



STATUTORY RULES.

No. 1 of 1921.

REGULATIONS.

Made under *The Native Regulation Ordinance of 1908.*

(No. 25 of 1909.)

The Regulations dealing with Native Matters made under *The Native Regulation Ordinance of 1908*, and published in the *Gazette* dated 24th April, 1911, are further amended by inserting therein after sub-paragraph (7) of paragraph 81 the following new sub-paragraphs :—

“(7A.) If, in the opinion of a magistrate, any native’s house (other than a house used as a temporary shelter only) is in an overcrowded condition by reason of the number of persons usually occupying it, the Magistrate may order the owner of the house to build additions thereto or to erect another house of sufficient size in either case to remove such overcrowded condition.

(7B.) If, in the opinion of a magistrate, any native’s house (other than a house used as a temporary shelter only) is in an insanitary condition or in a state of disrepair, and is incapable, in the magistrate’s opinion, of being made sanitary or of being repaired, as the case may be, the magistrate may order the owner of the house to pull it down and to erect another house in its stead.

(7C.) (1) A magistrate may from time to time select a native house as a standard and type to be followed in the erection of new houses in a village.

(2) The house selected shall be one already erected in the village or in some neighbouring village.

(3) The standard and type selected for a village shall be made known to the people of the village, and thereafter all houses erected in the village or its vicinity shall be of the standard and type so selected.”

Made in Executive Council this thirteenth day of December, One thousand nine hundred and twenty.

Executive Council Minute,
No. 19 of 47/1920.

H. L. MURRAY,
Clerk of Executive Council.

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