

The Mizoram Gazette

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Contents

PART I:-- Appointment, Postings, Transfers, Powers, Leave and other personal Notices issued by the Administrator.

PART II:— Acts of Parliament, Resolutions, Regulations, Orders etc., issued by the President and Head of Departments.

GOVERNMENT OF MIZORAM ORDERS BY THE ADMINISTRATOR

No. LJD. 2/72/30 the 6th March, 1972-Govt. of India, Ministry of Home Affairs Notification No. CSR. 75(E) of 15-2-72 published in the Gazette of India Extraordinary, Part II, Sec. (3) Sub-section (1) Dated 15th Feb., 1972 is republished for general information.

> K.N. Srivestave, Under Secretary, Govt. of Mizoram, Aizawl.

NOTIFICATIONS

...

CSR. 75(E).— In exercise of the power conferred by Sub-section (2) of Section I of the Government of Union Territories (Amendment) Act, 1971 (83 of 1971) the Central Government hereby appoints the 16th day of February, 1972 as the date on which the provisions of the said Act shall come into force.

> (F.II/572-SR) M.G Pimputker, Special Secretary.

No. LJD. 1/72/15 the 16th March, 1972. Resolution passed by the Ministry of Justice, Legislative Department, Government of India, New Delhi is republished for general information.

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K.N. Srivastava, Under Secretary to the Govt. of Mizoram, Aizawl.

RESOLUTION

No. F. 4 (1) 70-OL dated the 10th Jan., 1972 reconstituting the Advisory Committee in Hindi for the Ministry of Law & Justice, the Government of Iudia have decided that Shri Devandra Satpathy, M.P. Lok Sabha, should also be member of the said committee in addition to the members whose names have already been notified.

> E. Ventakeswanan, Deputy Secretary to the Govt. of India, New Delhi.

NOTIFICATION

New Delhi-1, the 2nd April, 1972, S.O.— In exercise of the powers conferred by subclause (a) of clause (1) of article 80 of the Constitution of India, read with clause (3) of that article, the President is pleased to nominate to the Council of States the following four persons, namely:—

- 1. Shri Chendra Kisan Daphtary
- 2. Shri Pramatha Nath Bisi
- 3. Shri Habib Tanvir
- 4. Shri Abu Abraham

to fill the seats of the four nominated members to the Council of States retiring on 2nd April, 1972 on the expiration of their terms of office.

...

Govind Narain, Secretary to the Govt. of India. /-No. 8/1/72-Pub. 1/

[2]

ORDER

Police No. EF/1/71/163, the 3rd April, 1972. S.B. Inspector Subash Chandra Roy is granted 41 days Earned Leave on Medical Ground w.e.f. 13 1 71 to 22.2.72 (both days inclusive) and 60 days Earned Leave on Medical Ground w.e.f. 2.4.72 to 31.5.72 (both days inclusive).

2. He would have continued in the same pust had he not proceeded on leave.

> I.J. Verma, Inspector General of Police, Aizawi, Mizoram.

NOTIFICATIONS

Memo No. LJD. 10/72/25, the 3rd April, 1972.— In accordance with Rules for Coastitution and Conduct of Business of the Pawi — Lakher Regional Council, Section 30-(1) & (2), the Chief Commissioner of Mizoram is pleased to declare that Shri Lalobunga Chinzah is elected Chairman of the Pawi-Lakher Regional Council, Saiha.

> R.M. Agrawal, Chief Secretary to the Govt. of Mizoram.

No. Home. 10/72/ the 5th. April, 1972. In exercise of the Passport (Amendment) Rule, 1972 and also in exercise of the delegation made to the Administrator of Government of Mizoram under section 21 of the Passport Act, 1967 (15 of 1967) by the the Govt. of India, Ministry of External Affairs, it is laid down that eitizens of India proceeding to Bangladesh from Union Teritory of Mizoram must obtain a certificate for travel between India and Bangladesh from the following officer in the specimen from prescribed below:-Chief Secretary, Union Territory of Mizoram, Aizawl.

