti dhiyaatu Keewwata kana Keewwata Xiqqaa 2 jalatti tuqame garagarummaa hanga qabxii 2 yoo qabaate dha.
- 4) Qabxiin waliigalaa dubartootaa fi qaama miidhamtootaa walqixa yoo ta'e qaama miidhamtootaaaf dursi ni kennama.

2) በዚህ አንቀጽ ፩-ስ አንቀጽ 1 መሠረት
ብተላይ መሆኑ የሰራ ዘርፍ የባህል
ፍርድ በታችን እንዲያገለግለ በመረዳ
ፍርድ በት የሚመለበው ማረተዋቂ¹
ከእናሸው ጋር ተመሳሳይ የሰራ ዘመን
ቆይታ ያጋራቸዋል::

3) የለሎች የባህል ፍርድ በት ለረተዋቂን
ምልመሰና መረዳው የሚያካሂደው በዚህ
፩፻፲፭ አንቀጽ 18(1) መሠረት የእናሸው
ምልመሰና መረዳው የሚያካሂደውን አካል
ነው::

4) የለሎች የባህል ፍርድ በት ለረተዋቂ
ምልመሰና መረዳው የሚካሂደው በዚህ
፩፻፲፭ አንቀጽ 18(2)-(6) መሠረት
የተቀመጧውን ሥነ ስርዓት ተከትሎ
ነው::

21. ላይ ደንብ

- 1) የእናሸው ለሎች ማረተዋቂን ዝልመሰና
መረዳው በሚካሂደበት ጊዜ የለቶችና አካል
ገዢተዋቂን ተስተርሱ ለማረጋገጥ ለየ
ድርሻ መኖሪያ አለበት::
- 2) በት እና አካል ገዢተኛ ተወካይረዥች
ይገኘት አጠቃላይ ወጪት ከለሎች
ተወካይረዥች ጋር ተቀራራቢ ከዚነት ለለት
ወይም አካል ገዢተኛ ተወካይረዥች
የቅድመሮ መብት ይሰጣል::
- 3) በዚህ አንቀጽ ፩-ስ አንቀጽ 2 ስር እንደ
ተገለጻው ተቀራራቢ ወጪት ማስት
ከዚነት ነጥበት የሚያስፈልግ ለያንት ነው::
- 4) የለቶችና የእናሸው ገዢተኛ ተወካይረዥች
ነጥበት እና የሚሆን ከዚነት ለእናሸው
ገዢተዋቂን ቅድመሮ ይሰጣል::

2) Term of office of workers of the Customary Court selected and assigned by the District Court in accordance with the provision of sub-Article 1 of this Article to serve in different positions shall be the same as that of the Secretary.

3) An organ responsible for the recruitment and selection of other workers of the Customary Court shall be an organ responsible for the recruitment and selection of a secretary in accordance with Article 18(1) of this Regulation.

4) The recruitment and selection of other workers of a Customary Court shall be conducted in accordance with the procedure stated, in relation to the Secretary, under sub-articles (2-6) of Article 18 of this Regulation.

21. Special Consideration

- 1) In the course of the recruitment and selection of the Secretary and other workers of the Customary Court, a special consideration shall be made to encourage the participation of female and persons with disability.
- 2) If applicants that are female or persons with disability get a mark closer to other applicants, priority shall be given to the female or disabled applicants.
- 3) Closer point in accordance with the provision of sub-article 2 of this Article refers to a point upto 2 points difference.
- 4) In case female applicants and applicants with disability score the same mark, priority shall be given to persons with disability.

22. **Ramaddii Barreessaa fi Hojjetoottaa Biroo**

 - 1) Manni Murtii Aanaa dorgomaa filatame ni ramada.
 - 2) Dorgomaan filatame hojii osoo hin eegaliin dura waa'eे hojichaa fi ittigaafatatumummaa akka bahu irraa eeggamu ilaachisee Pirezidaantii Mana Murtii Aanichaatiin yookiin nama inni ramaduun ni hubachiifama.
 - 3) Dorgomaa filatameef ramaddiin kan kennamu xalaya Pireezidaantii Mana Murtii Aanaatiin mallatteeffamuun ta'a.

Kutaa Afur

Mirgaa fi Dirqama Jaarsoolii, Bar-
reessaa fi Hojjetaa Biroo Mana
Murtii Aadaa

23. **Mirga Jaarsolii Mana Murtii Aadaa**

Jaarsi Mana Murtii Aadaa mirga
armaan gadii ni qabaata:

 - 1) Hojii isaa bilisummaan hojjechuu;
 - 2) Adeemsa seerri kaa'een yoo ta'e
malee bara hojii isaa osoo hin
xumuriin mirga hojii irraa kaa-
famuu dhabuu;
 - 3) Itti gaafatamummaan Dambii
kana, Labsii yookiin seera bi-
raatiin qabu akkuma jirutti ta'ee,
aangoofi hojii bu'uura seeraatiin
kennameef raawwachuu isaatiin
miidhaa gahuuf itti gaafatamum-
maa seeraa kan hin qabne ta'u.

- 24. Dirqama Jaarsa Mana Murtii Aadaa**

Jaarsi Mana Murtii Aadaa dirqama armaan gadii ni qabaata.

 - 1) Naamusa hojii kabajuu;
 - 2) Iccitii eeguu;
 - 3) Bilisummaa hojii Mana Murtii Aadaa kabajuu, kabachiisuu fi akka dagaaguuf hojjechuu;
 - 4) Hojii isaa loogii kamirraayyuu bilisa ta'ee seera aadaa fi safuu ummataan qofa qajeelfamuud-haan hojjechuu;

22. የእናሸፍ የለሎች ማረተዋች ጽልጻ

 - 1) የወረዳ ቅርጫ በት የተመረጋገጥን
ተወካይ ይመልበል::
 - 2) ለተመረጋገጥ ተወካይረምቶ ስራ
ከመሸጠራቶዎች በፊት ለለ ለራውና
የሚጠበቅባቶዎን ዝላሱን አስመልክቶ
በወረዳው ቅርጫ በት ተሸዘንነት ወደም
ቴሸዘነቱ በማውከለው ስው ግንዘብ
ይሰጣል::
 - 3) ለተመረጋገጥ ተወካይ ጽልጻ የሚሰጠው
የወረዳው ቅርጫ በት ተሸዘንነት
በማርሃመው ይሰጠ ይሆናል::

፲፻፭፻

የበኩል ቅርጫ በት ገማግለ፣ የእውቅና የለለ-ች
ወሩታች መብትና ይጋታ

23. የባህል ቅርጫ በት ሽማግሌ መብት

የባህል ቅርጫ በት ሽማግሌ የሚከተለት
መብቶች ይኖሩታል::

1) ስራውን በነገነት ማከናወን::

2) በሆነ አገባብ ካልሆነ በስተቀር የሰራ
ዘመኑን ስይመራርስ ክስራው ያለመካልት
መብት::

3) በዚህ ደንብ፣ በአዋጅና ወጪም ለሰራ
ሁኔታ የተደረገው እንደተጠበቀ ሆኖ በግኝ
አገባብ የተሰጠውን ስልጣናና ተግባራት
በመፈጸመ የሚከናወት ለማድርስ ጉዳት
ከሆነ ተጠቃሚነት ነገ መሆኑን ድቃው::

24. የባህል ቅርጫ በት ስማምነስ ጽሑፍ

የባህል ቅርጫ በት ስማምነስ የሚከተለት
ግዢታዎች ይኖሩታል:-

 - 1) የሰራ ስነዥምግባር ማካበር፤
 - 2) ማሳጠር መጠበቅ፤
 - 3) የባህል ቅርጫ በቱን የሰራ ነገኝት ማካበር፤
ማስካበር እና እንዲገለበት መሰራት፤
 - 4) ሰራውን ከአድስ ነገ ሆኖ በባህል ህተ
እና በሀዋዣ እስተኛ ባቃ በመመራት፤

መፈጸም፤

- 22. Assignment of the Secretary and Other Workers**

 - 1) The District Court shall assign selected applicants.
 - 2) A selected applicant shall be oriented before the commencement of his job, by the District Court President or other person assigned by him, about his career and responsibilities he is expected to discharge.
 - 3) A letter of assignment signed by the President of the District Court shall be given to the selected applicant.

Part Four

Rights and Duties of Elders, Secretary and Other Workers of The Cus- tomary Court

- 23. Rights of An Elder of the Customary Court**

An elder of the Customary Court shall have the following rights:

 - 1) Discharging his function with independence;
 - 2) A right not to be removed from his position prior to the expiry of his term of office except in accordance with the law;
 - 3) Without prejudice to his accountability in accordance with the provisions of this regulation, the Proclamation, or other laws, he may not have legal liability for damages arising out of the exercise of the powers and functions given to him by laws.

- 24. Duties of An Elder of the Customary Court**

An Elder of the Customary Court shall have the following duties:

 - 1) Must comply with the code of conduct;
 - 2) Must keep confidentiality;
 - 3) Must respect, protect and work for the development of the functional independence of the Customary Court;
 - 4) Must act impartially and be directed solely by customary law and the public moral while discharging his duty;

5) Karoorri Mana Murtii Aadaa akka galma gahu gahee isarraa eggamu bahachuu;	5) የባህል ቅርድ በት ደቂድ እንዳደረግም ዳርሻውን መመጥት፤	5) Must play his own role towards the successful implementation of the Customary Courts plan;
6) Hojii bulchiinsa Mana Murtii Aadaa yookiin hojii biroo dabalaan kennamuuf hojjechuu;	6) የባህል ቅርድ በት አስተዳደርዋ ስራዎች በተጨማሪ ለሰጠት ማከናወን፤	6) Must perform any administrative functions of the Customary Court or any other additional activity assigned to him;
7) Maqaa gaarii Mana Murtii Aadaa ijaaruu keessatti qooda irraa eegamu bahachuu;	7) የባህል ቅርድ በት መለካም ገታ እንዲገነባ የበት-ለን ዳርሻ መመጥት፤	7) Must play his role in building the good will of the Customary Court and;
8) Hawaasa Mana Murtii Aadaa waliin waliigalee hojii isaa sirnaan raawwachuudha.	8) ካለውን የባህል ቅርድ በቱ ማሆንረሰቦ ወር በመግባት ስራውን በአገባብ ማከናወን ፍቃው፡፡	8) Must properly discharge his duties being in good terms with the community of the Customary Court.
25. Gaaddisarrraa Ka'uu	ክጻፍ መካከት	25. Withdrawal from 'Gaaddisa'
1) Jaarsi Mana Murtii Aadaa kamyuu sababoota armaan gadii keessaa tokko yookiin tokkoo ol yoo jiraate gaaddisa irraa of kaa-suu qaba:	1) ማንኛውም የባህል ቅርድ በት ስማግለ ከሚከተሉት ምክንያቶች እንዲ ወይም “ማንሳት አለበት፡፡”	1) Any elder of the Customary Court shall withdraw from 'Gaaddisa' on account of the existence of one or more of the following grounds:
(a) Garee waldhabdootaa keessaa tokko waliin firooma yookiin lola yoo qabaate;	(ሀ) ከተከራከሪ ወጥቶች ወሰጥ ከዘመቻው ወር በምድና ወይም ጥል ክለው፤	(a) If he is related to or not in good terms with either of the parties;
(b) Dhimma ilaalamu keessaa dantaa dhuunfaa yoo qabaate;	(ለ) ከሚታወው ገዳይ ወር ተያይዞ የጥቅም ግዢት ክለ፤	(b) If he has personal interest in the subject matter of the dispute;
(c) Seera aadaa naannoo Manni Murtii Aadichaa itti hojjettutti jiru keessatti sababoonni fudhatama qaban biroo yoo jiraatanii dha.	(ሐ) በእኩባብ የባህል ሆኖ መሰረት ክጻፍ የሚያስነሳ ለለዎች ምክንያቶች ክለ፡፡	(c) If there are acceptable reasons in accordance with the customary law of the place where the Customary Court operates.
2) Jaarsi kamiyyuu haalli Keewwata kana Keewwata Xiqqaa (1) jalatti ibsame jiraachuuakkuma bee-keen battalumatti gaaddisa irraa ka'uu qaba. Sababa gaaddisa irraa itti ka'es Walitti qabaa; yoo Walitti qabaa ta'e immoo bakka bu'aa beeksisuu qaba.	2) የባህል ስማግለ በዚህ እንቀጽ 30-ን እንቀጽ 1 ሲC የተመቀበ ምክንያቶች መኖራቻውን ክወቅ ወፊያው ክጻፍ መካከለና ምክንያቱን ለሰጠበት ለሰጠበት ስማግለ ማሳወቅ አለበት፡፡ ለሰጠበት ስማግለ ክጻፍ ለመከተል ለሰጠበት ስላም ለመከተል ምክንያቱን ለማውቂወ ይገባል፡፡	2) Any elder shall withdraw from 'Gaaddisa' as soon as he is aware of the existence of the circumstances mentioned under sub-article (1) of this Article. He shall notify the Chairperson the reasons of his withdrawal, and notify his representative same if he is a Chairperson.
3) Jaarsi akkaataa Keewwata kana Keewwata Xiqqaa (2) tiin gaaddirraa ka'uu yoo dhabe, garee falmitootaa keessaa nam-ni komii qabu iyyata isaa Afaaniin yookiin barreeffamaan dhiyeef-fachuu ni danda'a.	3) በዚህ እንቀጽ 30-ን እንቀጽ 2 መሰረት ስማግለ ክጻፍ ያልተነስ እንደሆነ ከተከራከሪ ወጥቶች ቁልጥ ያለው ክልል ስማግለው ክጻፍ እንዲገኘ በጀት ወይም በቃል ለባህል ቅርድ በቱ ማመልከት ይችላል፡፡	3) Where the elder fails to withdraw in accordance with sub-Article (2) of this Article, the party in the proceeding may lodge a complaint either orally or in writing.
4) Iyyanni bu'uura Keewwata kana Keewwata Xiqqaa 3 tiin dhiyaatu falmiin osoo hin jalqabiin yookiin waanti iyyatichaaf sababa ta'e jiraachuu akka beekameen battalumatti ta'uu qaba.	4) በዚህ እንቀጽ 30-ን እንቀጽ 3 መሰረት የሚቀርቡ አቤቱታ ገዳይ መታየት ከመጀመሩ በራት ወይም ለቅልጥው ምክንያት የሆነው ነገር መኖሩ እንደታወው ወፊያው መሆኑ አለበት፡፡	4) The application to be made in accordance with sub-article (3) of this Article must be before the trial opens or soon after the party becomes aware of the reason for making such an application.

- 5) Iyyanni akkaataa Keewwata kana Keewwata Xiqqaa 3 fi 4 tiin dhiyaatu jaarsolii biroo jaarsa komi-in irratti dhiyaateen ala jirani-in gaaddisarratti ilaalamee kan murtaa'u ta'a. Murtiin akkaataa kanaan kennamus kan dhumaat kanaa.
26. **Dirqamoota Barreessaa fi Hojjettoota Mana Murtii Aadaa**
Barreessaan yookiin hojjetaan biroo Mana Murtii Aadaa dirqamoota armaan gadii ni qabaata:
 1) Naamusa hojichi barbaadu kabajuu;
 2) Koornayaa, amantaa, umurii, haala diinagdee, ilaalcha siyaasaa fi haala kamiyyuu bu'uura godhachuun loogii raawwachuu irraa of qusachuu;
 3) Faayidaan hojjechuu irraa bilisa ta'uu;
 4) Haala jireenyaa maqaa gaarii Mana Murtii Aadaa ijaaru qabaachuu;
 5) Iccitii eeguu;
 6) Hojii kamiyyuu Walitti Qabaan yookiin Jaarsolii Mana Murtii Aadaatiin itti kennamu raawwachuu.

Kutaa Shan**Yeroo Hojii fi Faayidaalee**

27. **Yeroo Hojii Jaarsolii, Barreessaa fi Hojjettoota Biroo Manneen Murtii Aadaa**

- 1) Yeroon hojii jaarsolii Manneen Murtii Aadaa guyyaa Manni Murtii Aadaa gaaddisa itti gaggeessu ta'eeakkuma barbaachi-summaa isaatti sa'aatii murtaa'eeef yookiin guyyaa guutuu ta'uu danda'a.
 2) Yeroon hojii barreessaa fi hojjettoota Manneen Murtii Aadaa guyyaa hojii Manni Murtii Aadaa gaaddisa itti gaggeessu ta'ee,akkuma barbaachisummaa isaatti haalli hojii yoo dirqisiisu yookiin Mana Murtii Aadi-chaatiin yoo gaafatamu guyyaa biraan hojjechuuf dirqama ni qabaata.

