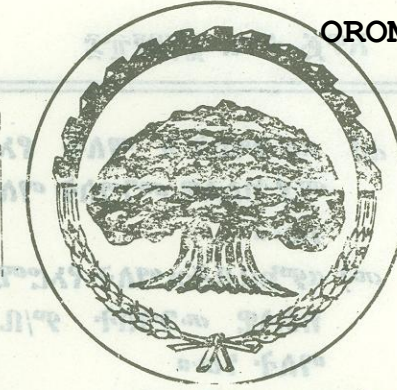


Waggaa, 4ffa Lak. 4
፪፻፷፭ ቀን ቀመ ፭ ፭
4th Year No. 4



Finfinnee, Amajjii 14/1988
፲፻፷፭ ጽር ዓ.ም. ሙያթ
Finfine, January 23rd 1996

MAGALATA OROMIYAA

መ/ቤት ከርማ እና ማረጋገጫ

MEGELETA OROMIA

Gatiin Tokkoo	1.40
፳፻፷፭ ዓ.ም.	»
Unit Price	»
Labsii Lakk. 6/1988	
Labsii Manneen Murtii Mootummaa	
Naannoo Oromiyaa Dhaabuuf bahe	
Fuula	1

To'anna Caffee Mootummaa
Naannoo Oromiyaatiin Kan Bahe
በኢትዮጵያ ከልተዋ መንግሥት ው/ቤት
ተመሳሳይ የወጪ

Lakk. S. Poostan 101769
፳፻፷፭ ዓ.ም. »
P.O. Box

QABEENTAA

Labsii Lakk. 6/1988

Labsii Manneen Murtii Mootummaa
Naannoo Oromiyaa Dhaabuuf bahe
Fuula 1

አዋጅ ቁጥር ፩/፭፻፷፭
የኢትዮጵያ ከልተዋ መንግሥት
ፍርድ ቤት ተግባራ ለማቋቃዣ
የወጪ አዋጅ

- ክፍል ኦነቱ
በቃለ ድንጋጌዎች
- ፩. አዋጅ ሰነዶች
- ፩ አዋጅ «የኢትዮጵያ ከልተዋ መንግሥት ቤት ተግባራ ቤት ማቋቃዣ አዋጅ ቁጥር ፩/፭፻፷፭» ተሰለ ለመቀበሌ ይችላል :
- ፪. ተርጓሜ
- የቃለ አገባብ ለሌላ ተደርጉ የሚሸበት የመጀመሪያ በስተቀር በዚህ አዋጅ ወሰጥ ይችላል :
- ፫) «ፍርድነት» ማለት በኢትዮጵያ
ከልተዋ መንግሥት የተቋሙው
የመረጃ የከፍተኛ የመቀበለ
ፍርድ ቤት ነው :
- ፬) «ኩና» ማለት በዚህ አዋጅ
መሰረት የተሰጠው የቃለ የመጀመሪያ
የመረጃ የቅርቡ ይችላል :

CONTENT

Proclamation No. 6/1995

A Proclamation to provide for the
Establishment of Courts of the Oromia
Regional State

Page 1

PART ONE GENERAL PROVISIONS

1. Short Title

This Proclamation may be cited as
the "Oromia Regional Courts Estab-
lishment Proclamation No. 6/1995"

2. Definitions

In this Proclamation, unless the
context requires otherwise:

a) "Court" means district, high
and supreme courts established
under the auspices of the
Oromia Regional State.

b) "Judge" means a judge appointed
in accordance with the
provisions of this Proclamation
and includes an acting judge.

- c) "Mootummaa" jechuun Mootummaa Naannoo Oromiyaa jec-huu dha.
- d) "Caffee" jechuun Caffee Mootummaa Naannoo Oromiyaa jec-huu dha.
3. *Sadarkaa Manneetii Murtii*
1. Akkaataa labsii kanaatti Manneen Murtii Mootummaa Naannoo Oromiyaa sadarkaa asii gaditti mul'atu qabaatu:
 - Mana Murtii Waliigalaa,
 - Mana Murtii 01'aanaa,
 - Mana Murtii Aanaa.
4. *Kaayoo Manneetii Murtii*
Manneen Murtii kaayoo armaan gadii ni qabaatu:
- Mirga, Walabummaa fi dantaa dhunfaa Heera Mootummaa Federaalichaa fi Naannichaatiin mirkaneessaman kabachiisuu
 - Sirna siyaasaa, diinagdee fi hawaasummaa naannichaakanneen Heera Federaalichaa fi Heera Naannichaatiin mirkaneessaman kabachiisuu,
 - Seeraa fi Naamusni eegamee naga fi tasgabiin akka sabatu gochuu.
5. *Abbaa Seeraa ta'ee hojjechuuf ulaagaawwan barbaachisan*
1. Abbaan Seeraa hayyuu seeraa ta'ee hojjechuuf ulaagaawwan guutamuu qaban kan armaan gadi jiran tahan:
 - Barumsa Seeraa yookiin muuxanno seeraa kan qabu,
 - Amala fi naamuusa gaarii kan qabu,
 - Yakkaan himatamiee Mana Murtiitiin kan hin adab-min,
 - Umuriin isaa waggaa 21 gadi kan hin taane,
 - Abbaa seerummaadhaan hojjechuuf fedhiir kan qabu,
 - Lammii Itoophiyaa kan ta'e,
 - Dhukkuba sammuu kan hin qabne,
 - Afaan hojji Naannichaakaa kan beeku.
6. *Akkaataa Muudama Abbootii Seeraa Naannichaatiin*
1. Pirezidaantii fi 1/Pirezidaantiin Mana Murtii Waliigalaa Pre-zidaantii Mootummaa Naannichaatiin dhihaatanii Caffee Oromiyaatiin muudamu.

