

நக. எ். க/2178/87
நாள் 2. . 87

தொடர்வாளர் அவைகம்,
சென்னை-2.

அரசு ஆணைகளின் தொகுப்பு-2/87

பொருள்: பிரதி மாதம் அரசு ஆணைகளின் முக்கிய குறிப்புகளை தயாரி செய்த அபிப்புதல் தொடர்பாக - 1987 மூலம் ஆய்வுற்று 2-ஆம் தொழுப்பு அபிப்புதல்.

ஏடுபட்டு...

தலைமை அவைகத்தில் 1987 பிப்ரவரி முதல் ஏப்ரல் மாதங்கள் வரை பெறப்பட்ட முக்கிய அரசு ஆணைகளின் சுருக்கம் மற்றும் அதற்கு முன் மாதங்களில் விடுபட்ட அரசு ஆணைகளின் சுருக்கங்களையும் தொகுதிகளிடத்தில் அனுப்பி வைக்கப்படுகிறது.

இத்தொகுப்பினைப் பெற்றுக் கொண்டதையும் ஒப்புதல் வழங்குமாறும் கோரப்படுகிறது.

ஓம்/- க. இரத்தினசுவாமி,
இனா அராய்வாளர்.

தொகுப்பு: 2/87 அரசு ஆணைகளின் தொகுப்பு

பெறுபவர்

1. தலைமை அவைகள் ஆணைகள் பிரிவுகள்
2. அனக் 3-ஆம் பாதி அமைக்கு மார்த்திர அவைகளுக்கான்.
3. ஆசிரியர்
"கீழ்க்கெ மலர்"
2^o, " -வது மயில்" ராடு,
எ. இ. டி. நகர்,
சென்னை-00 003.

/உமை நகல் /

3.12.87

கணக்காணிப்பாளர்.
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CORPORATIONS

FILLING-UP OF VACANT POSTS

Establishment - Corporation of Madras - creation of posts and filling up of vacant posts in Corporation of Madras - Fixation of norms - constitution of a committee.

The Government direct that a committee be constituted, to recommend the norms relating to creation of posts and filling up of vacant posts in the Corporation of Madras with the following Official members.

1. Commissioners, Corporation of Madras .. Chairman
2. Director of Public Health and Preventive Medicines .. Member
3. Chief Elec. Inspector to Government .. Member
4. Deputy Secretary to Government, F&AR (OSM) Department .. Member
5. Deputy Secretary/Joint Secretary to Government, Finance Department .. Member

The Commissioner, Corporation of Madras shall be the convener of the meetings.

(G.O.Ms.No. 166/M.A.&W.S./ Dated 3-2-87.)

Appointment of Special Officers for Madras City Project Implementation and Development

Appointment- Temporary post of Special Officer (Madras City Project Implementation and development) in grade of Special Commissioner.

Sanction is accorded to the creation of temporary post of Special Officer (Madras City Project Implementation and Development) in the grade of Special Commissioner (on a pay of Rs. 3000/-) initially for a period of one year with effect from the date of appointment.

G.O.Ms.No. 322/Public (Special) dated 26.2.87.

Purchase of Bitumens

Industries - Purchase of Bitumen Measures to prevent unauthorised trade - instructions issued - Regarding.

It is requested to observe the guidelines laid down in Government of India's letter No. P. 17020/383-mkt (Ministry of Energy) dated 18-12-84 and to make Purchases of Bitumen only from the oil companies and do not make purchases from unauthorised sources.

(Letter No. 60465/G1/86-1 (Industries) dated 9.2.87)

ADVERTISEMENT

Advertisement - Coimbatore Corporation - Bye-laws for prohibition and regulation of advertisements - proposed - approved.

Under Sec. 432 of the Coimbatore City Municipal Corporation Act 1981 (P.N. Act 25 of 1981) the Governor of Tamil Nadu hereby accords sanction to the bye-laws for the prohibition and regulation of advertisements made by the Coimbatore City Municipal Corporation Council,

G.O.Ms.No. 225/MA&WS/dt. 21.2.87

Education - Schools run by Municipalities and Township Committees - Posts of conductress Bringing them into regular establishment cancellation of orders issued G.O.Ms.No. 1645/ Edn. dated 29.7.76 - orders issued.

G.O.Ms.No. 245/Edn (C1), dated 18.2.87.

Establishment - T.M. Municipal Engineering and Water Works Service - upgradation of Engineers posts in Municipalities - Delegation of powers to D.M.A. orders issued.

The Government empower the D.M.A. to upgrade the posts of Municipal Engineers if they are within the norms fixed by the Government in G.O.Ms.No. 1255/RDLA/dated 30.8.83 and on receipt of resolution of the Municipal Council or Municipal Committee concerned.

G.O.Ms.No. 232/MA&WS dated 23.2.87

Pension - Ex. Municipal Staff absorbed in Panchayat Development Unit Town Panchayats - Panchayat Townships and Panchayat Unions and retired or will retire on or after 1.4.74 - calculation of entire service in Municipalities for Pension ordered.

G.O.Ms.No. 128/R.D.Department dated 12.2.87

Works - Municipal Works - Delegation of Powers to Executive Engineers in RDMA Encashment from Rs. 1.00 lakh to Rs.2.00 lakhs - orders issued.

The monetary limit of executive engineers in Rural Development and Local Administration is enhanced from Rs. 1.00 lakh to Rs. 2.00 lakhs in respect of all Municipal works.

G.O.Ms. No. 217/MA&WS/dated 19.2.87

Loans and advances - Conveyance advance to the employees of Municipal and Corporation of Electrical Undertakings - orders issued.

The Government extend the Scheme of grant of advances to the eligible employees of Electrical Undertakings Madurai and Cimbatore Corporations and Karur, Pollachi and Thanjavur Municipalities for the purchase of Conveyance.

Mode of Conveyance	Maximum Quantum of advance	Mode of Recovery instalments
Motor Car (New)	Rs. 50,000/- or cost of the vehicle whichever is less	100 months
Motor Car (Second hand)	Rs. 50,000/- or cost of the vehicle whichever is less	85 months
Motor cycles (new) Enfield/Jawa/Ind- Suzuki/Yamaha/ Rajdeek/Herc Honda/ Kinetic Honda/ Baja/M50/80 and Silver Plus.	Rs. 6,000/- or cost of the vehicle whichever is less	60 months
Motor Cycle (Second hand)	Rs. 3,000/- or cost of the vehicle whichever is less	50 monthly instalments
Scooter (New) Bajaj/Vespa/ Lampy/Vijay/ Avanthi	Rs. 6000/- or cost of the vehicle whichever is less	60 months instalments.
Scooter (2nd hand)	Rs. 5000/- or cost of the vehicle whichever is less	50 monthly instalments.
Moped (new) Mayuram T.V.S.50 Luna/Sportiff/ Luna Spark/ Luna Swaze/Herc	Rs. 3000/- or cost of the vehicle whichever is less	30 monthly instalments.

