

The Mizoram Gazette

EXTRA ORDINARY Published by Authority

Vol. IX Aizawl Saturday 25.10.1980 Kartika 3, SE 1902 Issue No 54

NOTIFICATIONS

No. IJD. 98/80/28, the 25th Oct., 1980. The following Ordinances is hereby republished for general information of public.

K.N. Srivastava,
Deputy Secy. to the Govt. of Mizoram,
Law etc. Department.

MINISTRY OF LAW, JUSTICE AND COMPANY AFFAIRS (LEGISLATIVE DEPARTMENT)

New Delhi, the 22nd September, 1980 Bhadra 31, 1902 (Saka)

THE NATIONAL SECURITY ORDINANCE, 1980
NO 11 of 1980

Promulgated by the President in the Tirty-first Years of the Republic of India.

An Ordinance to provide for priventive detention in certain cases and for matters connected therewith.

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. (1) This Ordinance may be called the National Short title. Security Ordinance, 1980.

(2) It extends to the whole of India except the State of Jammu and Kashmir.

extent and commencement

(3) It shall come into force on the 23rd day of September, 1980.

Definitions. 2. In this Ordinance, unless the context otherwise requires.

- (a) "appropriate Government" means, as respects a detention order made by the Central Government or a person detained under such order, the Central Governmet, and as respects a detention order made by a State Government or by an officer subordinate to a State Government or as respects a person detained under such order, the State Gavernment:
 - (b) "detention order" means an order made under section 3-
 - (c) "forreigner" has the same meaning as in the Foreigners

Act, 1946;

31 of 945.

(d) "person" includes a foreigner;

(e) "State Government", in relation to Union territory, means the administrator thereof.

Power to make orders desaing cer-

- 3. (1) The Centrel Government or the State Gvernment may:-
- (a) if satisfied with respect to any person that tain persons with a view to preventing him from acting in any manner prejudicial to the defence of India, the relations of India with foreign powers, or the security of India or
 - (b) if satisfied with respect to any foreigner that with a view to regulating his continued presence in India or with a view to making arrangements for his expulsion from India.

it is necessary so to do, make an order directing that such person be detained.

(2) The Central Government or the State Government may if satisfied with respect to any person that with a view to preventing him from acting in any manner prejudicial to the security of the State or from acting in any manner prejudicial to the maintenance of public order or from acting in any manner prejudicial to the maintenance of supplies and services essential to the community it is necessary so to do, make an order directing that such person be detained.

Explanation:— For the purposes of this sub-section, "acting in any manner prejudicial to the maintenance of supplies and services essential to the community" does not include" acting in any manner periodi, cial to the maintenance of supplies of commodities and sential to the community" as defined in the Explanation to sub-section (1) of section 3 oi the Prevention of of Blackmarketing and Maintonines of superior of · Essential Commodities Act, 1980, and accordingly, on order of detention shall be made under this O. Lange on any ground on which an order of detention may be made under the Act.

(3) If, having regard to the circumstances prevailing or likely to prevail in any area within the local limits of the jurisdiction of a District Magistrate or a Commisioner of Police, the State Government is satisfied that it is necessary so to do, it may, by order in writing, direct, that during such period as may be specified in the order, such District Magistrate or Commissioner of Police may also, if satisfied as provided in sub-section (2), exercise the powers conferred by the said subsection:

Provided that the period specified in an order made by the State Government under this sub-section shall not, instance, exceed three months but the State Government may, it satisfied as aforesaid that it is necessary so to do, amend such order to extend such period from time to time by a period not exceeding three months at any one time.

(4) When any order is made under this section by an officer mentioned in sub-section (3), he shall fortwith report the fact to the State Government to which he is subordinate together with the grounds on which the order has been made and sush other particulars as, in his opinion, have a bearing on the matter, and no such order shall remain in force for more than twelve days after the making thereof unless, in the meantime, it has been approved by the State Government.

Provided that where under section grounds of detention are communicated by the officer making the order after five days but not later than :en days from the date of detention, this sub-section shall apply subject to the modification that, for the words "twelve days", the words "fifteen days" shall be substituted.

(5) When any order is made or aproved by the State Government under this section, the State Government shall, within seven days, report the fact to the Central Government together with the grounds on which the order has been made and such other particulars as, in the opinion of the State Government, have a bearing on the necessity for the order.

April And Della Little Control

2 of 1974

A A distingtion order may be executed at any mane in India in the manner provided for the execution of warrants of arrest under the Code of Criminal Procedure. **197**3.