2. It is imperative that travel must be undertaken via DEMA(#IRI which is the authorised Land Post.

3. This will ramain in force till 30. 6. 72

The standard Application form for the issue of a certificate for travel between India and Bangladesh is at annexure I and form of certificate is at annexure II.

The colour of the certificate shall be pink for border traders and white for others.

R.M. Agrawal, Chief Secretary to the Government of Mizoram.

FORM E (P) II ANNEXURE I

Application for the issue of a certificate for travel between India and Bangladesh.

Name		••		• •		•••			• •		804	• •	•••		••••	8-6
Name of Father/Husband	100				••	• •	•••	• •		• •	••		•••	p-0-0	•••	
Occupation 📟		834		••					• •	••	B 9		***	•••		• •
Date of birth	4.9	• •			••	-	-	•••		4.				•••	•••	*-0
Place of birth																
Present addrees	840		••	• •	••	••		• *	• •	• •		•••	• • •	••	• •	• •
Particulars of child/child	ren,	if to	be	iocl	uded	in	the	Certi	ficat	в:—				•		

[3]

[4]	THE MIZORAM GAZETTE, FR	IDAI, AFRIL 20, 1912	
81. No.	Name	Date of birth	Sex
1.			
2.			
3.			
4.			

3 (19/13) 13

(Signature of the applicant)

(Specimen signature)

A DD TT

60

1079

- (iv) in Schedule V after serial No. 10, the following entries shall be instead namely :---II. Certificate for travel between India and Bangladesh-Rs. 5/-
- (v) in Schedule VI the following form shall be inserted at the end, namely :--

"SCHEDULE VI" ANNEXURE II

Form of certificate for travel between India and Bangladesh. Name of holder . . • • ----Name of Father/Husband + a . . ÷ . • • ••• ... Occupation Date of birth Place of birth • • • ~ Present address ۰. 6.7 8 6

	The holder	is accompanied	by child/children, whose particulars are given	below :
 SI.	No.	Name	Date of birth.	Sex.
1. 2.				
 3. 4.		•		a statut and a statu
			Photograph of h	older.

. .

-

. .

. .

...

(Signature of holder) The validity of this Certificate expires on Place

Signature and seal of the Issuing Authority.

. .

Note :- The colour of the Certificate shall be pink for border traders and white for others.

NOTIFI JATION

No. HOME/MIZ/19/72 the 7th April, 1972.—In persuance of Rule 3, read with rule 4, of the Press Consultative Committee Rules, 1969 the Administrator of Mizoram hereby constitutes for the purpose of section 6 of the Criminal and Election Laws Amendment Act, 1969 (35 of 1969) the Press Consultative Committee for the Union Territory of Mizoram consisting of the following members, namely :_____

- (1) Shri R.M. Agrawal, Chief Secretary to the Govt. of Mizoram.
- (2) Shri R.L. Thanzawna, Head of the Publicity Department.
- (3) Shri L.R. Sailo, Station Director. A.I R., Aizawl.
- (4) Stri R Sangthuama, Field Publicity Officer, G.O.I., Aizawl.
- (5) Shri Chawngzika, Editor, Kristian Tiangau, Aizawl.
- (6) Shri Lalthanhawlia, President, Mizoram Journalist Association.
- (7) Stri R.K. Pautu, Gen. Secy., do
- (8) Shr: Lelboaia, Treesurer. do
- (9) Shri Biabsanga, Secretary, do
- Shri R.M. Agrawal and Shri

shall be the Chairman and Vice-Chairman respectively of the said committee.

R.M. Agrawal,

Chief Secretary to the Govt. of Mizoram.

ORDER

Memo No. MC. 5/1/72 the 18th April, 1972.---Whereas I am satisfied that for the purpose of restoration of normaley and also to enable the hostiles to return to normal life and settle down as peaceful and law abiding citizens (1) Resanga (2) Dorema (3) Ngurchhina and (4) Lalzidinga, who are now undergoing sentence of imprisonment, should be set free.