5) በዚህ አንቀጽ ፩-ዚ አንቀጽ ፩ እና
፪ መሰረት የሚፈርሱው ማማልነት
አበትታው ከተረጋበት ስማግለ በስተቀር
ለሎች ስማግለዎች ባለበት ጋዜጣ
ለይ ፍርሙ ወሳኔ የሚያገኘ ይሆናል::
መሳዕም የመጨረሻ ይሆናል::

26. **የእናደኛ የለለዎች ማራተምኑ ግድታምኑ**
እናደኛ ወይም ለለ የባህል ፍርድ በት
ማራተኝ የሚከተሉት ግድታምኑ
ይኖሩታል:-
 1) ስራው የሚፈልገውን ስነወጣዎች መጠበቅ፤
 2) በፊት፣ በყይመጥኑ፣ በእድሜ፣ በኢትዮጵያ
ሁኔታ፣ በፖ.ስትና አመለካከትና በለላ
ማንኛውም የወንጀት አድለው ከመፈጸም
መቆጠብ፤
 3) በጥቅም አለመስራት፤
 4) የባህል ፍርድ በቱን መለካም ስም
ለማሳዕበት የሚረዳ የተጠሪ ሁኔታ፤
 5) ማስጠበቅ፤
 6) በባህል ፍርድ በቱ ስማግለዎች ወይም
ስጠቅ፣ የሚሰጠውን ስራ መፈጸም
ናቶች::

ክፍል አምስት**የሰራ ለዓትና ተቃማጥቃዋሚ**

27. **የሻማግለዎች፣ የእናደኛ የለለዎች
ማራተምኑ የሰራ ለዓት**
 1) የሻማግለዎች የሰራ ለዓት የባህል ፍርድ
በቱ ጋዜጣ የሚያሸጋበት ቅን ሆኖ እንደ
ሁኔታው ለተወስኑ ለዓት ወይም መለ-
ቀን ለሆነን ይችላል::
 2) የእናደኛ እና የለለዎች ማራተምኑ
የሰራ ለዓት በሁሉ ፍርድ በቱ ጋዜጣ
የሚያሸጋበት ቅን ሆኖ እንደ አስፈላጊዎች
የሰራው ሁኔታ ለይስተድድ ወይም በባህል
ፍርድ በቱ ለመዋቅ ሲሆታው ለይ-
መግኘት ግዢታ ይሞርጥዋል::

5) An application lodged pursuant to sub-articles 3 and 4 of this Article shall be heard and decided by on Gadisa by elders other than the one the application was made against. A decision given in this manner shall be final.

26. Duties of the Secretary and Other Workers of the Customary Court

The Secretary and workers of the Customary Court shall have the following duties:

- 1) Respecting the required code of conduct;
- 2) Refraining from making discrimination on the basis of gender, religion, age, economic status, political attitude, and any other grounds;
- 3) Being free from working against personal gain;
- 4) Possession of exemplary behavior and a personal life that builds the good will of the Customary Court;
- 5) Keeping confidentiality;
- 6) Performing any activity assigned to him by the Presiding or elders of the Customary Court.

Part Five
Working Time and Benefits
27. Working Time of elders, secretary and other workers of the Customary Court

- 1) The working time of the elders shall be on the days when 'Gaaddisa' carries out its functions and may be for limited hours or the whole day.
- 2) The working time of the Secretary and other workers of the Customary Court shall be on the day the 'Gaaddisa' discharges its functions or other days as may be required by the urgency of the work or by 'Gaaddisa'.

- 3) Jaarsi, barreessaan yookiin hojjetaan biroo Mana Murtii Aadaa yeroo hojii kabajuuf dirqama qaba.
- 4) Jaarsi, barreessaan yookiin hojjetaan biroo Mana Murtii Aadaa sababa Dambii kana Keewwata 28 jalatti ibsameen yoo ta'e malee, hojii irraa hafuu yookiin sa'aatii hojiitti hojiirraa dhabamuu hin qabu.

28. Hayyama

Jaarsi, barreessaan yookiin hojjetaan Mana Murtii Aadaa rakkoon hawaasummaa, fayyaa yookiin sababni humnaa olii biroo hojiirratti argamuu isa hin dandeessisne yoo isa quunname Walitti-qabaa jaarsolii Mana Murtii Aadichaa hayyamsiisuu qaba. Walitti-qabaan jaarsolii Mana Murtii Aadaa barbaachisaa taee yoo argame ragaa dhiyeessisuun hayyamicha ni kenna.

29. Faayidaalee Barreessaa fi Hojjettoota Biroo Mana Murtii Aadaa

- 1) Barreessaa fi hojjetaan Mana Murtii Aadaa faayidaalee seeraan murtaa'eef ni argatu.
- 2) Akkaataa Dambii kana keewwata 50 jalatti tumameen galii Mana Murtii Aadaatiif sassabamu keessaa baasiwwan hojii bulchiinsaa erga uwuwifaman booda kan hafe keessaa barreessaa fi hojjettoota Mana Murtii Aadaatiif bifa mindaatiin akka kaffalamu murtaa'u ni danda'a.
- 3) Hangi faayidaalee barreessaa fi hojjettoota Mana Murtii Aadaa humna jiru irratti hundaa'uun yeroo yeroon Mana Murtii Aanaatiin kan murtaa'u ta'a. Man-ni Murtii Waliigala Oromiyaa baaxii hanga faayidaa murteesuu ni danda'a.

3) የባሬል ቅርጫ በት ስማግለ፣ ዘከናና ለለ
መራተኞች የስራ ሰዓት ለማቅበር ጥያቄ
አለበት::

4) የባሬል ቅርጫ በት ስማግለ፣ ዘከናና
ለለ መራተኞች በዚህ ይንብ አንቀጽ 28 ስር
በተጠቀሰው ምክንያት ካልሆነ በስተቀር
ከስራ መቅረት ወይም በስራ ሰዓት ካስራ
ገይ መጥሩት የለበትም::

28. ስለ ፈቃድ

የባሬል ቅርጫ በት ስማግለ፣ ዘከናና
ወይም ለለ መራተኞች በሚሆበው ወይም
የጠና ትግር አንቀጽ.၁၃ በይትናውም
ከእቅዱ በለይ የሆነ ምክንያት በስራ ሰዓት
መጥሩት ካልቻለ ለባሳቢ ስማግለውን
ፈቃድ መጠየቂ ይኖርባቸዋል፡፡ ለባሳቢ
ስማግለው አስፈላጊ ሆኖ ሰጥቶ ማስረጃ
አንቀጽ.၁၀ በማድረግ ል.ቁጥር.၃ ይለማል፡፡

29. የፊከናና ለለተኞች መራተኞች ጥቃማጥቃሞች

- 1) ዘከናና ለለተኞች መራተኞች በስራ
የሚወስኑ ትቃማጥቃሞችን ያገኙሉ፡፡
- 2) በዚህ ይንብ አንቀጽ 50 መሠረት በተለያየ
መሌከት ለባሬል ቅርጫ በጥቃቅ ከሚሰጠበው
በዚ አስተዳደሪው ወጪዎች ከተሰነደት
በኩል ቅርዱ ለገኘናና ለለተኞች መራተኞች
በደምሮ መሌከት አንቀጽ.፪ ለመስት
ይችሉል፡፡
- 3) ለገኘናና ለለተኞች መራተኞች በደምሮ
መሌከት አንቀጽ.፪ የሚወስኑው ከኩል
የባሬል ቅርጫ በተኋን የመከራል አጥም
መሠረት አድርጉ በየጊዜው ለመስት
ይችሉል፡፡ የአጠቃላይ መቅረብ ቅርጫ በት
ለገኘናና ለለተኞች መራተኞች አንቀጽ.፪
የሚወስኑውን ትቃቅ መረዳ ለመስት
ይችሉል፡፡

3) An elder, a Secretary or another worker of the the Customary Court shall respect the working time.

4) An elder, a Secretary or a worker of the Customary Court may not be absent from duty or absent during the working hours except for reasons specified under Article 28 of this Regulation.

28. Leave

An elder, a Secretary or a worker of a Customary Court must ask the Chairperson for leave where he faces a social or health problem or any force majour that renders him incapable of being present at his work. The Chairperson may give the permission by asking the production of evidence where so necessary.

29. Benefits of the Secretary and Other Workers of the Customary Court

- 1) The Secretary and worker of the Customary Court are entitled to get the benefits determined by the law.
- 2) It may be decided that the Secretary and worker of the Customary Court get payment, in a form of salary, from an income collected pursuant to Article 50 of this Regulation, where capacity allows, after all costs for administration and procurement of necessary materials are covered.
- 3) The amount of benefits that the Secretary and worker of the Customary Court may get shall be determined by the District Court periodically based on the existing capacity. The Supreme Court of Oromia may determine the ceiling of this benefit.

- 4) Kan Keewwata kana Keewwata Xiqqaa 2 fi 3 jalatti tumame akkuma jirutti taee, hangi faayidaa barreessaa fi hojjettoota biroo yeroo murtaa'u ulfaatinaa fi sadarkaa ittigaafatatummaa hoojii ilaalcha keessa galchuu qaba.
- 5) Barreessaa fi hojjetaan Mana Murtii Aadaa sababa hojiitiif bakkaa bakkatti yeroo socho'an bu'uura qajeelfama hojjetaa bulchiinsaa Mana Murtii Aanaatiif hojiirra oolmaa qabuutiin galii Mana Murtii Aadaa irraa kaffaltii durgoo ni raawwatamaaf.

Kutaa Jaha

Sirna Hojiirraa Ka'u Yookiin Gaggeeffamuu

30. Sababoota Hojiirraa Ka'u Yookiin Gaggeeffamuu

Jaarsi, barreessaan yookiin hojjetaan Mana Murtii Aadaa haalata armaan gadii keessaa tokkoon hojii irraa ka'u yookiin geggeeffamuu ni danda'a:

- 1) Fedhii isaatiin;
- 2) Sababa fayyaa dhabuutiin hojii isaa qajeellootti raawwachuu hin dandeenye jedhee qaamni ilaallatu yoo murteesse; yookiin
- 3) Badii naamusaa raawwateen yookiin hanqina dandeettiin qaama ilaallatuun akka geggeeffamu yoo murtaa'e dha.

31. Fedhiin Hojii Gadi Lakkisuu

- 1) Barreessaan yookiin hojjetaan Mana Murtii Aadaa fedhii isaatin hojii gadi lakkisuu ni danda'a.
- 2) Barreessaan yookiin hojjetaan Mana Murtii Aadaa fedhii isatin hojii gadi lakkisuu barbaadu jia tokko dursee barreffamaan Pirezidaantii Mana Murtii Aanaa beeksisuu qaba.
- 3) Pirezidaantiin Mana Murtii Aanaa bu'uura Keewwata kana Keewwata Xiqqaa 2 tiin iyyanni itti dhiyaate, yeroo beeksisaa kana xumuruun yookiin yeroo kana eeguu osoo hin barbaachisiin iyyataan akka gaggeeffamu murteesuu ni danda'a.

- 4) በዚህ እንቅጽ ፩-ሰ እንቅጽ 2 እና 3 የተደነገው እንደተጠበቀ ሆኖ ለአ-ከራና ለለምት ማረተዋች እንዲከራል የሚመስማው ከፍሮ የስራ ክብረት እና የጋራራት ያረጋግጣ ከግንባው የስራ መሆኑ አለበት::
- 5) የባህላ ፍርድ በት ዘከራና ለለምት ማረተዋች በስራ ምክንያት ከበታ በታ በማንቃድቅሰበት ወቅት ለውጭ ፍርድ በት የአስተዳደር ለረተዋች ተፈጻሚነት ጥለው መመሪያ መሰረት ከባህላ ፍርድ በት ገዢ የውለው አበል ይከራለዋል::

ከፍል ስፍት**ከስራ የመካከት እና የመስጠት ስርዓት**

- 30. ከስራ የመካከትና የመስጠት ምክንያቶች**
- የባህላ ፍርድ በት ምማማለ፣ ዘከራና ወይም ለለ ማረተዋች ከዚህ በታች ከተዘረዘሩ ምክንያቶች በአንድ ከስራ ለነገ ወይም ለሰኞበት ይችላል:-
- 1) በፍላጊ፤
 - 2) በጠና ቅጂ ምክንያት ለሸውን በሚገኘ መወጥት አለመጀለን የሚመለከተው አካል ለውጭ፤
 - 3) በስነምግባር ወይም በበቃት ማነስ ምክንያት የሚመለከተው አካል ከስራ እንዳለኝበት ለውጭ ነው::

31. በፍላጊ ለራ መልቀች

- 1) ዘከራና ወይም ለለ የባህላ ፍርድ በት ማረተዋች በፍላጊ ለራ መልቀች ይችላል::
- 2) በፍላጊ ለራ የሚለዋች ዘከራና ወይም ለለ የባህላ ፍርድ በት ማረተዋች እንደ ወር አስቀድሞ በፊትና ለውጭው ፍርድ በት ተሬዣን፤ ማሳወች አለበት::
- 3) የውጭው ፍርድ በት ተሬዣን፤ በዚህ እንቅጽ ፩-ሰ እንቅጽ 2 መሰረት አበቱታ ለቀርበበት በአብቱታው መመራት ወይም ወይምው አበቱታ እንደቀረበበት አመልካች እንዳለኝበት ለውጭ ይችላል::

4) Without prejudice to the provisions of sub-article 2 and 3 of this Article, the determination of this benefit shall base itself on the weight and level of responsibility the job requires.

5) The Secretary and worker of the Customary Court, where moving for duty from place to place, are entitled to daily subsistence allowance as if they were a District Court worker, in accordance with the relevant directive.

Part Six**Termination of Tenure****30. Grounds for Termination of Tenure**

The tenure of an elder, a Secretary or a worker may be terminated on any one of the following grounds:

- 1) Of his own will;
- 2) Where it is decided by an authorized organ that he is incapable of discharging his duty properly due to illness; or
- 3) The decision of the an authorized organ on grounds of breach of disciplinary rules or incapacity.

31. Resignation

- 1) A Secretary or worker of the Customary Court may resign of his own will.
- 2) A Secretary or worker of the Customary Court who wants to resign has a duty to submit to the President of District Court a one month prior written notification of resignation.
- 3) The President of the District Court, before whom an application is lodged in accordance with sub-article 2 of this Article, may decide that the applicant resign upon the expiry or without the need to wait for the expiry of the period of notice.

4) Barreessaan yookiin hojjetaan Mana Murtii Aadaa hayyama osoo hin argatiin yookiin sababa hin beekamne yookiin quubsaa hin taaneen guyyaa hojii mana murtii aadichaa 5 (Shaniif) walitti aansee yoo hojiirraa hafe akka fedhii isatiin hojicha gadi dhiseetti fudhatamee Pirezidaantii Mana Murtii Aanaatiin hojiirraa gaggeeffamuu danda'a.	4) የአሸው ወይም ለለ ለራተኞች ፊዜ ስምም ወይም በልማትው ምክንያት ወይም በቁ በልማት ምክንያት ለተከታታይ 5 (አምስት) የስራ ቅናት ካስራ የቀረ ካሁን ለራውን በዝብ ፊዜ እንደለቀቀ ተዋጥር በወረቀው ፊርድ በት ጥራዘረንት ካስራ ይሰናበታል፡፡	4) The Secretary or worker of the Customary Court, who is absent from his duty for consecutive 5 (five) working days of the Customary Court without permission, for unknown or unsatisfactory reasons may be considered as if he resigned of his own will and be removed by the president of the District Court.
32. Rakkoo Fayyaatiin Hojiirraa Geggeeffamuu	32. በጤና ተግባር ካስራ መከናዣት	32. Removal from Duty Due to Health Issue
1) Jaarsi, barreessaan yookiin hojjetaan Mana Murtii Aadaa sababa rakkoo fayyaatiin hojii isaa qajeellootti raawwachuu dadhabuu isaa yoo hubate walitti qabaan yookiin jaarsi mana murtii aadichaa, yookiin qaamni ilaallatu biroo Pirezidaantii Mana Murtii Aanaaf beeksisuu qaba. 2) Pirezidaantiin Mana Murtii Aanaa iyyata yookiin eruun bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin dhiyaate ragaa bittaa fi mirgaattiin akka qulqlaau taasisuun iyyanni yookiin eruun dhiyaate sirrii ta'uu yoo amane jaarsi, barreessaan yookiin hojjetaan Mana Murtii Aadaa sun hojiirraa akka gaggeeffamu murteessuu ni danda'a.	1) ለብሳቢ ምማማለ ወይም ለለ የሚመለከተው ለው የባህል ፊርድ በት ምማማለ፣ የአሸው ወይም ለለ ለራተኞች በጤና ተግባር ምክንያት ለራውን በአገባብ መሰራት አለመታለን ከተረዳ ለወረቀ ፊርድ በት ጥራዘረንት ማሳወቅ አለበት፡፡ 2) የወረቀ ፊርድ በት ጥራዘረንት በዘመ እንዳ ንብረት ማስረጃ እንዳማረጋገጧ የቀረበው ተቆጣ ተከተል መሆኑን ከተረዳ አበቱታ የቀረበበት ለው ካስራ እንዳሰናበት ለመስን ይቻላል፡፡	1) Where an elder, a Secretary or a worker of the Customary Court is incapable of discharging his duty properly due to health issue, the Chairperson, an elder or a concerned organ must notify the President of the District Court.
33. Badii Naamusaa fi Hanqina Dandeettiitiin Hojiirraa Kaafamuu Jaarsa Mana Murtii Aadaa	33. በነጥጣዊ ተግባር በጣም ማነስ የባህል ፊርድ በት ምማማለን ካስራ ሲለ ማሰናበት	33. Removal of an Elder of the Customary Court Due to Breach of Disciplinary Rule or Incompetence
1) Jaarsi Mana Murtii Aadaa badii naamusaa raawwateen yookiin hanqina dandeettiitiin hojiirraa geggeeffamuu ni danda'a. 2) Gochi seera aadaa keessatti akka badii naamusaa yookiin hanqina dandeettiiti fudhatamu akkuma jirutti ta'ee, dirqamoota jaarsolii Mana Murtii Aadaa irraa akka eegaman Dambii kanaa fi Lab-sii keessatti ibsaman bahachuu dhabuun akka badii naamusaa yookiin hanqina dandeettiiti itti gaafatamummaa kan hordofsiisu ta'a.	1) የባህል ፊርድ በት ምማማለ በነጥጣዊ ተግባር ወይም እንደ ተለዋዋ ማነስ የሚመለፈ ድርጅቶች እንዳለ ሆኖ በዘመ ይጠበና አካውቂ ከባህል ፊርድ በት ምማማለውን የሚመለቀ ተስተዋዋን አከፍም በለይ በልማት ምክንያት አለመመጣት እንደ ለነጥጣዊ ተግባር ወይም እንደ ተለዋዋ ማነስ ለመስን ይቻላል፡፡	1) An elder of the Customary Court may be removed from his duty on grounds of his breach of disciplinary rules or incompetence. 2) Without prejudice to acts considered by customary law as breach of disciplinary rule or incompetence, failure to discharge duties of elders stated in this Regulation or the Proclamation shall be considered as a breach of disciplinary rule or incompetence and entail accountability.