Execution of detention orders

- 5. Every person in respect of whom a deten- Power to retion order has been made shall be hable. gulate
- (a) to be detained in such place and under place and consuch conditions, including conditions as to mainteditions of detention cipline, as the appropriate Government may, by genord or special order specify; and
- (b) to be removed from one place of detention to another place of detention, whether within the same Signature another State, by order of the appropriate Government:

Provided that no order shall, be made by a State Government under clause (b) for the removal of a person from one State to another State except with the concent of the Government of that other State.

- 6. No detention order shall be invalid or inoperative merely by reason
- be in valid or (a) that the person to be detained thereunder inoperative is outside the limits of the territorial jurisdiction of on the Government or officer making the order, or grounds.

(o) that the place of detention of such person is outside the said limits.

7. (1) If the Central Government or the State Powers in rebelieve that a person in respect of whom a detention sons. order has been made the sa shot the only gonnat he amounted that

on this of the party

lation to absconding per-

Detention

orders not to

certain

- (a) make a report in writing of the fact to a Metropolitant Magistrate or a Judicial Magistrate of the first class having jurisdiction in the place where the said person ordinarily resides;
- (b) by order notified in the Offial Gazette direct the said person to appear before such officer, at such place and within such period as may be specified in the order.
- (2) Upon the making of a report against any person under clause (a) of sub-section (1), the provi- 2 of 1974. sions of sections 82, 83, 84 and 85 of the Gode of Criminal Procedure, 1973, shall apply in respect of

such person and his property as if the detention order made against him were a warrant issued by the Magistrate.

- (3) If any person fails to comply with an order issued under clause (b) of sub-section (1), he shall, unless he proves that it was not possible for him to comply therewith and that he had, within the period specitied in the order, informed the officer mentioned in the order of the reason which rendered complance therewith impossible and of his whereabouts, be punishable with imprisonment for a term which may extend to one year, or with fine, or with both.
- (4) Notwithstanding anything contained in the Code of Criminal Procedure, 1973, every offence under subsection (3) shall be cognizable.

2 of 1974.

order of be disclosed to persons effectorder.

- Grounds of 8. (1) When a person is detained in pursuance of a detention order, the authority making the order shall detention to as seen as may be, but ordinarily not later than five days and in exceptional circumstances and for reason to be recorded in writing, not later than ten days from the date of detention, communicate to him the grounds ed by the on which the order has been made and shall afford him the earliest apportunity of making a representation against the order to the appropriate Government.
 - (2) Nothing in sub-section (1) shall require the authority to disclose facts which it considers to be against the public interest to disclose.

Constitution of Advisory Boards.

- 9. (1) The Central Government and each State Government shall, whenever necessary, constitute one or more Advisory Boards for the purposes of this Ordinance
- (2) The constitution of every such Board shall be in accordance with the recommendations of the Chief Justice of the appropriate High Court.
- (3) Every such Board shall consist of a Chairman and not less than two other members, and the Chairman shall be a serving Judge of the appropriate High Court and the other members shall be serving or retired of any High Court.

Explanation.means,-

(a) in the case of the detention of a person in pursuance of an order of detention made by the Central Government or the administrator of the Union territory of Delhi or an officer subordinate to such administrator, the High court for the Union territory of Delhi;

(b) In the case of the detention of a person in pursuance of an order of detention made by any State Government (other than the administrator of a Union territory) or an officer of such State Government, the High court for that State; and

(c) in the case of detention of a person in pursuance of an order of detention made by the administrator of a Union territory (other than the Union territory of Delhi) or an officer subordinate to such administrator, such High Court as the Central Government may, by order published in official Gazette.

specify with respect to such Union territory.

10. Save otherwise expressly provided in this Ordinance, in every case where a detention order has been made under this Ordinance, the appropriate Government shall, within three weeks from the date of detention of a person under the order, place before the Advisory Board constituted by it under section 9, the grounds on which the order has been made and the representation, if may, made by the person affected by the order, and in case where the order has been made by an officer mentioned in sub-section (3) of section 3, also the report by such officer under subsection (4) of that section.

11. (1) The Advisory Board shall, after considering the materials placed before it and after calling such further information as it may deem necessary from the appropriate Government or from any person called for the purpose through the appropriate Government or from the person concerned, and if, in any particular case, it considers it espectial so to do or if the person concerned desires to be heard, after hearing him in person, submit its report to the appropriate Government within seven weeks from the date of Ae-

tention of the person concerned.

