

	<p><b>The Second Schedule</b></p> <p>2. In the sphere of Public Works -</p> <p>(a) removing of obstructions and projections in public streets or places and in sites, not being private property, which are open to the public whether such sites are vested in the Village Council or belong to Government;</p>	<p><b>4 (xii)</b> Second Schedule para 2(a) the two words "Preventing and should be added before the word "removing"</p>	<p>The inclusion of "Preventing and" at the beginning of 2(a) of the Second Schedule is acceptable. The draft Tribal Council Regulation 2009 has been modified accordingly.</p>
	<p>The Second Schedule</p> <p><b>10.</b> In the sphere of Social Welfare-regulating the sale and consumption of any intoxicants.</p>	<p><b>4 (xiii)</b> Second Schedule para 10(a) must be clear. Either we want to enforce prohibition or regulate or restrict. Both cannot be provided for</p>	<p>This has been amended to read, "Regulating the sale and consumption of any intoxicants, as per the policy of A&amp;N Administration.</p>
	<p><b>111. (1)</b> Subject to the provisions of this Regulation and the rules made thereunder, the Deputy Commissioner may frame bye-laws to :-</p>	<p><b>4 (xiv)</b> Para 111(1) DC cannot have powers to make bye-laws. Law making power lies with Government of India. DC can issue orders/ instructions on the same items by including them in patas 71/72.</p>	<p>Andaman &amp; Nicobar Administration does not concur to this suggestion. It is pointed out that similar power to Deputy Commissioner exists in Panchayat Regulation.</p>