- 3) Jaarsi Mana Murtii Aadaa tokko badii naamusaa raawwachuu yookiin hanqina dandeettii qabaachuu isaa waldhabdoonni, jaarsoliin Mana Murtii Aadaa biroo fi qaamni biroo dhimmichi ilaallatu Mana Murtii Aanaatiif beeksisuu yookiin eeruu kennuu danda'u.
- 4) Pirezidaantiin Mana Murtii Aanaa eeruu naamusaa yookiin hanqina dandeettii bu'uura Keewwata kana Keewwata Xiqqaa 3 tiin dhiyaateef bu'uura godhachuun yookiin kaka'umma mataa isaatiin Koree jaarsolii Mana Murtii Aadaa filachiisuuf hunda'eef qajeelchuun qulqlaa'ee furmaata akka argatu ni taasisa.
- 5) Eeruu badii naamusaa yookiin hanqina dandeettii bu'uura Keewwata kana Keewwata Xiqqaa 3 tiin dhiyaate jaarsa Mana Murtii Aadaa jalqabaa irratti yoo ta'e, Korichi bulchiinsa gandaa ilaallatu dubbisuun yaa'iin jiraattota gandaa akka waamamu ni taasisa.
- 6) Eeruu naamusaa yookiin hanqinni dandeettii bu'uura Keewwata kana Keewwata Xiqqaa 3 tiin dhiyaate jaarsa Mana Murtii Aadaa Oldabarfataa irratti yoo ta'e yaa'iin jaarsolii Mana Murtii Aadaa akka waamamu Pirezidaantii Mana Murtii Aanaa ni gaafatu.
- 7) Yaa'iin jiraattota gandaa yookiin yaa'iin jaarsolii Mana Murtii Aadaa waamame irratti hirmaattonni argaman gahaa ta'uu Korichi yoo itti amane, eeruu naamusaa yookiin hanqina dandeettii dhiyaate yaa'ichaaf ibsuun akka yaada irratti kennan ni taasisa; yoo barbaachisaa ta'es qaamni eeruu dhiyeesse ragaa barbaachisaa akka dhiyeessu yookiin dhiyaatee dhimmicha akka ibsu taasisuu ni danda'a.

- 3) አንድ የባህል ፊርድ በት ስማግለ የስነምግባር ቅጂው ወይም የቃለም ማነስ ያለበት መሆኑን ተከራክሩ ወገኖች፣ ለለም የፍርድ በት ስማግለዥች ወይም ለለ የሚመለከተው አካል ለወረዳ ፊርድ በት ማሳወቅ ወይም ጥቆማ መሰጠት ይቃለል::
- 4) የወረዳ ፊርድ በት ጥራዘጋጀት በዚህ አንቀጽ ጊዜ አንቀጽ 3 መሠረት የቀረበበትን ጥቆማ ወይም በራስ ተነሳሽነት የስነምግባር ቅጂው ወይም የቃለም ማነስ አሉ በሉ ስ.ያምን ስማግለዥችን እንዲያስመርቶ ለተቋሙ ከሚች በመግሬት ተጠሪ መናትኩ እንዲያገኘ ያደርጋል::
- 5) የስነምግባር ቅጂው ወይም የቃለም ማነስ ጥቆማ የቀረበው በመቋመሪያ ይረዳ የባህል ፊርድ በት ስማግለ ላይ ከሆነ ከሚችው የሚመለከተው ቁስል አስተዳደር የጥቅምቶን ስብሰባ እንዲጠራ ያደርጋል::
- 6) የስነምግባር ቅጂው ወይም የቃለም ማነስ ጥቆማ የቀረበው በይግባኝ ሌማ የባህል ፊርድ በት ስማግለ ላይ ከሆነ ከሚችው የባህል ፊርድ በት ስማግለዥች ጉባኤ እንዲጠራ የወረዳ ፊርድ በት ጥራዘጋጀት ይጠይቧል::
- 7) ከሚችው በስብሰባው ላይ በቁ ተሳታፊ ተገኘቸል በሉ ከሚኑ የቀረበውን ጥቆማ ለተሳታፊዥች በመግለጽ ሆኖ እንዲጠበበት ያደርጋል፤ አስፈላጊ ሆኖ ከተገኘው ጥቆማ የቀረበው አካል ማስረጃ እንዲያቀርቡ ወይም በአካል ቁስል ጉባኤ እንዲያስረዳ ስ.ያደርግ ይቃለል::

- 3) Where an elder of the Customary Court is found in breach of a disciplinary rule or incompetent, the parties to the proceeding, other elders or a concerned organ may notify the President of the District Court.
- 4) The president of the District Court shall, based on the information he has received in accordance with sub-article 3 of this Article or on his own motion, direct the matter for investigation and determination, to the committee organized for the selection of the elders of the Customary Court.
- 5) If the information regarding the breach of disciplinary rule or incompetence, in accordance with sub-article 3 of this Article, is in respect of the elder of the First Instance Customary Court, the committee shall contact the respective kebele administration and cause the kebele residents meeting to take place.
- 6) Where the information relating to breach of disciplinary rule or incompetence, in accordance with sub-article 3 of this Article is in respect of the elder of an Appellate Customary Court, the committee shall request the President of the District Court to convene the plenum of elders.
- 7) If the committee is convinced that the number of participants on the kebele residents meeting or on the plenum of the elders is sufficient, it shall explain to the participants the alleged breach of disciplinary rule or incompetence and cause the participants to give their opinion. Where necessary, it may make the production of evidence by or physical appearance of the allegant to explain on the matter.

- 8) Korichi bu'uura Keewwata kana Keewwata Xiqqaa 7 tiin yaadota yaa'icha irraa ka'an irratti sagalee kennisiisuudhaan yaa'ichi murtii irra akka gahu ni godha.
- 9) Jaarsi Mana Murtii Aadaa akka hojii irraa kaafamu yaa'ichaan kan murtaae yoo ta'e, Korichi yaa'ii sana irratti jaarsa bakka bu'u filachiisuun murtii jaarsi hojiirra akka kaafamu yaa'ichi dabarse waliin Pirezidaantii Mana Murtii Aanichaaf dhiyeesee ni mirkaneessisa.
- 10) Pirezidaantiin Mana Murtii Aanaa murtii yaa'ichaan barreeffamaan jaarsa hojii irraa ka'efi jaarsa haaraa filatameef ni beeksisa.
- 34. Komii Murtii Dhimma Naamusaa Yookiin Dandeettii Ilalchisee Dhiyaatu**
- 1) Jaarsi Mana Murtii Aadaa adeemsa dhimmi naamusaa yookiin hanqina dandeettii ittiin keessummaae irratti komii qabu kamuu dhimmi komiif sababa ta'e uumamuu isaa guyyaa beeke yookiin beekuu qabu irraa kaas-e guyyoota hojii 5 (Shan) keessatti komii isaa barreeffamaan yookiin afaniin Pirezidaantii Mana Murtii Aanaatti dhiyeefachuu ni danda'a.
- 2) Pirezidaantiin Mana Murtii Aanaa komii murtii naamusaa yookiin hanqina dandeettiin walqabatee dhiyaatuuf qoratee hanqina yoo qabaate akka sirreeffamu ajajuu ni danda'a.
- 3) Pirezidaantiin komii dhiyaate irratti guyyoota hojii 7 (Torba) hin caalle keessatti deebii kennuu qaba.

- 8) ከማትው በዚህ እንቅጽ ጽዕስ እንቅጽ
7 መመረት ከተናቸውም በተሰጠ
ሆነዎች ላይ ድምጽ በማስጠት ወሰኑ ላይ
እንደረሰለ የደርጋል::
- 9) የባሁል ፍርድ በት ስምግለ ካሉ
እንዳለናበት የተወሰነ ከሆነ ከማትው
በዚህ መጽሑስ ተተክ ስምግለ እንዲመረጥ
በማድረግ የሰበሰበውን/የገባዎች
ወሰኑ እንደ ላይ ለውጭው ፍርድ በት
ጥራዘንት አቅርቦ ያስወድቂል::
- 10) የወረዳ ፍርድ በት ጥራዘንት የገባዎች
ወሰኑ በጽሑፍ ካሉ ለተለናበት እና
አዲስ ለተመረጡ ስምግለ ያሳውቂል::
- 34. በስነምግባር ታገር ወይም በጀት
ማስ የከናየት በሚወሰድ እርምጃ ላይ
የሚቀርብ ቅዱታ**
- 1) የባሁል ፍርድ በት ስምግለ የቀረበበት
የስነምግባር ወይም የጀት ማስ
ጥቃማ የተስተኞቧበት ሂደት ላይ ቅዱታ
ካለው ለቅዱታው የከናየት የሚኖው ነገር
መፈጸመና ከወቀበት ወይም ማውቅ
ከነበረበት ገዢ ይሞር በአዋጅት (5) የባሁል
ቀናት ወሰኑ በጽሑፍ ወይም በቁል
ለወረዳ ፍርድ በት ጥራዘንት አበቱታ
ማቅረብ ይችላል::
- 2) የወረዳ ፍርድ በት ጥራዘንት የቀረበበት
አበቱታ መርምሪ መስተካከል ያለበት ሆኖ
ከተገኘ ማስተካከያ እርምጃ እንዲወሰድ
ማስታ ይችላል::
- 3) የወረዳ ፍርድ በት ጥራዘንት በቀረበው
ቅዱታ ላይ ከ 7 (ሰባት) የባሁል ቀናት
በለበበው ገዢ ወሰኑ መልስ መስጠት
አለበት::

- 8) The committee shall cause the taking place of voting on the opinions raised by the participants in accordance with sub-article 7 of this Article and cause the meeting or plenum give decision.
- 9) Where it is decided on the meeting or plenum that the elder be removed, the committee shall cause the selection of a replacing elder on the same meeting or plenum and submit same together with the holding of removal to the President of the District Court for approval.
- 10) The President of the District Court shall notify the removed elder and the newly selected elder about the decision of the meeting or plenum.
- 34. Complaint on a Decision Regarding Disciplinary matter or Incompetence**
- 1) Any elder who is not satisfied by the procedure by which the disciplinary matter or incompetence is entertained shall make his complaint, orally or in writing, to the President of the District Court within 5 (five) working days after he becomes or could have been aware of the reason for his appeal.
- 2) The president of the District Court may, after investigating the complaint in relation to the disciplinary matter or incompetence, order its correction if the decision is found to be erroneous.
- 3) The President of the District Court shall give his response on the complaint brought before him within 7 (seven) working days.

- 35. Walitti Qabaa Jaarsolii Jijiiruu**
 Walitti qabaan jaarsolii Mana Murtii Aadaa hojji geggeessum-maa irratti hanqina geggeessum-maa qabaachuu isaa adda baasuun jaarsoliin Mana Murtii Aadichaa hafan hundi yoo itti waliigalan jaarsa Mana Murtii Aadichaa jaarsa birootiin bakka buusuun qaboo yaa'ii qabatanii Mana Murtii Aanaa beeksisuun ni danda'u.
- 36. Badii Naamusaa fi Hanqina Dandeettii Barreessaa fi Hojjettoota Biroo Mana Murtii Aadaa**
- 1) Barreessaan yookiin hojjetaan Mana Murtii Aadaa badii naamusaa raawwachuu yookiin hanqina dandeettii yoo qabaate Mana Murtii Aanaatiif eeruu dhiyeessuun akka tarkaanfin fudhatamu ni taasifama.
 - 2) Pirezidaantiin Mana Murtii Aanaa eeruun naamusaa yookiin hanqina dandeettii barreessaa yookiin hojjetaa Mana Murtii Aadaa yeroo dhiyaatuuf qaama ilaallatuuf ni qajeelcha.
 - 3) Bu'uura Keewwata kana Kee-wwata Xiqqaa 1 fi 2 tiin badii naamusaa fi hanqina dandeettii barreessaa fi hojjettoota biroo Mana Murtii Aadaa ilaalchisee qaamni iyyannoo dhiyeessu, iyyanna naamusaa fuudhu, kan qoratu, murtii kennuu fi komii dhagahu qaama dhimma Naamusa Hojjettoota Bulchiinsaa Mana Murtii Aanaa ilaalchisee aangeeffame ta'a.
 - 4) Barreessaa fi hojjetaa Mana Murtii Aadaa ilaalchisee go-chaawan badii naamusaa itti gaafatamummaa hordofsiisan, sadarkaalee badii naamusaa fi gosoota adabbii naamusaa akkasumas dhimmoota bu'uuraa biroo dhimma naamusaa walqabatan irratti seerri naamusaa Hojjettoota Bulchiinsaa Mana Murtii Aanaatiif hojiirra oolu raawwatiinsa ni qabaata.

- 35. ስብሰብ ጽማግላጋ መቀሪር**
 የባህል ፊርድ በት ስብሰብ ጽማግላጋ የአመራር ጥናለት ያለበት ከሆነ በተቀኑት የባህል ፊርድ በቱ ጽማግላጋች ከተሰማው ቅልጋዊ በመያዝ በሌላ ስብሰብ በመተካት የወረዳ ፊርድ በቱን መሳወች ይችሉበታል::
- 36. የባህል ፊርድ በት ዘከፊና ለሌላ ለራተቶች የስነምግባር ጥሩትና የቃለጋ ማስ**
- 1) የባህል ፊርድ በት ዘከፊና ወይም ለሌላ ለራተቶች የስነምግባር ጥሩት ከፈፋመ ወይም የቃለጋ ማንስ ቅጂር ካለበት ለወረዳ ፊርድ በት ጥቆማ በማቅረብ እርምጃ እንዲመሰድ ይደረገል::
 - 2) የወረዳ ፊርድ በት ጥሩበጥንት የባህል ፊርድ በት ዘከፊና ለሌላ ለራተቶች የስነምግባርና የቃለጋ ቅጂርን በማስመለከት ቅልጋች የሚያቀርቡ፣ አቤቱታ የሚችል፣ የሚመረምር፣ ወሰነ የሚሰጥና ቅልጋችን የሚሰማ አካል የወረዳ ፊርድ በት የአስተዳደር ለራተቶችን የስነምግባር ጉዳይ ለማስተኞች ስልጣን የተሰጠው አካል ይሆናል::
 - 3) በዚህ እንቅጽ ፩/፲፻፲፲፱ እንቅጽ ፧ እና ፪ መሰረት የባህል ፊርድ በት ዘከፊና ለሌላ ለራተቶች የስነምግባርና የቃለጋ ቅጂርን በማስመለከት ቅልጋች የሚያቀርቡ፣ አቤቱታ የሚችል፣ የሚመረምር፣ ወሰነ የሚሰጥና ቅልጋችን የሚሰማ አካል የወረዳ ፊርድ በት የአስተዳደር ለራተቶችን የስነምግባር ጉዳይ ለማስተኞች ስልጣን የተሰጠው አካል ይሆናል::
 - 4) የስነምግባር ጥሩትና የምያስከተሉ ደርጋቶች፣ የስነምግባር ጥሩት ደረጃዎች፣ የሚያስከተሉት ተጠዋኑን ለሌላ መሰረታዊ ስነምግባር ነት ጉዳዮችን በተመለከተ ለባህል ፊርድ በት ዘከፊና ለሌላ ለራተቶች ተፈጻሚነት ያለው ሆኖ ለወረዳ ፊርድ በት የአስተዳደር ለራተቶች ተፈጻሚነት ያለው ይሆናል::
- 35. Replacement of the Chairperson**
 Elders of the Customary Court may take a minute for the replacement of a Chairperson, if they all agree that the Chairperson has leadership incapacity, and notify the President of the District Court.
- 36. Breach of Disciplinary Rule and Incompetence of the Secretary and other Workers of the Customary Court**
- 1) Breach of disciplinary rule and incompetence of the Secretary or other worker of the customary Court may be reported to the District Court for further measure.
 - 2) The President of the District Court shall direct, to a concerned organ, where he receives information as to the breach of deciplinary rule or incompetence of the Secretary or a worker of the Customary Court.
 - 3) An organ which makes, receives, investigates and decides on petitions, and also hears appeal in relation to grievances of discipline or incompetence of the Secretary or other workers of the Customary Court, in accordance with sub-articles 1 and 2 of this Article, shall be an organ authorized to deal with disciplinary matters of the administrative staff of the District Court.
 - 4) The law governing the disciplinary matters of the administrative staffs of the District Courts shall be applicable regarding disciplinary matters entailing accountability, levels of grievances of discipline and types of disciplinary measures as well as other basic matters regarding disciplinary issues related to the secretary and other workers of the Customary Court.

