Read. No. NE 907



The Mizoram Gazette Published by Authority

Vol. XVII Aizawi, Friday 29. 9. 1989 Asvina 7 S.E. 1911 Issue No. 39

Government of Mizoram

PART - I

taking over charges, lien, change of Headquarters etc.

ORDERS BY THE GOVERNOR

NOTIFICATIONS

NO. A. 22012/1/88-IND/Pt, the 29th September, 1989. In the interest of public service the Governor of Mizoram is pleased to transfer Pu Lalchamliana, Functional Manager, DIC, Aizawl to the post of Dy. Director of Industries, Directorate of Industries with immediate effect Industries (on leave).

Further Pa G. Lalngena, Dy. Director of Industries, Directorate of Industries (on leave) is transferred to the post of Functional Manager, DIC Aizawl vacated by Pu Lalchamliana transferred to Directorate of Industries. Pu G. Lalngena, will join the post of Functional Manager, DIC, Aizawl on expiry of this leave.

Pu Lalchamliana, will draw his pay as Dy. Director of Industries and he should join his new posting with immediate effect after handing charge to the General Manager, DIC, Aizawl.

H.V. Lalringa,
Commissioner-cum-Secy. to the Govt. of Mizoram,
Industries Department.

No. A. 22012/4/89-PERS(B)Pt,

of this Department's Notification even number dt. 11.9.1989 and No. A. 22013/1/-87-PERS(B) dt. 12.9.89 and in the interest of public service, the Governor of Mizoram is pleased to order transfers and postings of the following MCS Senior Grade Officers in the places shown against their names until further orders:

Sl.No. Name of officer	Present place of posting	New place of posting
1. Pu Z. Lalhmingliana	SDO, Mamit under order of transfer as Under Secy. GAD.	D.T.O., Aizawl.
2. Pu Lallungmuana	BDO, Reiek, under order of transfer as D.T.O., Aizawl.	Under Secy. G.A.D.

2. The Governor of Mizoram is further pleased to order that the above officers will move independently of each other to their respective new places of postings immediately. They will hand over their respective charges to the next Senior-most officer in the departments/office where they are presently working.

No. A. 45014/2/89-Pers(B),

lice Service (Pay) Third Amendment Rules, 1987 issued vide Government of India, Ministry of Personnel & Training, Administrative Reforms Public Grievances and Pensions (Department of Personnel & Training) Notification No. 11030/16/87-AIS II dt. 13.3.1987, the Governor of Mizoram is pleased to grant special pay at the rate of Rs. 300/-p.m. to the following officers for the period they hold the posts mentioned against their names.

Si.I	No. Name of officer	Posts Carrying Special Pay
1.	Pu M.F.J. Pareira, IPS (UT: 77)	Superintendent of Police, CID Crime, A.I.G.P 1
2.	Pu Lalrokhuma, IPS (KRT: 84)	Commandant 2nd Bn. MAP
3.	Pu Dharmendra Kumar, IPS (UT:77)	A.I.G.P. ~ I I
1.	Pu A.K. Singh, IPS (UT: 1984)	Commandant, 1st Bn. MAP

Provided that pay plus special pay shall not exceed to the maximum of the scale of pay of the post to which the Special Pay is attached.

This issues vide Finance concurrence their U.O.No.FIN(E) 64/89 dt. 9.8.1989.

No. A. 19013/17/80-APT(A), the 27th September, 1989. In the interest of Public Service, the Governor of Mizoram is pleased to order re-construction of the service records of Pu S.R. Choudhury, MCS, Deputy Secretary, Environment & Forest, Government of Mizoram, for the period prior to 15.6.1973 from the date of his first entry into Government service i.e. with effect from 1.8.62 to 14 6.1973.

H. Lal Thlamuana, Special Secretary to the Govt. of Mazoram.

N9.EXC. 24/76/79A, the 27th September 1989. In exercise of the powers conferred by section 6(2) of he Mizoram Excise Act, 1973 the Governor of Mizoram is pleased to appoint the Superintendents of Excise, Aizawl, Lunglei and Chhimtuipui Districts as Collectors within the meaning of sub section (6) of section 2 of the aforesaid Act for exercising the duties enumerated in section 71 of the Act within their respective jurisdictions.

Rinsanga,
Secretary to the Govt. of Mizoram,
Excise & Taxation Department.

No.A.12031/1/83—IPR/Pt, the 28th September, 1989. The Governor of Mizoram is pleased to order regularistion of the adhoc appointment of Pu Hrangzika, Deputy Director, I& PR Department in the scale of pay of Rs. 900-40-1100-EB-50-1400 (Pre-Revised) with retrospective effect from 13/10/86 i.e. the date of promulgation of the existing Recruitment Rules for the post as recommended by the Selection Committee

F.L.R SIAMA.

Secretary to the Govt. of Mizoram,

Information & Public Relations Department.