No, I, Shri S.J. Das, I.A.S., Administrator of Mizoram, in exercise of the powers confered upon me by rule 14-B of Roles for the Regulation of the Procedure of Officers appointed to administer justice in the Lushai Hills read with the North Eastern Areas (Reorganisation Mizoram) Adaptation of Law Order, 1972, am pleased to order that the unexpired portion of the sentences imposed upon the convicts mentioned below are remitted with immediate effect.

- 1. Rosanga s/o Chhunbura
- 2. Dorema s/o Hazathara
- 3. Ngurchhina s/o Lianthlira
- 4. Lalzidinga s/o Lalkhuta

I am further pleased to order that the remission is subject to the condition that the persons so set free will first take an of ellegiance to the Constitution of India.

> S.J. Das, Administrator, Mizoram.

GOVERNMENT OF MIZORAM

ACTS OF PARLIAMENT, RESOLUTIONS, REGULATIONS, ORDERS ETC.

once.

NOTIFICATIONS

No. LJD. 2/72/33, the 6th March, 1972.— The Administrators General (Amendment) Ordinance, 1972, promulgated by the President and published in a gazette of India Extraordinary Part II-Section I, dated the 25th Feb., 1972 as Ordinance No. 2 of 1972 is republished for general information.

THE ADMINISTRATORS-GENERAL (AMENDMENT) ORDINANCE, 1972 No. 2 of 1972

Promulgated by the President in the twenty-third year of the Republic of India.

An Ordinance further to amend the Administrators-General Act, 1963.

Whereas Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action.

Now, therefore, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :-- (1) This Ordinace may be celled the Administrators-General (Amendment)Ordinance, 1972.

(2) Shall come into force at

Short title and commencement

2. During the period of operation of this Ordinance, the Administrator General Act, 1963 (bereinafter referred to as the principal Act) shall have effect subject to the amendmends specified in section 3.

3. In section 9, section 10, section Amend-29 and section 36 of the principal ment of Act, for the words "five thousand" section wherever they acour, the words "fifteen thousand" shall be substituted and 36.

> V.V. Giri, President of India.

K.N. Srivastava, Under Secretary & O.S.D. (J) Government of Mizoram, Aizawl.

No. LJD. 2/72/29 the 6th March, 1972 — The following Act passed by the Parliament and assented to by the President and published in the Gezette of India, Extra-ordinary, Part II of Section I, dated 31st!December, 1971 are republished for general information.

Sl. No.	Name of Act.	No. of Act.	Date of assent
1.	The North-Eastern Council Act, 1971.	Act. No. 84 of 1971.	30th Dec., 1971.
2.	The Constitution (Twenty-seventh Amendment) Act, 1971.		30th Dec., 1971.
3.	The Government of Union Territories (Amendment) Act, 1971.	Act. No. 83 of 1971.	30th Dec., 1971.

- 4. The Union Territories Texation Laws (Amendment) Act, 1971.
- (1) An Act
- (2) An Act
- (3) An Act
- (4) An Act

No. HC. XI-4/65-70/2108/RC. the 17th March, 1972.—The High Court is pleased to make the following emetdments to the Rules of High Court of Judicature as follows:—

This will come into force from the date of publication in the Assam Gazette an in the Gazette of Nagaland, Meghalaya, Manipur and Tripura and in the Union Territories of Mizoram and Arunachal Pradesh.

CORRECTION SLIP NO. 55.

1. Amend the Rules in Sub-joined Schedule referred to inproviso (i) of Rule¹, in Part I of Chapter II of the High Court Rules at pages 7 and 8 as per Correction Slip No. 21 dated 29-7-1961 be substituted as follows:--

(1) Applications U/S 25 of the Provincial Small Cause Courts Act and Rules granted upon such applications.

(1) (a) All First Appeals upto the amount or value less than Rs 20,000 including hearing under Order XLI, Rule 11 of the Civil Procedure Code;

(2) All Second Appeals including hearing under Order XLI, Rule 11 of the Civil Procedure Code;

(3) All Civil Revisions;

(4) Admission of appeal, or cross-objection after time;

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Act. No. 73 of 1971. 24th Dec., 1971.