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This order will take effect from the date of issue of and the funds should be provided from funds of Electrical Undertakings of the local bodies.

G.O.Ms.No. 307/MA&WS dated 16.3.87

Rules under T.M.L.I. Act 1920 - Rules Regarding invitation of persons for functions organised by Municipal Councils - issued.

Whenever any function is organised, conducted or sponsored by the Municipal Council in connection with any scheme, project, programme, system or construction (including building) financed with the funds provided wholly or partly by way of grant, subsidy, loan or guarantee by the State Government or the Central Government or by public undertakings (including financial institutions) or other autonomous institutions under the control of the State Government or the Central Government one or more among the persons mentioned hereunder only shall be invited to

- (a) inaugurate such function
 - (b) lay foundation stone in connection with any scheme, project, programme, system or construction, including building, afresaid; or
 - (c) declare open any scheme, project, programme, system or construction including building afresaid or
 - (d) do any other act of a like nature in connection with any function afresaid.
- (1) President of India/Vice President of India
 - (2) P.M. of India
 - (3) Governor of Tamil Nadu
 - (4) Chief Minister of Tamil Nadu.
 - (5) Speaker of Lok Sabha/ Dy. Speaker of Lok Sabha.
 - (6) Minister of Tamil Nadu Legislative Assembly
 - (7) Speaker of Tamil Nadu Legislative Assembly
 - (8) Minister of Tamil Nadu.

The Chairman or in his absence the Vice Chairman of the Municipal Council concerned shall preside over the functions referred to in para 1.

G.O.Ms.No. 372/MA&WS/Dated 4.4.87

PANCHAYAT UNIONS:

Grants - Statement showing the grants - drawn in excess of prescribed limit and irregularities in the drawal and utilisation of such grants-in-aid by Panchayat Unions during the year 1983-84 instructions issued.

The Collectors are informed that six months time from the date of issue of this order, is allowed for settlement of this order is allowed for settlement of objections in respect of clear cases of recovery mentioned under Section-A and 12 months for the cases mentioned under Section B. If the objections are not settled within the time limits prescribed, the Examiner of Local Fund Accounts is empowered to recover straightaway, the amounts from the Panchayat Union Councils concerned on the expiry of the respective period,

(G.O.Ms.No. 88/Rural Development Department dated 16.2.87)

Pension - Enhancement of minimum pension and revised rate of D.A. payable to the adhoc pensioners in Panchayat Unions/Town Panchayats/Township Committees.

The Government direct that with effect from 1.10.84 the amount of adhoc pension payable to the Panchayat Institution adhoc pensioners be enhanced from Rs. 125 to Rs. 235/- p.m. on the lines of enhancement of adhoc pension sanctioned in the G.O.Ms.No. 562/Finance (P.C) dated 10.6.85. The Government also direct that they shall be granted D.A. with effect from 1st October 1984 at the rates indicated below:

From 1st October 1984	Rs. 12 1/2/-
From 1st December 1984	Rs. 16/-
From 1st March 1985	Rs. 20/-
From 1st May 1985	Rs. 24/-
From 1st September 1985	Rs. 28/-
From 1st December 1985	Rs. 32/-
From 1st March 1986	Rs. 36/-

G.O.Ms.No. 151/Rural Development Department dated 23.2.87

Allwances - Sanction of C.C.A. to the Employees working in Pidampatti hamlets and eleven other villages of Virallimalai Panchayat Union, Pudukkottai District Amendment to orders - issued.

Substitute the words "be paid from 1.4.75" for the words "be paid from the date of this order" occurring in para 3 of the order 1105/Fin (All II)/dated 3.12.86.

G.O.Ms.No. 132/Finance (All.II) dated 17.2.1982.

Pension - Pension to staff absorbed in Government Service from Panchayat Unions calculation of entire services in Panchayat Union for sanction of pension - orders issued.

In G.O.Ms.No. 1741/RDLA/dated 11.11.80. orders have been issued to the effect that the staff of erstwhile District Boards who were absorbed in the Government service in Panchayat Development Unit and also in Panchayat Unions and Town Panchayat who retire on or after 1.4.74 be permitted to count their entire service towards pension, irrespective of the date of their admission to the P.F. Scheme of the former District Boards and even if they were not contributing to any P.F.

The Government direct that the concession granted in G.O. above to the Ex.District board employees, absorbed in Panchayat Union, Town Panchayats and in Government service in respect of pension be extended to the former Panchayat Union employees also who were subsequently absorbed in Government service subject to the condition that any contribution made by Panchayat Union to the P.F. of the said person together with interest thereon, should be refunded to the Government.

G.O.Ms.No. 157/R.D./dated 24.2.87.

Panchayats

Establishment - Executive Officers of Town Panchayats LT.C. Extension to all Executive Officers of Town Panchayats orders issued.

The Government direct that the expenditure in L.T.C. should be met from the funds of the Town Panchayats in which the Executive Officer is serving and that there shall be no financial commitment to state funds with effect from the date of this order.

G.O.Ms.No. 149/Rural Development Department dated 20.2.87

PENSION

Pension - Terminal benefits to Civil supplies personnel appointed direct in state owned Government undertakings - Corporation/Banks - extension of Pensionary benefits - Amendment to orders - issued.

The Government direct that the concession granted in G.O.Ms.No. 497/Feed/dated 24.9.71 read with Government letter No. 28380/21/72, Feed, dated 1.3.72 also be made applicable to those personnel who were received from the Civil Supplies Department and subsequently appointed in the State owned Government, Corporation, Boards where pension scheme is available. In view of this, the service rendered by such persons in the Civil Supplies Department can be taken into account for calculation of Pensionsary Benefits by the State owned Corporation/Boards where pension scheme is available subject to the condition that the Ex gratia gratuity, if any received by them is refunded to Government and the proportionate pensionsary liability passed on the Government by the foreign body concerned.

Letter No. 416/Feed/Consumer Protection dated 13.3.87.

Pension - Tamil Nadu Pension Rules - 1978 - Amendment to Rule 30 - Issued.

The said rules in Rule 30 for the exception below note 8 the following "Exception" shall be substituted.

Exception Pay and /or Special pay drawn by persons appointed by the Government to posts under the Corporation of Madras, State Housing Board and other state owned Corporations/Boards carrying higher scale of pay or special pay shall count for Pension and Death-cum-retirement Gratuity, subject to the condition that the difference in the amount of pension and death-cum-retirement gratuity shall be the liability of the Corporation of Madras, State Housing Board and other state owned Corporations/Boards.

Their liability will be the capitalised value of the share of the Corporation of Madras/State Housing Board and other state owned Corporation/Boards calculation on the basis of the table of commutation values for pension increased by 10% with effect from 1.1.79.

G.O.Ms. No. 267/Finance (Pension) dated 14.87.

