

THE ANDHRA PRADESH SCHEDULED AREAS LAND IMPROVEMENT REGULATION, 1956

Background

The Andhra Pradesh Scheduled Areas Land Improvement Regulation, 1956 forms part of the statutory and administrative framework governing land administration, irrigation systems, and public governance in Andhra Pradesh and Telangana.

Purpose

This legislation establishes legal mechanisms for administration, regulation, and governance relating to land management, irrigation systems, or public administration depending on the subject matter of the Act.

Key Provisions

- Establishes regulatory authority for government departments and administrative officers.
- Provides procedures for enforcement and governance of public resources.
- Defines legal powers and responsibilities of administrative authorities.
- Provides mechanisms for regulation, taxation, or management of land and irrigation resources.

Administrative Importance

These statutes play a critical role in shaping governance systems related to land administration, irrigation development, rural infrastructure, and regulatory oversight.

Modern Relevance

Many of these Acts continue to influence policy frameworks, administrative procedures, and legal interpretation within revenue and irrigation departments.

Additional Notes

These Acts are frequently referenced in administrative practice, land governance research, and legal interpretation relating to revenue administration, irrigation policy, and public administration in Andhra Pradesh and Telangana.