- አ) «መንግስት» ማለት የእው ማረጋገጫ መንግስት ማለት ነው::
- በ) «ምክር ቤት» ማለት የእው ማረጋገጫ መንግስት የዚህ ማለት ነው::
- ኋ. በለፍርድ ቤቶች እርከን
የእው ማረጋገጫ መንግስት ፍርድ ቤቶች እርከን ከዚህ የሚከተሉው ደህንል::
- ሀ) የጠቅላይ ፍ/ቤት :
- ሁ) የክፍተኛ ፍ/ቤትና
- ሆ) የውጭ ፍ/ቤት ::
- ሻ. በለፍርድ ቤቶች አሳማውች
ፍርድ ቤቶች የሚከተሉት ዘለሁ ወጥና ድጋፍዎች ::
- ሀ) በፊዕራልና በከልሉ አገልግሎት የተረጋገጠትን የፖ.ልትና : የአካባቢ ጥና የሚሆበት ማርካታ የሚሰነበር : አገልግሎት ተጠላቁ ፍት አገልግሎት እንዳለንኝ የሚደረግባ::
- ሻ. የትርጉም ሰመመራት ሲለማቅበቻ
የትርጉም ሰመመራት የሚያስፈልጉት መጠንታዊት ከዚህ የሚከተሉት ዓይነት ::
- ሀ) በአገልግሎት የሰነድ መቆጣጠሪያ ተከራካሪ የሚከተሉት ዓይነት :
- ሁ) ከፍ ያለ መበገና መልካም ስም ያለው::
- ሆ) በወጪዎች ተከራ ፍርድ ቤቱ ወልተዋዎች :
- ሻ) እድሜው ከነፃ እንዲ አመት ያገና :
- ወ) በደንብነት ሆኖ ለመስማራት ፍርድና የሆኑ :
- ሻ) እትየኩረዋ የሆኑ :
- ሁ) የእኩምር በሽያጭ የለለበትና
- ሆ) የከልሉን የሥራ ቅዱ የሚያውች ወጥ ስወ::
- ሻ. በለፍርድ አሳማው
ሐ) የጠቅላይ ፍ/ቤት ተረዘግኝነትና ምክትል ተረዘግኝነት በከልሉ መንግስት ተረዘግኝነት አቅራቢነት በከልሉ የዚህ ማለት ወጪ::

- c) "State" means the Oromia Regional State.
- d) "Council" means the Council of the Oromia Regional State.

3. Hierarchy of Courts

The hierarchy of courts In the Oromia Regional State shall be:

- The Supreme Court;
- High Courts;
- District Courts.

4. Objectives of Courts of Law

Courts shall have the following objectives:

- to safe guard the rights, freedoms and interests of individuals guaranteed by the Federal and the Regional Constitutions;
- to safeguard the political, economic and social order established by the Federal and the Regional Constitutions;
- is not criminally convicted by law and order for the observance of peace and justice.

5. Criteria for Becoming a Judge

A Person who:

- has legal training or has acquired broad legal skill through experience;
 - has a high reputation for his diligence and integrity;
 - is not criminally convicted by a court of law;
 - is not less than twenty one years of age;
 - accepts his appointment as a judge;
 - is an Ethiopian by nationality;
 - does not suffer from mental illness; and
 - knows the working language of the Region;
- may qualify for the position of judgeship.

6. Appointment of Judges

- The chief and Vice-chief justices of the Regional Supreme Court shall be appointed by the Council of the Region upon submission of nominees by the President of the Regional State.
- Other judges of the Supreme Court, high courts and district courts shall be selected by the Regional Commission for Judicial Administration and appointed by the Council of the Region.

b) Sababa dhibeetiin hojii isaa haala gaariin raawwachuu hin danda'u jedhee yammuu murteessuu fi,

c) Murtiin gumichaa sagalee Caffee walakkaa 01 ta'een yammuu ragga'u dha.

2. Yeroon soorama Abbaa Seeraa hin dheeratu.

3. Abbaan Seeraa hojii isaa fedha isaaatiin gadi dhiisuu yammuu barbaadu akekkachiisa barreeffamaa ji'a 2'n dura Gumii Bulchiinsa Abbootii Seeraa oromiyattiif dhiheessuu qaba.

11. *Haala Prezidaantiin yookiin I/Prezidaantiin Mana Murtii Waliigalaa Hojii irraa itti ka'u*

Prezidaantiin yookiin I/Prezidaantiin Mana Murtii Waliigalaa hojii abbaa seerummaa isaa irraa kan ka'u balleessaar raawwachuun isaa yammuu Caffeedhaan murtaa'uun dha.

12. *Akkaataa Dhoorki itti kennamu*

1. Hanga murtiin Caffee kennamuti hojii irra turuun abbaa seerichaa naamusa abbaa seerummaatiin kan walfaallessu yoo ta'e akka haala armaan gaditti mul'atutti dhoorki kennamuu nidanda'a:

a) Prezidaantii yookiin I/Prezidaantii Mana Murtii waliigalaa yoo ta'e Prezidaantii Caffee Oromiyaatiin,

b) Abbootii Seeraa Mana Murtii waliigalaa yookiin 01 aanaa yookiin kan Aanaa yoo ta'e Prezidaantii Mana Murtii waliigalaa taha.

2. Dhoorkiin kenname ji'a tokko keessatti Gumii Bulchiinsa Abbootii Seeraatiif dhihaatee martaawuu qaba.

13. *Waa'ee Dhaddacharraa ka'u*

1. Abbaan Seeraa kamiyyuu dhaaddacharraa kan ka'u:

ለ) የኩዎስ በአመጣው ምክንያት መሬዎች በተገበዎች ሆኖታ ማከናወን እና ተፈልግ በለምሳሌ እና አመራር እና አመራር እና አመራር እና አመራር :

ሐ) ፍጥነት መሬዎች በከላሉ ም/ በት ክባግኝ በለምሳሌ ስጋፍ :

ፑ) የማንኛውም የኩዎስ መሬዎች በረዥ ለመልቀቅ ሌሎች የህጻናት መር የኩዎስ ማስጠናቁቃቸ ለኩዎስ የኩዎስ እና ተፈልግ እና ተፈልግ እና ተፈልግ :

ፒ. የጠቅላይ ሚ/ቤት ተራዘዎች መሬዎች ም/ጥራዘዎች ከድናነት መሬዎች የማንኛውም ጥሩት መሬዎች ም/በከላሉ ም/ቤት ስወሰን ነው :

ፓ) በምክር ቤቱ መሬዎች እስከ ባለ የኩዎስ በም኏ራ የኩዎስ የኩዎስ መሬዎች ም/ጥራዘዎች ከድናነት መሬዎች የማንኛውም ጥሩት መሬዎች ም/በከላሉ ም/ጥራዘዎች :

ፔ) የጠቅላይ መሬዎች የከፍተኛ መሬዎች የመረዳ ሚ/ቤት የኩዎስ ከም኏ በከላሉ ተቅላይ ሚ/ቤት ተራዘዎች :

ፕ) የኩዎስ እና ተፈልግ እና ተፈልግ እና ተፈልግ እና ተፈልግ እና ተፈልግ :

ፖ) የኩዎስ እና ተፈልግ እና ተፈልግ እና ተፈልግ እና ተፈልግ :

ፗ. ከተሰጠ ከተሰጠ :

ፘ. የማንኛውም የኩዎስ ከተሰጠ የሚነው :

b) where the Commission decides that he can no longer carry out his responsibilities on account of illness;

c) where the decision of the Commission is approved by a majority vote in the council of the Region.

2. The retirement age of a judge may not be extended beyond the legally mandated retirement age.

3. A judge who voluntarily relinquishes his official responsibility shall submit a two-months advance written notice to the Regional Commission for Judicial Administration.