No.A.19018/11/81—IND, the 22nd September, 1989. The Governor of Mizoram is pleased to cancell this Department notification of even No. dt. 22.8.89 functioning 29 days Half Pay Leave with effect from 3.7.89 to 31.7.89 to Pu C. Ngunchunga, General Manager District Industries Centre (L) under C.C.S, Revise, (Leave) Rules 1972, as he has not availed the same.

NO.A.19018 8/81--IND the 27th September, 1989. The Governor of Mizoram is pleased to allow Pu Thanhawla, Project Manger, District Industries Centre, Lunglei to cross Efficieny Bar at the stage of Rs 2800/- in the scale of pay of

Rs.2200—75—2800—EB—I00—4000/P.M. thus raising his pay from Rs 2800/- to Rs.2900/- P.M. with effect from 1.10.86.

Commissioner, Cum-Secretary Industries Department.

No.FAT. 17/PF/79/114, the 28th September 1989. In continuation of this Department's Notification No.FAT.17/PF/110 dated 2.8.1989, Pu J.Mantluanga, Treasury Officer, Aizawl is hereby granted an extention of Earned Leave on Medical ground for another 30 days with effect from 1.9.1989 to 30.9.1989 suffixing 1st & 2nd October., 1989 being Sunday and Holiday as admissible under the C.C.S Revised (Leave) Rules, 1972 as amended from time to time.

Certified that the Officer would have continued to hold the same post but for his proceeding on leave and that there is every likelihood of his returning to the same post and place from where he proceeded on leave.

T.I.Joseph, Financial Commissioner, Government of Mizoram.

No.LJD.36/79/it/294, the 28th September 1989. In continuation of the Notification issued by this Department under No.LJD.36/70/Pt/288 dt. 9.Aug. 1989, Governor of Mizoram is pleased to extend the term of the appointment of Pu. M.M.Ali as a Commissioner for Preliminary Survey of Wake Properties in Mizoram for a period of another six months with effect from the date of issue of the notification in the Gazette.

K. N.Srivastava,
Secretary to the Govt. of Mizoram,
Law, Judicial Parliamentary Affairs Deptt.

No.ESS/MBSE/57/87, the 26th September. 1989. The Governor of Mizoram is pleased to place the service of Mr. S.Lalthangulutu, Hindi Teacher, Govt. Mamawii Girls' High School, Aizawl at the disposal of the Mizoram Board of School Education for appointment as Assistant Controller of Examinations, Aizawl. His deputation will be treated as a deputation on foreign service with effect from the date of his joining there and until furher orders under terms and condition appended herewith.

TERMS OF DEPUTATION OF SHRI S. LALTHANGHLUTA TO MIZORAM BOARD OF SCHOOL EDUCATION (MBSE)

- 1. Period of deputation will be one year at the first instance.
- 2. PAY: During the period of deputation, Shri S. Lalthanghluta will have the option either to get his pay fixed in the deputation post under operation of the

normal rules or to draw pay of the post held by him in his-parent Deptt, in accordance with and subject to the conditions of the Ministry of Finance Memorandom No. 10 (23)-E-III.60 dt. 45.61 as modified from time to time and such other genral or special order issued by the Ministry of Finance under para (iii) of that O.M.

- 3. DEARNESS ALLOWANCE: Shri S. Lelthanghluta will be entitled to dearness allowance under the rules of the parent Govt, or under the rule of the borrowing Board according as he retains his scale of pay under the parent Government or he draws pay in the scale attached to the post under the borrowing Board.
- 4. LOCAL ALLOWANCE: Like Compet satory (City) allowances, H.R.A. to be recalculated under the rules of the buding Government.
- 4. (A) CHILDREN'S EDUCATION ALLOWANCE: During the period of deputation, Shri S. Lalthanghluta will be engible to claim the Childrens Education allowance from the Borrowing Foord as laid down in para 1 (a) of Finance Ministrys Office Memorandum No. 8 (11) E-II (B)/63 dt. 12.1.64 subject to the fulfillment of the conditions prescribed in the O.M. No. F. 19(F)-Est (Spl)/60 dt. 1.62 as amended/clarified from time to time.
- 4 (B) REIMBURSEMENT OF TUITION FEES: He will be entitled to reimbursement of tuition fees in respect of his children subject to the fulfillment of the terms and conditions laid down in Finance Ministry's O.M.No. F-17(1)E-III (B)/64 dt. 3.6.64 as amended, clarified from time to time and the liability in this regard will devolve on the borrowing Board.
 - Note. The Government servant cannot claim both the concessions in respect of the same child.
- 5. JOINING TIME: Pay and Transfer TA: He will be entitled to TA and joining time both on joining the post or deputation and on reservation therefrom to the present Government under the rules of Government from which he is deputed. The expenditure on this account will be borne by the borrowing Board.
- 6. TA FOR JOURNEY ON TOUR: During the period regulated under relies of Covernment from which he proceed on deputation,
- 7. LEAVE AND FENSION: During the period of deputation on temporary transfer, he will continue to be governed by the leave and pension rule of the parent employer applicable to him before such transfer.
- 7 (A) PROVICENT FUND BENEFITS: During the period of deputation he will continue to subscribe to the provident fund or his parent Govt, to which he may be subscribing when he is placed on deputation, in accordance with the rule of such fund.

in the case of deputation of a Govt servant who is governed by the contributory provident fund rules. Govt, contribution is payable by the Board to whom ne is deputed for the period of his deputation.