5)	Barreessaa fi hojjetaa Mana Murtii Aadaa ilaachisee adeem-si iyyanni badii naamusaa itti dhiyaatuu fi keessummaa'u, daangaa yeroo dhimmi badii naamusaa itti dhiyaatu, adeem-si qorannoo, himannaas falmii badii naamusaa, adeemsi keniinsa murtii, raawwii murtii hordofamu akkasumas dhim-moota biroo adeemsa falmii naamusaatiin walqabatan irratti seerri Hojjettoota Bulchiinsaa Mana Murtii Aanaatiif hojiirra oolu raawwatiinsa ni qabaata.	5) አቤቱታ የሚችሮበትና የሚሰጥናገድበት ማረጋገጫ እንዲሁም አቤቱታው የሚችሮበት የጊዜማዊ ጥስት ከነ፡ ከርክር ውስኬ አሰጣጥ ማረጋገጫ የፍርድ እሌጀግናኝ ለለምች የብንማዊ ከርክር ማረጋገጫ በሚመለከቱ ጉዳዮች ለውጭ ፍርድ በት የአሰተዳደር ለራተቶች ተፈጻሚነት ያለው ሆኖ ለሚሸል ፍርድ በት ዘከራና ለለምች ለራተቶች ስራ ለይ የሚመል ይሆናል፡፡	5) The law governing the administrative staffs of the District Courts shall be applicable regarding the procedure by which petitions of disciplinary grievance is made and entertained, period of limitation for disciplinary matters, procedure for investigation, institution, and litigation of disciplinary matters, procedure for the rendition of judgement and its execution as well as other matters regarding procedure for disciplinary issues related to the secretary and other workers of the Customary Court.
6)	Kan Keewwata kana Keewwata xiqqaa 3, 4 fi 5 jalatti tumame yoo jiraates, dhimma naamusa barreessaa fi hojjettoota biroo sadarkaa jalqabaatti akka ilaalu qaama aangeffameen murtii kennamu irraa ol-iyannoон dhiyaachuu kan danda'u Pirezidaantii Mana Murtii Aanaatti ta'a. Murtiin Pirezidaantii Mana Murtii Aanaatiin kennamu isa dhumaa ta'a.	6) በዚህ አንቀጽ 30-኏ አንቀጽ 3፣4 እና 5 ሲሆን የተደረገው በኋርም በመጀመሪያ ይረዳ የብንማዊ ጉዳይን እንዲያይ ለሰጠ የተሰጠው አካል የወሰንው ውስኬ ለይ ተፈጻሚ ያለው አካል ለውጭ ፍርድ በት ተፈጻሚነት ይግባኝ ማቅረብ ይችላል፡፡ በተጨማሪነቱ የሚሰጠው ውስኬ የመጨረሻ ይሆናል፡፡	6) Notwithstanding the provisions of sub-articles 3, 4 and 5 of this Article, an appeal may be taken to the President of the District Court against a decision given in its first instance jurisdiction by an organ authorized in relation to the disciplinary matter of the administrative staffs of the District Court. The decision of the President of the District Court on the appeal shall be final.
7)	Manni Murtii Waliigala Oromiyaa haala addaatiin tumuun barbaachisaadha jedhee yoo amane dhimmoota Keewwata kana Keewwata Xiqqaa 3, 4 fi 5 jalatti hammataman irratti qajeelfama baasuu ni danda'a.	7) የኢሮማያ መቅረብ ፍርድ በት አሰራርና ሆኖ ለማየት በዚህ አንቀጽ 30-኏ አንቀጽ 3፣4 እና 5 ሲሆን በተመቀከለ ጉዳዮች ለይ መመሪያ በማውጣት በተለያ ሆኖታ መፈጸማ ይችላል፡፡	7) The Supreme Court of Oromia, where it deemed necessary, may issue a directive instead of the provisions of sub-articles 3, 4 and 5 of this Article.
37.	Barreessaa yookiin Hojjetaa Hojiirraa Kae' yookiin Kaafame Bakka Buusuu Barreessaan yookiin hojjetaan Mana Murtii Aadaa sababoota Dambii kana Keewwata 31, 32 fi 36 jalatti caqasamaniin hojiirraa kan ka'e yookiin gaggeeffame yoo ta'e, Pirezidaantiin Mana Murtii Aanaa yeroo ji'a tokko hin caalle keessatti akka bakka buufamu gochuu qaba.	37. ከነሬ የተነሳ ወይም የተሰጠበትን ዘከራና ወይም ለለ ለራተቶች መተካት በዚህ ደንብ አንቀጽ 31፣ 32 እና 36 ሲሆን በተዘረዘሩ ምክንያቶች ዘከራና ወይም ለለ ለራተቶች ከነሬ የተነሳ ወይም የተሰጠበት እንደሆነ የወጭ ፍርድ በት ተፈጻሚነት ከዘጋጀ ወርድ በል ዘከራና ወይም ለለ ለራተቶች እንዲታ መግለጫ አለበት፡፡	37. Replacing a Secretary or a Worker Whose Tenure is Terminated The President of the District Court shall replace, within a month's time, the Secretary or worker of the Customary Court whose tenure is terminated on account of reasons specified under the provisions of Articles 31, 32 and 36 of this Regulation.

Kutaa Torba Adabbi	ከፍል ስምት ቁጥር	Part Seven Penalty
38. Adabbi Maallaqaa yookiin Akaakuu	38. የንግድ ወይም የእናነት ቁጥር	38. Fine or Penalty in Kind
1) Seera aadaa iddo Manni Murtii Aadichaa itti hojjetuun haala addatiin kan ilaalamuakkuma jirutti ta'ee, Manni Murtii Aadaa sababoota armaan gadiitiin adabbi maallaqaa yookiin akaakuu yookiin lameenu murteessuu ni danda'a.	1) በአካባቢው የባህል ስም በተለዋ ሆነታ የሚታወቁ እንደተጠበቀ ሆኖ የባህል ፍርድ በት በማክተላት መዝገብ የንግድ ወይም የእናነት ቁጥር ለመስን ይችላል:-	1) Without prejudice to the special provisions of the customary law of the place where it operates, the Customary Court may give fine, penalty in kind or both on the following grounds:
(a) Nama Mana Murtii Aadaatiin akka himatamaatti akka dhiyaatu waamichi dhaqqabee sababa quubsaa malee argamuu dhabe;	(ሀ) በባህል ፍርድ በት እንደ ተከሳሽ እንደቀርብ ጥሩ ይጠበቅ ያለ በቁ መዝገብ ለያደቅ የቀረብ፤	(a) A defendant who fails to appear before Customary Court after duly served;
(b) Jaarsa, barreessa yookiin hojjeetaa Mana Murtii Aadaa, abbaa dhimmaa, yookiin ragaa gaadisa irratti kan arrabse, doorsise, sodaachise yookiin bifa kumiinyuu hojji gaaddisaa kan gufachiise yookiin gufachiisuuf yaale;	(ለ) የባህል ፍርድ በት ምማግለ፣ ዘርፍ፣ ለሳ ለራተኞ፣ ባለጋዳድ፣ ወይም መሰከን በጋዳስ ለይ የሰጠው፣ የዘተበት፣ ያስፈልጋ፣ ወይም በማንኛውም መዝገብ የጋዳስ የጋዳስ ስራ ያደናቀል ወይም ለያደናቸው የጥከል፤	(b) Whosoever insults, holds up to ridicule, threatens the elder, a secretary, a worker or customer of the Customary Court or witnesses or disturbs or attempts to disturb, in any manner, the activities of the Customary Court;
(c) Nama ajaja Mana Murtii Aadi-chaa kabajuu dide; yookiin hojji isaa gidduu lixuun dhiibbaa hin malle uume; yookiin dirqama waliin tumsuuf qabu sababa gaha malee osoo hin bahatiin hafe;	(ሐ) የባህል ፍርድ በተኋኒ ተስማዬ ያለከበድ፤ በስራው ማልቂ በመግባት አለበልሏን ማኅ የረጋጋበት፤ የመተባበር ግዢታውን ያልተውዟ ማንኛውም ለው፤	(c) A person who fails to obey the order of the Customary Court, interferes in its activities and unduly pressurizes it, or fails to cooperate without sufficient cause;
(d) Nama gochaa safuu fi aadaa ha-waasichaa keessatti fudhatama hin qabne raawwachuu miidhaa diinagdeetiin ala ta'e biroo nama dhuunfaa irra kan geessise dha.	(መ) በአካባቢው በሁል ተቀብያነት የለለውን ይጠበቅ፤ በመፈጸም ማንኛውም አካውማቸው ያልሆነ ተቋትን በለላ ቤት ለይ ያደረሰ ለው፤	(d) A person who, by an act contrary to the morality and custom of the society, causes damage, not economic in nature, to an individual.
2) Manni Murti Aadaa bu'uura Keewwata kana Keewwata Xiqqaa 1 (a-c) tiin nama badii raawwate kan adabu galmee ilaala jiru irratti himannaan addaa irratti dhiyaachuu osoo hin barbaachisiin battaluma badichi raawwatamuu mirkaneeffatetti dha.	2) የባህል ፍርድ በት በዘመኑ እንቅጽ ንዑስ እንቅጽ 1 (ሀ-ሐ) ያለትን ጥሩ የቅርቡ የፊርማው እያወ ባለ መዘገበ ለይ ክስ እንደቀርብበት ለያስፈልግ ወይም ጥሩ የቅርቡ መፈጸም እንቅጽ ንዑስ የቅርቡ ነው፤	2) The Customary Court may punish a person who committed crime stated under the provisions of sub-article 1 (a-c) of this Article summarily on the file pending before it upon verifying the commission of the crime.
3) Namni kamiyyuu bu'uura Keewwata kana Keewwata Xiqqaa 1 fi 2 tiintiin badii raawwate jedhammee balleessaa taasifamuun dura ragaa badii akka hin qabaanne isarrraa ittisu yoo qabaate akka dhiyeffatu hayyamamuufi qaba.	3) ማንኛውም ለው በዘመኑ እንቅጽ ንዑስ እንቅጽ 1 እና 2 መስራት ጥሩ ይፈጸም ተብሎ ለይመስማት በፊት ጥሩ የቅርቡ እለመሆኑን የሞላኝነት ማስፈልጊ እንደቀርብ ለፈቃድ ይገባል፤	3) A person, who is alleged to have committed crime pursuant to sub-articles 1 and 2 of this Article, shall be entitled to the right to defend himself before convicting him.
4) Adabbiin sababa Keewwata kana Keewwata Xiqqaa 1 (a-c) jalatti ibsamaniin murtaa'u galii Mana Murtii Aadaatif kan oolu ta'a.	4) በዘመኑ እንቅጽ ንዑስ እንቅጽ 1 (ሀ-ሐ) መስራት የሞላኝነው ቁጥር ለባህል ፍርድ በት ጥሩ የሞላኝነት ይሆናል፤	4) A fine to be imposed in accordance with sub-article 1 (a-c) of this article shall be an income of the Customary Court.

- 5) Manni Murtii Aadaa saba-ba Keewwata kana Keewwata Xiqqaa 1 (d) jalatti ibsameen adabbii yeroo murteessu adabbii murtaa'e keessa hangi tokko himataaf yookiin miidhamaaadhaaf bifa beenyaatiin akka kaffalamu, hangi ta'e immoo galii Mana Murtii Aadaatiif akka oolu murteessuu ni danda'a.
- 6) Adabbiin bu'uura Keewwata kana Keewwata Xiqqaa 5 tiin himatamaa irratti murtaa'u, miidhaa qabeenyaa yookiin baasii fi xaa-rii miidhamaa irra gahe bakka buusuuf yookiin gumaa baasuuf itti gaafatamummaa himatamaan himataaf yookiin miidhamaaq qabaatu kan hambisu miti.
- 7) Hangii fi gasti adabbi bu'uura Keewwata kana Keewwata Xiqqaa 1-5 tiin murtaa'u seera aadaa bakka Manni Murtii Aadichaa itti hojjetuu bu'uura godhachuuun kan kennamu ta'ee, madaalawaa, haqa-qabeessaa fi haala qabatamaa nama adabamuu ilaalcha keessa kan galche ta'uu qaba.
- 8) Manni Murtii Aadaa adabbiin maallaqaa yookiin akaakuu akaataa Keewwata kana Keewwata Xiqqaa 1-5 tiin murtaa'u yeroo tokkoon yookiin ciccitee garaa garummaa yeroo murtaa'e keessatti akka raawwatamu murteesuu ni danda'a.

Kutaa Saddet

Raawwii Murtii

Kutaa Xiqqaa Tokko

Raawwii Murtii Himataaf Raawwatamu

39. Qajeeltoo

- 1) Murtiin Mana Murtii Aadaatiin kenname kan raawwatamu akaataa seerri aadaa bakka Manni Murtii Aadichaa itti argamuutiinta'a.

- 5) የባህል ፊርማ በት በዚህ አንቀጽ ጽዜኑ አንቀጽ 1 (ሙ) መሰረት ቁጥር ስ.ወንጀን በጥሩ-ተኛው ላይ ከሚጠለው ቁጥር የተወስኑው ለከሳሽ ወይም ለተኛው የተወስኑው ደንገም የባህል ፊርማ በት ጽዜ አንቀጽ መመሪያ ይችላል::
- 6) በዚህ አንቀጽ ጽዜኑ አንቀጽ 5 መሰረት የሚጠለው ቁጥር ተከሳሽ በንብረት ላይ ለደረሰው ጥሩት ወይም አካውቃቸዋቸው ጥቅም፣ ወጪና ካሳራን፣ ጥማን ወይም ካሳን ለመከራል ያለበትን ህሳብነት አያስቀርቡ::
- 7) በዚህ አንቀጽ ከንዱ አንቀጽ 1-5 መሰረት የሚወስኑው የቁጥር መጠንና ቅዱት በአካባቢው የባህል ስም መሰረት የሚወስኑ ስ.ሆን ቁጥርና ተመዝግቷል፡፡ የቅርቡ ተመዝግቷል ሆኖታን ያገኘወል መሆኑ ስም አለበት::
- 8) የባህል ፊርማ በት በዚህ አንቀጽ ከንዱ አንቀጽ 1-5 መሰረት የሚወስኑው ቁጥር በአንድ ገዢ አንቀጽ ወይም በተወስኑ ገዢ ወሰጥ ተከኔፍለው አንቀጽ ደንገም ለወንጀን ይችላል::

ክፍል ስምንት

የወሰኑ አፈጻጸም

ንዱ ክፍል አንድ

ለከሳሽ የሚፈጸግው መሰኑ

39. መርሆ

- 1) የባህል ፊርማ በት የሚሰጥ መሰኑ የሚፈጸመው በአካባቢው የባህል ስም መሰረት ይሆናል::

5) The Customary Court, while imposing penalties by reasons stated under sub-article 1(d) of this Article, may decide that part of the fine be paid to the plaintiff or victim in the form of compensation and the remaining as an income of the Customary Court.

6) A penalty imposed on the defendant in pursuant to sub-article 5 of this Article may not absolve him from his liability to effect Guma and to cover the costs and economic damages he caused to the plaintiff or victim.

7) The amount and type of penalty to be imposed in accordance with Sub-articles 1-5 of this Article being in accordance with the customary law of the place where the Customary Court operates, must be fair and just that takes into account the situation of the defendant.

8) The Customary Court may decide that the penalty imposed in form of fine or in kind, pursuant to Sub-articles 1-5 of this Article, be enforced once or by installment within a given period.

Part Eight Execution of Judgement Section One Execution of a Judgement in favor of the Judgement Creditor

39. Principle

- 1) The judgment of the Customary Court shall be executed in accordance with the customary law of the place where the Customary Court operates.