Pension - D.A. to Pensioners and Family Pensioners increase in rates - orders issued with effect from 1.1.87.

<u>Date of Effect</u>	<u>Pension Range</u>	<u>Rate of D.A./p.a.</u>
1.1.87	Upto Rs. 549/-	24% of Pension subject to a minimum of Rs. 64/-
	Rs. 550/- and above.	19.20% of pension subject to a minimum of Rs. 132/-

G.O.Ms. No. 372/Fin(Pen) dated 27.4.87.

SERVICE MATTERS:

Public Services - Contingent Staff and manials paid from contingencies - Bringing to regular establishment on completion of 5 years of service - creation of posts to absorb contingent staff - Delegation of powers to Heads of Department - ordered.

The Government direct that the Heads of Depots are empowered to create post to bring the contingent staff to regular establishment after a careful review of the need for the posts and to appoint a contingent staff in the posts if no relaxation of Rule is involved. In cases where relaxation is involved, necessary proposals both for creation of posts and appointments there to shall be sent to Government. The work of bringing the contingent establishment to regular establishment should be completed before 31.3.1987.

The age prescribed in the special rules for Tamil Nadu Basic service shall not apply to the contingent staff when brought to regular establishment. It is enough if they are above to read and write in Tamil. Break in service upto 180 days may be allowed in reckoning 5 years of service. A contingent staff should be brought to regular establishment in the same post in which he is working.

G.O.Ms.No. 107/P&AR / dated 5.2.1987

Public Service - Transfer of Government Servants - Once in 3 years Transfer in the middle of year - Avoidance - Instruction issued.

Except in the case of transfer found quite necessary due to exigencies of service in the interest of administration all transfer as far as possible be made only during the summer vacation time (ie) April to May of every year and to avoid transferring officials during the middle of the year.

Letter No. 43545/Per5/86-2 P&AR dated 24.2.87

T.N.Government Servants conduct rule 1973 Rule 7 (14) (b) - Amended.

The following shall be substituted

(b) A Government Servant may usually be permitted to acquire immovable property outside the revenue district in which he is serving. But when on transfer to a district in which he holds immovable property, a Government Servant makes the report required by sub rule (17) the authority responsible shall, ordinarily transfer him to another district.

G.O.Ms.No. 244, P&AR Dated: 19.3.1987

FUNDAMENTAL RULES:

Fundamental Rules - F.R. 49 Charge allowance - Uniform rates - orders - issued.

The Government direct that the charge allowance shall be granted uniformly at the rate of 1/5th of the pay drawn in the regular post or half of the minimum pay of the additional post whichever is less for the entire period of 5 months. No charge allowance shall be granted beyond 5 months as the post held on additional charge will be deemed to have been kept in abeyance/abolished beyond the five months period.

G.C.Ms. No. 112/P&AR, dated 9.2.87

Tamil Nadu Revised Scales of Pay rules 1985 - Common Categories - Fixation of pay for Record clerks with S.S.L.C. qualification - Further clarification - issued - Regarding.

The minimum pay of Rs. 495/- in the time scale of Rs. 475-775 shall be allowed to Record Clerk with S.S.L.C. passed qualification only.

If the pay of Record Clerks who have passed S.S.L.C. fixed on 1-10-84 in the revised scale falls short of Rs. 495/- on 1.10.84 pay should be refixed at Rs. 495/- p.m. even though they were appointed prior to 1.10.84. This is applicable to those who were appointed after 1.10.84 also.

The S.S.L.C. qualification mentioned in para 3(1) G.C.Ms. No. 742/Fin. dated 11.7.85 refers to only S.S.L.C. passed, since the minimum qualification prescribed for direct recruitment to the post of Record Clerk is S.S.LC appeared.

The Xth Standard (failed) of Andhra is not eligible for the minimum pay prescribed in G.C.Ms. No. 742/ Finance/dated 11.7.85.

Letter No. 48810/FCPI/86-1/Finance dated 9-2-1987.

Tamil Nadu Government Servant's Conduct Rules 1973 - Rule 26 - Amended.

In Rule 26 after the proviso, the following proviso shall be added namely ...

"Provided further that such repeal shall not effect the previous operation of the rules so repealed and a contravention of any of the said rules shall be punished as if it were a contravention of these rules.

G.C.Ms. No. 142/P&AR dated 8-2-1987

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Fundamental Rule Government Servants appointed to Selection grade/Special Grade-Fixation of pay - "PP" Regulation of Clarification.

1) Whether the amount of 'PP' already allowed upto 31-3-86 as per G.C.Ms.No. 841/P&AR/dated 30.8.85 will need be recovered in view of the notional effect ordered in the order G.C.Ms.No. 879/P&AR/dated 5.9.86.

The amount of P.P. availed by Government Servants who were moved to Selection grade/Special grade/Special temporary posts between 1-10-84 and 31-3-86 need not be recovered.

(ii) In cases fall between 1.10.84 and 31.3.86 but orders issued after 5-9-86 (ie) issue of orders 879/P&AR/dated 5-9-86 whether the "PP" may be given notional effect from 1-10-84 or from the date of appointment to Selection Grade/Special Grade/Special temporary posts whichever is latter with monetary effect from 1-4-86.

In the case of appointments to Selection Grade/Special grade/Special temporary posts prior to 1-4-86, but orders issued subsequent to 5-9-86 the "PP" should be regulated as per orders issued in 841/P&AR/dated 3-8-85 (ie) upto 31-3-86) and again regulated as per revised orders issued in 879/P&AR/dated 5-9-86 from 1-4-86. Such individuals are therefore entitled to the arrears of P.P. as per orders 841/P&AR/dt. 3.8.85.

Letter No. 114108/FRII/86-5 dated 19.2.87

Fundamental Rules - Pay fixation - Government servants promoted/appointed from Special grade of the lower posts to higher posts carrying identical scale of pay - Mode of fixation clarification.

The benefit of pay in G.C.Ms.No. 895/P&AR FR(1) dated 10.9.86 has been extended to persons promoted from the Special grade in the letter cited and, therefore, it shall have notional effect from 1-10-84 with monetary benefit from 1-4-86.

Letter No. 6897/FRI/87-2/P&AR dated 16.2.87.

Manials Paid from Contingencies - Fixation of pay - increase of rates - Instructions - Issued.

In G.C.Ms.No. 107/P&AR/dated 5.2.87 all the Heads of Departments have been empowered to create posts to bring the contingent staff to regular establishment after careful review of the need for the posts and to appoint contingent staff in the posts if no relaxation is involved. In cases where relaxation is involved, necessary proposals both for the creation of posts and adjustment thereto shall be

the creation of posts and appointment there to shall be sent to Government. It has also been ordered that the work of bringing the contingent establishment to regular establishment should be completed before 31-3-1987. As such, there is no need to revise now the daily rates of contingent establishment as necessary action has to be taken to bring the contingent establishment under regular establishment.

Letter No. 107606/Sal-2/85-1 dated 9-3-87.