11. *Removal of the Chief Justice or the Vice-Chief Justice of the Supreme Court*

The Chief Justice or the Vice-Chief Justice of the State Supreme Court may only be removed by the decision of the Council of the Region on account of breach of duties.

12. *Suspension of Judges*

1. Where it is found that a judge's staying on the bench would result in adverse effects on judicial ethics, he may be suspended from his official position in accordance with the following procedures pending final decision by the Council.

a) If the judge is the Chief or the Vice-Chief Justice of the Supreme Court, by the President of the Regional State.

b) If the judge is a judge of the Supreme Court, a high court, or a district court, by the chief justice of the State Supreme Court.

2. The Regional Commission for Judicial Administration shall decide on the matter within one month of the suspension.

13. *Withdrawal of Judges*

1. A judge may not sit in a proceeding of case:

a) Falmitoota yookiin Abu kaatoo waliin akka seerri sivilii ajajutti firooma dhiigaa yookiin gaa'ilaa (fudhaa fi heerumaa) kan qabu yoo ta'e yookiin falmitoota keessa haadha manaa yookiin haadha manaa inni hiike yookiin guddiftuuf dhimma bakka bu'aa seeraa ta'e irratti falmiin kan ka'e yoo ta'e.

b) Dhimma falmiin irratti ka'e ammaan dura karaa abbaa seerummaatiin yookaan araaraan kan ilaale yoo ta'e

c) Gartuu wal-falmitootaa keessa tokkoo waliin falmii yoo qabaate qofa.

2. Abbaan Seeraa kamiyyuu wan keewwata xiqqaa ln ibsame akka beekeen dhaddacharraa ka'uun qaba.

3. Abbaan seerichaa akka keewwata kana keewwata xiqqaa 2'tti dhaddacha irraa ka'uun baannaan Abbaan seerichaa akka ka'uuf iyyatni kan dhihaatu falmiin utuu hin jalqabin iyyataan akka beekeen battalumenti atti ta'uun qaba.

4. Abbaan Seeraa iyyati irratti dhihaate bakka hin jirretti, Abbootiin seerraan kanneen hafan iyyaticha qoratanii murtii kennan murtii dhumaan 01'iyyamoo hin qabne ta'a.

5. Iyyatichi sababa gahaa malee kan dhihaate yoo ta'e gartuu falmituu iyyaticha dhiheesse irratti Abbootiin seeraa iyyaticha qoratan, hanga qarshii 300'tti adaba muruu nidan-da'u.

14. Waa'ee Dhaddacha Mana Murtii

1. Manneen Murtii Aanaa, 01' aanaa fi Waliigalaa:

a) Dhaddacha sivilii, fi

b) Dhaddacha yakkaa ni qa, baatu.

v) ከተኞሻዎች ወይም ከዚ

በዚው ይር በፍትት በከርድ አገልግሎት የሚሸጠው የሚደንብ የለው ወይም ከተኞሻዎች አገልግሎት ማረጋገጫ ወይም የፊት ማረጋገጫ ወይም የማዘጋጀ ወይም የማዘጋጀ ወይም የሚከተሉ አገልግሎት ከርክር የተነሳ አገልግሎት ወይም በዚው መንገድ የሞዕስ እንደሆነ :

ii) ከተኞሻዎች ወገኖች

ወሰኑ ከአገልግሎት የሚፈጸመ የለው አገልግሎት በጽናት እንደሆነ :

፩. የጽናት ወገኖች በዘመኑ አገልግሎት /፩/ መሠረት ከተለባት ከልተነሳ ማመልከቶ የሚፈጸመ በዚው ከመጀመሩ በፊት ወይም ማመልከቶ ለማቅረብ የሚገኘት መኖሩን አመልካች አገልግሎት ወደዚሁ መሠረት መሆኑን ደምርበታል :

፪. ማመልከቶ የቀረበበት የጽናት በለለ ለለምት የጽናት መመልከቶ ወገን መርጋዬው የሚሰጠት ወሰኑ ደግሞና የለለው የመጨረሻ ስምም ወሰኑ ደህን ደንብ በር መቀመጥ ለተለባት ደቻላለ :

፫. የለበቃ ምክንያት መመልከቶ የቀረበ አገልግሎት መመልከቶ ወገን በቀረበው ተከራክ ወገን እበቱታውን የመረመሩት የጽናት እስከ ደንብ በር መቀመጥ ለተለባት ደቻላለ :

፬. ለለፍ/ቤት ታለዋች

፭. የወረዳ : የከፍተኛና የጠቅላይ ፊርማ በታች :

v/ የፍትት በከርድ

፮/ የወንጀል ታለዋች ደጥረቃች ወል :

a) where one of the parties or his pleader is related to him by consanguinity or affinity in according to the Civil Code, or is his spouse or his divorced spouse or is a person for whom he acted as a guardian, pleader or representative;

b) where the matter has earlier been brought to his attention in his capacity as a judge or as an arbitrator;

c) where he has a law-suit against any one of the parties.

2. As soon as he is aware of the circumstances under sub-article (1) of this article, the concerned judge shall withdraw from the bench.

3. Where the judge does not withdraw in accordance with sub-Article (2) of this Article, the party in the proceeding may file an application to that effect before the case is opened for trial or as soon as he is aware of the circumstances for making the application.

4. The remaining judges shall consider the application and render a final decision which is unappealable.

5. Where the application is not substantiated with good cause, the judges may order the applicant to pay a fine not exceeding Birr 300 (three hundred).

14. Divisions of Courts

1. District and high courts as well as the Supreme Court shall have:

- a) civil divisions; and
- b) criminal divisions.

2. Keewwata kana keewwata xinnaa tokko keessatti kan tuqame akkuma jirutti tahee, humni namaa fi baay'inni dhimmofta Manneen Muntii tiif dhihaatan ilaalamani Murtii Murtii kamuu dhaddachawwan hojicha raawwachuuuf barbaachisan akka qabaatu taasi-suu ni danda'a.

3. Dhaddacha Mana Murtii Waliigala fi 01'aanaa Naannichattii Abbootiin seeraa 3 ta'anii murteessu. Manni Murtii 01'aanaa garuu yakka waggaa 10nii gadi adabsiisuufii falmii hariroo hawaasaa (Sivilii). Abbaa Seeraa tokkoon laalnu ni danda'a.

4. Dhaddachi Mana Murtii Aanaa Abbaa Seeraa tokkoon gaggeeffama. Haa ta'u malee ummata keessaa kan filataman namooti sagalee hin qabaannee ceephotti 2 waliin hojjetu.

5. Prezidaantiin yookiin I/Prezidaantiin Mana Murtichaa sadarkaa itti ramadame dhaddacha kamittuu walitti qabaa ta ee hojjechuu danda'a.

