כלל ישראל that made a מנהג or a מנהג followed by all of בית דין cannot be בית דין by another בית דין, unless that בית דין is greater is greater. This is true even if the reason for which the בחכמה ובמנין had been made is no longer valid. If the מנהג/גזירה of a specific area made a גזירה then only that area was קטניות, then only that area was גזירה is true even if the מבילה (such as מבילה for a בעל קרי for a טבילה for a רוב הצבור לא יכול לעמוד בו such as בעל קרי (such as משנה ברורה), then it does not need to be kept.

Grapes of the fourth year were brought up to, and eaten in by anyone who lived within a day's journey.