K N. Srivastava, Under Secretary, Govt. of Mizoram, Aizawl.

- (5) (i) All appeals from appellate orders arising out of execution of decrees and all applications relating thereto;
- (ii) All appeals from original orders made by the lower appellate courts in appeals and all applications relating thereto;
- (iii) All sppeals against orders made in insolvency proceedings and all applications relating thereto;

(6) All splications not being applications for leave to appeal to the Supreme Court and Rules relating to Second and Miscellaneous Appeals;

(7) All revenue and hill cases for admission or hearing as the case may be, exept where the dispute involves the determination of any question of custom 'or usage and in oriminal cases where the sentence exceeds imprisonment for a perion longer than 7 years.

Note: Applications against orders of the Registrar passed under these Reles are to be made to a Division Bench.

2. Sub-rule (3) of Rule 2 of Part I, Chapter II at page 8 of the High Court Rules shall be substituted as follows :--

"To receive an appeal from an original or appellate decree or order of a Subordinate Civil Court, and if in order, to post it for hearing under Order XLI, Rule 11 of the Civil Pracedure Code." 3. Add the following Rules numbered 7A at page 12 of the High Court Rules:

"7A. Notwithstanding anything in these Rules, the powers conferred on a Single Judge may be exercised by a Division Court when or where no Single Judge is sitting or available".

4. Rule 8 of Part II, Chapter V at page 27 of the High Court Rules shall be subsututed as follows :---

"8. No. memorandum of appeal from an Appellate Decree or from original or Appellate Order presented in person by any party to the appeal shall be registered without an order of a Single Bench before which the party presenting the appeal shall appear in person".

5. Rule of Part II of Chapter V at page 30 as amended by Correction Sl.p No. 53 dated 20-12-1971 be substituted as follows :---

"17. The Officer to whom the memorandum is presented under Rule 12 of this Chapter shall endorse on every such memorandum the date of the presentation and shall send the same to the Stamp Reporter. The Stamp Reporter, if the memrundam is not barred by limitation and is sufficiently stamped and complies with the provisions of these rules, shall record a report to that effect and shall, after the officer-in charge of the Judicial Department has scrutinised the memoraudum and has satisfied bimself that the stamps have been properly ounched and defaced under the rules and that there are no obvious defects :

(a) In cace of and appeal from an original decree cause it to be registered and posted for hearing before a Signle or a Division Bench as the case may be, under Order XLI, Rule 11 of the Civil Procedure Code : (b) In the case of and appeal from an appellate decree, an appeal from an order and appeal under the Workmen's Compensation Act cause it to be registered and posted before a Single Bench for hearing under Order XLI, Rule 11 of the Civil Procedure Code."

6. Rule 24 of Part II, Chapter V at page 32 of the High Court Rules be substituted as follows:

7

"24, If a memorandum which has been dealt with under Rule 18 above, is duly stamped or amended under Rule 20 within the time fixed by the Registrar or the Court, as the case may be, the Court will admit it and the s me will be registered. If each memorandum is not duly stamped or amended within the time allowed, the Court may reject such memorandum or pass such other order realting thereto which it may consider proper."

7. The proviso to Rule 3 of Chapter VA in Part II at page 44 of the High Court Rules as amended by Correction Slip No. 45 be substituted as follows:

"Provided that service on the Government Advocated and/or public prosecutors, Assam, Nagaland. Meghalaya, Manipur, Tripura and the Union Territories of Mizoand Arunachal Pradesh and on the Standing Counsel of the Union of India or of any of its Departments, will be sufficient service on the parties represented by them for the purpose of this Rule."

8. After Rule 51 of Part II, Chapter V, at page 39 of the High Court Rules add Rule 51-A as follows:

"51-A. At the time of final hearing of a Second Appeal, the appellant shall submit in writing signed by him or his Advocate the following:

[8]

(1) A very brief summery of the plainfiff's case as is material for the p rpuse of deciding the question of law that will be urged by him.