15. Haala Ijibbaati itti ilaalamu.

Murtiin dhumaa Mana Murtii Waliigalaatiin yookiin Mana Murtii biroo kamiyyuun kenname ijibbaataan kan dhagahamu walitti qabiinsa Prezidaantichaatiin tahee, Abbotiin Seeraa Mana Murtii Waliigalaan 4 dabalatee dhaddacha moggaafam-un ta'a.

16. Afaan Hojii Mana Murtii

- Afaan hojii Mana Murtii Afaan Oromo ti.
- Falmitoota afaan hin beekneef Manni Murtichaa turjumaanaa dhaabaaf.

17. Bakka Hojii Dhaddachaa

- Bakki hojii dhaddachaa, Mana Murtii Waliigala, bakka magaalaa muummittii naannichatti ta'a.
- Bakki hojii dhaddachaa, Mana Murtii 01'aanaa magaalaa go dinichaatti ta'a.
- Bakki hojii dhaddachaa, Mana Murtii Aanaa magaalaa Aani-chaatti taha. Haa tahuu malee bakka barbaachisaa tahetti Manni Murtii aanaa kan biraajir-aachuu ni danda'a.

፩. ማስ አንቀጽ በንዑስ አንቀጽ
፪/ የተለመው እንደተጠበቀ
ሆና የኩው የወልድ ለፌ/ቤት
የሚችርሱ ጉዳት በኩት እና
ታሪ ሚረመን ለማግኘው የሚ
የከላልው ሁኔታ ተለዋዋሽ ለፌ
ሩት ይችላል :

፪. በጠቅላይ እና በከፍተኛ ፍ/ቤት
እና ተለዋዋሽ ይችላል ለፌ/ቤት
ሆነት ማስቀመጥ የሚችርሱ ለማግኘው
ከኩርር ቁመት እና ለፌ/ቤት በላይ
ከውጭነት የወገና ከዚ በኩ
ተቀብቷል ይችላል ለማግኘው የፌ/ቤት
በኩርር ቁመት ተያዋዋሽ በኩርር
በኩርር ቁመት ተያዋዋሽ በኩርር
የሚችርሱ ይችላል :

፫. የወረዳ ፍ/ቤት ተለዋዋሽ በኩርር
የሚችርሱ ይችላል :

፬. የፌ/ቤቱ ተራዘጋጀት ወይም
ም/ ተራዘጋጀት በተመለሰበት
እርከን በላው በማግኘውም
ቻለት ስጠባቢ ሆኖ ለማግኘው
ሸት ይችላል :

፭. ማስ ለለማቻይነት ሆኖ

በጠቅላይ ፍ/ቤት ወይም በላይ
ፌ/ቤት የተለመው የመጨረሻ ወሳኔ
በስር የሚለማው የጠቅላይ ፍ/
ቤት ተራዘጋጀት ስጠባቢ በሆነ
በኩርር እና ተለዋዋሽ የሚችርሱ
ቻለት ስጠባቢ ሆኖ ለማግኘው
ሸት ይችላል :

፮. ማስ ለለማቻይነት የሚችርሱ

፯. የሚችርሱ ለማግኘው ተከራክ
ፌ/ቤቱ እና ተለዋዋሽ የሚችርሱ
ለቻለት :

፱. ለለማቻይነት የሚችርሱ

፲. የሚችርሱ ለማግኘው ተከራክ
ፌ/ቤቱ እና ተለዋዋሽ የሚችርሱ
ለቻለት :

፳. የሚችርሱ ለማግኘው ተከራክ
ፌ/ቤቱ እና ተለዋዋሽ የሚችርሱ
ለቻለት :

፴. የወረዳ ፍ/ቤት የሚችርሱ ሆኖ
በውጭነት እና ለማግኘው የወረዳ
ፌ/ቤት በላይ ሆኖ ለማግኘው
ሸት ይችላል :

2. Subject to the provisions of sub-Article (1) of this Article, with due regard to the available manpower and the case load, courts shall have as many divisions as may be deemed necessary for the discharge of their functions.

3. Every division of the Supreme Court or high Courts shall be constituted by three judges, provided, however, that with the exception of offences punishable with imprisonment of more than ten years, all other criminal and civil cases may be heard by a high court constituted by one judge.

4. A district court shall be constituted by any one of the judges thereof. Two assessors having no votes shall be elected by the people and work with him.

5. A president or vice president of any court may preside in any one of the divisions of a court in which he is assigned.

15. *Cassation*
A final decision of the State Supreme Court or any other court may be heard in cassation by a division presided by the Chief justice and constituted by four other judges of the State Supreme Court.

16. *Working Language*
1. Oromo language shall be the working language of all State Courts.

2. The court shall assign an interpreter to a litigant who does not understand the language by means of which the proceeding is being conducted.

17. *Place of Sitting*
1. The Supreme Court shall hold its hearings at the capital city of the Regional State.
2. High Courts shall hold their hearings at the cities of their respective zones.
3. District courts shall hold their hearings in their respective district towns. Where appropriate, another district Court may be established in a place other than the district town.

4. Manni Murtii Naannichaa sadarkaa kamiyyuu irra jiru murtee ariifachii suuf jecha iddo barbaachisaa tahetti dhaddacha Naanmawaa dhaabhuu ni danda'a.

18. *Dhaddacha Ifa taheen Murteessuu Seeraan haala birootiin yoo ibsame malee Manneen Murtii dhaddacha ifa taheen murteessuu:*

19. *Abukaatoo Itisaa Dhaabuu*

1. Namni kamuu abukaatoo dhaabsifachuu hin dandeenyeye yakka hidhaa cimaa waggaa 5'nni gadi hin taane adabsiisuun himatame, manni murtii dhimicha abukaatoo itisaa ni dhaabaaf.
2. Namnni abukaatoo itisaa dhaabsifachuu hin dandeenyeye yakka hidhaa cimaa waggaa 5'nni gadi hin taane adabsiisuun himatame, manni murtii dhimicha abukaatoo itisaa ni dhaabaaf.

KUTAA LAMA

20. *Gumii Bulchiinsa Abbootii Seeraa*

Gumiin bulchiinsa Abbootii Seeraa miseensota armaam gaditti ibsaman qabaata:

- a) Piresidaantii M.M.W. Walitti qabaa
- b) Miseensoota Caffee Naannichaa sadii Miseensa
- c) Namoota sadih kanneen kutaa hawaasa adda adda irraa filaman "
- d) M.M.W. irraa abbaa seeraa tokko "
- e) Abbootii Seeraa sadih sadii M/M/01'aanaa fi Aanaa irraa "
- f) I/Gaafatamaa Biroo dhimma Seeraa "
- g) Waldaya Abukaatoo irraa nama tokko

21. *Aangoo fi Hojii Gumii Bulchiinsa Abbootii seeraa*

1. gumiin Bulchiinsa Abbootii Seeraa aangoo fi hojii armaan gadii ni qabaata.