- 7 (B) EXTRAORDINARY PENSION/GRATUITY: This will be regulated in accordance with the Ministry of Finance (Department of Expenditure) O.M. No. F. 19(23) E.V. (A)/64 dt. 2.8.65.
- 8 LEAVE TRAVEL CONCESSIONS: He will continue to be entitled to leave travel concession under the MHA OM. NO. 43/1/55-Ests-II. Pt. II dt. 11.10,66 as amended from time to time and the cost thereof will be borne by the borrowing Board.
- 9. MEDICAL CONCESSION: He will be entitled to these concessions under the rule of the lending Government.
- 10. RESIDENTIAL ACCOMMODATION: He will be entitled to residential accommodation according to the rules of the Govt. from which he is deputed.

To free house or free can will be allowed nor any conveyance will be provided at Govt. expense unless such benefits are normally attached as a condition of service to the post to which he is aeputed.

- 11. The deputation will commence on the date on which he hands over charge of post under Govt and end on the date on which he assumes charge of a post under the Govt.
- 12. The period of deputation shall be 1 year at the first instance which may be granted extension beyond this limit upto 2 years after obtaining orders of Govt. in cases where such extension is considered necessary in public interest.

No.ESS/MBSE/58/88, the 25th September 1989. The Governor of Mizoram has been pleased to give proforma appointment to shri C. Lalawia, Controller of Examination, Mizoram Board of School Education, currently on deputation to North Eastern Hill University, Shillong as Planning Officer, to the post of Secretary, Mizoram Board of School Education, with effect from 1.6.1989, in the scale of (Revised) pay of Rs. 3700-125-4700-150-5000/- p.m with other allowances as admissible in Mizoram under the rules.

Denghnuna,
Secretary to the Govt. of Mizoram,
Education & Human Resoures Department.

No.A 32012/15/89-EDN/46, the 26th September 1989. In the interest of public service, the Governor of Mizoram is pleased to order transfer and posting of the following officers under Education & Human Resources Deptt. as shown against each with immediate effect and until further orders:

Sl. No	Name of officer	Present post	Post to which transferred.
1.	Dr. A. Siamkima Khawl-hring.	Jt. Director of Educa-	Jt. Director of Higher & Technical Education.
2.		District Education Of- ficer, Aizawl west.	Dy. Director of Higher & Technical Education.

No.A.32012/15/89-EDN/49, the 26th September 1989. The Governor of Mixoram is pleased to promote and appoint the following officers under Education and Human Resources Department in the scale of pay of Rs. 3000-4500/- p.m plus all other allowances as admissible under the rules to the posts as shown against each with effect from the date of their joining and until further orders:

SI. No.	Name of Officer	Present designation	Post against which promoted
1.	Pu J. Sawilaia	Headmaster, Govt. High School, Serebhip.	Deputy Director, School Education.
2.	Pu B. Ramena	Headmaster, Govt. High	· - · · · ·
3.	Pu T. Zadeng	Sub-Divisional Education Officer.	
4	Pu L. Zadeng	Sub-divisional Education Officer.	
5.	Pu P. Lianrikhuma	Headmaster Govt High School, Kawnpui.	O *
6.	Pu H. Renkunga	Asst, District Education Officer Saiha.	District Education Officer, Saiha.
7.	Pu V.L. Nghaka		District Education Officer, Aizawl West.

No.A.32012/15/89-EDN/47, the 26th September, 1989. The Governor of Mizoram is pleased to promote and appoint the following officers under Education & Human Resources Department in the scale of pay of Rs. 3700-5000/- p.m. plus all other allowances as admissible under the rules to the post as shown against each with effect from the date of their joining und until further orders:—

SI.	Name of officer	Present designation	Fost against which promoted.
1.	Pu Thanseia	Deputy Director, School Education.	Joint Director, School Education.

1	2	3	4
2.	Pu C. Lalmuana	Deputy Director, School Education	Joint Director, School Education.
3.	Pu A. Sawihlira	Deputy Director, SCERT.	Principal, Dist. Institute of Education and Training, Aizawl.
5.	Pi Bawichhingpuii	District Education Offi- cer, Aizawl East.	Joint Director, Art & Culture.
6.	Pu C. Laihmuaka	Headmaster, Govt. High School, Hnahthial.	Principal, Govt.Higher Secondary School, Aizawl
7.	Pu Z.D. Rongura	Vice Principal T.T.I. Lunglei	Principal, Teachers' Trg Institute, Lunglei.