- 2) Seerri aadaa haala raawwii murtii ilaallatu bakka hin jirretti, Manni Murtii Aadaa tumaalee Dambii kanaa itti aansuun tumaman bu'uureffatee murtiilee isaa ni raawwachiisa.
- 3) Himatamaan haala Labsii Keewwata 34 (2) (c) jalatti ibsameen murtii itti murtaa'e raawwachuuuf hayyamamaa osoo hin ta'iin yoo hafe Manni Murtii Aadaa akkaataa seera aadaatiin caasaa aadaa murtii raawwachiisan kanneen akka foollee, jaallaba, jalkaawaa fi makkala fa'a garraamee murtii isaa dirqisiisee raawwachiisuu ni danda'a.
- 4) Bu'uura Keewwata kana Keewwata Xiqqaa 3 tiin mirgoota namoomaa himatamaa osoo hin sarbiin murtii raawwachiisuun kan hin danda'amne yoo ta'e, Manni Murtii Aadaa garagalcha murtichaa Mana Murtii Aanaatiif erguu murticha akka raawwachiisu ni beeksisa.
- 5) Manni Murtii Aanaa bu'uura Keewwata kana Keewwata Xiqqaa 4 tiin beeksifame murticha akka murtii ofi kenneetti fudhatee seera idilee rogummaa qabu bu'uureffachuun murticha ni raawwachiisa.
- 40. Qabeenya Raawwii Murtiif Oolu Adda Baasuu**
- 1) Himatamaan murtii Mana Murtii Aadaa raawwachuuuf fedhii kan hin qabne yoo ta'e, Manni Murtii Aadaa qabeenyi himatamaa murticha raawwachuuuf ooluu danda'u yoo jiraate adda baasee akka dhiyeessu caasaa aadaa murtii raawwachiisu yookiin bulchiinsa gandichaa ni ajaja.
- 2) Qaamni bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin ajajame qabeenya himatamaa murticha raawwachiisuuf ooluu danda'u guyyaa akka dhiyeessu ajajameti adda baasee Mana Murtii Aadaatiif beeksisuu qaba.

- 2) የወሰኑ አፈጻጸምን የሚመለከት የባህል አካ በሌሎች የባህል ፍርድ በት ካለሁ ቅጥል የተደነገገትን የወሰኑ ይጠብና ክፍል ተመርሱ ወሰኑውን ያስፈልግል::
- 3) ተከናሽ በአዋጅ አንቀጽ 34 (2) (ክ) መሰረት የተወሰነበትን ወሰኑ ለመፈጸም ሌላዊ ሪፐብሊክ የባህል ፍርድ በት በባህል አካ መሰረት ወሰኑ የባህል የሚፈጸመውን እንደ ይለባ፣ ይልካው፣ እና መከላ ያለትን የባህል አፈጻጸምና ተመቅም ወሰኑውን አስተዳደር ማስፈጸም ይችላል::
- 4) በዚህ አንቀጽ 30-ዏ አንቀጽ 3 መሰረት የሰነድ መብት ስይመለከት ወሰኑን ማስፈጸም ያልተችለ እንዲሆነ የባህል ፍርድ በቱ የወሰኑውን ቃልጣዊ ለወሰኑ ፍርድ በት በመለከት ወሰኑውን እንዲያስፈጸም ያስታወቂል::
- 5) በዚህ አንቀጽ 30-ዏ አንቀጽ 4 መሰረት የባህል ፍርድ በት ወሰኑን እንዲያስፈጸም የተጠየቀ የወሰኑ ፍርድ በት ወሰኑውን እንደ ይሳይ ወሰኑ የባህል ይችላል::
- 40. ለወሰኑ አፈጻጸም የሚመለከት መለያት**
- 1) ተከናሽ የባህል ፍርድ በት ወሰኑን ለመፈጸም ፍሰት የሌሎች ካሸነ ተከናሽ ለወሰኑው አፈጻጸም ለመል የሚችል ጽዜት ካለው አማርቶ እንዲያቀርቡት የባህል ፍርድ በት ወሰኑን የሚያስፈጸም የባህል አፈጻጸምና መያዙ የቀበሌ አስተዳደርን የሚል::
- 2) በዚህ አንቀጽ 30-ዏ አንቀጽ 1 የታዘዣው አካል ለወሰኑው አፈጻጸም ለመል የሚችልን የተከናሽ ጽዜት አማርቶ እንዲያቀርብ በታዘዣው ቀን ለባህል ፍርድ በቱ ማስወቅ አለበት::

- 2) Where there is no customary law governing the execution of judgment, the Customary Court shall execute its judgment in accordance with the following provisions:
- 3) The Customary Court may enforce its judgment using customary structures for the execution of judgment such as 'Foollee', 'Jaallaba', 'Jalkaawaa' and 'Makkala' where the defendant fails to perform a judgment made against him in accordance with Article 34 (2) (c) of the Proclamation.
- 4) Where it is hardly possible to execute the judgement, in accordance with sub-article 3 of this Article, without the violation of the human rights of the defendant, the Customary Court shall send the copy of the judgment and notify the District Court for executing it.
- 5) The District Court notified pursuant to sub-article 4 of this Article, shall execute the judgment based on relevant laws taking as its own.

40. Identification of Property for Execution

- 1) Where the defendant fails to execute the judgement, the Customary Court shall order the customary structure for the execution of judgment or the Kebele administration to identify and submit to it the property of the defendant for execution.
- 2) The organ ordered pursuant to sub-article 1 of this Article shall notify to the Customary Court, on the date specified, the property of the defendant it identified for execution.

- 3) Bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin qabeenyi idaaf qabamuu danda'u akkaataa seera aadaatiin qabeenya idaadhaan qabuuf hayyamamu ta'uun qabu.
- 4) Qabeenyi murtiin akka irrat-ti raawwatamu bu'uura Keewwata kana Keewwata Xiqqaa 2 tiin dhiyaate qabeenya idaaf qabamuu hin dandeenye ta'uun, kan himatamaa akka hin taane yookiin idaa biraatiin dursee kan qabame ta'uun yookiin qabeenya sana irraa mirgan qaba jedhee qaamni mormu yoo jiraate gaad-disa Mana Murtii Aadichaa itti aanutti dhiyaatee akka ibsu beel-lamni ni qabama. Beeksisni kana ibsus Mana Murtii Aadichaa fi Waajira Bulchiinsa Ganda yookiin iddo biroo argamuu danda'utti ni maxxanfama.
- 5) Namni bu'uura Keewwata kana Keewwata Xiqqaa 4 tiin mormii qabu iyyata isaa guyyaa beella-maatti Mana Murtii Aadaatiif barreeffamaan yookiin afaaaniin dhiyeefachuu danda'a.
- 6) Bu'uura Keewwata kana Keewwata Xiqqaa 5 tiin iyyanni dhiyaate yoo jiraate, Manni Murtii Aadaa iyyaticha ragaadhaan akka qulqulla'u taasisi komiin dhiyaate sirrii ta'uun yoo amane qabeenyi biraa raawwii murti-chaaf ooluu danda'u yoo jiraate akka dhiyaatu ajaja ni kenna.
- 7) Bu'uura Keewwata kana Keewwata Xiqqaa 5 tiin iyyanni dhiyaate hin jiru yoo ta'e yookiin iyyanni dhiyaatee ragaadhaan qulqulla'ee kufaa yoo ta'e, qabeeniyichi raawwiif akka oolfamu ni taasifama.

- 3) በዚህ አንቀጽ ፩-ሰ አንቀጽ ፧ መሰረት ለውሃኑው እራዳቸው የሚውል የተከላከለ ጽብረት በባህል ሆኖ መሰረት ሰዕስ ሌያነ የሚችል መሆኑ::
- 4) ለውሃኑው እራዳቸው እንዲውል በዚህ አንቀጽ ፩-ሰ አንቀጽ ፨ የቀረበ የተከላከለ ጽብረት ሰዕስ ሌያነ የሚችል መሆኑ:: የተከላከለ አለመሆኑን ወይም በለላ ሰዓ ቅድም የተያዘው መሆኑን ወይም ክንብረቱ መብት አለኝ የሚል ተቋሙም ያለው መገኘ ሌጥር በቀጠብ የባህል ተርድ በተ ቁጥር ቀርቡ ተቋሙምውን እንዲያቀርብ መደረግ አለበት:: የህን የሚገልጻ ማስታወሻም በባህል ተርድ በተ እና በቀበሌ አስተዳደሩ የአሁን ቤት ወይም ለለ ሌታ የሚችልበት በታ መሰጣዊ አለበት::
- 5) በዚህ አንቀጽ ፩-ሰ አንቀጽ ፪ መሰረት ተቋሙም ያለው ለውሃኑው እንዲቋሙን በቀጠብ ቀን ለባህል ተርድ በት በፊተኛው ወይም በቁል ማቅረብ ይኖርበታል::
- 6) በዚህ አንቀጽ ፩-ሰ አንቀጽ ፫ መሰረት የቀረበ አስተዋጅ የለ እንዲሆነ የባህል ተርድ በተ እንዲቋሙን ማማሳረቅ እንዲጠና ክፍል በንገት አስተዋወው ተከከለ መሆኑን ክሙን ለለ ለውሃኑው እራዳቸው ሌዕስ የሚችል ጽብረት ካለ እንዲያቀርብ ትብዛዣ ለለጥ ይችላል::
- 7) በዚህ አንቀጽ ፩-ሰ አንቀጽ ፫ መሰረት የቀረበ አስተዋጅ የለለ ክሆነ ወይም አስተዋጅ ቀርቡ በማሳረቅ ተጠሪው ውድቅ ክተፈጻሚ ጽብረቱ ለውሃኑ እራዳቸው እንዲውል ይደረገል::

- 3) The property to be attached for the execution of judgment, in accordance with sub-article 1 of this Article, shall be the property permissible for attachment in accordance with the customary law.
- 4) Where the property identified pursuant to sub-article 2 of this Article is not liable to attachment by the Customary law, or does not belong to the defendant, or has been liable to an encumbrance already, or someone claims to have a right on the property, it will be adjourned for another date to present and explain to Gaaddisa. A notification to this effect shall be affixed on the Customary Court house, office of Kebele administration or any conspicuous place.
- 5) Anyone who has an objection pursuant to sub-article 4 of this Article may lodge his application orally or in writing to 'Gaaddisa' on the fixed day.
- 6) The Customary Court may order the production of another property, if any, for the execution of the judgment where there is an application made in accordance with sub-article 5 of this Article and such an application is found, based on evidence, to be true.
- 7) Where there is no application, or the application made is dismissed, having been verified by evidence, in accordance with sub-article 5 of this Article, the property shall be subjected to execution.

41. Qabeenyi Raawwiif Adda Bahe Osoo Hin Qabamiin Dura Tarkaanfilee Fudhatamuu Qaban

Manni Murtii Aadaa qabeenyi raawwiif akka oolfamu adda bahe akka qabamu ajajuun dura tarkaanfiwwan armaan gadii ni fudhata:

- 1) Caasaa aadaa yookiin bulchiinsa gandaa ajajicha akka raawwachisu ajajamuuf murtii raawwatamuuf adeemuu fi haala ittiin raawwatamu waamee ni hubachiisa;
- 2) Murtii Mana Murtii Aadaatiin raawwatamuuf adeemu oliyanoon fudhatamee ajajni dhorkaa kan irratti hin dhiyaanne ta'uu ni mirkaneessa;
- 3) Qabeenyi murtii raawwachiiusuuf qabamu idaa sanaan kan walmadaalu yookiin idicha raawwachuuf kan gahu ta'uu mirkaneessuu;

42. Qabeenya Raawwiif Adda Bahe Qabuu fi Raawwii Murtiif Oolchuu

- 1) Bu'uura Dambii kana Keewwata 40 fi 41 tiin erga qulqulla'e booda qabeenyi himatamaa raawwii murtiif akka oolfamu murtaa'e akka qabamu Manni Murtii Aadaa ni ajaja.
- 2) Qaamni Mana Murtii Aadaatiin bu'uura Keewwata kana Kee-wwata Xiqqaa 1 tiin ajajame, qabeenya raawwii murtiif akka qabamu ajajame hordoffii barbaachisaa taasisuun himatamaa irraa fuudhuun Mana Murtii Aadaaf dhiyeessuu qaba.
- 3) Manni Murtii Aadaa qabeenyi bu'uura Keewwata kana Kee-wwata Xiqqaa 2 tiin raawwii murtiif qabame gurguramee yookiin murtichi akaakuun akka raawwatamu ni ajaja.
- 4) Himatamaan murtiin osoo hin raawwatamiin dura fedhii isaatin akkaataa murtiitiin raawwachuuf kan dhiyaate yoo ta'e, qabeenyi raawwiif qabame gadi ni dhiifamaaf.

41. ለውኑ አፈጻጸም እንዳወል የተለያዩ ቤት ማይነት በፊት መመሪያ ያለባቸው እርምጃዎች

የበላ ቅርድ በት ለውኑ አፈጻጸም እንዳወል የተለያዩ ቤት እንዳሆነ ከሚከተሉት ቤት የሚከተሉት ቤት እርምጃዎች ይመስቀል::

- 1) ወሰኔዎን እንዳሆነ ስምም የበላ አፈጻጸም ቤት ወይም የቀበሌ አስተዳደር ሌሎች ስለለው ወሰኑ እና የእራሻዎችን ሁኔታ ያስገነባል::
- 2) በበላ ቅርድ በት የሚፈጸመው ወሰኑ ይግባኝ ቅርቡት ደንብ ያልወጣበት መሆኑን ያረጋግጣል::
- 3) ለውኑ ማስፈጸማቸው የሚያዘው ቤቱ ከዚያው ወር ተመማሪ መሆኑን ማረጋገጥ አለበት::

42. ለውኑ አፈጻጸም እንዳወል የተለያዩ ቤት መያዝና ለእራሻዎች ማዋል

1) በዚህ ዓንቀጽ 40 እና 41 መሰረት ከተማ በጀት ለውኑ አፈጻጸም እንዳወል የተወሰነ የተከሳሽ ቤቱ እንዳሆነ የበላ ቅርድ በት የሚል::

- 2) በዚህ ዓንቀጽ 30-ዢ እንቀጽ 1 መሰረት በበላ ቅርድ በት የታዘዴ አካል ለውኑ አፈጻጸም እንዳወል የተወሰነ የተከሳሽ ቤቱ እና ለእራሻዎች ከተማ ለማቅረብ በመሆኑ ለበላ ቅርድ በት ማቅረብ አለበት::

3) የበላ ቅርድ በት በዚህ ዓንቀጽ 30-ዢ እንቀጽ 2 መሰረት የተያዘው የተከሳሽ ቤቱ ተሽጭ ወይም በዓይነት ወሰኑው እንዳሆነ የሚል::

- 4) ተከሳሽ ወሰኑው ስይፈጸም በፊት የሚፈለጉትን ጉባኤ የከራል ከሆነ ለውኑ አፈጻጸም የተያዘው ቤቱ ለሰቀቷል ይገባል::

41. Measures to be Taken Before Attaching the Property Identified for Execution

The Customary Court shall take the following measures before giving an order of attachment of the property identified for execution:

- 1) It shall call on and explain to the customary structure or Kebele administration the judgment to be executed and the manner of its execution.
- 2) It shall ensure that the judgment going to be executed by the Customary Court is not appealed against and subjected to injunction order;
- 3) It must ensure that the property to be attached is equivalent to or sufficient to discharge the debt.

42. Attachment of and Execution of Property Identified for Execution

1) The Customary Court shall order the attachment of the property of the defendant determined for execution after it is verified pursuant to Articles 41 and 42 of this Regulation.

- 2) An organ ordered by the Customary Court pursuant to sub-article 1 of this Article, shall seize and deliver it to the Customary Court.

3) The Customary Court may order the execution of the judgment against the proceeds of the sale of the property attached pursuant to sub-article 2 of this Article or in kind.

- 4) Where the defendant discharged the debt expected of him for before the execution takes place, the property shall be released and be given back to him.