- a) Akkaataa ulaagaawwan keewwata 5 irratti ilaal-amaniin Abbootii seeraa filuu,
- b) Jijjiirraa, guddinaa fi mindaa Abbootii Seeraa murteessuu,

፩. በየትናውም እርከን ገል ያለ ማኑ ፍዴራል ቅ/በት ቁልጊዜ ፍትኩ ለመሰበት አስፈላጊ ሆኖ ቤት ጽዴው በማንኛውም ለተራ ድንብ በመለከ ለማስቃል ይችላል :

፪. በግልጽ ተለተ በለማስቃል :

በእነዚህ በረሰ አካሪን ከልተደንገገ በስተቀር : ቅ/በቶች በግልጽ ተለተ ያለች የስተባለ :

፫. ተከለከይ መበቂ ለለማቅም :

፬. ማንኛውም ተከለከይ መበቂ ምቅም መበቂት አለው :

፭. ከእምነት ዓመት በለይ በሆነ ዓንት እውራት በሚያስቀበ ወንጀል የተከለበ ስው መበቂ ለማቅም የሚያችል ከሆነ ቅ/በቱ ተከለከይ መበቂ ይመድበለቸል :

ክፍል ሁለት

፮. ለለዳቃቻ አስተዳደር ጥበኑ

የከል የዳቃቻ አስተዳደር ጥበኑ የሚከተሉት አባላት ይኖሩታል :

ሀ) የመቅለይ ቅ/በት ተራዘዣት ስበባዎ.

ለ) ሥስት የከል ም/በት አባላት አበላዎት

ሐ) ሥስት ከነበረተበዎ ላይ ላይ ከፍለቻ የሚመረበው አበላዎት

መ) የመቅለይ ቅ/በት አንድ ዕና አባላ

ወ) ከከፍተኛው ከወደፊ ቅ/ቤቶች ሥስት ሥስት ዕና አበላዎት

፻) የፍትኩ ጥና በር ጥለው አባላ እና

፻) የመስቀቻ ማኑበር አንድ ስው አባላ :

፯. ለለዳቃቻ አስተዳደር ጥበኑ ለዚሁ የሚከተሉት ለማስቀመጥ ቅ/ቤት ይኖሩታል :

፪) በእንቅስ ፌ ለመ የተመለከ ተትን መመዘኛዎች የሚያጠለትን ለማስኑት መልምለ ለሽመት የማቅረብ :

፫) የዳቃቻን አውመር ዕድገትና ይመዝና የመስበን :

4. Any court, at all levels in the judicial hierarchy, may hold its hearings at any other place where such is deemed necessary for the prompt administration of justice.

፪. Proceedings to be in public

Unless otherwise provided for by law, courts shall hear cases in public.

፫. Right to a Counsel

1. Every party to a proceeding has the right to a counsel.
2. The court shall assign a defense counsel to an indigent who is accused of a crime punishable with a rigorous imprisonment exceeding five years.

PART TWO

THE REGIONAL COMMISSION FOR JUDICIAL ADMINISTRATION

20. Members of the Commission for Judicial Administration

The Commission shall have the following members:

- a) The Chief Justice of the State Supreme Court-Chairman
- b) Three members of the Regional Council — Member(s)
- c) Three people to be elected from among the different strata of the society — Member(s)
- d) A judge of the State Supreme Court — Member(s)
- e) Three judges each from high and district courts member(s)
- f) The Head of the Justice Bureau — Member
- g) A representative of the Regional Bar Association

21. Powers and Duties of the Commission for Judicial Administration

1. The Commission for Judicial Administration shall have the following powers and duties:

- a) to select and nominate judges for appointment in accordance with the criteria specified under Article 5 of this proclamation;
- b) to decide on the transfer, promotion and salary of judges;

c) Abbootii Seeraa irratti tarkaanfii namuusaa fudhachuu fi akka barbaachisaa ta'etti hojii abbaa seerummaa irraa dhoorkuu,

2. Gumichi rejistiraarotaa fi abukaatota ittisaa filee ni muuda, guddina, jijjiirraa, mindaa fi bara tajaajila isaanii ni murteessa, tarkaanfii naamuusaa fudhachuu fi hojii irraa ari'uun ni danda'a.

3. Seeraa naamuusaa Abbootii Seeraa, rejistiraarotaa fi abukaatota ittisaa ni baasa.

4. Raawwii labsii kanaaf akka barbaachisummaa isaanittu Manneetii Murtii Zoomiitiif gumiiwwan xiqqa ni dhaaba, aangoo fi hojii isaanii ni murteessa.

5. Hojii Abbootii Seeraa saffisiisuuf qorannooleen adda adaa akka godhaman ni taasiisa.

22. Akkaataa Hojii Gumii Bulchiinsa Abbootii Seeraa

1. Pirezidaantiin Mana Murtii waliigalaa walitti qabaa gumiicha ta'a.

(a) 2. Gumichi barreessaa mataa isaa ni ramadata.

3. Gumichi yeroo walgahii isaa ni murteeysa, Miseensotiin gumichaa harka 3 keessaa harki lama (2/3) walgahiin akka yaamamu yoo gaafatan wal gahiin godhamuu ni danda'a.

(a) 4. Miseensota gumichaa harka sadi keessaa harki lama argamnaan wal-gahiin ni geggeef-fama. Murtiin gumichaa sagalee caalmaan murtaa'a. Sagaleen qixxee yammuu ta'u walitti qabaan gumichaa sagee murteessaa ni qabaata.

23. Aangoo fi Hojii Prezidaantiin Mana Murtii Waliigalaa

Prezidaantiin Mana Murtii Walii galaa:

a) Mana Murtichaa bakka bu'a
b) Abbootii Seeraa Mana Murtii Waliigalaa ni ramada, ni bulcha.

c) Hojjetoota Hoji Mana Murtichaatiif barbaachisaa ta'an ni qaxara, ni bulcha.