No.A.32012/15/89-EDN/51, the 26th September, 1989. The Governor of Mizoram is pleased to place the services of Pi Varparhi Khiangte, Principal, Lunglei Government College, Lunglei at the disposal of the Mizoram Board of School Education, Aizawl, on deputation.

And in exercise of the powers conferred under sub-section (1) of Section 17 of the MBSE Act, 1975 read with rule 5 of MBSE (Appointment of President, Secretary & Controller of Examinations) Rules, 1977 the Governor of Mizoram is further pleased to appoint Pi Varparhi Khiangte as Secretary, MBSE with effect from the date she takes over charge and until further orders under the terms and conditions appended herewith.

Terms of Deputation of prof. Varparhi Khiangte, to Mizoram Board of School Education

- 1. Period of deputation shall be 2(two) years which may, however, be extended on request from the Board.
- 2. Pay: Duriyg the period of deputation Prof. Varparhi Khiangte will have the option either to get his pay for the Secretary i.e. the same scale of pay as that of Joint Director of Education with all allowances admissible from time to time in Mizoram or may continue to remain in his scale of pay in present Department.
- 3. The Board shall make necessary Contribution towards his pension leave salary etc. and he shall also enjoy all facilities of fringe benefits as enjoyed by him in his parent Department during the period of his foreign service under the Board.

No.32012/15/89-EDN/52, the 26th September 19 exercise of the powers conferred by Sub-Section (2) of section 15 of the MBSE Act, 1975 is pleased to appoint Pu Rozinga as President of Mizoram Board of School Education with effect from the date of taking over charge and until further orders.

His pay and allowances will be determined under the Rules in force.

Dengchhuana,

Joint Sectary to the Govt. of Mizoram,

Education and Human Resources Department.

HRIATTIRNA

No.LAD/VCA-212/88, the 26th September 1989. Mizoram Governor chuan Lushai Hills District (Village Councils) Act, 1953, section 25 (2) in thuneihna a pek hmangin, Pu H.L.Tawka C.A chu a tul chhung atan Sailulak V/C charge la turin a ruat a ni.

Hei hian hriattirna hmasa No.LAD/VCA-212/88/9 dated, 1.8.89-a Pu Chamliana C.A lo ruat tawh chu a thlak a ni.

H.Raltawna,

Secretary to the Govt. of Mizoram,
Local Administration Department,

No.LAD/VCA-241/89A- the 28th September 1989. Mizoram Governor chuan Lushai Hills District (Village Council) Acts, 1953, Section 25(2) in thuneihna a pek hmangin A.O. Khawbung chu a tul'chhung atan Samthang V/C charge la turin a ruat a ni.

No.I AD/VCA-245/89, the 29th September 1989. Mizoram Governor chuan Lushai Hills District (Village Council) Act, 1953, Section 25(2) in thuneitna a pek hmangin A.O Farkawn chu a tul' chhung atan Thekpui V/C charge la turin a ruat a ni.

Hei hian hriattirna hmasa No.LAD/VCA=245/89 dt.31.8.89 a Pu Lathungliana C.A. lo

B. Calhema,
Dy. Secy. to the Govt. of Mizoram,
Local Administration Deptt.
NOTIFICATIONS

No.A.19018/33/87-IPR; the 26th September; 1989. Subject to availability of leave, the Governor of Mizoram is pleased to grant II (eleven) days. Earned Leave on private affairs to Shri Zothankunga A.I.O. with effect from 18/9/89 to 28.9.89 under the C.C.S (Leave) Rules, 1972 as amended from time to time.

Certified that the Officer would have continued to hold the post but for his proceeding on leave and on expiry of leave, there is every likelihood of his returning to the same post and place from where he proceeded on leave.

Lalthansanga, Under Secretary to the Govt. of Mizoram, Information & Public Relations Department

No.A.29012/2/87-Pers(B), the 27th September, 1989. The Governor of Mizoram is pleased to order crossing of Efficiency Bar to Pu P. Lianhrima, MCS Senior Grade officer now posted as Election Officer, Lunglei at the stage of Rs. 2300/p.m. in the scale of pay of Rs. 2000-60-2300-EB-75-3200-100-3500/- p.m. raising his pay to Rs. 2375/- p.m. with effect from 1.8.1986.

His next date of increment will be 1.8.1987.

No.A.19014/125/87-Pers(B), the 26th September 1989. The Governor of Mizoram is pleased to grant 22 (twenty two) days Earned Leave on medical ground to Pu Lalthantluanga A.O.(G), Vaseirlang with effect from 20.3.89 to 10.4.89 under C.C.S (Leave) Rules, 1972 as amended from time to time.

Certified that the officer would have continued to hold the post but for his proceeding on leave and on expiry of leave there is every likelihood of his returning to the same post and place from where he proceeds on leave.

