42. Public when to assist Magistrates and Police: Every person is bound to assist a

Magistrate [Justice of the Peace] or police officer reasonably demanding his aid,--

(a) in the taking or preventing the escape of any other person whom such Magistrate; or

police officer is authorized to arrest;

(b) in the prevention or suppression of a breach of the peace, or in the-prevention of any

injury attempted to be committed to any railway, canal, telegraph or public property.

[Words inserted by Item No. 21 of Punjab Notification No. SO (J-ll) 1-8/75 (P.V.), dated 21-3-1996 for Punjab and by

same Item No. of Islamabad Notification No. S.R.O. 255(l)/96, dated 8-4-1996 for Islamabad only].

43. Aid to person, other than police officer, executing warrant: When a warrant is

directed to a person other than a police officer, any other person may aid in the execution

of such warrant if the person to whom the warrant is directed be hear at hand and acting

In the execution of the warrant.

44. Public to give information of certain offences: (1) Every person, aware of the

commission of or of [the intention of any other person to commit any offence punishable

under any of the following sections of the Pakistan Penal Code, namely, 121,121-A, 122.

123.123-A. 124,124-A, 125, 126, 130, 143, 144, 145, 147, 148, 153-A, 161, 162, 163, 164,

165. 168, 170, 231, 232, 255, 302, 303, 304, 304,304-A, 364-A, 382, 392, 393, 394, 395,

396, 397, 398, 399, 402. 435, 436, 449, 450, 456, 457, 458, 459, 460 and 489-A, shall, in

the absence of reasonable excuse, the burden of proving which shall lie upon the person

so aware, forthwith give information to the nearest Magistrate [Justice of the Peace] or

police officer of such commission or intention.

Words subs- by Law Reforms Ordinance (XII of 1972).

Words inserted by Item No. 22 (//) of Punjab Notification No. SO (J-ll) 1-8/75 (P.V.), dated 21-3-1996 for Punjab and by

same Item No of Islamabad Notification No. S.R.O. 255<1)/96, dated 8-4-1996 for Islamabad only.

(2) For the purposes of this section the term "offence" includes any act committed at any

place out of Pakistan which would Constitute an offence if committed in Pakistan.

45- Village Headman, accountant, landholders and others bound to report certain

matters: (1) Every village headman, village accountant,; village watch man, village police

officer, owner or occupier of land, and the agent of any such owner or occupier incharge

of the management of that land and every officer employed in the-collection of revenue or

rent of land on he part of the Government or the Court of Wards, shall forthwith

communicate to the nearest Magistrate, {Justice of the Peace} or to the officer incharge of

the nearest police station whichever is the nearer, any information which may possess

respecting-

(a) the permanent or temporary residence of any notorious receiver or vendor of stolen

property in any village of which he is headman, accountant, watch man or police-officer or

in which, he owns or occupies land, or is agent, or collects revenue or rent;

(b) the resort to any place within or the passage through such village of any person on

whom he knows or reasonably suspect to be a thug, robber, escaped convict or

proclaimed offender;

 (c) the commission of or intention to commit, in or near such village any non-boilable

offence or any offence punishable under Sections 143, 144, 145, 147 or 148 of the

Pakistan Penal Code ;

(d) the occurrence in or near such village of any sudden or unnatural death or of any

death under suspicious circumstances; or the discovery in or near such-village of any

corpse or part of a corpse. In circumstances which read to a reasonable suspicion that

such a death has occurred or the disappearance from such village of any person in

circumstances which lead to a reasonable suspicion that a non-bailable offence has been

committed in respect of such person;

Words inserted by Item No. 23 of Punjab Notification No. SO(J-11) l-5/75 (P.V.), dated 21-3-1996 for Punjab and by

same Item No. of Islamabad Notification No. S:RO. 255(1)/96, dated 8-4-1996 for Islamabad only.

(e) the commission of or intention to commit, at any place out of Pakistan near such

village any act which, if committed in Pakistan, would be an offence punishable under any

of the following sections of the Pakistan Penal Code namely 231, 232, 233, 234. 235, 236,

237, 237, 238,302, 304, 382, 392, 393, 394, 395, 396, 397, 398, 399, 402, 435, 436, 449.

450, 457, 458, 459, 460, 489-A, 489-B, 489-C and 489-D;

(f) any matter likely to affect the maintenance of order or the prevention of crime or the

safety of person or property, respecting which [any officer authorised by the Provincial

Government] by general or special order made with the previous sanction of the

Provincial Government, has directed him to communicate information-

(2) In this section-

(i) “village” includes village –lands; and

(ii) the expression "proclaimed offender" includes any person proclaimed as an offender

by any Court or authority established or continued by the Federal Government in any part

Of Pakistan, in respect of ,any Act which if committed in Pakistan, would be punishable

under any of the following sections of the Pakistan Penal Code, namely, 302, 304, 362

392, 393, 394, 395, 396, 397, 398, 399, 402, 435, 436, 448, 450, 457, 458, 459and 460.

(3) Appointment of village-headmen in certain cases for purposes of this section:

Subject to rules in this behalf to be made by the Provincial Government, the [District

officer (Revenue)] from time to time' appoint one or more persons with his or their consent

to perform the duties of a village-headman under this section whether a village-headman

has or has not been appointed for that village under any other law.

Words subs by Ordinance, XXXVIl of 2001, (dt. 13-8-2001).