(G)

Fundamental Ruling (3) under FR rule 22-B - Fixation on promotion/appointment from Selection grade of lower posts to higher posts on identical scales of pay - Amendment issued.

G.C.Ms.No. 218/F&AR/dated 13.3.87.

Public Services - Advancement to Selection grade/Special Grade in various services - Recommendation of the one man committee - accepted - orders - issued.

The Government directs that the service in the Selection Grade of the lower post shall be counted for the Selection grade in the promoted post provided that the Selection Grade scales of the lower post is identical to the ordinary grade of the higher post, and that the concession be allowed only at the first promotion level. Government also direct that in the case of posts with different grade one who has put in 10 years or more of service in the lower post (eg. Grade II) shall be advanced to the next higher (ie Grade I) under the scheme of flexible complementing and one with a service of 20 years or more be advanced to Selection Grade of the higher post (ie Grade I) wherever it has already been provided (National effect 1.10.84 monetary benefit 1.4.86).

(G.C.Ms.No. 210/F&AR/dated 11.3.87)

F.R. - Fixation of pay under FR 22-B in the higher posts - Revised option - orders - issued.

Under FR 22-B pay shall be fixed in the higher post of at the stage next above the pay in the lower post after increasing it by one national increment. But orders have been issued in the Government Order No. 364/F&AR/dt. 1.4.86 allowing fixation of pay on promotion/appointment to higher post at a stage or next above the pay plus 5% of pay in the lower post (admissible under FR 22B if the benefit consequent on fixation of pay under FR 22B does not bring an increase of atleast 5% over the pay drawn in the lower post, giving effect from 1-10-84). Those promoted/appointed to higher post prior to the date of issue of these orders (ie) prior to 1.4.86 would have no opportunity to exercise option taking into account of the orders and in certain option for fixation under FR 22 B on the

of accrual of increment in the lower post would be less advantageous to the individuals concerned. The Government decided to allow revised option to these promoted/appointed to higher post from 1-10-84 to 31-3-1986.

The Government direct that Government servants promoted/appointed to higher posts involving assumption of higher duties and responsibilities during the period from 1-10-84 to 31-3-86 (both days inclusive) be permitted to fix revised option to have their pay fixed on the date of promotion/appointment to the higher posts under FR 22 B from the date of promotion/appointment or initially in the manner as provided in FR 22(1)(a)(i) or FR 22(1)(b)(1) under FR 22 B on the date of accrual of next increment in the lower post.

G.C.Ms.No. 252/F&AR/dated 20.3.87.

F.R. Foreign Service - Deputation of Government Servants on foreign service - Payment of Salary during compulsory wait by the foreign employer on return from foreign service - orders - issued.

Government direct that in cases of officers who were on compulsory wait after their relief from foreign service, the salary for the period of compulsory wait should be paid by the foreign employer. The terms and conditions of deputation shall include a provision in this regard also.

(Letter No. 62794/FRII/86-3/F&AR dated 19.3.87)

Revised Scales of Pay 1985 - Special Grade Advancement to Special Grade on completion of total service of 20 years orders issued.

The Government direct that employees in the post provided with Special Grade shall be allowed to move on to the special grade on completion of a total minimum period of 20 years of service in the selection grade if not completed.

The fixation of pay in the special grade shall be made as per the orders in force.

G.C.Ms.No. 281/Fin.(F.C)/ dated 2.4.87.

F.R. - ruling (14) under FR 27 - Fixation of pay of upper Division Typists/Upper division steno - Typist/Stenoc typist/ Selection Grade Steno -Typist on their promotion as Assistant clarification issued.

A point arise whether the orders in G.C.Ms.No. 895/P&AR(FR-1)/dated 10.9.86 shall apply when a Selection Grade Typist/Selection Grade Steno-typist is promoted/appointed as Assistant or Assistant Section officer etc. It is clarified that the above orders shall not apply to fixation of pay of Selection Grade Typist/Selection Grade Steno-typist, Upper division Typist/Upper division Steno-typist/Personnel Assistant or promotion/appointment as Assistant/Assistant Section Officer and that fixation in their cases shall continue to be done with reference to ruling (14) under F.R. 27.

Government Letter No. 103432/P&AR(FR-1) dated 9.4.87

Motor Vehicles - Economy in expenditure on Departmental Vehicles - Recommendation of the Committee on motor vehicles, Ceiling on fuel consumption - Continuance of fuel ceiling Scheme for 1987-88 orders - issued.

G.C.Ms.No. 250/Finance (Home) Dated 24-3-87.

F.R. - Pay Fixation - Government Servants promoted/appointed from Special Grade of the lower posts to higher posts carrying identical time scale of pay - Mode of fixation - clarification issued.

In the case of appointment to higher posts from Selection Grade of lower posts carrying identical time scale of pay as that of the ordinary grade of the higher post pay should be fixed either under FR 22 B with reference to, the national pay in the ordinary grade of the lower post with 5% increase in pay or at the stage in the ordinary grade of the higher post after adding one national increment to the pay drawn in the Selection Grade scale of lower post at the option of the individual. A point arose as to how pay should be fixed when the individual drew P.P. in the grade lower post and exercised option to fix the pay at the stage in the ordinary grade of the higher post after adding one national increment to the pay drawn in the Selection Grade of the lower post.

After detailed examination, it is clarified that, pay shall be fixed in such case at the stage in the ordinary grade of the higher post after adding one national increment to the pay drawn in the Selection Grade Scale of the lower post as ordered in the G.C. 895/P&AR (FR-1) dated 10.9.86 and the P.P. drawn in the Selection Grade of the lower post shall be allowed to continue till the individual gets his next promotion or selection grade in that post whichever is earlier.

Government letter No. 951294/FR-1/86-87/P&AR dated 28.4.87

LEAVE RULES

Encashment of Earned Leave - Encashment of Earned Leave at credit on the date of Retirement - Payment on the date of retirement itself - Instructions issued.

Government direct that the leave sanctioning authority may complete all the works relating to the ordering encashment of Earned Leave before the retirement and see that the amount is disbursed to the retiring employee without any delay from the date of retirement (ie) if possible in a day or two from the date of retirement.

Government letter 242754/FRIII/87-2/R&R (FRIII) dt. 27.4.87

Loans and Advances:

Loans and Advances - H.B.A. - Tamil Nadu Government Employees H.B.A. - Special Family Benefit fund - Clarification - issued.

In the case of combined advance, the liability falls on the surviving spouse after the death of the leonce. Such cases, the benefit under the T.N. Employees' H.B.A. F.B.Fund Scheme, shall be restricted to that portion of loan sanctioned, based on the repaying capacity of the loan in full and the balance amount recovered from the surviving spouse as per the rules. The benefit under the scheme need not be allowed to the leonce, if the spouse of the leonce dies before the repayment of the loan in full by the leonce, as the leonce survives. While sanctioning the advance, the sanctioning authorities shall specify in the formal orders, the amount of loan fixed with reference to the repaying capacity of each of the spouse separately. The amount of recovery shall also be so fixed that it may be easy at a later date to adjust the particular amount of outstanding advance, sanctioned with reference to the eligibility of the leonce.