R. Lalzama, Under Secretary to the Govt. of Mizoram.

No.A.19014/35/88-PAR(GS), the 28th September, 1989. The Governor of Mizoram is pleased to grant 19 (Nineteen) days Earned Leave on private offairs to Pi D. Lalengliani, Under Secretary, D.P.&A.R. (AR Wing) under C.C.S. Leave Rules, 1972 as amended from time to time commencing from 11.9.1989.

- 2 Certified that the Officer would have continued to hold the same post of Under Secretary but for her proceeding on leave.
- 3. Certified that the Officer on expiry of leave is likely to return to the same post from where she proceeded on leave.
- 4. During the leave period of the Officer, Rosangzuala, 16 Years, s/o Pi D. Lalengliani, Under Secretary is allowed to avail L.T.C to visit Vellore.

Lalengruli Sailo, Under Secretary to the Govt. of Mizoram. No.A.19026/3/87—SYS, the 23rd September 1989. The Governor of Mizoram is pleased to grant 13 days (thirteen) days E.L. to Pu Zoliana Royte, Deputy Director under Directorate of Sports & Youth Services Mizoram, Aizawl w.e.f 4th-16th September, 1989 on private 1972 as amended from time.

The Officer would have continued to hold the same post but for his proceeding on leave and there is likelihood of his returning to the same post from which he is proceeding on leave.

No.A.19026/5/87—SYS, the 23rd September, 1989. The Governor of Mizoram is pleased to grant 90 (ninety) days E.L. to Pu B.K Sailo, Youth Welfare Officer under the Directorate of Sports & Youth Services Mizoram, Aizawl. w.e.f. 4.7.89 to 1.10.89 on Medical Ground as admissible under the CSS (leave) Rules, 1972, as amended from time.

T Officer would have continued to hold the same post but for his proceeding. leave and there is likelihood of his returning to the same post from which proceeding.

The Governor of Mizoram is further pleased to order that Smt. Vanhming-thangi, State Organiser (Guide) Group B' (NG) Officer is allowed to look after the works of Youth Welfare Officer during the leave period of Shi B.K Sailo Youth Welfare Officer until he resume his duties.

Lalmuana
Under Secretary to the Govt. of Mizoram,
Department of Sports & Youth Services.

No A 22012/1/88-AH&V, the 3rd October 1989. In the interest of Public Services, the Governor of Mizoram is pleased to order transfer and posting of the following officers as indicated below with immediate effect

•		
Sl No. Name of Officers	Present place of posting	New posting place
1. Pu R. Lalkuala Livestock Superin- tenden	Office: of DVO Lunglei	Office of DVO Saiha.
2. Pu L. Rammawia Live stock Superintendent.	Office of DVO Saiha	Office of DVO Lunglei

Pu R. Lalkuala, will however, remain attached to the Directorate of A.H. & Veterinary, Aizawl and he will draw his salary against the post of Livestock Suerintendent, Saiha with effect tendent joins the post in the office of D.V.O. Lunglei and until further order.

This modifies the Notification issued under 1 emo No.A. 22012/1/88—AH&V dated 30.8.1989.

Lalthanmawia
Under Secretary to the Govt. of Mizoram,
A.H. & V Department.

HRIATTIRNA

No. LAD/VCA-223/89, the 26th September, 1989. Mizoram Governor chuan Lushai Hills District (Village Councils) Act, 1953, section 25 (2)-in thuneihna a pek hmangin, Pu Zolura C.A., SDO (civil) Office, Champhai chu a tui chhung atan Tualpui V/C charge la turin a ruat a ni.

No. LAD/VCA-24/88, the 27th September, 1989. Mizoram Governor chuan Lushai Hills District (Village councils) Acts, 1953 section 25(2) in thuneinna a pek hmangin, Pu Vanlaichhuana Circle Assistant chu a tul chhung atan S. Hlimen Village Council charge la turin a ruat a ni.

Hei hian Hriattirna No. LAD/VC-53/89 dt. 7.9.89-a Pu Rinthanga C.A. lo ruat tawh chu a thlak a ni.

C. Lalchhandama, Under Secy. of the Govt. of Mizoram, Local Administration Deptt.

ORDERS

No. A. 1901.³/24/86—APT (A), the 27th September 1989. The Governor of Mizoram is pleased to accord sanction of Rs, 45,384/— (Rupees Fourty five thousand three hundred eighty four) only for final payment of Cash equivalent of leave salary in lieu of untilised Earned Leave of 240 days to Pu H. Hauthuama, ACS (Rtd) under Rule 39 (2) (a) & (b) of C.C.S. (Leave) Rules, 1972.

The expenditure is debitable to the Head of Account "2053-District Administration, 003-District Establishment, 903 (1)-DC Aizawl, 093 (1) (1)-Salary.

This issues with the concurrence of Finance Department vide their U.O. No. FIN (E) 101/89 dated 19th September, 1989.