(2) The appellant will give very briefly the defendant's case with reference to the questions of law to be arged;

(3) Finding of facts of the Court below on which the questions of law urged depend.

(8)	(concurring)
	(reversing)
(b)	do.
(0)	do.

- (4) The precise grounds of law that will be urged
- (a)
- (b)
- (0)
- (5) The authorities that may be cited."

9. Rule 60(1) of Part II, Chapter V of the High Court Rules at page 41, as amended by correction slip No. 4. dated 9.3.1957 be further amended by adding the words "or the Assistant Registrer" in between the words "the Deputy Registrar" and "having first" in the third line of the rule.

By Order, Registrar GAUHATI HIGH COURF: GAUHATI

No. HC.XI/4/65-70/2846/RC. The 22nd March, 1972. The High Court is pleased to make the following smendments to the Rules of the High Court of Judicature and these will come into force from the date of publication the Assam Gazette.

CORRECTION SLIP NO. 55.

1. The Sub-joined Schedule referred to in Proviso (i) of Rule I, in Part I of Chapter II of the High Court Rules at page 7 and 8 as per correction Slip No. 21 dated 29.7.1961 be substituted as follows:--

(1) Application U/s 25 of the Provisial Small Cause Court Act and Rule granted upon such applications.

1. (A) All first appeals upto the amount of value less than Rs. 20,000/- including hearing under Order XLI, Rule LI of the Civil Procedure Code;

(2) All Second Appeals including bearing under Order XLI, Rule II of the Civil Procedure Code.

(3) All Civil Revisions;

1

(4) Admision of Appeal, or cross objection after time.

(5) (i) All appeals from appellate orders arising out of execution of decrees and all applications relating thereto; (ii) All appeals from original orders made by the lower appellate courts in appeals and all applications relating thereto;

(iii) All appeals against orders made in involvency proceeding and all applications relating thereto;

(6) All applications not being applications for leave to appeal to the Supreme Court and Rules relating to the Second and Miscellaneous Appeals;

(7) All revenue and hill cases for admission or hearing as the case may be, exept where the dispute involves the determination of any question of oustom or usage and in criminal cases where the sentence exceeds imprisonment for a period longer than 7 years.

Note :- Applications against Orders of the Registrar passed under these Rules are to be made to a Division Rench.

CORRECTION SLIP NO. 56.

[10]

2. Sub-rule (3) of Rule 2 of Part I, Chapter II at page 8 of the High Court shall be substituted as follows : ____

"To receive an appeal from an original or appellate decree or order of a Subordinate Civil Court, and if in order, to post it for bearing under Order XLI, Rule 11 of the Civil Procedure Code."

CORRECTION SLIP NO. 57

3. Add the following Rules number 7A at page 12 of the High Court Rules:

"7A Notwithstanding anything in these Rules, the powers conferred on a Single Judge may be excreised by a Division Court when or where no Single Judge is sitting or available."

CORRECTION SLIP NO- 58.

4. Rule 8 of Part II, Chapter V at page 27 of the High Court Rules shal be substituted as follows :

"8. No memorandum of appeal from Appellate Decree or from original or Appellate Order presented in person by any party to the appeal shall be registered without an order of a Single Bench before which the party presenting the appeal shall appear in person."

CORRECTION SLIP NO. 59,

5. Rule 17 of Part II of Chapter V at page 30 as amended by Correction Slip No. 53 dated 20.12.1971 be substituted as follows:

"17. The Officer to whom the memorandum is presented under Rule 12 of this Chapter shall endorse on every such memorandum the date of the presentation and shall send the same to the Stamp eporter. The Stamp Reporter, if the memorandum is not barred by limitation and is sufficiently stamped and complies with the provisions of these rules, shall record a report to that effect and shall, after the Officer-in-charge of the Judicial Department has sorutinised the memorandum and has satified himself that the stamps have been properly punched and defaced under the rules and that there are no obvious defects.