43. Haala Qabeenyi Raawwii Murtiitiif Qabame Ittiin Gurguramu	43. ለወጥኑ አፈጻጸም የተያዘ ጽሑፍት የሚሰጥበት አገባብ	43. The Manner of Sale of the Property Attached for Execution
1) Murtii raawwachiisuuf qabeenya himatamaa gurguruun barbaachisaa ta'ee yoo argame, Manni Murtii Aadaa tilmaamni qabeenya himatamaa raawwiif qabamee namoota ogummaa yookiin muuxannoo qabaniin tilmaamnee akka dhiyaatu bulchiinsa gandaa ni ajaja.	1) የባህል ፍርድ በት ወሳኔውን ለማስረዳም የተከላሽ ጽሑፍትን መሰጥ አስፈላጊ ሆኖ ካገኘው የቀበለ አስተዳደሩ መያና ለምድ ባለታው ለወጥ ጽሑፍትን አስገምቶ እንዲያቀርብ የሚል::	1) Where it is necessary to sell the property of the defendant to execute its judgment, the Customary Court shall order the Kebele administration to cause the estimation of the market value of the property by persons with knowledge and experience.
2) Bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin tilmaamni erga dhiyaate booda, Manni Murtii Aadaa caasaan aadaa murtii raawwachiisu yookiin bulchiinsi gandaa tilmaama bhee gadi hanga hin taanetti gurguree bu'aa isaa akka dhiyeessu ni taasisa.	2) በዚህ አንቀጽ ፩/፪ አንቀጽ ፧ መሰረት ጽሑፍቱ ተገኘው ካቀረቡ በቃሉ የባህል ፍርድ በቱ የባህል አይደደቷት ወይም የቀበለ አስተዳደሩ ካቀረቡው ጽሑፍት በማያሳስ የጋ ጽሑፍቱን ስም ወጪቱን እንዲያቀርብ የፊርማል::	2) Where the estimation is made pursuant to sub-article 1 of this Article, the Customary Court shall cause the sale of the property estimated pursuant to sub-article 1 of this Article by the customary institution responsible for the execution of judgment or the Kebele administration for not less than the estimated price.
3) Manni Murtii Aadas maallaqa gurgurtaa bu'uura Keewwata kana Keewwata Xiqqaa 2 tiin argame himataaf akkaataa murtiitiin ni raawwata.	3) የባህል ፍርድ በት በዚህ አንቀጽ ፩/፪ አንቀጽ ፨ መሰረት ካተከላሽ ጽሑፍት ሰም የተገኘውን ገዢነት በወሳኔው መሰረት ለተወስነለት ሰው ይፈጸማል::	3) The Customary Court shall pay the decree holder, as per the judgment, from the proceeds of the property sold in accordance with sub-article 2 of this Article.
4) Manni Murtii Aadaa maallaqni gurgurtaa qabeenyichaa irraa argame murticha raawwachuuuf hanga barbaachisuu ol yoo ta'e, himatamaaf ni deebisa.	4) የባህል ፍርድ በት ካተከላሽ ጽሑፍት ሰም የተገኘው ገዢነት በወሳኔው ለማስረዳም ካሚያስፈልጊው በለይ ካሁን ቅዱውን ለተከላሽ ይመልሳል::	4) The Customary Court shall return to the defendant where the proceeds of sale is greater than what is required to execute the decree.
5) Manni Murtii Aadaa murtii isaa yeroo raawwachiisu deeggarsi Mana Murtii Aanaa yoo isa barbaachise, keessattuu murtiin raawwatamu qabeenya hin sochoone yookiin mindaa kan ilaallatu yoo ta'e yookiin ajaja dhorkaa kennuu kan barbaachisu yoo ta'e yookiin maallaqni moodeelaan olkaa'amuu qabu yeroo jiraatu Mana Murtii Aanaa deeggarsa gaafachuu ni danda'a.	5) የባህል ፍርድ በት ወሳኔውን ለማስፋዕም የወረዳ ፍርድ በት ይጋፍ ካስፈላጊው በተለያየም የሚፈጸመው ወሳኔ የሚይጠቅበት ጽሑፍት ካሁን፣ ይሞላን የሚመለከት ካሁን፣ የዳግድ ተፊባዎ በፍርድ በት እንዲሰጥ የሚያስፈልግ ካሁን ወይም በጥፊል እንዲያነው የሚያስፈልግ ገዢነት ለጥር የወረዳውን ፍርድ በት ይጋፍ መጠየቁ ይችላል::	5) Where the Customary Court needs support of the District Court, particularly when the execution involves an immovable property or salary of an employee, or an injunction order is required, or there is money to be placed with the Court, it may request support therefrom.
44. Qabeenyi Raawwii Murtiif Oolu Dhabamuu Yookiin Gahaa Ta'uun Dhabuu	44. ለወጥኑ አፈጻጸም የሚውል ጽሑፍት አለመናር ወይም በቱ አለመሆን	44. Unavailability or insufficiency of Property for Execution
1) Murtii Mana Murtii Aadaatiin murtaa'e raawwachuuuf kan oolu himatamaan qabeenya yookiin madda galii kan hin qabne yoo ta'e akkaataa seera aadaa naannichaatiin murtiin barbaachisaan ni fudhatama.	1) ተከሳሽ በባህል ፍርድ በት የተሰጠን ወሳኔ ለማስረዳም የሚውል ጽሑፍት ወይም በቱ የሰለው ለሚን በባህል እን መሰረት አስፈላጊ ወሳኔ ይሰጣል::	1) Where the defendant has no property or means of income for the execution of the judgment of the Customary Court, an appropriate measure shall be taken based on the customary law.

- 2) Kan Keewwata kana Keewwata Xiqqaa 1 jalatti ibsame akkuma jirutti taee, qabeenyi himatamaan qabu gurguramee murtii raawwachuuf kan hanqate yoo taee, Manni Murtii Aadaa hangi idaa maallaqichi uwwisuu danda'u akka raawwatamu taasisuun kan hafe galmeessuun galmicha ni cufa.
- 3) Himataan maallaqa bifa Keewwata kana Keewwata Xiqqaa 2 jalatti ibsameen osoo hin raawwatamiiniif hafe, yeroo himatamaan qabeenya yookiin galii raawwii murtif ooluu danda'u argatutti akka raawwatamuuf gaafachuu ni danda'a.
- 45. Hirpha**
- 1) Manni Murtii Aadaa, himatamaa fi kanneen biroo badii wal-fakkaataa akka hin raawwanne barsiisuudhaaf yookiin hawaasni gahee badii ittisuuf gumaachuu qabu hubachiisuu faayidaa qaba jedhee yoo amane himatamaan murtii adabbii, baasii fi kisaaraa, gumaa yookiin beenyaa itti murtaa'e hirphaan akka raawwatu ajajuu ni danda'a.
 - 2) Kaayyoo Dambii kanaatiif "Hirpha" jechuun namni badii raawwate tokko lammii yookiin gosa isaa irraa yookiin uummata naannoo jiraatuu irraa bakkeewwan gabaa yookiin mana manarra deemuun badii raawwatee fi murtii itti murtaa'e ibsaa, deggarsa maallaqaa yookiin akaakuu kadhachuun waan argate nama badii irratti raawwateef baasii fi kisaaraa, gumaa, beenyaa yookiin gatii kaffaluuf yookiin adabbii itti murtaa'e raawwachuuf sirna gargaaru dha.
 - 3) Manni Murtii Aadaa murtiin bu'uura Keewwata kana Keewwata Xiqqaa 1 jalatti ibsameen kennname akkaataa murtaa'een raawwatamuu isaa akka to'atu caasaa aadaa murtii raawwachisu yookiin bulchiinsa gandaa ajajuu ni danda'a.

- 2) በዚህ አንቀጽ ፩-ዢ አንቀጽ ፧ ስር የተደረገው እንደተጠበቀ ሆኖ የተከናሽ ጽሑፍት ውስኔውን ለማሳሌያም በቁ ስይሆን የተገኘ ካሸነ የባሬ ፍርድ በት ከሚሸቱ ስምምነት የሚለውን የባሬ ውስኔውን በመስራት ተረም በመመዘገብ መግባብ ይዘዋል::
- 3) በዚህ አንቀጽ ፩-ዢ አንቀጽ ፨ መሰረት ስይሆን የዋኔ ውስኔው ለማሳሌያም በት ከሚሸቱ ስምምነት የሚሸቱ ውስኔውን በመስራት ተረም በአንቀጽ ፧ የሚሸቱ ውስኔውን በመስራት መግባብ ይዘዋል::
- 45. ሆርሻ**
- 1) የባሬ ፍርድ በት ተከናሽና ለሰንት ተመሳሳይ ጥሩት እንዲያደርግሙ ለማሳሌያር ወይም ህጻዊትበት የባሬ ሆኖ ተስተኗ ከመከላከል እንዲር ያለበትን ደርሻ እንዲመጣ ለማሳሌበት ተቋሚ ነው በዚህ ከሰበት ተከናሽ የተወስነበትን ቅጠት፣ ወጪና ከሳድ፣ ገመግ ወይም የካሳ ከኩረ በህርሻ እንዲያደርግም ለያዘዣ ይችላል::
 - 2) ለዚህ ደንብ ዓለማ ሆርሻ ማስት ጥሩት የፈጸመ ለው ከነበት አባላት ወይም ከእነበበው ነው በጠበቅ በታማት ወይም በት ለበት በመሂድ የፈጸመውን ጥሩትና በሽማግለዥ የተለለፈበትን ውስኔ በመናገር ቅጠቱን ወይም እንዲከፍል የተወስነውን ገመግ ወይም የካሳ ከኩረ ለመሳሌያም ለማረዳውን የጥንዘበ ወይም የቀይነት ዝግጁ ወማረዳበበበት ስርዓት ነው::
 - 3) የባሬ ፍርድ በት በዚህ አንቀጽ ፩-ዢ አንቀጽ ፧ መሰረት በህርሻ እንዲያደርግም የሰጠውን ውስኔ እንዲተጠበቀ ከት-ትል እድርት በውሳኔው መሰረት እንዲያደርግም የባሬ እድረቃቃትን ወይም የቀበለ እስተዳደርን ለያዘዣ ይችላል::

2) Without prejudice to the provision of sub-article 1 of this Article, where the proceeds of the sale of the property of the defendant is not sufficient to settle the debt, the amount of the proceed of the sold property shall be paid to the plaintiff and the file be closed by recording the remainder.

3) The plaintiff to whom payment is not effected in accordance with sub-article 2 of this Article may require the payment of the remaining amount of money where the defendant has acquired property.

45. Hirpha

- 1) The Customary Court may order the defendant to discharge penalty imposed on him, to effect Guma, to cover the costs and economic damages he caused to the plaintiff through 'hirpha' where it believes that this can deter the defendant or other persons or such is capable of awaring the community of their role in preventing criminal acts.
- 2) For the purpose of this Regulation, 'Hirpha' means a process by which a person because of his wrong doing, asks for support in cash or kind from his clan or community members, by going to a market place or door to door, explaining his wrong doings and penalties imposed on him, to pay to the victim in the form of costs and expenses, 'Gumaa', compensation or price, or for the purpose of performing the imposed penalty.
- 3) The Customary Court may order the customary structure for the execution of judgment or the Kebele administration to follow up the enforcement of the judgement given in accordance with sub-article 1 of this Article.

	<p>Kutaa Xiqqaa Lama Raawwii Murtii Adabbi</p> <p>46. Adabbi Maallaqaa fi Akaakuu Raawwachiisuu</p> <p>1) Raawwiin adabbi maallaqaa adeemsuma murtiin himataaf ittiin raawwatamu kan Kutaa kana Kutaa Xiqqaa Tokko (Keewwata 39-45) jalatti ibsameen kan raawwatamu ta'a.</p> <p>2) Adabbiin maallaqaa bu'uura Dambii kana Keewwata 38 tiin murtaa'u bulchiinsa gandichaati-in ni raawwachifama.</p> <p>3) Kan Keewwata kana Keewwata Xiqqaa 2 jalatti ibsame akkuma jirutti ta'ee, barbaachisaa ta'ee yoo argame Pirezidaantiin Mana Murtii Aanaa kanfaltiin adabbi hojjetaa Mana Murtii Aadaatiin akka walitti qabamu gochuu ni danda'a.</p> <p>4) Bu'uura Keewwata kana Keewwata Xiqqaa 2 fi 3 tiin qaamni adabbi maallaqaa raawwachiisu nagahee seera qabeessa kennuu fi lakkofsa herreega baankii Mana Murtii Aanichaatiin kaayyoo kanaaf bana-mu irratti galii gochuu qaba.</p> <p>5) Hafteen nagahee bu'uura Keewwata kana Keewwata Xiqqaa 4 tiin himatamaan adabbi ittiin kaffale dhiyaatee galmee keessat-ti hidhamuu qaba.</p> <p>6) Adabbiin akaakuun akka raawwatamu murtaa'u yookiin raawwachifamu kamiyyuu galmeefamee Mana Murtii Aanaatti galii ni taasifama. Barbaachisaa ta'ee yeroo argamu Pirezidaantiin Mana Murtii Aanaa qabeenyi akaakuun kennname gurguramee maallaqni isaa galii akka taas-ifamu ajajuu ni danda'a.</p> <p>7) Adabbiin maallaqaa bu'uura Dambii kana Keewwata 38 (5) tiin himataaf yookiin mi-idhamaaf bifa beenyaatiin akka kanfalamu murtaa'e gaaddisa irratti himataaf raawwatamuun, galmee irrattis ni galmeeffama.</p>
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ንዕስ ከፍል ህለት	የቅጣት መሠረት አፈጻጸም	46. የንግድ የከይኑት ቅጣትን ማስፈልጉም
		1) የንግድ ቅጣት አፈጻጸም በዚህ ደንብ ከፍል ስምንት ጽዜስ ከፍል እንደ (አንቀጽ 39-45) መሰረት ለከሳሽ የተወስኑው መሠረት በማረመጥበት ማቅረብ ይፈጸማል::
		2) በዚህ ደንብ እንቀጽ 38 መሰረት የሚወስኑው ቅጣት በቀበሌ አስተዳደር ይፈጸማል::
		3) በዚህ እንቀጽ ጽዜስ ከፍል 2 የተደረገው እንደተመለቀ ሆኖ አስፈላጊ ሆኖ ለተኛ የወረዳ ፍርድ በት ጥወለያንት የቅጣት ከፍር በባህላ ፍርድ በቱ ለራተኞች እንዲሰጠው ለማድረግ ይችላል::
		4) በዚህ እንቀጽ ጽዜስ ከፍል 2 እና 3 የንግድ ቅጣትን የሚመለከትም አካል አጋዋ ይረስኝ መሰጠትና በዚህ ዓላማ በወረዳ ፍርድ በቱ በተከሱት የባንክ የሚሰጠው ቀጥር ለዚ ገዢ ማድረግ አለበት::
		5) በዚህ እንቀጽ ጽዜስ ከፍል 4 መሰረት ተከሳሽ ቅጣቱን የከፈለበት የፈረሰነት ቅርቡ ከመዘገበው ወር መያዥን አለበት::
		6) የትናውም በዓይነት የሚፈጸም ቅጣት ተመዘገበ ለወረዳ ፍርድ በት ገዢ መድረግ አለበት:: አስፈላጊ ሆኖ ለተኛ የወረዳ ፍርድ በት ጥወለያንት በዓይነት ገዢ የሚፈጸም ቅጣት ተሰጥ ገዢው ገዢ እንደፈጸግ ማዘዣ ይችላል::
		7) በዚህ ደንብ እንቀጽ 38(5) መሰረት ለከሳሽ ወይም ለተኞች በኋላ መልክ እንዲፈጸም የተወስኑ ቅጣት ላይ ለዚ እንዲሰጥ ተፈርሱ በመዘገበው ለይም ይመዘገበል::

Section Two	
Enforcement of Penalties	
46. Enforcing Fine and Penalty in Kind	
1)	The enforcement of a fine shall be made in accordance with the execution of the rights of the decree holder stated under Section One of this Part (Article 39-45).
2)	A fine imposed pursuant to Article 38 of this Regulation shall be enforced by the Kebele Administration.
3)	without prejudice to the provision of sub-article 2 of this Article, the President of the District Court may, where he thinks fit, order the collection of fine by an employee of the District Court.
4)	Any person who collects fine pursuant to Sub-articles 2 and 3 of this Article shall give an appropriate receipt in return to the fine collected and deposit same in the Bank Account created by the District Court for this purpose.
5)	The copy of the receipt by which the defendant paid fine pursuant to sub-article 4 of this Article shall be affixed in the file.
6)	Where penalty is imposed to be enforced in kind, it must be registered and placed with the District Court. The President of the District Court may order, where he thinks fit, the sale of the penalty collected in kind.
7)	The fine to be paid to the plaintiff or victim, pursuant to sub-article 5 of Article 38 in form of compensation, shall be made on 'Gaaddisa' and be recorded on the file.