G.C.Ms.No. 33857/C1/86-3/Housing and Urban Development
dated 2-1-87.

Loans and advances - H.B.A. sanction of advance to Government servants other than Panchayat Union School teachers for purchase of ready built house/flat allotted by Tamil Nadu Housing Board / Further order issued.

The sanctioning authorities are requested to send proposals to Government on or before 6.3.87 indicating about the possible expenditure that can be spent before 31-3-87 taking into account the extended period of sanction of pending loan applications received upto 31-12-86 to enable the Housing and Urban Development Department to send final modified appropriation proposals for 1986-87 to Finance Department. The sanctioning authorities are responsible for expanding the Committee amount and they should ensure that the amount is surrendered.

G.C.Ms.No. 211/H&U Department dated 20.1.87

: 15:

Loans and advances - House Building Advance sanction of advance to Government Servants other than Panchayat Union School teachers for purchase of ready built house/flat allotted by Tamil Nadu Housing Board - Further order issued.

The sanctioning authorities are requested to send proposals to Government on or before 6-3-87 indicating about the possible expenditure that can be spent before 31-3-87 taking into account the extended period of sanction of pending loan applications received upto 31-12-86 to enable the Housing and Urban Development Department to send final modified appropriation proposals for 1986-87 to Finance Department. The sanctioning authorities are responsible for expanding the committed amount and they should ensure that the amount is surrendered.

G.C.Ms.No. 211/Housing and Urban Development dated 20.2.87

Tamil Nadu Slum Clearance Board - Tenements constructed by Tamil Nadu Slum Clearance Board Allotment on rental basis and hire purchase basis to Government servants - Fixation of maximum income limit - issued.

Government direct that in respect of Government Servants, the maximum income limit for eligibility for allotment of the Slum Clearance Board tenements both on rental basis and hire purchase basis, be raised to 1000/- p.m. (total emoluments)

G.C.Ms.No. 259/Housing and Urban Development Dated 25.2.87

MISCELLANEOUS

Motor Vehicle Maintenance Department - Petrol and Diesel Oil and Lubricants supplied to their vehicles during the period from 1-4-81 to 31-3-83 write off regarding.

In G.C.Ms.No. 503/Transport dated 25-4-84 Government have directed the arrears payable to the Tamil Nadu Government of India Department, Local & Dies, Public Sector Undertakings, Commercial Departments/ Institutions and other Chargeable departments of the State Government for the fuel supplied and the repair works done to their vehicles and by the State Government department, for the fuel supplied to their vehicles should be settled within two months from the date of such supply and from the date of receipt of the invoice for the repair works done, failing which further supply of fuel etc and undertaking of repairs of the vehicles of the defaulting departments, shall be stopped until the arrears are fully settled by such defaulting departments.

: 15:

The outstanding dues payable to motor vehicles, maintenance department from other departments seem to be quite heavy. It is directed that to make necessary arrangements towards the speedy settlement of the outstanding dues payable to Motor Vehicles maintenance Department towards the supply of petrol, Oil and Lubricant products. It may be ensured that the time schedule for settlement of bills is strictly adhered to.

Government letter No. 41752/H2/84-20/Transport dated 18.2.87

Provision of Meals for drivers - Enhancement of amount - orders issued.

Government ordered that whenever a lunch or dinner is arranged by the Chief Secretary of Secretaries to the Government on behalf of State Government in honour of visiting dignitaries or on special occasions, a consolidated amount of Rs. 10/- should hereafter be paid to each driver of the vehicles of officials attending the luncheon or dinner.

G.C.Ms.No. 251/Public (Political) dated 20.2.87.

Training - improvement in efficiency - Conduct of 3 days - "short course on officers procedure" for superintendents / Managers - Programme for 1987-88 - orders issued.

G.C.Ms.No. 159/F&LR (Inspection) / dated 25-2-87

In G.C.Ms.No. 157/Fin (Funds) dated 3.3.83 shall be modified as follows.

Read ons: Candidates can appear for two/three papers of Part I/II and pass in one sitting or appear for each paper of the test separately to secure exemption in that paper. However candidates can sit for part II only after passing or securing exemption in both papers of part I of the test.

Government letter No. 137467/Funds/86-3 dated 16.3.87

Interim adhoc Lumpsum payment - grant of - further clarifications issued.

It is clarified that interim Adhoc amount is payable to all Government Employees who are in service as on 13-1-85 and who satisfy the conditions specified in para 5 and 6 of the G.C.33/Fin. (All.II)dated 13.1.85

Government letter No. 7035/ALL.II/85-2 dated 16.3.87

Exgratia payment for the year 1986 - certain clarifications - issued.

Temporary employees are not eligible for the exgratia payment.

: 17:

The persons receiving daily wages are not eligible for exgratia payment.

The persons who have retired from service on 31-12-85 A.N are not eligible for exgratia payment.

A Government Servant who was on deputation to Corporation/Board during 84-85 is eligible to draw exgratia payment but he should not have received any bonus for the year 1986.

Temporary candidates sponsored by employment exchange and appointed for short period are not eligible for the exgratia payment.

Pensioners and part time clerks are not eligible for the ex gratia-payment.

Teachers and others who are on reemployment on 12-1-86 are not eligible for the exgratia payment.

Government letter 6312/All-II/86-1 dated 12.3.87

Ex-gratia payment ordered during 1986 - certain clarification

The national pay arising out of fixation (ie) exceeding pay of Rs. 2,500/- on 12.1.86) should not be taken into account for payment of exgratia payment and no recovery need be made from the officers who have drawn the exgratia amount as per the drawn by them on 12.1.86 In case, if the recovery has been made from them it has to be refunded.

Govt.Lr.No. 157171/All.II/86-1 dated 10.3.87

Tamil Nadu - Agricultural University - Revision of pay scales of the Librarians.

Government decided to permit the Tamil Nadu Agricultural University to allow to the unqualified - By Librarians, Assistant Librarians who were at present drawing the scales based on the recommendation of II Pay Commission the corresponding identical scales of pay based on the recommendations of the III and IV Pay Commission as detailed below with effect from the dates of implementation of the revised scales of pay of the III and IVth Pay Commission respectively.

	<u>II Pay Commission</u>	<u>IIIrd Pay Commission</u>	<u>IVth Pay Commission</u>
Assistant Librarian	375-15-495- 20-575-25-650	575-25-675- 855-35-925	905-45-1445-50-1545

Selection Grade

600-30-750- 35-890-40-1050	1045-45-1450- 65-1775
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Deputy Librarian 600-40-1000 750-50-1350 1300-75-1715-90-
2435

Selection Grade

850-50-1200-
60-1500

Govt. Letter No. 455/Agri/Dated 27.3.87

Education - Aided Schools - Award of Selection Grade to Non-teaching staff under all kinds of managements on completion of 10 years of length of service - orders.