(a) in the case of an appeal from an original decree cause it to be relistered and posted for hearing before a single or a Division Bench as the case may be, Under Code XLI, Rule II of the Civil Procedure Code; (b) in the case of an appeal from an appellate decree, an appeal, from an order and an appeal under the workmen's Compensation Act cause it to be registered and posted before a Single Bench for hearing under Order XLI Rule II of the Civil Procedure Code."

CORRECTION SLIP NO. 60.

6. Rule 24 of Part II, Chapter V at page 32 of the High Court Rules be substituted as follows:

"24. If a memorandum which has been dealt with under Rule 18 above, is duly stamped or amended under Rule 20 within the time fixed by the Registrar or the Court, as the case may be, the Court will admit it and the same will be registered. If such memorandum is not duly stamped or amended within the time allowed, the Court may reject such memorandum or pass such other order relating thereto which it may consider proper."

CORRECTION SLIP NO. 61.

7. The proviso to Rule 3 of Chapter VA in Part II at page 44 of the the High Court Rules as amended by Correction Slip No. 45 be substituted as follows:

"Provided that service on the Government Advocates and/or publie prosecutors, Assam, Nagaland, Meghalaya, Manipur, Tripura and Union Territories of Mizoram and Arunachal Pradesh and on the Standing Counsel of the Union of India or of any of its Department, will be sufficient service on the parties represented by them for the purpose of this Rule."

CORRECTION SLIP NO. 62.

8. After Rule 51 of Part II Chapter V at page 39 of the High Court Rules, add Rule 51-A as follows:

"51. At the time of final hearing of a Second Appeal, the appellant shall submit in writing signed by him or his Advocate the following:

(1) A very brief summary of the plaintiff s case as it material for the purpose of deciding the questions of law that will be urged by him.

(2) The appellant will give very briefly the defendant's case with reference to the questions of law to be urged.

(3) Findings of facts of the Court below on which the questions of law urged depend.

(a)	Concurring
(4)	reversing
(b)	do
(c)	do

(4) The precise grounds of law that will be urged.

- (4)
- (b)

(c) (5) The authorities that may be cited."

CORRECTION SLIP NO. 63.

9. Rule 60(I) of Part II, Chapter V of the High Court Rules at page 41, as amended by correction slip No. 4 dated 9.3.1957 be further amended by adding the words "or the Assistant Registrar in between the words "the Deputy Registrar" and "having first" in the third line of the Rule.

By Order,

Registrar, Gauhati High Court: Gauhati.

ORDER

New Delhi, the 25th March, 1972/Chaitra 5, 1894 (Saka).

THE NORTH-EASTERN AREAS (REORGANISATION) (MIZORAM) ADAFTATION OF LAWS ORDER, 1972

G.S.R.— Whereas by section 79 of the North-Eastern Areas (Reorganisation) Act, 1971 (81 of 1971), the Central Government is empowered, by Order, to make adaptations and modifications of any law in relation to the Union Territory of Mizoram, as may be neceessary or expedient for the purpose of facilitating the application of such law in relation to that Union Territory :

Now, therefore, in exercise of the powers conferred by the srid section 79, the Central Government hereby makes the following Order, namely:--

1. (1) This Order may be called the North-Eastern Areas (Reorganisation) (Mizoram) (Adaptation of Laws Order, 1912.

(2) It shall be deemed to have come into force on the 21st day of January, 1972.

2. (1) In this Order, "appointed day" means the 21st day of January, 1972.

(2) The General Clauses Act, 1897, spplies for the iterpretation of this Order as it applies for the interpretation of a Central Act.

3. As from the appointed day, the rules mentioned in the Schedule to this Order sh ll untillatered, repealed or amended by a competent authority, have effect subject to the adaptations and modifications directed by the Schedule.

