

LAWS OF MALAWI

WITCHCRAFT

CHAPTER 7:02

Containing Pages 1–3

CHAPTER 7:02

WITCHCRAFT

ARRANGEMENT OF SECTIONS

SECTION

1. Short title
2. Prohibition of trial by certain ordeals
3. (1) Instigating, directing, etc., trial by prohibited ordeal
 - (3) Being present at trial by prohibited ordeal
 - (4) Making, etc., poison for trial by prohibited ordeal
4. Charging person with witchcraft
5. Employment of witchfinder
6. Pretending witchcraft
7. Chiefs and headmen permitting, etc., prohibited trials by ordeal
8. Profession of witchcraft illegal
9. Using charms, lots, etc.
10. Act not to affect liability for wilful murder
11. Power to make Rules

An Act to deal with Trial by Ordeal, Witchcraft and the use of Charms

4 of 1911
8 of 1929
31 of 1946
G.N. 22/1963
219/1964(N)

[12TH MAY, 1911]

1. This Act may be cited as the Witchcraft Act. Short title
2. Trial by the ordeal of muabvi or other poison, fire, boiling water, or by any ordeal which is likely directly or indirectly to result in the death of or bodily injury to any person shall be and is hereby prohibited. Prohibition of trial by certain ordeals
- 3.—(1) Any person who directs or controls or presides at any trial by ordeal which is prohibited by this Act shall be liable to imprisonment for seven years: Instigating, directing, etc., trial by prohibited ordeals
 - (2) Any person who within Malaŵi instigates or conspires or confederates or agrees to hold a trial by ordeal which is prohibited by this Act, whether the same is to be held within Malaŵi or elsewhere, shall be liable to imprisonment for seven years.

Provided that where any such trial as mentioned in the two foregoing subsections results in the death of any person, the person directing, controlling or presiding at such trial and the person instigating any such trial or conspiring, confederating or agreeing to hold any such trial shall be liable to imprisonment for life or for any shorter term.

Being present at trial by prohibited ordeal

(3) Any person who is present at or takes any part in any trial by ordeal which is prohibited by this Act shall be liable to a fine of £5 and to imprisonment for one year:

Provided that no person shall be punished in respect of the same trial by ordeal under this and the last preceding subsection.

Making etc., poison for trial by prohibited ordeal

(4) Any person who collects, makes, sells, or assists or takes part in making or selling, or has in his possession any poison or thing which is intended to be used for the purposes of any trial by ordeal which is prohibited by this Act shall be liable to a fine of £5 and to imprisonment for one year.

An African found in possession of muabvi or other poison commonly used for the purpose of trial by ordeal shall be deemed to have committed an offence under this section unless he shall prove that such poison was not intended for such purpose.

Charging person with witchcraft

4. Any person who, otherwise than in laying information before a court, a police officer, a Chief, or other proper authority, accuses any person with being a witch or with practising witchcraft or names or indicates any person as being a witch or wizard shall be liable to a fine of £25 and to imprisonment for five years.

Employment of witch-finder

5. Any person who employs or solicits any other person to name or indicate by the use of any non-natural means any person as the perpetrator of any alleged crime or other act complained of shall be liable to a fine of £25 and to imprisonment for five years.

Pretending witchcraft

6. Any person who by his statements or actions represents himself to be a wizard or witch or as having or exercising the power of witchcraft shall be liable to a fine of £50 and to imprisonment for ten years.

Chiefs and Headmen permitting, etc., prohibited trials by ordeal

7. Any Chief or Headman who directly or indirectly permits, promotes, encourages or facilitates any trial by ordeal which is prohibited by this Act, or who knowing of such trial or intended trial does not forthwith report the same to the District Commissioner of the District in which such trial has been or is intended to be held, shall be liable to a fine of £25 and to imprisonment for five years.

Every Chief or Headman within whose territory or village any prohibited trial by ordeal takes place shall be deemed to have committed an offence under this section, unless he shall prove that as a matter of fact he was justifiably ignorant of such trial or intended trial.

Profession of witchcraft illegal

8. The profession or calling of witchfinder or witchdoctor or of professional maker or mixer of poison is hereby declared to be an illegal calling and every person exercising or pretending to

exercise such calling or profession shall be guilty of felony and shall be liable to imprisonment for life.

9. Any person who shall use or assist in using any lot or charm with a view to the commission of any unlawful act shall be liable to a fine of £5 and to imprisonment for one year

Using charms, lots, etc

10. Nothing in this Act shall affect the liability to the death penalty of any person who under a pretence of trial by ordeal or of using any lot or charm commits wilful murder.

Act not to affect liability for wilful murder

11. The Minister shall have power to make Rules for the better carrying into effect of this Act and such Rules may impose fines not exceeding £5 and imprisonment not exceeding one year

Power to make Rules