The Government direct that the concession granted to the teaching staff in the G.C.Ms.No. 992/ Edn/dated 22.6.79 in the matter of award of Selection Grade to them be extended to all non-teaching staff also subject to the conditions stipulated for teaching staff in that Government Order.

G.C.Ms.No. 537/Edn()/dated 3.4.87

Public Services - Pass Certificate to be issued by the Board of open school education - Equivalent to the certificate issued by the Director of Government Examinations at the end of the Xth Standard Examination - Recognition - orders - issued.

The Government direct that the pass certificate issued by the Board of open school at the end of the examination be recognised as equivalent examination at the end of Xth standard examination conducted in Tamil Nadu for the purpose of minimum General Educational Qualification for employment in Public Services. Necessary amendments to General rules 12(a)(1) of the Tamil Nadu State and Subordinate services in this regard will be issued separately.

G.C.Ms.No. 303/E&LR (Per R) dated 7.4.87

Public Services - Selection Grade/Special Grade - Awarding of Selection Grade/Special Grade posts of Persons who are exempted from passing prescribed tests - instructions issued.

In the case of Government servants who have not acquired the prescribed qualification for promotion including that of test qualification, if any and in whose favour rules have been relaxed shall be moved on completion of 10 years of service to Selection grade only from the date of relaxation. Their pay in the Selection grade post shall however be fixed in the normal course with reference to the pay drawn prior to such appointment and subsequent increment will be regulated after they have put in the required qualifying service of one year for the increment.

Govt.Lr.No.61783/Per5/86-1/E&LR dated 20-4-87

Public Services - Recognition of qualification under graduate diploma in physical Education of Osmania University - Equivalence - orders - issued.

: 19 :

The undergraduate diploma in physical Education awarded by the Osmania University, Hyderabad be recognised as equivalent to the Physical Education Higher Grade Certificate issued by the Government of Tamil Nadu for purpose of Employment into Public Service in this state.

G.C.Ms.No. 352, P&R dated 21.4.87

Personnel Staff and other perquisites available to ex-officers - office bearers of public sector undertakings/Boards/Co-operative Institutions. - Discontinuance - Instructions - issued.

Government direct that the officers as ex-officer bearer of the Public Sector undertakings/Boards/Co-operative Institutions who are availing themselves of personnel staff and other perquisites like motor vehicles, residential telephones, refrigerators, service of cooks etc in their capacity, may be asked to discontinue forthwith these facilities and surrender the posts/motor vehicles/telephones etc. to the institutions concerned.

Letter No. 531/87-2/Find(BPE) dated 21.4.87.

T.M. Government Servants F.B.F. Scheme contribution by Government servants upto 1.2.75 Transfer to G.P.F.accounts - further instructions - issued.

The Government fix 30-6-87 as final date for adjustment of accounts. The Government further direct that no time limit will be given beyond 30.6.87 and that any balance remaining unadjusted after this date should be taken as revenue to Government.

Government letter 36485/Fen/87-1 dated 30.4.87

நகராட்சிகள்

எனி - சொத்து-எனி - நகராட்சி மற்றும் நகராட்சி - ராணியங்கள் சொத்து எனி உயர்வு அளிவுகள் வழங்கப்படுகிறது.

நகராட்சிகள் மற்றும் நகராட்சி ராணியங்களில் சொத்துவாரி உயர்வு மற்றும் தொடர்பாக பிறப்பிக்கப்பட்ட தடை ஆண்டுகளைத்தொழும் திரும்ப பெறப்படுகிறது.

(அரசு ஆணை (நிலை) 317/ந.ந.ம.க.ஏ.) நாள் 1.4.87

ஊராட்சி ஒள்ளியங்கள்:

அரசு மருத்துவ அலுவலரி - அரசு மருந்தகங்களில் பணிபுரியும் அரசு மருத்துவ அலுவலரிகளுக்கு பணித்துக் கூடிய முன்பும் அனுமதி அளிப்பது - ஆணை வெளியிடுதல்.

சில்லறை செலவினங்களில் சந்தை நிலவரப்படி ஆதியம் மற்றும் படிகள் பெற்று பணியாற்றும் ஆழியாரிகளுக்கு பணித்துக் கூடிய முன்புமாக ரூ.200/- மழுங்கப்படுகிறது. அதே அன்றை ஒரு குறிப்பிட்ட அன்றை நிரையம் செய்யப்பட்ட ஆதியம் பெறும் அரசு மருத்துவ அலுவலரிகளுக்கும் ரூ.200/- பணித்துக் கூடிய முன்பும் மழுங்கலாமெனவும், இதனால் உத்தாக்கும் செலவினம் முழுகும்யையும் ஊராட்சி ஒள்ளியங்களுக்கு செய்ய வேண்டுமென்று, இதனால் அரசுக்கு எந்தவித செலவும் கிடைக்க கூடாத என்றும் அரசு முடிவெடுத்தனர்களும்.

அத்துப்படி ஆராட்சி வெளியாக்களில் பாரிபுரியும் ஜர்க் மருத்துவர்களுக்கு பதின்மூன்றாக தஞ்சை பிளை பெசுற ரூ. 200/- வீத வழங்கலாமென்றும் அதனை பதின்மூன்றாக நடைவாயில் பிழைத்து கொள்ளலாமென்றும் அரசு ஆணையிடுவதை தெரிவாக ஏந்த ரோட்டும் அரசு ஸிதியிலிருந்து உங்கள் கொள்ளப்படமாட்டாது.

அரசு ஆணை (ரிலை) எண் 17/ஜெக்ஷியூ மருத்துவம், ஒமியோராய்தி நாள் 4.3.87

உடன்டு
வரிகள் - வீட்டுள்ளி - ஆராட்சிகள் - தட்டை ஆலை - நிதிகப்பட்டது - அறிவுரைகள் வழங்கப்படுகிறது.

வரிகளை நியமிக்க செய்வதற்காக நியமிக்கப்பட்ட தனி அலுவலர்களை உடனடியாக அவர்கள் முன்பு இருந்த பாரியிடங்களுக்கு திருப்பீரி அனுப்பி அனுமதிப் படுகிறது.

அரசு ஆணை 267/ஆ.வ.உ.துறை நாள் 1.4.87

ஆராட்சிகள்:

மின்சாரம் - தெரு விளக்குகள் - ஆராட்சிகள் மற்றும் பேருராட்சிகள் தெரு விளக்குகளைப் பராமரித்தல் - தெரு விளக்குகளுக்கு உதிரி பாகங்களை வாங்குதல் - ஈப்பந்தபுள்ளிக்குறு நியமித்து ஆணை வெளியிடப்பட்டது முனியிய அறிவுரைகள் - வழங்கப்படுகிறது.

