(69)

- (b) in other cases, be deemed to have been quashed under sub-section(1) of section 100 and the provisions of sub-section(2) or subsection(3) as the case may be, of that section shall apply thereto,
- (ii) all pending proceedings and applications for the recovery of fine or compensation in cases, or for the execution of decrees or orders in suits shall be transferred to the competent court having jurisdiction to try the case or suit and such court shall deal with the proceedings or application as if the case or suit out of which the proceedings or applications arose had been heard, and decided by such court.
- 105. If on application of a decree holder or judgment debtor a Village Judicial Council after enquiry, finds that the decree has been satisfied or adjusted wholly or in part, the Village Judicial Council shall record the fact in the prescribed register.
- 106.(1) If, after a period of the month from the date or a decree the decree remains unsatisfied or unadjusted in whole or in part, the decree holder may, within one year of the date of the decree, apply to the Village Judicial Council for execution.
- (2) On the application for execution the Village Judicial Council shall certify to the Assistant Commissioner that the decree remains unsatisfied or unadjusted in whole or in part and on receipt of such certificate the Assistant Commissioner shall -
  - (a) If the decree is for money, proceed to recover it as if it were an arrear or land revenue; or
  - (b) If the decree is for any specified movable property, cause the decree to be executed as if it were a decree