፩) በጀት ሌይ የጀጋጥልን
ቁጥር የመውሰን እና እንደ አገብ
በዚህ ንግድነት ሥራ የማንሳት

፪. ገብኬው ፍእስተረሱችን ተከለ
ከይ ተበቀችን መርጠ ይሻማል፡
ልደግታችውን፣ ነውሮራችውን፣
ደመወካችውን፣ የአገልግሎት
ዘመናችውን ይወሰናል፤ የጀጋጥልን
እና የጀጋጥልን ይወሰናል፡ ከዚ
ፈጥሮ ያስተዋል፤

፫. የጀት እና ፍእስተረሱችን
የተከለከለ ተበቀችን የሚሆ
ምግባር ደንብ ያወጣል፡

፬. ይህንን አዋጅ ለማስረዳም
ሰላም በየዚህ ፍ/ቤት ጽዜት
ገብኬው እና እንደአስፈላጊው
ቁጥር ያቃቀል፤ ሥልጣንና
ተግባራችውን ይወሰናል፡

፭. የጀት ሥራን ለማቀበበ
ጥፊት እና እንደክሮኑ ያደርጋል፡

፮. ገብኬው የጀት ሥራን ይመል
በላይ የሚሆናል፤

፯. ገብኬው ስብሰብ የሚያያርጉትን
ንብረቱ ይወሰናል፡፡ ከገብኬው
አገልግሎት መከተል ሁሉት ሥነ
ተኞች ለመቆቅ ገብኬው ስብ
ለን ለማድረግ ይችላል፤

፱. ከገብኬው እገልግሎት መከተል ሁሉት
ሆነተኞች ከተገኘ ስብሰቦች
ለማከተል ይችላል፤
የገብኬው መሰረት የሚተለፈው
በደምጽ ስልጣን ይመል፤
ደምጽ እና ስለዚ ከተ
ፈለ ስብሰቦች መሰናድ ደምጽ
ይኖረዋል፤

፲. የጀት ሥራን የጀጋጥልን

መመንና ተግባር

የጀት ሥራን የጀጋጥልን፡-

ሀ) ፍ/ቤትን ይወከላል፤

ለ) የጀት ሥራን የጀጋጥልን
የደረሰናል፤ ያስተካድራል፤

ሐ) ልኔ/ቤት ሥራ የሚያስፈ
ልትን ሥራተኞች ይቀጥ
ራል፤ ያስተካድራል፤

c) to take disciplinary measures against judges including their removal where appropriate.

2. The Commission shall appoint court registrars and defence counsels and decide on their promotion, transfer and term of office. It also takes disciplinary measures, including dismissal, on them.

3. It may issue regulations on the code of ethics of judges, court registrars and defence counsels.

4. Where appropriate, it may set up subordinate commissions in the zones for the purpose of ensuring the implementation of this proclamation and determine their powers and duties.

5. It may promote research for the efficient running of the judicial machinery.

22. Rules of Procedure of the Commission

1. The Chief Justice of the State Supreme Court shall be the Chairman of the Commission.

2. The Commission shall name its Secretary.

3. The commission shall decide on the timing of its sessions. It may also be convened at the request of two-third of its members.

4. The presence of two-thirds of the members of the Commission shall constitute a quorum. Decisions shall be made by a majority vote and, in case of a tie, the chairman shall have a casting vote.

23. Powers and Duties of the Chief Justice of the State Supreme Court

The Chief justice shall:

a) represent the court;

b) assign and administer the judges of the Supreme Court;

c) employ and administer the personnel required for the court;

- d) Karoora hojii fi baajeta
Manneetii Murtichaa qo-
pheessee Caffeef ni dhi-
heessa, yammuu hayyama-
mees hojii irra ni oolcha.

e) Hojii Mannectii Murtii
Naannichaa ilaachisee ga-
baasaa istaatistiikaan deeg-
garame Caffeef ni dhihees-
sa.

f) Hojii Abbootii Seeraa saf-
fisiisuuf damee Caffee
dhimmi laaluufi kutaa
biroo kan dhimmichi ila-
aluu waliin walmaria'chu-
un ni hojjeta.

g) Murtiileen qu'annoo fi xiin-
xalaaf gargaaran gosa gasa-
an qindaa'anii akka qoph-
aawan ni taasisa.

h) Wixinee Seeraa akka bar-
baachisaa tahanitti qophe-

24. *Itti Gaafatamummaa Prezidaan-toota Mana Murtii*

1. Prezidaantii Mana Murtii Ol' aanaa ykn Aanaa:

- a) Mana Murtichaa bakka bu'a.

b) Hojjettoota Mana Murtichaa ni bulcha, ni to'ata.

c) Abbootii Seeraa dhada-chatti ni ramada.

2. Itti waamamni Prezidaantii Manneen Murtii akka armaan gadii ta'a:

a) Prezidaantiin Mana Murtii Waliigalaa Caffee Oromiyaatiif,

b) Prezidaantiin Mana Murtii Ol'aanaa Prezidaantii Mana Murtii Waliigala-atiif,

c) Prezidaantiin Mana Murtii Aanaa Prezidaantii Mana Murtii ol'aanaatiif.

25. *Waa'ee Bakka Bu'ummaa*

Prezidaantiin Mana Murtii Walii-galaa Oromiyaa yeroo hin jirretti Itti Aanaa Prezidaantichi eeggataa Prezidaantii tahuudhaan, yeroo Prezidaantiin Mana Murtii ol'aa naa yookiin Aanaa hin jirretti muudamaan Abbaa Seeraa dursaa qabu bakka buusee akka hojjetu gochuu ni danda'a.

መ) የከልለን ቅ/ቤቶች የሁሉ
ዕቅድና በቃት እዘጋጅቶ
ለከልለ ባ/ቤት ያቀርባል
ስራቀድም በሁሉ ሌይ የው.
ላሉ :

ው) የከላለን ፊርማ በታች ሆኖ
በማመለከት በስተተሰጠዎች
የተደረገ ለማርተ አዘጋጅቶ
ለም/በተ የቀርባል :

ሮ) የዚህንት ሥርዓት ለማቀነበና
ገዳደሪያ ከሚመለከተው ካከል
ም/ቤት ዘርፍና ከላላ ከፍል
ወር በመመካከር ይፈጸል ।
ስ) ለጥቅምና ለምርምር የሚ
ረዳ የፍርድ በጥቃቻ ወ-ሳኔ
ጥቃቻ ፍይነት በግይነት እንዲ
ዘጋጀ ይደርግል :

ስ) አስፈላጊ ሌሎች ላዕቃ ከዚ
አዘጋጅ-ቶ ያቀርባል ::

፩፭. የፍርማ ቤት ተረዘጋጀቶ

፭. የከፍተኛ መደም የወረዳ ቅ/ቤት
ጥራዘኝነት:-

ሀ) ቅ/ቤትን ይወከላል :

ለ) የኩ/በቁን ሥራተኞች ያስ
ደረሰል ነው ይቀመጥሶል ነው

አ) የጥናትን በየቃለውች ይደለድ

፩. የፌ/ቤት ተወካይነት ተጠረኑት ከተከሱለንደማካተላው ይሆናል

v) Քովկաք գ/ՌԴ Դեմք
ՆԴ Ահալ աշողական Դե
մքնէն :

