



THE MIZOBAM GAZETTE

PUBLISHED BY AUTHORITY

Vol II, Aizawl, Friday, July 20, 1973, Asadha 29, S.E. 1895, Issue No 25

PART I: Appointments, Postings, Transfers, Powers, Leave and other personal Notices and Orders.

PART II: Resolutions, Orders, Notifications etc.
Issued by Heads of Department and High Court.

NOTIFICATION

Memo No. ESS. 151/73/60—A the 7th July, 1973. In partial modification of this Department Notification issued under No. ESS 151/73/31—32 dated 9th June, 1973, the Lt Governor of Mizoram has been pleased to appoint Shri Saingenga, Lecturer, P.M. Govt. College, Aizawl, as Principal P.M. Govt. College on a temporary basis with effect from 24th February, 73 and not from 1.7.1973 or the actual date of joining after 1.7.1973.

G.N. Chatterji,
7.7.73.

Secretary to the Govt. of Mizoram,
Education & S.W. Department.

* *

BY ORDER OF THE INSPECTOR
GENERAL OF POLICE,
MIZORAM :

Memo No. F/MRP/85 (W)/42—A, the 10th July, 1973 On being selected by the D.P.C., Sub-Inspector (Opr) S. Laskar is promoted to the rank of Inspector (Opr) in Mizoram Police Wireless Organisation with effect from 10.7.73 on a purely temporary basis. He is posted at Aizawl against one of the existing vacancies in the Wireless Organisation until further orders. This order will not confer any right to claim seniority and financial benefit on reversion to the Govt.

of Assam in his present service.

B.K. Misbra,
Superintendent of Police, Hqrs,
Mizoram, Aizawl.

* *

NOTIFICATION

Memo No. ECL 4/73/22—A the 19th July, 1973. The Lt. Governor of Mizoram is pleased to appoint Shri R. Biaksanga Serkawn Lunglei, as Lecturer in Political Science for the P.M. Govt. College, Aizawl against the vacancy caused by Shri Hranthanga Lecturer, appointed as Dy. Director of Education, Mizoram, in the scale of pay of Rs. 350-30-500-(EB)-30-680-(EB)-35-925/—p.m. plus all other allowances as admissible under the Rules from time to time with effect from the date of joining.

The appointment is made on adhoc basis for a short period subject to regularisation in accordance with the recruitment Rules to be framed and approved in due course and shall be subject to one year's probation, the performance being reviewed after every six month.

G.N. Chatterji,
Secretary to the Govt. of
Mizoram.

* *

NOTIFICATION

No. EGSS. 194/73/8—9 the 18th July, 1973. The Lt. Governor of Mizoram has been pleased to appoint Shri. Sawihlira B.Sc. Asstt. Teacher, G.M. High School, Champhai as science Consultant in the Directorate of Education Mizoram, on a temporary basis with effect from the date of joining and until further orders against the temporary posts of science consultant (physics/maths) created with the concurrence of Finance Department under Govt. of Mizoram's order No. ESS 137/72/5 dated 31st Jan. 1973 and continued thereafter under Govt. of Mizoram's order No. ESS. 2/73/41--A dated 19th May, 1973 in the scale of Rs. 350-30-500-EB-30-650-EB-35-1000/- (will starting at Rs. 450/--) per month plus all other allowances as admissible in Mizoram under the rules.

The appointment is made on adhoc basis for a short period subject to regularisation in accordance with the Recruitment Rules to be framed and approved in due course and shall be subject to one year's probation. The performance being reviewed after every six months.

G.N. CHATTERJI
Secretary to the Government of Mizoram,
Education Department.

GOVERNMENT OF MIZORAM

PART II

RESOLUTION, ORDERS, NOTIFICATIONS etc.
ISSUED BY HEADS OF DEPARTMENT AND HIGH COURT.

ORDER

Memo No. PWE. 47/73/16-A : the 19th July, 73. Earned Leave for 55 days is granted to Shri K.B. Chowere, Assistant Engineer with effect from 14.5.73 or from the date he actually hand over charge as admissible under Revised Leave Rules 1934 as ammended from time to time.

Shri Chowere would have continued to hold the same post but for his proceeding on leave.

There is every likelihood of his returning to the post from which he proceeded on leave.