H. Lalthlamuana, Special Secretary to the Govt. of Mizoram. No.A.19028/1/82-EDN/38, the September 1989. In supercession to this Deptt's Notification No.A.19028/1/82-Edn/35 dt.12 989. The Governor of Mizoram is pleased to grant Earned Leave for a period of 56 (fifty six) days to Pu H. Thangchina. Hindi Propagation Officer. Directorate of Education, Mizoram, Aizawl on Medical Ground with effect from 3.8.1989 to 27.9.1989 as admissible under the C.C.S. (Leave) Rules, 1972 amended from time to time.

The Officer would have continued to hold the same post but for his proceeding on leave and there is every likelihood of his returning to the post from which he proceeded on leave.

Dengchhuana, Joint Secretary to the Govt. of Mizoram, Education&Human Resources Department.

No.A.19020/31/82-AH&V, the 26th September 1989. The Governor of Mizoram is pleased to grant Earned Leave for a period of 30 (thirty) days with effect from the date of availing to Dr. R.Lalthanpuia, S.D.V.O. Lawngtlai under CCS (leave) Rules 1972 as amended from time to time.

During the leave period of Dr. R.Lalthanpuia, S.D.V.O. Lawngtlai, Dr.R.C.Lalmuana, A.G.M. Mampui will take charge in adition to his own duties.

Certified that the Officer would have continued to hold the same post but for his proceeding on leave and there is every likelihood of his return to the same post after expiry of the leave.

Lalthanmawia,
Under Secretary to the Govt. of Mizoram,
A.H.&Veterinary Department.

No.A-19020/136/86-PF, the 25th September, 1989. Subject to admissibility of leave, the Governor of Mizoram is pleased to grant extension of Earned Leave on private affairs for 12 days w.e.f. 19.3.89 to 30.3.89 to Pu V.K. Gupta, Assistant Engineer attached to Raj Bhawan as admissible under the C.C.S. (Leave) Rules, 1972 as amended from time to time.

Certified that the Officer would have continued to hold the same post but for his proceeding on leave.

No. A-19020/42/83-PF, Dated Aizawl, the 26th September 1989. The Governor of Mizoram is pleased to grant Earned Leave on Medical ground for 61 days w.e.f. 1.5.89 to 30.6.89 to Pu R.R. Dewri Vice Principal M.S.A.T.I. as admissible under the C.C.S. (Leave) Rules, 1972 as amended from time to time

Certified that the officer would have continued to hold the same post but for his proceeding on leave.

No. A-19020/42/83-PF, The Governor is further pleased to order that during the leave period of Pu R.R. Dewri Vice Principal M.S.A.T.I., the Principal M.S.A.T.I. will take over the charge of Vice Principal M.S.A.T.I. in addition to his own duties.

T. Sangkunga, Under Secretary to the Govt. of Mizoram, Public Works Department.

No. A-19043/1/83-FST/PT, Dated Aizawl, the 18th August 1989. The Governor of Mizoram is pleased to allow Pu K. Kar ACF to cross Efficiency Bar at the stage f Rs 2300/- P.M. in the Scale of Rs 2000-60-2300-EB-75-3200-100-3500/-P.M w.e.f. 1.5.86.

R. Lianzinga.
Under Secretary to the Govt. of Mizoram,
Environment & Forests Department.

No.B.16035/9/86-IND, the 25th September, 1989. In the interest of public service the Governor of Mizoram is pleased to extend the status of Group 'A' officers of the Government of Mizoram to the non-official Members of the Board of Directors of Zoram Industrial Development Corporation Limited for the purpose of their availing Government facilities while on official duty inside and outside the State of Mizoram.

This will be in force with immediate effect.

H.V. Lalringa,
Commissioner & Secretary
Industries Department
Aizawl.

No.B.12017/1/84-HFW, the 26th September, 1989. In modification of this Department's Notification of even number dt. 30.8.89, the Governor of Mizoram is pleased to order redesignation of the posts as given below with immediate effect:

- (1) Asst. Surgeon-I in the scale of pay of Rs. 2200-4000/- p.m is redesignated as Medical & Health Officer.
- (2) Civil Surgeon in the scale of pay of Rs. 3000-5000/- p.m is redesignated as District Chief Medical & Health officer.