Kutaa Sagal	ክፍል አጠቃላይ	Part Nine
Galii Manneen Murtii Aadaa	የባህል ቅርቡ በት ጥ.	Income of Customry Courts
47. Buusii Jiraattota Irraa Walitti Qabamu	47. ከነወወምና የሚሰበሰብ መዋሪ	47. Contribution to be Collected from the Residents
1) Buusiin galii Mana Murtii Aadaatiif oolu abbootii warraa jiraattota gandichaa ta'an irraa walitti ni qabama.	1) ለባህል ቅርቡ በት መዋሪው የሚሰበሰብው በቀበሌው ነጥረ ከሆነ እና ወራወምና ነው::	1) Contributions for the income of the Customary Courts shall be collected from heads of families of the Kebele residents.
2) Abbootiin warraa jiraataa gandaan ta'an buusii waggaatti altokko Mana Murtii Aadaatiif galii akka ta'u sassaabamu kanfaluuf dirqama qabu.	2) የቀበሌው ነጥረ የሆኑ እና ወራወምና ለመሆኑ ቅርቡ በት በአመት እንደ ገዢ የሚሰበሰብውን መዋሪው ለመከራል ተያዙ እለባቸው::	2) Heads of families residing in the Kebele shall pay the contributions to be collected once a year as an income of the Customary Court.
3) Kan Keewwata kana Keewwata Xiqqaa 2 jalatti ibsame akkuma jirutti ta'ee, abbaan warraa buusii kana kaffaluu hin dandeenye qaama buusii kana sassaabuuu beeksisuu fi ragaa dhiyeffachuudhaan kaffalticha irraa bilsa ta'uu ni danda'a.	3) በተሸጠው እናቀጽ ፩፻፯ እናቀጽ ፲ ስር የተደረገው እናቆሉ ሆኖ መዋሪውን ለመከራል እቅዱ የረሳው እናው መዋሪውን ለማሰበሰብው እናል በማሳወቅና እስራለሁውን ማስረጃ በማቅረብ ከመዋሪው ነገ መሆን ይችላል::	3) without prejudice to the provision of sub-article 2 of this Article, a head of family who is not in a position to pay the contribution may notify the organ in charge of collecting it and be relieved from such payment by adducing evidence.
4) Buusiin bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin walitti qabamu waggaatti altokko bulchiinsa gandaatiin ni sassabama.	4) በተሸጠው እናቀጽ ፩፻፯ እናቀጽ ፧ መሰረት የሚሰበሰብው መዋሪው በአመት እንደ ገዢ በቀበሌ እስተዳድር ይሰበባል::	4) The contribution to be made in accordance with sub-article 1 of this Article shall be collected once in a year by the Kebele Administration.
5) Kan Keewwata kana Keewwata Xiqqaa 4 jalatti ibsame yoo jiratellee, Pirezidaantiin Mana Murtii Aanaa buusiin abbootii warraa jiraattota gandaan irraa sassaabamu hojjettoota Mana Murtii Aadaatiin akka walitti qabamu ajajuu ni danda'a.	5) በተሸጠው እናቀጽ ፩፻፯ እናቀጽ ፪ ስር የተመቀበው በጥርጋው የወራወምና ቅርቡ በት ተጠነቷት መዋሪው በየሀል ቅርቡ በት ሰራተኞች እናቆሉ ለመከራል ይችላል::	5) Notwithstanding the provision of sub-article 4 of this Article, the President of the District Court may order the collection of the contribution from heads of families by an employee of the District Court.
6) Hangi buusii abbootii warraa irraa sassaabamu marii waliinii Pirezidaantii Mana Murtii Aanaa, Walitti qabaa Mana Murtii Aadaa Oldabarfataa fi Itti Gaafatamaa Waajjira Aadaa fi Tuuriizimii Aanichaatiin murtaa'a.	6) ከነወወምና እና ወራወምና የሚሰበሰብው የመዋሪው መጠን በወራወምና ቅርቡ በት ተጠነቷት በይግባሩ ሌማማል እና በየሀል ቅርቡ በት ሰራተኞች እናቆሉ የወራወምና የሚመለን ይመናል::	6) The amount of the contribution to be collected shall be determined by the joint consultation of the President of the District Court, Chairperson of the Appellate Customary Court and the head Office of Culture and Tourism of the district.
7) Hangi buusii bu'uura Keewwata kana Keewwata Xiqqaa 6 tiin murtaa'u karooraa fi baasii Manneen Murtii Aadaatiif barbaachi-su akkasumas humna diinagdee jiraattota gandichaa jiddu galeessa godhachuun ta'a.	7) በተሸጠው እናቀጽ ፩፻፯ እናቀጽ ፬ መሰረት የሚመለው የመዋሪው መጠን በየሀል ቅርቡ በቶች የሚሰበሰብውን መከራል ይችል እናቆሉ ሆኖ የሚመለው የወራወምናን የኢትዮጵያ እቅዱ ከግንባብ ያስገኘ መሆን እለበት::	7) The determination of the amount of contribution to be made pursuant to sub-article 6 of this Article shall base itself on the plan and necessary costs as well as economic capacity of the Kebele residents

8) Kan Keewwata kana Keewwata Xiqqaa 1-7 tti jiru akkuma eegametti ta'ee, yeroo galmi yookiin waajjirri Mana Murtii Aadaa ijaaramu yookiin sababa birootiin deeggarsi addaa ni barbaachisa jedhamee yoo amaname Pirezidaantii Mana Murtii Aanaa beeksisuun haala addatiin galiin akka walitti qabamu taasifamuu danda'a.	8) በዚህ አንቀጽ ከጂዢ እንቀጽ 1-7 የተደንገገው እንደተጠበቀ ሆኖ የባህል ፍርድ በት የሚገኘው ስራ ለመረመጥ ወይም በለላ የሚከተሉት ላይ ይጠናል፡፡ ተብሎ ለታመን የውጭ ፍርድ በት ጥራዎችንን በማሳወቅ በተለያየ መንገድ ነዋሪዎች ይጠናል፡፡ እንዲያደርግ ማሳደግ ይችላል፡፡	8) without prejudice to the provisions of sub-articles 1 -7 of this Article, an income for the Customary Court may be collected under exceptional circumstances, after notifying the President of the District Court, where special support is deemed necessary for the construction of a house for the Customary Court or another purpose.
48. Haala Gumaatni Itti Sassaabamu	48. ገማታ የሚሰጠበባት ሆኖታ	48. Manner of Collection of ‘Gumaata’
1) Gumaatni madda galii Mana Murtii Aadaatiif oolu sadarkaa anaatti abbootii qabeenyaa, dhaabilee mootummaa fi miti mootummaa irraa ni sassaabbama.	1) ለባህል ፍርድ በት ገዢ እንዲሆን ገማታ ከባለሁበቸቱ፡ ከማንኛስታዊና መንግስታዊ ካልሆነ ተቁማት በውጭ ይረዳ ይሰጠባል፡፡	1) ‘Gumaata’ may be collected, as an income of the Customary Court, at District level, from wealthy people, governmental and non-governmental organizations.
2) Gumaatni kan kennamu yookiin waadaa kan galamu fedhii qaamolee gumaatanii bu'uureffatee ta'a.	2) ገማታ የሚሰጠው ወይም ቅል የሚገባው ገማታ የሚሰጠው አካላትን ሁኔታዎችን በመመርሱ ይሆናል፡፡	2) ‘Gumaata’ may be given or promised based on the will of the organs to give it.
3) Gumaatni kan walitti qabamu qaamolee gumaata kennuu danda'u jedhamanii adda baafamuu un xalayaa Pirezidaantiin Mana Murtii Aanichaa mallatteessuun gaafataman irraa yookiin saganta teeleetoonii qopheessuun qaamoleen gumaacha akka taasisan filataman argamanii akka irratti hirmaatan affeeraman irraa ta'uu danda'a.	3) ገማታ የሚሰጠው ገማታ ለሰጠ ይችላል ተብሎ ተለይቶ የውጭ ፍርድ በት በሚፈርመው ይሰጠው የሚመሩ ወይም በሚዘጋጀው የተለያዩ ጥርጋዎች ላይ ከማጋበዣ ለማቅ ነው፡፡	3) ‘Gumaata’ may be collected by an official letter signed by the President of the District Court, from organs identified to support, or through the arrangement of a telletone program and inviting those believed to give ‘Gumaata’.
4) Pirezidaantiin Mana Murtii Aanaa, Walitti Qabaan Mana Murtii Aadaa Oldabarfataa fi Itti Gaafatamaan Waajjira Aadaa fi Tuurizimii sagantaa gumaatni irratti walitti qabamu olaantummaan ni qindeessu;	4) የውጭ ፍርድ በት ጥራዎችን፡ ይግባኝ ስሜ የባህል ፍርድ በት ስጠስቦ ምማማል እና የባህል ቅጂዎም ይከልኝ በት ሙሉ ገማታ የሚሰጠበባትን ጥርጋዎች በበለጭነት ይከተባበል፡፡	4) The President of the District Court, the the Chairperson of the Appellate Customary Court, and Head District Office of Culture and Tourism shall be primarily be responsible to coordinate the program for the collection of ‘Gumaata’;
5) Sagantaan bu'uura Keewwata kana Keewwata Xiqqaa 3 fi 4 tiin gumaata walitti qabuuuf qophaa'u yoo xiqqaate waggaatti altokko sadarkaa aanaatti ni gaggeeffama.	5) በዚህ አንቀጽ 3-ዢ እንቀጽ 3 እና 4 መሰረት ገማታ የሚሰጠበባት ጥርጋዎች በይንስ በአመት እንደ 2ነት በውጭ ይረዳ ይካሬባል፡፡	5) The program for the collection of ‘Gumata’ pursuant to Sub-articles 4 and 5 of this Article shall be arranged at least once a year at District level.
6) Pirezidaantiin Mana Murtii Aanaa hojjettoota mana murtii aanaa keessa ogeessa gumaata bifa maallaqa callaan kennaman, akaakuun dhiyaatanii fi waadaawwan galaman itti gaafatamummaadhaan sassaabuun herreega baankii kaayyoo kanaaf banamu irratti galii taasisu ni ramada.	6) የውጭ ፍርድ በት ጥራዎችን፡ በገንዘብ በአይነት እንዲሆኑ ቅል የሚገባውን ገማታ በማሳደግ የሚሰጠበባት እና ገዢ የሚፈርመው ፍርድ በት ስራተኞች ይመደባል፡፡	6) The President of the District Court shall assign an expert, from among the staffs of the District Court, who collects and deposits into the bank account created for this purpose, ‘Gumaata’ to be given or promised in cash or in kind.

- 7) Gumaatni akaakuun Mana Murtii Aadaatiif kennamu kamiyyuu galmeeffamee Mana Murtii Aanaatti galii ni taasifama.
- 8) Kan Keewwata kana Keewwata Xiqqaa 1-7 jalatti ibsame yoo ji-raatellee, namni yookiin dhaabbanni kamiyyuu kaka'umsa mataa isaatiin yeroo kamiyyuu maallaqaan, akaakuun, humnaa fi ogummaa isaatiin Mana Murtii Aadaa deeggaruu ni danda'a.
- 9) Kennaan bu'uura Keewwata kana Keewwata Xiqqaa 8 tiin kennamu Manuma Murtii Aadaa kennameef sanaaf galii ta-asifama.
- 10) Manni Murtii Aadaa deeggarsa bu'uura Keewwata kana Keewwata Xiqqaa 8 fi 9 tiin kennameef galmeesee ni qabata, kaayyoo oolcheef waliin gabaasa isaa keessatti haammachiisuun Mana Murtii Aanaa beeksisuun qaba.
- 49. Galii Buusii fi Gumaata Irraa Walitti Qabame Bulchuu**
- Buousii fi gumaatni bu'uura Dambii kana keewwata 47 (1-7) fi 48 (1-7) tiin qaamolee gara garaa irraa walitti qabamu nagahee seera qabeessa kaayyoo kanaaf maxx-anfamuun kan sassaabamu ta'a.
 - Buousii fi gumaatni bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin sassaabamu fi galiin abbii irraa walitti qabamu lakoofsa herreegcaa baankii Mana Murtii Aanichaatiin kaayyoo kanaaf banamu irratti galii ta'a.
 - Pirezidaantiin Mana Murtii Aanaa barbaachisaa ta'ee yoo ar-game gumaata akaakuun Mana Murtii Aadaatiif bu'uura Dambii kana Keewwata 48(7) tiin kennamee gurguramee maallaqni isaa galii akka taasifamu gochuu ni danda'a.

- 7) ማንኛውም በአይነት ለማል ፊርድ በት የሚሰጠው ገማጅ ተመዝግበ በዚሬ ፊርድ በት ጥ. ይደረጋል::
- 8) በዚህ አንቀጽ ከጋብኩ አንቀጽ 1-7 የተሰጠው በጥርጋው ማንኛውም ስው ወይም ፊርድ በራሳ ተከላከል ለማል ፊርድ በት በገዢነት ለማል ፊርድ በት በገዢነት ለማል ፊርድ በሙያው እና በተሳቦች ድጋፍ ማድረግ ይችላል::
- 9) በዚህ አንቀጽ ንዑስ አንቀጽ 8 መሰረት ለማል ፊርድ በት የሚደረግ ድጋፍ ለሚሰጠው ስው ለተሰጠው ፊርድ በት ጥ. ይሞኑል::
- 10) የባህል ፊርድ በት በዚህ አንቀጽ ንዑስ አንቀጽ 8 እና 9 መሰረት የተሰጠውን ድጋፍ መግለጫ ይይዛል፤ ከዚለበት አለማ ወር በረሃርቃቄ አካላት የወረዳውን ፊርድ በት ያሳውቋል::
- 49. ከመዋጂና ገማጅ የተገኘት ጥ. ለዘመን**
- 1) በዚህ ደንብ አንቀጽ 47 (1-7) እና 48 (1-7) መሰረት ከተለያየ አካላት የሚሰጠበት መዋጂና ገማጅ ለዚህ ቅለማ በሚታተው ይጠቀም ይረዳች የሚሰጠበት ይሆናል::
- 2) በዚህ አንቀጽ ንዑስ አንቀጽ 1 መሰረት ከመዋጂና ገማጅ የሚሰጠበት ከዚለበት የሚገኘው ጥ. በዚሬ ፊርድ በት ለዚህ ቅለማ በሚከራከሩት የሚሰጠበት የሚገኘው ይሆናል::
- 3) የወረዳ ፊርድ በት ተጨማሪነት በዚህ ደንብ አንቀጽ 48(7) መሰረት ለማል ፊርድ በት በአይነት ጥ. የተፈጻሚ ገማጅ አስፈላጊ ሆኖ ለገኘ ተስማ ገንዘብ ጥ. እንዲደረግ ለጥርጋው ይችላል::

- 7) 'Gumata' to be given in kind shall be registered and deposited with the District Court.
- 8) Notwithstanding the provisions of Sub-articles 1- 7 of this Article, any person or organization may, on its own initiation, support the Customary Court, at any time, through giving property in cash, in kind, his labor or his profession.
- 9) A gift to be made to a Customary Court, in accordance with sub-article 8 of this Article will be given to the specified Customary Court.
- 10) The Customary Court shall make an inventory of the support made to it in accordance with sub-articles 8 and 9 of this Article and include in its report to the District Court together with the purpose for which it was utilized.
- 49. Administration of an Income Collected from Contributions and 'Gumata'**
- The collection of Contribution and 'Gumaata' from different organs in accordance with Articles 47(1-7) and 48(1-7) shall be made through a receipt to be published for same purpose.
 - Contributions and 'Gumaata' to be collected pursuant to sub-article 1 of this Article and income from fines shall be deposited in the bank account created by the District Court for same purpose.
 - The President of the District Court may, where he thinks fit, cause the sale of the 'Gumaata' made in kind to the Customary Court pursuant to Article 48(7) of this Regulation and the proceeds thereof deposited.

- 50. Haala Galiin Adabbii, Buusii fi Gumaata Irraa Walitti Qabamu Hojiirra Itti Oolu**
- 1) Maallaqni bifa adabbii, buusii fi gumaataatiin galii Manneen Murtii Aadaatiif akka oolu walitti qabame marii Pirezidaantii Mana Murtii Aanaa, Walitti-qabaa Mana Murtii Aadaa Oldabarfataa fi Itti Gaafatamaa Waajjira Aadaa fi Turiizimii aani-ichaatiin Mana Murtii Aadaa Oldabarfataa fi Manneen Murtii Aadaa Jalqabaa aanicha keessatti argamaniif ni qoodama.
 - 2) Bu'uura Keewwata kana Keewwata Xiqqaa 1 tiin qoddieen tasaifamu haqa-qabeessa, iftoomina kan qabu, hanga galii mana murtii aadichaatiin sassaabame, baay'ina hojii fi haalota qabat-amoo biroo Manneen Murtii Aadaa ilaalcha keessa kan galche ta'uu qaba.
 - 3) Qoodinsa galii Manneen Murtii Aadaa bu'uureffatee faayinaansii kan bulchuu fi bittaa qabeenyaan kan raawwatu Mana Murtii Aanaa ta'a.
 - 4) Manneen Murtii Aadas qoddie maallaqaa isaan dhaqqabe irraa baasiwwan hojii raawwachiiiftuu fi bittaan meeshaalee akka raaw-watamuuf fedhii isaanii dhiyef-fachuun gaafatanii kan raawwatamuuf ta'a.
 - 5) Galii Manni Murtii Aadaa argate keessaa baasiwwan hojii raawwachiiiftuu fi faayidaalee barreessaa fi hoijettoota biroo Mana Murtii Aadaa uwvisu irraa hangi maallaqaa hafe Manneen Murtii Aadaa cimsuu fi dagaagina seera aadaatiif oolfamuu ni danda'a.
 - 6) Jaarmayaaleen aadaa akka Mana Murtii Aadaatti beekamtiin ken-nameef bu'uura Dambii kana Keewwata 47, 48, 49 fi Keewwata kana Keewwata Xiqqaa 1-5 tiin galii sassaabamu irraa fayyadamuu kan hin barbaanne yoo ta'e, adeemsa aadaa keessatti barameen baasii hojiif isaan barbaachisu uwatifachuuf gumaata walitti qabachuun ni danda'u.