(2) The report of the Advisory Board shall specify in a separate part thereof the opinion of the Advisory Board as to whather or not there is suffiwhene class for the disputation of the person commenced.

- (3) When there is a difference of opinion among the mimbers forming the Advisory Board, the opinion of the majority of shea members shall be deemed to be the opinion of the Board.
- (4) Nothing in this section shall entitle any person against whom a detention order has been made to appear by any legal practitioner in any matter connected with the reference to the Advisory Board; and the proceedings of the Advisory Board and its report, excepting that part of the report in which the opinion of the Advisory Board is specified, shall be confidential.

Reference to Advisory Boards.

Procedure of Ad~ visorv Boards

12. (1) In any case where the Advisory Board has reported that there is, in its opion, sufficient cause for the detention of a penson. the appropriate Government may confirm the detention order and continue the detention of the person concerned for such period ry Board. as it thinks fit.

Action upon the

the Adviso-

- (2) In any case where the Advisory Board has reported that there is, in its opinion, no sufficient cause for the detention of a person, the appropriate Government shall revoke the detention order and cause the person concerned to be released forthwith.
- 13. The maximum period for which any person may be detained inpursuance of any detention order which has been confirmed under section 12 shall be twelve months from the date of detention:

Maximum period detention.

Provided that nothing continued in this section shall affect the power of the appropriate Government to revoke or modify the detention order at any earlier time.

) of 18**97**

14. (1) Without prejudice to the provisions of section 21 of the General Clauses Act, 1897, a detention order may, at any time, be revoked or modified,—

Revocation detention orders.

(a) notwithstanding that the order has been made by an officer 3, by the State Government to which that officer is subordinate or by the Central Government;

(b) notwithstanding this the order has been

made by a State Govt. by the Central Govt.

(2) The revocation or expiry of a detention order shall not bar the making of a fresh detention order under section 3 against the same person in any case where fresh facis have arisen after the date of revocation or expiry on which the Central Government or a State Government or an officer mentioned in sub-sec tion (3) of section 3, as the case may be is satisfied that such an order should be made.

Temporary release of rained.

15 (1) The appropriate Government may, at any time direct that any person detained in pursuance of a detenpersons de-tion order may be released for any specified period either without conditions or upon such conditions specified in the direction as that person accepts and may, at any time, cancel his release.

> (2) In directing the release of any person under sub-section (1), the appropriate Government may require him to enter into a bond with or without sureties for the due observance of the conditions specified in the direction.

> Any person released shall surrender himself at the time and place, and to the authority, specified in the order directing his release

- (4) If any person fails without sufficient cause to surrender himself in the manner specified in subsection (3) he shall be punishable with imprisonment for a term which may extend to two years, or with fine, or with both.
- (5) If any person released under sub-section (1) fails to fulfil any of the conditions imposed upon him under the said sub-section or in the bond entered into by him, the bond shall be declared to be forfeited and any person bound thereby shall be liable to pay the penalty thereof.

16. No suit or other legal proceeding shall be against of action the Central Government or a State Government, and no suit prosecution or other legal proceeding shall be in against any person, for anything in good faith done or intended to be done in pursuance of this Ordinance.

> 17. (1) Nothing in this Ordinance shall apply or have any effect with respect to orders of detention, made under any State law, which are in force immediately before the commencement of this Ordinance, and accordingly every person in respect of whom an order of detention made under any State law is in force immediately before such commencement, shall be governed with respect to such detention by the provisions of such State law or where the State law under which such order of detention is made is an Ordinance (hereinafter referred to as the State Ordinance) promulgated by the Governor of that State and the State Ordinance has been replaced -

> (i) before such commencement, by an enactment passed by the Legislature of that State, by such enactment; or

> (ii) after such commencement, by an enactment which is passed by the Legislature of that State and the application of which is confined to orders of detention made before such Commencement under the State Ordinance by such enactment as if this Ordinance had not been promulgated.

> (2) Nothing in this section shall be deemed to bar the making, under section 3, of a detention order against any person referred to in sub-section (1) after the detention order in force in respect of him as aforesaid immediately before the commencement of this Ordinance cases to have effect for any reason whatsoever. Explanation. For the purposes of this section, "State Law" means any law providing for preventive detention on all or any of the grounds on which an order of detention may be made under sub-section (2) of section 3 and in force in any State immediately before the commencement of this Ordinance.

Commencement under the states ordiby nance such enactment.

Protection

good faith.

Ordinance

have effect

pect to de-

tention under State

res-

taken

not to

with

laws.

N. Sanjiva Reddy. President.