S.R. VALA
Secy. to the Govt. of Mizoram,
PWD. etc., Departments,
Aizawl.

* * *

NOTIFICATIONS

Memo No, PWE. 84/73/10-A the 18th July, 73. In the interest of public service Shri Nghaka, Assistant Engineer, Aizawl West Road Division is transferred and posted as Subdivisonal Officer, (TC) in the

Office of the Executive Engineer, Aizawl East Division until further orders.

By order of Lt. Governor
S.R. VALA
Secy. to the Govt. of Mizoram,
PWD etc., Departments,
Aizawl,

* * *

Memo No. MAP-108/72 the 17th July, 1973. On return from leave Shri A. Battacharjee, ACS-II Administrative Officer, Rengdil is transferred and posted as Sup-Deputy Magistrate Aizawl, in the interest of Public Service.

R M. AGRAWAL
Chief Secretary to the Govt.
of Mizoram.

* * *

Memo No DEV. 27/73/18. the 16th July, 1973. In the interest of public service Shri P. Lungliana, Area Administrative Officer Lawngtlai in Chhimtuipui District is allowed to hold charge of the current duties of the Block Development Officer, P.L. Dev. Block in addition to his own duties until further orders with effect from the date of taking over charge.

He is also allowed to act as drawing and disbursing officer, of P.L. Dev. Block Lawngtlai with effect from the date of taking over charge.

K.B. GURUNG

Development Commissioner &
Ex-Officia Secy. to the Govt. of
Mizoram Aizawl.

* * *

Memo No. MAP-55/72. the 16th July, 1973. The Lt. Governor of Mizoram, is pleased to accord sanction to the grant of 17 (seventeen) days earned leave to Shri R.K. Buaia, Judicial Officer, Subordinate District Council Court, Lunglei, with effect from 21.8.72 (FN) to 6.9.72 (AN), both days inclusive under the Revised Leave Rules, 1934.

2. Certified that the officer would have continued to hold the post but for his leave. He returned to the same post from where he proceeded on leave.

3. This supersedes the Govt's. Notification No. MAP 55/72 dated 13.6.73.

R.M. AGRAWAL

Chief Secretary to the Govt.
of Mizoram.

* * *

Memo No. MAP-30/72/53. the 16th July, 1973. In continuation of the Government's Notification No. MAP-30/72/10, dated 7.10.1972, the Lt. Governor of Mizoram, is

pleased to replace the Services of Shri Indraswar Saikia ACS-I EAC, at the disposal of the Govt. of Assam, with effect from the date he handed over charge, before proceeding for Survey & Settlement Training, i.e., 12.10.1972.

R.M. AGRAWAL,

Chief Secretary to the Govt,
of Mizoram.

* * *

**GOVERNMENT OF MIZORAM
OFFICE OF THE ASSISTANT RE-
GISTER OF COOPERATIVE
SOCIETIES MIZORAM, AIZAWL**

NOTIFICATION No. CB. 84/73/14 the 19th July 1973. Undersection II of the Assam Cooperative Societies Act, 1949 (Act I of 1950) a Cooperative Society under the name of the Keprán Group Centre Service Co-operative Society Ltd. in the District of Aizawl Mizoram has been this day registered in my office and numbered as No. A-16/72-73 dated this the nineteenth day of July of the year one thousand nine hundred and seventythree Anno Domini.

P.C. DEP,

Assistant Registrar, Cooperative
Societies, Mizoram, Aizawl.

* * *

NOTIFICATION

Memo No. MAP-150/72 the 18th July, 1973. The Lt. Governor of Mizoram. is pleased to accord sanction to the grant of 55 (fiftyfive) days Earned Leave to Shri R.B. Chawnga Magistrate, Subordinate District Council Court, Aizawl, with effect from 7.8.72 (FN) to 30.9.72 (AN), both days inclusive with the permission to prefix Sunday, the 6th August, 1972 and suffix 1st and 2nd October, 1972 being Sunday and holiday respectively, under revised Leave Rules. 1933.

2. Certified that the Officer would have continued to hold the post but for his leave. He returned to the same post wherefrom he proceeded on leave.

R.M. AGRAWAL,

Chief Secretary to the Govt. of Mizoram.