ለ) የከናተኞች ቁ/በት ተራዘጋጅነት
ለመቅላይ ቁ/በቱ ተራዘጋጅ

አ) የወጪና ቅ/በት ተጨማሪን
ለከተታቸው ቅ/በት ተጨማሪ
ሽንት ነው

፳፭. ከለው-ካል፯

የጠቅላይ ፊ/ቤት ተራዘዣንት
በሌሎች ገዢ የ/ተራዘዣንቱ
ተጠበቀ ተራዘዣንት በመ
ሆን፣የከናተኝ ወይም የውረዳ
ፍ/ቤት ተራዘዣንት በማይና
ርበት ገዢ በሽመት ቁድሚያ
ያለው የፌ/ቤቱ ይኝ ተከና
እንዲያረሰለመከለው ይቻላል

- d) prepare work programmes
the budget of State Co
and, upon approval by
Council of the Region, im
lement the same;
 - e) Submit periodic reports, su
orted by statistical data,
the activities of State Co
to the Council of the Reg
 - f) cooperate with the concer
section of the Council of
Region and other organs
matters pertaining to the
cient administration of Just
 - g) cause the selection and im
ing of decisions that are hel
ful for legal research;
 - n) initiate draft laws where nec
sary.

24. Duties and Accountabilities of C Presidents

1. A high court or a district court president shall:
 - a) represent his respective court;
 - b) administer and superintend the employees of the court; and
 - c) assign judges to the different divisions in the court.
 2. The accountability of the presidents shall be as follows:
 - a) the Chief Justice shall be accountable to the President of the Regional Council;
 - b) the accountability of the president of a high court shall be to the chief justice of the state supreme court and
 - c) the accountability of the president of a district court shall be to the president of the zonal high court.

25. Delegation

In the absence of the Chief Justice of the State Supreme Court, Vice-Chief Justice; in the absence of a high court or a district court president, the most senior justice may be delegated to serve as acting Chief Justice or President, respectively, of the court.

KUTAA SADII*Aangoo Abbaa Seerummaa***26. Aangoo Mana Murtii Waliigalaa Oromiyaa**

1. Manni Murtii Waliigalaa aango Abbaa Seerummaa armaan gadii ni qabaata:

a) Ol'iyyanoon Manneen Murtii Ol'aanaa irraa dhihaataniif ilaalee murtii ni kenna, Murtichis isa dhumaat ta'a.

Ol'iyyata Mana Murtii Ol'aanaa Naannoo aango sadarkaa duraa Federaalaatiin murtii kenne irratit dhihaatu ni ilala, murtii ni kenna.

c) Akka deemmii falmii seeraatti dhimmi tokko Mana Murtii Ol'aanaa tokko irraa gara Mana Murtii Ol'aanaa biraatti, yookiin gara Mana Murtii Waliigalaa akka darbu yammuu gaaffiin dhihaatn murtii itti kenna.

d) Naannoo isaatti Mana Murtii kamittuu dhimma murtii dhumaat kennname irratte, dogoggiorri bu'uura seeraa yoo jiraate dhadachaa ijibbaataatiin ilaaluuuf aango ni qabaata.

2. Manni Murtii Waliigalaa Naannoo, akka aango abbaa seerummaa Federaalaatti murtii kenne irratte ol'iyyanno dhihaatu Mana Murtii Waliigalaa Federaalaatiin ilalamuu nidanda'a.

27. *Aangoo Mana Murtii Ol'aanaa* Manni Murtii Godinaa aango armaan gadii ni qabaata:

a) Akka deemmii falmii seera siviili, seera deemmii falmii adaba yakkaa yookiin akka seera biroo tiitumametti dhimmoota siviili fi yakkaa sadarkaa duraatti ilaalee ni murtesssa.

b) Akka aango Mana Murtii sadarkaa dura Federaalaatti dhimmoota issaf dhihaaten ni ilala, murtii ni kenna.

c) Dhimmoota Manneetii Murtii Aanaa irra ol'iyyanno dhihaataniif arretti murtii ni kenna.

d) Murtiirwan qaamota seeraa aangoon seeraan kennameefiin kennaman irratte ol'iyyanno ni ilala, murtii ni kenna.

ከፍል ማስታ**ሰለዳንነት ማስጠን****፩፪. የጠቅላይ ፊ/ቤት ማስጠን****፩፫. መተዳደሪያ ፊ/ቤቱ :**

v) ከዚህተኛ ፊ/ቤቶች የሚቀርብ በለትን የይግባኝ እናተተዋቂ እና ይመስናል :

vi) በፊልራል የመጀመሪያ ደረጃ የየኅናት ማስጠን መሠረት ከዚህተኛ ፊ/ቤት በስጠው ወ-ኑ ላይ የሚቀርቡትን ይግባኝ እና ይመስናል :

vii) በሥነ ለማግኘት አካል በተወስኑ ስውሃት መሠረት እና ተያይዞ ከዚህተኛ ፊ/ቤት ወደ ለኋላ የሚቀርብ ወጪ መረጃ መተዳደሪያ ፊ/ቤቱ ተዘመር እንደታይ ተያቄ ለቀርቡት ወ-ኑ ይሰጣል :

viii) በከላሉ ፊ/ቤት በተስጠው የመጀመሪያ ፊርድ ላይ መሠረት የሚቀርብ ወጪ የሚቀርብ ማስጠን ይኖረዋል :

፩፬. መተዳደሪያ ፊ/ቤት በፊልራል የኋገኑት ማስጠን በሚሰጠው ወ-ኑ ላይ የሚቀርቡት ይግባኝ በፊልራል መተዳደሪያ ፊ/ቤት ለታደረግ ይችላል :**፩፭. የከፍተኛ ፊ/ቤት የየኅናት ማስጠን****የከፍተኛ ፊ/ቤት የሚከተለው ማስጠን ይኖረዋል :**

v) በፍተት በከላሉ ወደም በዚ ይለኝ መቀበ አካል ለማስር ዓት ወደም በለላ አካል በተወስኑ ስውሃት የፍተት በከላሉ የመጀመሪያ ተያዋናን በሙያ ደረጃ የሚቀርብ ወ-ኑ ወ-ኑ የመስጠት :

vi) በፊልራል የመጀመሪያ ደረጃ ፊ/ቤት የሚታየትን ተያዋና ላይ ወ-ኑ የመስጠት :

vii) ከዚህ ፊ/ቤቶች በይግባኝ በሚቀርቡት ተያዋና ላይ ወ-ኑ የመስጠት :

viii) በአካል ማስጠን በተስጠው የኅናት ለጠቅላይ ወ-ኑ የሚቀርብ ወ-ኑ የሚቀርብ ወ-ኑ የሚቀርብ ወ-ኑ የሚቀርብ ወ-ኑ :

PART THREE**JURISDICTION OF COURTS****26. Jurisdiction of the State Supreme Court**

1. The State Supreme Court shall have:

a) appellate jurisdiction over the judgments or decisions of state high courts;

b) appellate jurisdiction over the judgements or decisions of State high courts in pursuance of Federal first-instance jurisdiction;

c) the power to decide on a petition for a change of venue from one high court to another high court or to the Supreme Court itself in accordance with the provisions of procedural laws;

d) the power to review a final decision of any court in the Region by way of cassation when the decision is deemed to have a fundamental error of law

2. A decision of the State Supreme Court in pursuance of its Federal jurisdiction may be appealable to the Federal Supreme Court.