4. Whenever an expression mentioned in column 1 of the Table below occors (otherwise than in a preamble) in any of the Rules mentioned in the Schedule to this Order, then, in the application of such Rules to the Union Territory of Mizoram, or, as the case may be, to any part thereof, unless that expression is any this Order expressly directed to be otherwise adapted or modified, or unless the context atherwise requires, there shall be substituted therefore the expression set opposit to it in column 2 of the said Table, and there shall also be made in any sentence in which that expression occurs, such consequential amendments as the rules of grammer may require.

TABLE

4	2
Governor of Assam	
Governor.	Administrator.

5. Where this Order requires that in any of the Rales mentioned in the Schedule to this Order certain words shall be substituted for certain other words, that substitution shall except where it is otherwise expressly provided, be made wherever the worde referred to occur in such Rules.

THE SCHEDULE

RULES FOR THE REGULATION OF THE PROCEDURE OF OFFICER APPOINTED TO ADMINISTER JUSTICE IN THE LUSHAI BILLS, MADE ON THE 25TH MARCH, 1937 UNDER SECTION 6 OF THE SCHEDULED DISTRICTS ACT, 1874 (14 OF 1874)

Re-number rule 1 as rule 1A, and before the rule as so re-numbered, insert-

I. In these rules, "Administrator means the Administrator of the Union Territory of Mizoram, appointed by the President under article 239 of the Constitution."

Rule 9- For "Assam High Court" wherever occurring, substitute.

"Gauhati High Court (the High Court of Assam, Nagaland, Meghalaya, Manipur and Tripura)".

[12]

Rule 21-For "specified in items I and 2 of Part I Assam, of the Schedule to the Constitution (Scheduled Tribes) Order, 1950", substitute-

"specified in Part II - Mizoram, of the Schedule to the Constitution (Schedule Tribe) (Union Territories) Order, 1951".

THE ASSAM AUTONOT DUS DISTRICTS (CONSTITUTION OF DISTRICT COUNCILS) RULES, 1951

Rule 2- (i) Renumber plause (1) as clause (1A), and before the clause as so renumbered, insert-

- (i) "Administrator' means the Administrator of the Union Territory of Mizoram appointed by the President under article 239 of the Constitution;
- (ii) For clause (12), substitute—
 (12) "Gazette" means the Mizoram Gazette;
- (iii) omit clause (13).
- (iv) for clause (19), substitute-
 - (19) "Schedule tribe or tribes" means the tribe or tribes specified in Part II— Mizoram, of the Schedule to the Constitution (Schedule Tribes) (Union Territories) Order, 1951.

(v) for clause (21) substitute-

(21) "Secretary, Tribal Areas" means the Chief Secretary to the Government of the Union Territory of Mizoram or any other officer whom the Administrator may nominate in this behalf;

Rule 17- In sub-rule (1), for "Government of any State", wherever occurring, substitute-Government of a State or Union Territory.

Rule 40— In sub-rule (2),—

(i) in clause (i), for-

"any Governor (as distinct from the Government of which he is the head)", substitute-

"any Governor of a State or Administrator of a Union Territory (as district from tht Government of the State or the Government of the Union Territory or the Union Territory administration, as the case may be)".

(ii) in clause (iii), for "the Union or any State Legislature", substitute—
"The Parliamentary or the Legislature of a State or Union Territory".

Rule 55.—For "State Government", substitute "Government of the Union Territory of Mizoram."

Rule 108- Omit rule 108.

Rule 128 - In the proviso to sub-rule (1), Omit "specified in item 1 of Part I— Assam, of the Schedule to the Constitution (Scheduled Fribes) Order, 1950".

Rules 166, 169 and 180 - For , Secretry to the Government of Assam, Tribal Areas Department," wherever occurring, substitute...

"Secretary, Tribal Areas".

THE LUSHAI HILLS AUTONOMOUS DISTRICT (ADMINISTRATION OF JUSTICE) RULES, 1953.