ஆராட்சி நிறுவனங்கள் தெரு விளக்குகளை பராமரிக்கும் பொறுப்பினர் ஏற்றுக் கொடித்தற்கு பழுதுபட்ட மீன் பாகங்களை நீக்கி விட்டு புதிய தரமான மீன் பாகங்களை நியாயமான விலையில் வாங்க வேண்டிய அவசியத்தினாலும் அதன்கீர்ப் பேருராட்சி மேற்கொள்ள வேண்டிய விதிமுறைகள் குறித்து அறிவுரைகள் வழங்கப்படுகின்றன.

1) மாநில அளவின் ஆணைத்து ஆராட்சிகளுக்கும் தேவைப்படும் மீன் உதிரி பாகங்களை எட்டு விமாத்திகமாக வாங்கி வழங்குவதற்கு மாறாக அந்தநீத் ஆராட்சி மின்மீன்களை சீதைப் பொறுப்பினர் மேற்கொள்ள வேண்டும்.

2) ஏப்ரல் பூர்ணிக் குறு ஏருடம் ஏருமூட கடி தீழ்க்கோடாகள், மீன் முடிவிலாடுத்து ஏலாட்சி நிறுவனங்களுக்கு விரைவிடப்படுத்த வேண்டும்.

(அ) எந்தெந்த தரமான உற்பத்தியாளர்களிலே தாாரிப்புக்களை வாங்குவது

(ஆ) எந்தெந்த வகை உதிரிப் பாகங்களை என்னிட்டு விலைகளுக்குள் வாங்க வேண்டும் என நிர்ணயம் செய்தல்.

(இ) மாற்றிடு செய்ய ஒவிவொரு வகையான மீன் உதிரிப் பாகத்திற்கும் ஒரு குறைநீத் பட்ச கால வறையறை நிர்ணயம் செய்தல்.

3) ஒவிவொரு ஆராட்சி/ஆராட்சி ஒரீயம் மற்றும் பேருராட்சி ஒரீயவகையிலே தெரு விளக்குத்திற்காக எவ்வளவு தொடர்கள் ஆரைடான்றுக்கு விரலவழிக்க வேண்டும், எனிற 1958ம் ஆண்டு தமிழ்நாடு ஆராட்சிகளில் ஈட்டம் 139 பிரிவின் தீழி செய்யப்பட்ட விதிகளின்படி அவைகள் ஆண்டு சாதாரண

வருமானத்தில் (Ordinary Receipts) 15% ரிகாமல் கருகீக வேட்டும் என கூப்படுகள்து எனவே ஒள்ளாட்சி நிறுவனங்கள் ஆவசகளின் ஆட்டு ஆதாரம் வருமானத்தில் 15% ரிகாமல் ஆட்டிடாக்கங்கள் கரு விளக்கீர்கள் தொடர்பாடு வைக்குகள் வெளிய வேட்டும் என வரியுறுத்தப்படுகிறது.

(அரசு ஆணை - முனில) - 122/ஆ.உ.உ.துறை - நாள் 9.2.87

ஆட்சீகளுக்கும், பேருராட்சிக்கும் எல்காட் நிறுவனத்திலிருந்து எாளாவிப் பெட்டிடுள் மற்றும் விவெகங்கிள் கருவிகளை வாய்த் தழிக கால வரம்பு 8.1.87 டட்சி முடிவு பெற்றிரது. இதனை 9.1.87 தொடர்விடி 31.3.88 வரை அரசு ஆணை நிறுத்தப்படுகிறது.

(கடிதம் எண் 76433/ம.தொ/86-4/ஆ.வ. நாள் 18.2.87

அடிப்படை விதிகள்:

தற்காலிக பரி நீக்கம் - மேல் முறையிடிட்டு மீது ஆண வழங்குதல் - தெளிவுறை குறித்து.

ஐய்ப்பாடு

1. தற்காலிக வேலை நீக்கக் காலத்தை அடிப்படை விதி 54(ஏ) நீதி வரலாறுறைப்படுத்தி வழங்கும் ஆணங்கு மேல் முறையிடு கோடா? உட்டு எனில் அதற்கு ஆதாரம் என்கு உள்ளது?
2. எந்த அலுவலகத் தற்காலிக வேலை நீக்கத்தை முனிய் செய்து ஆண வழங்கியாரோ அந்த அலுவலரிடா விரிமுனிவுப்படுத்தி ஆண வழங்க வேண்டுமா? அதிலை அவரிடை கூரி அவர்கள் அதிகாரியும் ஆண வழங்க முடியுமா?
3. உயர் அதிகாரி, நூத காரிரினா எக்ஸிகர் காரி வழங்கிய தவறான ஆணையை ரத்து கொடுத்து புதிய திருத்தியை ஆண வழங்க முடியுமா? முடியாத எனில் தவறான ஆணையை எவ்வாறு தோரிய செய்வது?

தற்காலிக வேலை நீக்கக் காலத்தை அடிப்படை விதி 54(ஏ) நீதி வரலாறுறைப்படுத்தி வழங்கும் ஆண மீது மேல் முறையிடு குறித்த குறிப்பிடவில்லை. எனவே மேல் முறையிடு செய்ய இயலாது.

தெளிவுறை

1. தற்காலிக வேலை நீக்கக் காலத்தை அடிப்படை விதி 54(ஏ) நீதி வரலாறுறைப்படுத்தி வழங்கும் ஆண மீது மேல் முறையிடு குறித்த குறிப்பிடவில்லை. ஆனாலும் செய்ய இயலாது.
2. எந்த அலுவலர் தற்காலிக வேலை நீக்கத்தை முனிய் செய்து ஆண வழங்கியாரோ அவரோ அல்லது அவரை உயர் அதிகாரியா தற்காலிக பரி நீக்கக் காலத்தை முறையிடுத்து ஆண விவரித்தார்.

தற்காலிக பரி நீக்கக் காலத்தை பரி நீக்கமாகவோ அல்லது உடுப்பாகவோ அடிப்படை விதி 54 (ஏ) நீதி உரிய அதிகாரி முறைப்படுத்தலாம். உரிய அதிகாரி என்ற குறிப்பிடப்பட்டதால். அவர் மேற்கூட இரண்டு முறையில் ஏதாவது ஒன்றியிப்படி நடவடிக்கை எடுக்கலாம். அவ்வாறு எடுக்கும்போது அவர் தவறான ஆண வெளியிட்டார் என்ற கூற இயலாது. எனவே உயர் அதிகாரி சார் தீவை அதிகாரியால் வழங்கிய ஆணையை ரத்து செய்து புதிய திருத்திய ஆணையை வழங்க வேண்டிய அவசியம் இல்லை.

மீமாநிலி தேர்வுகளில் பாதிக்கப் பட்டார் அரசுக்கூட மற ஆய் வையிட முடியுமா? இதனால் ததாரம் என்றுகொடுக்கப்பட்டது.