- 50. ከቅጣት፣ ከመዋጭና ጥንቃ የሚሰጠበት ገዢ ስራ ለይ ስለማውጫዎት ሆኖታ**
- 1) የወረዳ ፍርድ በት ተወዘገኑት፣ የደግባኝ ለሚ የበሆል ፍርድ በት ስብሰብ ጽማማለ እና የወረዳ በህልና ተፈጥሮ ዘስተኞች በት የቅጣት፣ በመዋጭና፣ በተማቃቄ መሰከ ለማህል ፍርድ በቶች የሚሰጠበውን ገዢ ተወያዙ ወጪዎም ለሚገኘ የመጀመሪያ ይረዳ እና የደግባኝ ለማህል ፍርድ በቶች የክፍናለሁ::
 - 2) በዚህ አንቀጽ ፩፻-ሰ አንቀጽ ፧ መሰረት የሚደረገው ከክፍና ተት አቅም፣ ባልሸነት ያለው እና የሆኑ ለማህል ፍርድ በቱ የተሰጠበውን የገዢ መጠን፣ የሰራ ማቅረብ ለሰው ተጨማሪ ሁኔታዎችን የገኘዎበ መሆኑ አለበት::
 - 3) በዚህ አንቀጽ ፩፻-ሰ አንቀጽ ፧ እና ፩ መሰረት ለማህል ፍርድ በቶች የተደረገውን ከክፍና መሰረት በማድረግ ቁጥጥርና የሚደረገውን የንብረት ማረጋገጫ የሚፈጸመው የወረዳ ፍርድ በት ነው::
 - 4) የባህል ፍርድ በቶችም ከክፍና የገዢ የኋይ መሰረት በማድረግ የሰራ ማቅረብ እና የንብረት ማረጋገጫውን ለመፈጸም የወረዳ ፍርድ በት በማቅረብ የሚፈጸማትው ይሞናል::
 - 5) የባህል ፍርድ በት ካገኘው ገዢ ወሰኑ ከሰራ ማቅረብ፣ ከእኔና ለሰው ለረተቶች ተቆማጥቶም ከፍርድ የተረፈው ገዢ የባህል ፍርድ በቶች ማጠናከራል እና ለማህል ሆኖ ይደግኝ የሚውል ይሞናል::
 - 6) የወጪና የገዢ የባህል ተቆማት በዚህ ደንብ አንቀጽ ፪, ፫, ፬ እና በዚህ አንቀጽ ከ፩-ሰ ፪-ጀ በተደገኘው መሰረት ከሚሰጠበት ገዢ ለመጠቀም የሚያደለት ከሆነ ወጪዎችውን ለመስራት በተለመዶው ልሁዋዊ ከሰራ ጥንቃ መሰጠበት ይችላል::

- 50. Utilization of Income from Fine, Contribution and ‘Gumaata’**
- 1) The income of the Customary Court collected through fine, contribution or ‘Gumaata’ shall be distributed to the Appellate Customary Court and the First Instance Customary Courts in the District by consultation among the President of the District Court, Chairperson of the Appellate Customary Court and Head District Office of the Culture and Tourism.
 - 2) The distribution to be made in accordance with sub-article 1 of this Article shall be fair, transparent and take into account the amount of income collected by the Customary Court, its work load and other tangible conditions of the Customary Court.
 - 3) The organ responsible for the administration of finance and procurement of goods based on the distributed income, in accordance with sub-articles 1 and 2 of this Article, shall be the District Court.
 - 4) The Customary Courts shall present their needs and request, from the money distributed to them, to cover administrative costs and costs for the procurement of goods.
 - 5) An income of the Customary Court that remains after the deduction of administration costs and costs to cover the benefits of the Secretary and other staffs of the Customary Court, shall be utilized for strengthening Customary Courts and the development of customary laws.
 - 6) Notwithstanding the provisions of Articles 47, 48, 49 and sub-article 1-5 of this Article, customary institutions recognized as Customary Courts, that do not want to use the income of the Customary Court may collect ‘Gumaata’ in an ordinary manner.

<p>51. Sirna Odiitii Galmeewwan herreegaa fi harshammeewwan Mana Murtii Aadaa ilaallatan qaama bajata Mana Murtii Aanaa odiitii gochuuf aangoo qabuun odiitii ni taasifamu.</p> <p style="text-align: center;">Kutaa Kudhan Tumaalee Adda Addaa</p> <p>52. Galmee Dhuunfaa Hojjetaa</p> <ol style="list-style-type: none"> 1) Manni Murtii Aanaa galmee dhuunfaa tokkoo tokkoo hojjetaa Mana Murtii Aadaa sirna ammayyaatiin gurmeesee qabaachuu qaba. 2) Manni Murtii Aanaa galmee dhuunfaa hojjetaa Mana Murtii Aadaa keessatti ragaawwan kan akka seenaa dhalootaa, gosaa fi sadarkaa barnootaa, muux-annoo hojii, xalayaa ramad-dii, ragaalee fi uunkaalee yeroo jalqaba ramadaman dhiyeessan yookiin guutan, xalayaa yookiin waraqaa ragaa adda addaa yoo jiraate, odeeaffanno haala maatii, ragaawwan raawwii hojii fi naamusa hojjetichaa ibsan ni qabata. 3) Bakka Bu'iinsaan Hojjechiisuu <p>1) Walitti qabaan jaarsolii Mana Murtii Aadaa yeroo argamuuhin dandeenye jaarsolii mana murtii aadichaa keessaa tokko akka walitti qabu bakka buusuu ni danda'a.</p> <p>2) Barreessaa yookiin hojjetaan Mana Murtii Aadaa sababa humnaa oliitiin hojii irratti argamuuhin hin dandeenye yoo ta'e, Manni Murtii Aadaa nama yeroof hojicha raawwachuu danda'u bakka bu'iinsaan hojjechiisuu ni danda'a.</p> <p>3) Bakka bu'iinsi bu'uura Keewwata kana Keewwata Xiqqaa 2 tiin kennamu ji'a tokkoo oliif kan turu yoo ta'e, Mana Murtii Aanaatiif beeksi-famee mirkanaa'u qaba.</p>	<p>51. የአዲት ስርዓት የበሆል ቅርጫ በታችን የሚመለከት፡ የሚሰው መዝግቦችና ስነዕቅ የወረዳ ቅርጫ በታችን በቻ አዲት ለማድረግ ስልጣን ባለው አካል አዲት ይደረጋል፡፡</p> <p style="text-align: center;">ክፍል አነስ ለዚ ሌዩ ድንጋጌዎች</p> <p>52. የስራተኞች የግል ማህደር</p> <ol style="list-style-type: none"> 1) የወረዳ ቅርጫ በታች የኢያንብንና የበሆል ቅርጫ በታች ስራተኞች የግል ማህደር በዚመናዊ መሰከን አይፈጸም መሆኑ አለበት፡፡ 2) የወረዳ ቅርጫ በታች በበሆል ቅርጫ በታች ስራተኞች የግል ማህደር ውስጥ የተለያየ መረጃዎች በተለያየ የትመልኝ በመንኛ ሁኔታ፣ የትምህርት ቃይነትና ደረጃ፣ የሰራ ለምድ፣ የምድብ ደጋፊ፣ ስጠራብ የጥናቸው የተለያየ ደጋፍበዎችና የምስክር መረቀቶች፣ የበተሰብ ሁኔታ፣ የሰራ አገልግሎት የሰነምግር ሁኔታ የሚያሳይ ማስረጃዎችን አይፈጸም መሆኑ አለበት፡፡ <p>53. በወከልና ማስረጃ</p> <ol style="list-style-type: none"> 1) የበሆል ቅርጫ በታች ስበሰብ ገመግለ መግኘት የሚይችልበት ገዢ ከበሆል ገመግለዎች እንደንግድ እንደ ስበሰብ መወከል ይችላል፡፡ 2) የበሆል ቅርጫ በታች እናው ወይም ለለ ስራተኞች ካለቀም በለይ በሆነ ምክንያት በለይ ለይሆና የሚይችል ካሆነ የበሆል ቅርጫ በታች በገቢዎችን ለለ ለወ እንዲወከል ማድረግ ይችላል፡፡ 3) በተሆና እንቀጽ ፩፱ እንቀጽ ፲ መሰረት የበሆል ቅርጫ በታች የሰጠው ወከልና እንደዚ ወር በለይ ለማቅረብ ገዢ ካሆነ የወረዳ ቅርጫ በታች ለመውቀዱና ለመዘግፍዎች ይችላል፡፡ 	<p>51. Auditing Financial documents and receipts pertaining to the Customary Court shall be audited by an organ authorized to audit the budget of the District Court.</p> <p style="text-align: center;">Part Ten Miscellaneous Provisions</p> <p>52. Personal Employee Files</p> <ol style="list-style-type: none"> 1) The District Court shall keep, in a modern way, the records of the individual employee files. 2) The District Court shall keep records, in the personal employee file, of the employees of the Customary Court, such as birth history, type and level of education, work experience, letter of assignment, documents produced or forms filled up at the moment of first assignment, different letters or certificates if any, marital status, documents attesting work performance and the ethics of the employee. <p>53. Delegation</p> <ol style="list-style-type: none"> 1) The Chairperson, where fails to be present, may delegate a Chairperson from among the Customary Court elders. 2) Where a Secretary or worker of the Customary Court fails to attend his duty by reason beyond his control, the Customary Court may temporarily assign a person who can represent the absentee. 3) Any delegation, made pursuant to sub-article 2 of this Article, for more than a month shall be reported to the District Court and get approval.
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54. Haala Kenninsa Ragaa Muuxannoo Hojii fi Waraqaa Qulqullinaa	54. የኩራ ልምድ እና የኩራ ስንብት ለርተክስት አስማጥ	54. Clearance and Work Experience
1) Jaarsi, barreessaan yookiin hojjetaan Mana Murtii Aadaa yeroo hojiirra jirus ta'e hojii erga gadi lakkise booda ragaa muuxannoo hojii gaafatee argachuuf mirga qaba.	1) የባህል ቅርጫ በት ስምምነት፣ የኩራ ወይም ለለ ሰራተኞች በኩራ ለይ እየለ ወይም ሰራውን ካለቀው በኩራ የኩራ ልምድ ማስረጃን የመግኘት መብት አለው::	1) An elder, Secretary or worker of the Customary Court has a right to request and get work experience during his employment or after he left the Customary Court.
2) Jaarsi, barreessaan yookiin hojjetaan Mana Murtii Aadaa sababa kamiinuu hojii erga gadi lakkise yookiin hojii irraa erga kaafame booda waraqaa qulqullinaa gaafatee argachuuf mirga qaba. Waraqaa qulqullinaa kennamuuf irratti sababni hojii itti gadi lakkise yookiin hojiirraa itti kaafame ibsamuu qaba.	2) የባህል ቅርጫ በት ስምምነት፣ የኩራ ወይም ለለ ሰራተኞች ሰራውን በየትናውም ምክንያት በለቅ ወይም ካለው በኩራ ስንብት የኩራ ስንብት ለርተክስት መብት አለው:: በሚሰጣው የኩራ ስንብት ለርተክስት ለይ ሰራውን የለቀቀበት ወይም የተሰጣበበት ምክንያት መገለጽ አለበት::	2) Any elder, Secretary or worker of a Customary Court has a right to request and get clearance upon the termination of his tenure. The reason for the termination of his tenure shall be stated on the clearance.
3) Waraqaaan qulqullinaa fi ragaan muuxannoo hojii Pirezidaantii Mana Murtii Aanaatiin mallataa'ee kan kennamu ta'a.	3) ለባህል ቅርጫ በት ስምምነት፣ የኩራ ወይም ለለ ሰራተኞች የሚሰጣው የኩራ ልምድ እና የኩራ ስንብት ለርተክስት በወረዳ ቅርጫ በት ጥራዘሩን ምክንያት ይሞናል::	3) The clearance and work experience shall be signed by the President of the District Court.
55. Ragaalee Sobaatti Fayyadamuu yookiin Kennuu	55. በሁተኛ ማስረጃ መገልጻ ወይም መሰጠት	55. Using or Giving Falsified Documents
1) Barreessaan yookiin hojjetaan Mana Murtii Aadaa kamuu ragaa sobaatti fayyadame yookiin itti fayyadamuuuf yaale yookiin hojii isaatiin kan walqabatu ragaa sobaa qopheesee qaama sadaffaaf kan kenne yoo ta'e, bu'uura tumaalee Dambii kanaa, Labsii fi seera rogummaa qabu birootiin itti gaafatamummaa bulchiinsaa, naamusaa yookiin/fi yakkaa ni qabaataa.	1) ማንኛውም የኩራ ወይም ለለ የባህል ቅርጫ በት ሰራተኞች በሁተኛ ማስረጃ ተጠቃዋሚ ለገኘ ወይም ለጠቃዋሚበት የጥክክል ወይም ካለው ሰራው ቤትና በተገኘነ ሁኔታ ማስረጃን አዘጋጅቶ ለለሁተኛ አካል የሰጠ ከሆነ በዚህ የጊዜ ይጋብ በአካሄድ እና ለለ አገባብ ለለው ሆኖ አስተዳደሪያዊ፣ የከተማዊ እና/ወይም የወንጀል ተጠቃዋነት ይኖረዋል::	1) Any elder, Secretary or worker of the Customary Court who used or attempted to use a falsified document or prepares and gives it to a third party in connection with his responsibility, shall be liable to administrative, ethical and/or criminal accountability pursuant to this Regulation, the Proclamation or any relevant law.
2) Manni Murtii Aanaa filannoон yookiin ramaddiin ragaa sobaatiin gargaaramuuun kenname jiraachuu yoo hubate akkuma beekeen filannoон yookiin ramaddiin gaggeeffame akka haqamu taasisuu qaba.	2) የወረዳ ቅርጫ በት ሁኔታ ማስረጃን ተጠቃዋሚ የተመረጋገጫ ወይም የተመረጋገጫ ሰራተኞች መዓራዊ ለረዳ ይህንን እንዲተረዳ የተካሂዣው ምድቦ እንዲሰረጋ ማድረግ አለበት::	2) The District Court shall, upon its becoming aware of the use of falsified evidence for selection or assignment, shall dismiss the selection or assignment.
56. Aangoo Dambicha Fooyyeessuu fi Qajeelfama Baasuu	56. ይጋብ የሚሰጥልና መመሪያ የሚውጥት ስልጣን	56. Power to Amend This Regulation and Issue Directive
1) Gumiin Bulchiinsa Abbootii Seeraa Oromiyaa barbaachisaa ta'e yoo argame Dambii kana fooyyessuu ni danda'a.	1) የኢኮኖሚ ዓቀፍ አስተዳደር ገብና አስፈላጊ ሆኖ ለገኘ ይህንን ይጋብ የሚሰጥ ይችላል::	1) The Oromia Judicial Administration Commission may amend this regulation where necessary.
2) Manni Murtii Waliigala Oromiyaa Dambii kanaa fi Labsii hojiirra oolchuuf qajeelfama barbaachisaa ta'e argame baasuu ni danda'a.	2) የኢኮኖሚ መቅረብ ቅርጫ በት ይህንን ይጋብ እዋቅን ሰራ ለይ ለማዋል አስፈላጊ ሆኖ ለገኘ ይችላል::	2) The Supreme Court of Oromia may issue a directive to enforce this Regulation and the Proclamation where necessary.

57. Seerota Raawwatiinsa Hin Qabne	Dambiin, Qajeelfamnii fi murti-in Dambii kanaan walfaallessu kamiyyuu dhimmoota Dambii kanaan haammataman irratti raawwatiinsa hin qabaatu.
58. Yeroo Hojiirra Oolmaa Dambichaa	Dambiin kun guyyaa Labsiin Manneen Murtii Aadaa Naanno Oromiyaa Hundeessuu fi Beekamtii Kennuuf Bahe, Labsi-in Lakkofsi 240/2013 Magalata Oromiyaa irratti maxxanfamee bahe irraa eegalee hojiirra kan oolu ta'a.

Finfinnee
Fulbaana 18 Bara 2014
Gazaalii Abbaasimal
Walitti Qabaa Gumii Bulchiinsa Ab-bootii Seeraa Naannoo Oromiyaa

57. ተፈጻሚነት የለለቻው አካል	በዚህ ደንብ ወሰኑ የተከተሉት ጥያቄዎችን አስመልክቶ የደንብ ደንጋጌዎች የሚችሉን ደንብ፣ መመሪያ ወይም ወሰኑ ተፈጻሚነት የለውም::
58. ደንብ ስራ ላይ የሚውልበት ዘዴ	ይህ ደንብ የአድማራል ካልል የባህላዊ ቁርድ ቤቶችን ለማቅረምና እውቅና ለመስጠት የወጣ አዋጅ ቅጥር 240/2013 መግለጫ አድማራል ላይ ታትሞ ከወጣበት ተንሸሮ ስራ ላይ የሚውል ይሆናል::

፲፻፱፯፯፯፯
መስከረም 18 ቀን 2014 ዓ.ም
ገዢ. አዲስአበባ
የአድማራል ካልል ፕሮጀክት አስተዳደር ገበየሁ ስነዎን

57. Inapplicable Laws	Any regulation, directive or decision inconsistent with this regulation shall be inapplicable with respect to matters provided for in this regulation.
58. Effective Date	This regulation shall take effect as of the date for the publication, on Megeleta Oromia, of the Proclamation for the Establishment and Recognition of the Customary Courts of Oromia, Proclamation No. 240/2013.

Finfine
September 28, 2021
Gezali Abasimel
Chairperson of Oromia Region
Judicial Administration Commission