27. Jurisdiction of State High Courts

A high court shall have the following jurisdiction:

a) first instance jurisdiction in accordance with the provisions of the Civil and Criminal procedure Codes or other relevant laws;

b) first instance jurisdiction in Federal matters;

e) appellate jurisdiction over the decisions of district courts;

d) appellate jurisdiction over the decisions of other lawfully established tribunals.

28. *Aangoo Mana Murtii Aanaa*
Manni Murtii Aanaa aangoo arm-
aan gadii ni qabaata:

- a) Seerota deemmii falmii sivili-
lili fi yakkaa keessatti dhim-
moota tarreeffaman ni ilaala,
murtii ni keena
- b) Dhimmoota Manni Murtii
Hawaasummaa gandaa murtii
irratti kenne sadarkaa ol'iy-
anootiin ilaala, murtii ni ken-
na.

KUTAA AFUR

Tumaalee Adda Adda

29. *Sirna Ijibbaataa*

1. Dhimmi tokko kan ijibbaataan ilaalamu akka labsii kanaa keewwata 26(1)(d) tii sedarkaa Mana Murtii kamittuu murtiin dhumaa kennname dogoggora bu'uura seeraa qabu tahee yammuu argamu dha.
2. Murtiin dhumaa dhimma tokko irratti kennname dogoggora bu'uura seeraa qaba jedhamee Mana Murtii Waliigalaatiin kan ilaalamu dursee dhaddacha Abbootii Mana Murtii Waliigalaa 3 kan itti moggaafaman murtichi kan ijibbaataaf geessisu dogoggora bu'uura seeraa qaba jedhee yammuu murteessuu dha.
3. Iyyataan dhimmi isaa ijibbaataan akka ilaalamuuuf barbaadu murtichi dogoggora bu'uura seeraa qaba sababa jedhuuf iyyata isaa irratti tarreeffamaan barreesee dhiheessuu qaba. Itti dabalees waraabii murtii ol'iyannoo fi waraabii murtii Mana Murtii jalaa dhiheessuu qaba.
4. Iyyanni gaaffii ijibbaataa Mana Murtii Waliigalaaf dhihaachuu kan qabu dhimma gaaffiin ijibbaataa itti dhihaatu irratti murtiin erga kennnamee guyyaa saggaltama (90) keessati ta'a.
5. Labsii kanaan keewwata xiqqaa (1-4) kan tuqame yoo jiraa te iyyuu Manni Murtii Waliigalaa Fedrealichaa murtii dhumaa dogoggora bu'uura seeraa qabu dhaddacha ijibbaataan ilaaluuf aangoon isaa kan eegame dha.

፩፪. የወረዳ ፊ/ቤት ሥልጣን**የወረዳ ፊ/ቤት :**

- v) በፍትሬ በፊርማ ሥነ ሥርዓት ስሜ በወንጀለኛ መቅረብ ስላም ሥነ ሥርዓት ወሰጥ የተመለከተኝ ጽሑፍ የደረሰ ይመሳል :
 - vi) በማግበራዊ /ቦቃብ /፩/ቤት በተሰጠ ወሰኔ ላይ የሚቀርብ በወንድ የይግባኝ አበቱታን አይቶ ይመሳል :
- ክፍል አራት
- አዋጅ የንግድዎች
- ፪፪. ሰላለበር ሥርዓት :**
- ፩. አንድ ገዳይ በሰበር የሚታወቁ በእንቅስ ጥና/ሽ/ /ሙ/ የተገለጹ ስት ሆኖታወች ተማሪው ሰላለት ይመሳል :
 - ፪. በአንድ ገዳይ ላይ የተሰጠ የመ ማረጋገጫ ወሰኔ መሠረታዊ የሕግ ስህተት አለበት ተብሎ በበቅ ላይ ፊ/ቤቱ ከመታወቁ አበቀ ደም ሥነት የ፩/ቤቱ የኩት የሚሰጥበት ቅጂዕት ገዳይ ለሰበር የሚያበቃ መሠረታዊ የሕግ ስህተት አለበት በለ ለመስን ነው :
 - ፫. ገዳይ በሰበር እንዲታይለት የሚፈልግ ወገን ወሰኔው መሠረታዊ የሕግ ስህተት አለበት የሚፈልጉትን የዚከንያት በመዘር በጽሁፍ ማቅረብ ይኖር በታላ ይግባኝ የተበለበትን ገዳይ የሚመለከቱ የወሰኔ ቅጂ የኩትም ማቅረብ ይኖርበታል :
 - ፬. የሰበር ጥያቄ ለጠቅላይ ፊ/ቤት መቅረብ ያለበት አበቱታ የቀረበበት ወሰኔ ከተሰጠበት ቅጂ የኩትም በዘመና ቅጽ ወሰጥ ይመሳል :
 - ፭. በዘመና እንቅስ ከንዑስ እንቅስ ድ—ሽ የተመቀበለት በጥናም የኤሌክትሮኒክ መቅለይ ፊ/ቤት መሠረታዊ የሕግ ስህተት ያለበትን ወሰኔ በሰበር የሚቀርብ ሥልጣን እንደተጠበቀ ይሆናል :

28. Jurisdiction of District Courts

A district court shall have:

- a) first instance jurisdiction in accordance with the provisions of the Civil and Criminal procedure Code;
- b) appellate jurisdiction over the decisions of kebele social (judicial) tribunals.

PART FOUR**MISCELLANEOUS PROVISIONS**29. *Cassation Procedure*

1. A case shall be reviewed by way of cassation when the conditions provided for under Article 26(1)(d) of this proclamation have been fulfilled.
2. A final decision can be reviewed on account of a fundamental error of law when a division of the State Supreme Court consisting of three judges comes up with a ruling indicating the existence of a fundamental error justifying for cassation.
3. The petitioner for a hearing in cassation shall state his reasons for alleging that the final decision contains a fundamental error of law. He shall also attach a copy of the decision, against which the petition has been lodged.
4. An application for cassation shall be made within ninety days from the date on which the decision is rendered.
5. Notwithstanding the provisions of sub-Article (1) to (4) of this Article, the Federal Supreme Court may review any final decision which contains a fundamental error of law by way of cassation.