- 2. Further, the Governor of Mizoram is pleased to order rearrangement of the existing Specialists posts in the Department for improvement of the management of the Specialists Cadre as given below with immediate effect:
 - (i) Holders of Post-Graduate Degree and Diploma (clinical) in their initial posting in the Specialist line in the pay scale of Rs 2200-4000/- p.m. will be designated as Junior Specialist. They will be given appointments against the existing posts of AS-1 since redesignated as Junior Specialists in this regard.
 - (iii) 35 sanctioned posts of Specialists in the Department will be re-arranged and redesignated as Specialists and Junior Specialists as given below:

SI. No.	NAME OF POST	No. of post as Specialist in the scale of pay of Rs.3000-4500/- p.m.	No. of post as Senior Specialist in the scale of pay of Rs. 3000-5000/- p.m.
(i) (ii) (iii) (iv) (v) (vii) (viii) (ix) (xi) (xiii)	Physician Gynaecologist General Surgeon ENT Specialist Eye Specialist Anaesthetist Radiologist Pathologist Psychiatrist Paediatrician Ortho Surgeon Dermatologist	3 3 3 1 1 2 2 2 1 1 1	2 2 2 1 1 1 1 2 - 2
<u></u>	TOTAL	20	15

3. The existing post of Medical Superintendent/Senior Specialists in the pay scale of Rs. 3700-5000/- p.m. will also stand redesignated as Medical Superintendent/Selection Grade Specialists.

This issues with the concurrence of Finance Department vide their U.O.NO. FIN.544/89 dt. 17.7.89 and DP & AR (ARW) vide their I.D.NO.265/89-90/ARW dt. 12.7.89.

H.V. Lalringa, Commissioner & Secretary to the Govt. of Mizoram, Health & Family Welfare Department.

No.B.20014/1/86-P&E/

the Governor of Mizoram is pleased to declare all the available 33 KV, 11 KV and L.T. lines within the Greater Aizawl Town as the immoveable properties of the Power & Electricity Department. Any charge if required either by the Government or by individuals is to be inspected jointly by a team of the following Officers.:—

- 1. A representative from Power & Electricity Department.
- 2. A representative from P.W.D.
- 3. A representative from L.A.D.
- 4. A representative from Police.
- 5. A representative from Revenue Department.

If the above committee agrees for shifting of the lines, the Government or individual who desires shifting should bear the entire expenditure as will be claimed by the Power & Electricity Department.

It is also decided that no building should be constructed where minimum clearances as per Indian Electricity Rules from existing 33 KV, 11 KV and L.T. lines are not maintained, and that the above Committee is authorised to inspect the existing buildings where s action to avoid future accidents.

This will take effect from the date of publication in the Mizoram Gazette.

J.H.Ramfangzauva, Secretary to the Govt. of Mizoram, Power & Electricity Department.

No.A.22013/1/87-pers (3), the 14-th September, 1989. In partial modification of this Department's Notification No.A.22012/4/89-PERS(E) dt.11.9.89 and ever number dated 11.9.89 the Governor of Mizoram is pleased to order posting and transfer of the following officers in the places shown against their names until further orders:—

Sl.No Name of officer	Present place of posting	New place of posting
1. Pu Lalkhum ¹ iana	B. D.O., Lungsen	A.O/ADC, Aizawl.
2. Pu B.Hlychho	Attached to D.C. Aizawl.	B.D.O. Lungsen.
3. Pu C.Ralkapa	A.S.OII, Kolasib	Assstt.Controller of P&S, Aizawl.
4. Pu B.Lalhmingthan	nga A.O.,	A.S.OH, Aizawl
5. Pu C.Z. Tumluaia	S.D.M., Kolasib	S.D.M. Kolasib. He will also look after the works of ASO —II, Kolasib in addition to

Sl.No. 1 and No. 3 will draw their own grade pay of M.C.S Senior Grade.

Lalthanmawia, Joint Secretary to the Govt. of Mizoram. No.A.19018/56/89-IND, the 22nd August 198), The Governor of Mizoram is pleased to grant Earned leave from 19 (ninteen) days with effect to Pu K. Kailiana, Functional Manager (Credit) D.I.C. Lunglei on medical ground as admissible under C.C.S. Revised leave Rules, 1972 as amended from time to time.

- 2. During his leave period, Pu Lalhmingthanga Sailo, Functional Manager will take over charge in addition to his own duties.
- 3. The Officer would have continued to held the same post but for his proceeding on leave and on expiry of leave he is likely to return to the same post and place from where he had proceeded on leave.
- No.A.19018/11/81-IND, the 22nd August, 1989, The Governor of Mizoram is pleased to grant 29 days Half Pay Leave to Pu C. Ngunchunga General Manager, District Industries Centre Lunglei with effect der C.C.S. Revised leave Rules 1972 as amended from time to time.
- 2. During his leave period Pu Thanhawla, Project Manager, District Industries Centre, Lunglei will take charge in addition to his own duties.
- 3. The Officer would have continued to hold the same post but for his proceeding on leave and on expiry of leave he is likely to return to the same post from where he proceeded on leave.

C. Nag,
Joint Secretary to the Govt. of Mizoram,
Industries Department.

No.EXC 21/79-81/86, the 25th September 1989. The Governor of Mizoram is pleased to accord sanction to the creation of 2 (two) temporary posts of Driver under Excise Department in the scale of pay of Rs. 950-20-1150-EB-25-1400/- p.m. with effect from the date of entertainment upto 28th February, 1990.

The expenditure involved is debitable to the head "2039-State Excise" 001-Direction & Administration 001 (2)-Administration/Saiha (Non-plan) during the current financial year 1989-90.

