

- 93. (i) Except as provided in sub-section(ii), a Village Judicial Council shall not have power to cancel, revise or alter any decree or order passed by it.
- (ii) On an application made within one month from the date of the decree of a Village Judicial Council, the Village Judicial Council may for reasons to be recorded in writing restore any suit which has been dismissed for default or in which an ex-parte decree has been passed against the defendant.
- 94.(i) On an application made by any of the parties or on his own motion the District Judge in a suit and Sessions Judge in a case may call for and examine the record or proceedings held by such Village Judicial Council.
- (ii) If it shall appear to the District Judge or the Sessions Judge that the decree order or proceedings so called for should be modified, cancelled or reversed he may pass such order as he may deem fit.
- (iii) The period for filing an application by any of the parties under subsection(i) shall be thirty days from the date of the decree of order.
- 95.(i) When any Village .Judicial Council is of opinion that any suit or case before it, is of such nature, intricacy or importance that it ought to be tried by a court or that the accused in a case ought to receive a punishment different in kind from or more severe than, that which such Village Judicial Council is empowered to inflict, it shall stay proceedings and refer the suit or the case to the District Judge or the Sessions Judge, as the case may be for orders.
- (ii) If the District Judge or the Sessions Judge is of the opinion that a suit or case is of such nature, intricacy or importance that it ought not to be tried by the Village Judicial Council that the accused in a case ought to receive a punishment different in kind from or more.. severe than that which such Village Judicial Council is empowered to inflict, such Judge shall pass orders directing the plaintiff or complainant to the Civil or Criminal Court as the ease may be competent to take cognizance or such suit or case.
- (iii) If the District or the Sessions Judge is of opinion that the suit or case is not of such nature, intricacy or importance that it ought to be tried by a Court or that accused in the case ought not to receive a punishment different in kind or severe than that which such Village Judicial Council is empowered to inflict, such Judge shall return the suit or case of the Village Judicial Council which made the reference for disposal.
- 96(i) The Sessions Judge in any case or the District Judge in any suit may at any time, by order in writing, quash any proceedings of a Village Judicial Council at any stage or cancel any order or decree passed by the Village Judicial Council.
 - (ii) When an order has been passed by the District Judge under subsection (i), in respect of any suit, the plaintiff may institute a fresh suit for the same in Civil Court, and the period from the date of the institution of the suit before the Village Judicial Council to the date of such: order shall be excluded in computing the period of limitation for the fresh suit.