Rule 2— (i) Re-letter clause (a) as clause (3a), and before the clause as so re-lettered, insert—

- (a) "Administrator" means the Administrator of the Union Territory of Mizoram appointed by the President under article 239 of the Constitution :
- (ii) for clause (d) substitute—
 (d) "Gazette ; ;
- (iii) omit clause (f) ;
- (iv) for clause (g), substitute-

(g) "High Court" means the Gauhati High Court (the High Court of Assam, Nagaland, Meghalaya, Manipur and Tripura);

- (v) for clause (h), substitute-
 - (h) "Scheduled tribe or tribes" means the tribe or tribes specified in Part II – Mizoram, of the Schedule to the Constitution (Schedule Tribes) (Union Territories) Order, 1951.

THE PAWI-LAKHER AUTONOMOUS

REGION (ADMINISTRATION OF JUSTICE) RULES, 1954

Rule 2.— (i) Re-letter clause (a) as clause (as), and before the clause as so re-lettered, insert—

- (a) "Administrator" means the Administrator of the Union Territory of Mizoram appointed by the President under article 239 of the Constitution.
- (ii) for clause (e), substitute-
 - (e) "Gazette" means the Mizoram Gazette.
- (iii) omit clause (f).
- (iv) for clause (g), substitute-
 - (g) "High Court" means the Gauhati High Court (the High Court of Assam, Nagaland, Meghalaya, Manipur and Tripura).
- (v) for clause (k), substitute-
 - (k) "Scheduled tribe or tribes" means the tribe or tribes specified in Part II - Mizoram, of the Schedule to the Constitution (Scheduled tribes) (Union Territories) Order, 1951.

THE PAWI-LAKHER AUTONOMOUS **REGION (CONSTITUTION AND CONDUCT** OF BUSINESS OF THE BEGIONAL COUN. CIL) RULES, 1963

Rule 2.- (i) Re-number clause (1) as clause (1A), and before the clause as so re-numbered, insert-

- (1A) "Administrator" means the Administrator of the Union Territory of Mizoram appointed by the President under article 239 of the Constitution.
- (ii) for clause (II), substitute-(II) "Gazette".
- (iii) omit clause (12).
- (iv) for clause (13), substitute-

(13) "Schedule tribe or tribes" means the tribe or tribes specified in Part II -Mizoram, of the Schedule to the Constitution (Schedule Tribes) (Union Territories) Order, 1951.

Rule 36.- In clause (i) of sub-rule (2) for "any Governor (as distinct from the Government of which he is the head)", substitute-

"any Governor of a State or Administrator of a Union Territory (as distinct from the Government of the State or the Government of the Union Territory or the Union Territory Administration, as he case may be)".

Rule 110.- For the proviso to sub-rule (1), substitute"Provided that a person not belonging to a Schedul d tribe shall not be entitled to so vote upless he is permanently resident within the territorial limits of the said region."

(No. F. 19(2)/72. L. I).

N.D.P. Namboodiripad, Joint Secretary to the Govt. of India.

THE PUBLIC WAKFS (EXTENSION OF LIMITATION) (DE HI AMENDMENT) ORDINATICE, 1972

No. 3 cf 1972

Promulgated by the President in the Twenty-third Year of the Republic of India.

Ordin suce

further to amend the Public Wakfs (Extension of Limitation) Act, 1959.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action.

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of articles 123 of the Constitution, the President is pleased to promulgate the following Ordinance :--

Short title. 1. (1) extent and commencement.

force

amended.

- This Ordinance may be called the Public Wakfs (Extension of Limitation) (Delhi Amendment) Ordinance, 1972.
- (2) It extends to the whole of the Union Territory of Delhi.
- (3) It shall be deemed to have effect from the 1st day of January, 1971.

Act. 29 of 2. During the period of operation 1959 as in of this Ordinance, section 3 of in the Public Wakfs (Extension of Delhi to be Limitation) Act, 1959, as in tempor rily force in the Union Territory of Delhi, shall have effect subject to the modification that for the words, figures and letters "the 31st day of December, 1970" occuring wherein, the words, figures and letters "the 31st December, 1972" shall be substituted.

> V.V. Giri. President. 8.3.1972.

N.D.P. Namboodiripad, Joint Secretary to the Govt. of Ind's.

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