மீமாநிலி தேர்வுகளில் பாதிக்கப் பட்டார் அரசுக்கூட மற ஆய் வையிட முடிப்பட்ட விதி 54க் கிடமிர்வது.

அரசு தட்ட எண் 88844/87-7/ப.ம.நி.சி நா. 16.3.87.

பரிசீலனீ - தமிழ்நாடு அமைச்சுப்பரி - தமிழ்நாடு அரசு பரியாளர் தேர்வாளையத்தால் தேர்ந்தெடுக்கப்பட்டு பரிசீலனீ காலியின்மையால் ஒரு தறையிலிருந்த மன வேறு தறைக்கு அவிவசை அலகிற்கு நியமித்திற்காக மாற்றப்பட்டவர்களின் முனினலை நிர்ணயித்தல் ஆனா வெளியிடப்படுகிறது.

25.8.85ம் நாளிட ப.ம.நி.சி. தறை (பரியாளர்- B) அரசு அனை (பிலை) எண் 648ல் இடப்பட்ட ஆயை தமிழ்நாடு அரசு பரியாளர் தேர்வாளையத்தால் ஒரு அலகிற்கு ஒத்துக்கூடு செய்யப்பட்டு அவிவசை பரிசீலனீ, பிள்ளை அந்த அவிவசை பரிசீலனீ காலியின்மையால் பரிசீலிப்புக்குள்ளானி, வேறு தறை அவிவசை அலகிற்கு மீண்டும் தேர்வாளையத்தால் மற ஒத்துக்கூடு செய்யப்படும்போது, அத்தன்மை நபர்களின் முனினலையை மேற்கூரிய அரசு அனையில் கூறப்பட்ட அவிவசைகளினைபடி நிர்ணயிக்க வேண்டும். மேலும் மேற்படி அவிவசைகள் தறைகளினையுள்ள தமிழ்நாடு அமைச்சுப் பரிசீலனீக்கும் பொருந்தும்.

(அரசு_ஆணை_(தினல்)_எண்_292/ப.ம.நி.சி.ஆணை_(பரியாளர்)_
நாள் 2.4.87

உத்திரவுத் திட்டம்:

உத்திரவுத் திட்டம் - வட்டார்_ஆணை_குழு_சிபாரிசுப்படிப்படி
உத்திரவுத் திட்டம் - நகரியப்_பகுதி_உத்திரவு_பரியாளங்களுக்கும்
ளிபிராட்டுத்தால்

அரசு ஆணை எண் 555/நி.சி (ப.ஏ.)லில் முதலமைச்சர் குழுத்தான் உத்திரவுத் திட்டப்பகுதி உத்திரவுத் தாலி அமைப்பாளர்களுக்கு மதிப்புளியம் ரூ.150/-விருந்து ரூ.170/- விரும்பு, மையாற் காரர்களுக்கு டாளர் என்றுகீடு ரூ.2/- விருந்து ரூ.70/- அன்றும் உத்திரவுத் தாலிகளுக்கு நாளைாற்றுக்கு ரூ. 1/- விருந்து மாதம் ரூ.35/- அன்றும் மாத்திரியக்கமைக்கப்பட்டுள்ளது. மேற்கூரிப்பட்ட அரசு ஆணை நகராட்சிகள், நகரியங்கள் இவற்றின் நிர்வாகத்தின் கீழுள்ள உத்திரவுத் திட்டம் பரிசீலனீ கொண்டு வருகிறது. அவிவாறு உயர்த்தப்பட்ட சம்பள விகிதம் மாதாந்திர விகிதத்தில் எழுங்கப்பட வேண்டும் என்றும் அவிவாறுத்தப்படுகிறது.

(அரசு_ஆணை_(தினல்)_எண்_164/நி.சி.ம.ந.ஏ./நாள்_3.2.87)

இதிர_ஆணைகள்:

அரசுத் தறைகளின் இயநித்கரித்திகளினால் பயன்படுத்தப்பட்டு மீண்டும் புதிப்பிக்கப்பட்டு பயன்படுத்த முடியாத டயர் மற்றும் டியுப்ளக்ஸன் அரசாங்க அதிகாரிகளிடுள்ள கல்வை விவைகளில் காமராஜர் மாவட்டம் பெரிய கொல்லப்பட்ட அஞ்சத்தியர் காலை மற்றும் டயர் தொலி பொருட்கள் உற்பத்தியாளர்கள்.

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தொழில் கட்டுமான துறைகளின் விவாதங் பிறப்பிக்கப்படும் நாளிருந்து
நாள் 8.12.86 துறைகள் முறைத்துவினர் விவாதங்களில் படி விரிக்கப்பட்ட
அரசு விவாதங்களிலேது. விரிக்கப்படும் டாக்டர் மற்றும் அதுபகுதிகாக
பொப்படும் தொழிலாளர் அரசுத் தலைவர் காலைக்கு விவாபிசில் ஒத்தப்
பட வேணும்.

(அரசு ஆசை (ரீதை) எ 273/கி (போக்டு) தலை/ நாள் 2.2.87)

முதலமைச்சர் அவர்களின் நிலை ஆகை எ 8/ப.ம.நி.சி.துறை
நாள் 8.12.86 படி தலைவர்கள், தமிழ்நாடு ஆட்சியல் கார்யமாக
மாநிலத்திற்கு பயாம் மேற்கொள்ளதற்கு எவ்வித கட்டுப்பாடும் இல்லை.
மாநிலத்திற்கு வெளியே பயாம் மேற்கொள்ளும் போது ஒர்க்காரு முறையும்
முன்று தினங்களுக்கு மேற்படாமல், மாதத்திற்கு விடுமுறை தலை சம்பந்தப்பட்ட
அமைச்சரின் அனுமதியோடு செல்லலாம். தவிர்க்காக முடியாத குழுதீவையில்
தலைவர்கள் மேற்கூறியிட்ட வரம்பிற்கு மேற்பட்டு பயாம் மேற்கொள்ளின
நோடும்போது முதலமைச்சர் அவர்களின் முன் அனுமதி ஆணையப் பெற வேணும்.

அரசு கடுதம் எ 1246/87-1/பொ (சிறப்பு) நாள் 16.2.87

முன்னாள் படைவீரர் நலம் - போகுக்குப் பிரிவை ஏற்படுத்தப்பட்ட தமிழ்
நாட்டிலுள்ள முன்னாள் படைவீரரிகளுக்கான புராரமைப்பு மற்றும் மற வாழ்வை-
கென அமைச்சர் சிறப்பு நிதிக்கு 1983-84 ஆம் ஆண்டிற்கு மாரியமாக
ரூ.1,00,000 வாங்குதல் - திருத்தம் வெளியிடுதல்.

அரசு கடுதம் எ 25355/86-12/பொ நாள் 21.2.87.

திருத்தம் வெளியிடுதல்

ஒன்றிய

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