

The Mizoram Gazette

Published by Authority

Vol. XIV Aizawl Saturday 1.3.1986 Phalguna 10 S.E. 1907 Issue No 13

No.L-13011/1/84-POL (C), the 1st March, 1986. WHEREAS certain groups of persons are actively involved in creating disorder and disturbances to peace and tranquility in Mizoram:

AND, WHEREAS, the Administrator of Mizoram after careful consideration of all facts and circumstances is satisfied that in order to make adequate provision for the suppression of the disorder maintenance of the public order and communications in Mizoram and for the protection of life and property of the loyal citizens therein, it is necessary to declare the whole of the Union Territory of Mizoram as disturbed area;

NOW, THEREFORE, in exercise of the powers conferred by Section 3 of the Assam Disturbed Areas Act, 1955 (Assam Act XIX of 1955), as applicable in the Union Territory the Administrator of Mizoram is pleased to declare the whole the Union Territory of Mizoram as disturbed area under the said Act for a period of six months with effect from 1st March 1986.

No.L-13011/1/84-POL(C); the 1st March 1986 In exercise of the powers conferred by sub-section (1) of section 10 of the Criminal Law Amendment Act, 1932 (Act No. 23 of 1932,) the Administrator of Mizoram is pleased to declare that all offences punishable under sections 186, 188, 189, 190, 228,295-A,298, 505, 506 and 507 of the Indian Penal Code (Act No. 45 of 1860), when committed in the area specified below, shall notwithstanding anything contained in the Code of Criminal Procedure, 1973 (Act No. 2 of 1974,) be cognizable.

This Notification shall remain in force for a period of six months.

manually properties & said to the whether site of the said the properties of

AREA SPECIFIED

The whole of the Union Territory of Mizoram.

No.L-13011/1/84-POL(C), In excercise of the powers conferred by sub-section (2) of section 10 of the Criminal Law Amendment Act, 1932 (Act No. 23 of 1932), the Administrator of Mizoram is pleased to declare that in the area specified below, offences punishable under sections 188 and 506 of the Indian Penal Code (Act No. 45 of 1860), shall notwithstanding anything contained in the Code of Criminal Procedure, 1973 (Act No. 2 of 1974), be non-bajable.

This Notification shall remain in force for a period of six months.

AREA SPECIFIED

the first lead on the control of the members in the tree of the control of the co

hely to promped we have been approximated to be selected as a first of the selected as a first of the

band to being a like arrays of MRI doubt a land

A DAY LET TO DESIGNATE FOR THEIR A STATE OF THE STREET

about the first proper training to the second training training to the second training tra

and the state of t

The whole of the Union Territory of Mizoram.

hit septent of the representation of the restriction of the

Development Commissioner, for Chief Secretary to the Govt, of Mizoram.

1 大阪社 1 田南下

Total and

A S SHIP THE SHAPE

s aski drest Proposition to