* * *

ORDER

No. ZSV. 4/73/8 dt. 7-7-73 In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955) read with Government of India, Ministry of Agriculture (Department of Food) Order No: GSR. 316 (E) Dt. 20.6.72. the Lt. Governor of Mizoram hereby makes the following Order, namely:—

1. SHORT TITLE, EXTENT AND COMMENCEMENT: (1) This order may be called "Mizoram Guest Control Order, 1972"

(2) It extends to the whole of Mizoram.

(3) It shall come into force immediately.

2. DEFINITIONS: In this order unless the context otherwise requires:—

(a) "caterer" means the proprietor of other person in charge of a catering establishment and includes an agent or servant who acts on behalf of such caterer.

(b) "catering establishment" means a hotel, restaurant, eating house, cafe tea shop, coffee house, free feeding centre, club, canteen, railway refreshment room and includes any other place of a like nature, open to the public, where food is prepared, supplied or consumed.

(c) "host" means a person who either himself or through any other person undertakes to distribute or provide for consumption food in a party, entertainment or social or other function.

(d) "institutional establishment" means a hospital sanatorium, convalescent home, nursing home, orphanage workhouse, infirmary, asylum or school providing food and includes any other establishment of a like nature;

(e) "prohibited foodstuffs" means

all foodstuffs prepared from or containing cereals or pulses and all sweets;

(f) "residential establishment" means a boarding house, apartment house, residential hotel, or nurses home, and includes any other establishment of a like nature but does not include a private household.

(g) "state government" means the Government of the Union Territory of Mizoram.

3. RESTRICTION ON PREPARATION, CONSUMPTION AND DISTRIBUTION OF PROHIBITED FOODSTUFFS:

(1) No person, or body of persons acting in concert either jointly or severally other than a caterer at or in connection with one or more parties, entertainments or functions, shall, on any one day, either himself or themselves, prepare, serve, distribute or provide for consumption, or accept or contribute for service or distribution for consumption, any prohibited foodstuff to more than 25 persons (including the host or hosts) at ordinary parties or entertainments or social or other functions or to more than 100 persons (including the host or hosts) in connection with one more of his own or such person's parties, entertainments or functions, shall, on any one day either himself or through any

other caterer, serve, distribute, or provide consumption, or accept or service or distribution for consumption, any prohibited foodstuff to more than 25 persons (including the host or hosts) at ordinary parties or entertainments or social or other functions or to more than 100 persons (including the host or hosts) in connection with marriages or funerals.

(3) No person shall accept or consume any prohibited foodstuff at or in connection with any party, entertainment, social or other function, marriage or funeral where the number of participants (including the host or hosts) exceeds 25 in the case of ordinary parties, entertainments or social or other functions or where such number exceeds 100 (including the host or hosts) in the case of marriage or funerals. Provided that nothing in this clause shall apply to:—

(i) Parties, entertainments of social or other functions in the premises serving as the headquarters of diplomatic or consular representatives of Governmental Missions of Foreign countries.

(ii) the proprietor, manager or other person in charge of a residential establishment, institutional establishment or

catering establishment serving food to consumers or residents in the course of regular business and not in connection with any party, entertainment or social or other function given at the instance of himself or of any other person.

- (iii) The distribution of food containing any prohibited foodstuffs by way of "bhog" or "prasad" or as part of a recognised religious ceremony in any temple, mosque, gurdwara, Churches, place of religious worship;

4. **POWER TO EXEMPT;** The State Government or an officer authorised by the State Government in this behalf may, for reasons to be recorded in writing by order, exempt any person or body of persons from the operation of any of the provisions of this order.

5. **POWER OF ENTRY, SEARCH, SEIZURE ETC.:**

- (1) For the effective enforcement of the provisions of this order, any officer authorised by the State Government in this behalf or a police officer of or above the rank of Sub-Inspector may, when he has reason to believe that a contravention of this order has been, is being or is about to be committed, enter and search any premises, interrogate any person and seize any articles including their coverings or containers in respect of which he has reason to believe that the contravention has been or is being or is about to be committed.
- (2) The provisions of Sections 102 and 103 of the Code of Criminal procedure, 1898 (5 of 1898) shall, so far as may be, apply to searches and seizures under this clause.