This issues with the concurrence of Finance (Expenditure Control) Department vide their U.O. FIN. 747/89 dated 7.8.1989.

T. Chhangte,
Deputy Secretary to the Govt. of Mizoram,
Excise & Taxation Department.

No.A.22012/1/87-AGR/Pt, the 28th September 1989. The transfer and posting in respect of Pu C. Lalzarliana, J.P.O. i/c Jhum Control wing. Directorate of Agriculture, Aizawl which appeared in this Department Notification of even No. dt. 15.9.89 shall be kept in abeyance until further order.

No. B. 30026/1/88-AGRF, the 25th September 1989. The Governor of Mizoram is pleased to Order setting up of a Managing Committee of Fish Farmer Development Agency in Mizoram under Centrally Sponsored Scheme.

The composition of the Committee is as follows :-

- 1) Secretary, Agriculture Govt. of Mizoram -- Chairman
- 2) The Director of Agriculture -- Vice Chairman
- 3) Chief Executive Member

 Lai District Council

 Member
- 4) Chief Executive Member Member Mara District Council
- 5) Chief Executive Member -- Member Chhimtuipui District Council
- 6) Joint Director of Fisheries, Mizoram Member
- 7) Executive Engineer, P.W.D. Member Building Division.
- 8) Branch Manager, State Bank of India, Member Aizawl. (Lead Bank of Mizoram)
- 9) Nominee of Union Ministry of Agriculture -- Member
- 10) Representative of the Regional Fish
 Farmer Development Agency, Mizoram
 to be member on the recommendation
 of Managing Committee.
- 11) Chief Executive Officer of the Agency. Member Secretary.

No. B. 30026/1/88-AGRF, the 25th September 1989. The Governor of Mizoram is pleased to order setting up of the Executive Wing of the Fish Farmer Development Agency in Mizoram under CSS-consisting the following members.

1)	Chief Executive Officer		Rs. 2000-3500/-	1 No.
	(of the rank of Superintendent)		•	
2)	Farm Superintendent	—	Rs. 1640–2900/-	1 No.
3)	Farm Superintendent Fishery Extension Officer		Rs. 1400–2600/-	3 Nos.
	Junior Engineer		Rs. 1400–2300/-	2 Nos.
	Asstt. Fishery Officer		Rs. 1200-2040/-	3 Nos.
	Fishery Demonstrator		Rs. 950–1400/-	3 Nos.
	Fisherman		Rs. 750- 940/-	5 Nos.
	Accountant	_	iss. 1200-2040/-	1 No.

9)	U.D.C.	_	Rs. 1200-2040/-	1 No.
10)	L.D.C./Typist		R s. 950–1400/~	2 Nos.
11)	Peon		Rs. 750- 940/-	2 Nos.
12)	Driver	_	Rs. 950-1400/-	2 Nos.

Thuama,
Deputy Secretary to the Govt. of Mizoram
Agriculture Department.

No. LAD/VCL-78/88/11, the 28th September 1989. Lunglei District chhunga Thualthu V/C chu elected Member 3-te zinga Pu B. Zachhuma leh Pu Zosangliana ten banna an thehlut a, an banna hi Mizoram Governor chuan, Lushai Hill District (V/Cs) Act, 1953 Section 7 (5)-in thuneihna a pek hmangin a pawmpui ta a.

Village Council elected Member pakhat chauh chuan khawtlang enkawl zo dawna a hriat loh avangin, Lushai Hill District (V/Cs) Act, 1953 Section 25 (1) hmangin Mizoram Governor chuan Thualthu V/C hi ni 21.9.1989 hian a thiat ta a ni.

No.LAD/VCA—346/89, 'A' the 28th, September. 1989. 1. Saitual Village Council President Pu Zosiama chu a V/C member pui tam zawkin an thlawp theih tak loh avangin, Mizoram Governor chuan Lushai Hills District (Village Councils) Act. 1953, section 7(9) in thuneihna a pek hmangin, Pu Zosiama chu Saitual Village Council President a nihna chu Ni 28/9/89 hian a paihsak ta a ni.

2. Pu Zosiama chu President atanga ban a nih tak avangin Saitual Village Council chu executive body lo in thlang tha tura hriattir nghal an ni.

No.LAD/VCL—46/89/6, the 28th September,1989. Tuipui 'D' V/C chu Sorkarin a enfiah a, 1RDP sem dan dik lo te, Sorkar sum, mirethei te pual tur an invur kawngah te, In hmun pek te atanga pawisa an khawn avangte leh khawtlang tana thawk tura an chak tawk loh avang tein Sorkar chuan kal zel tlakah a ngai lova.

Chuvangir, Mizoram Governor chuan, Lushai Hills District (V/Cs) Act 1953 Section 25(1)—in thuneihna a pek hmangin, Tuipui 'D' V/C chu, ni 21.9.1989 atangin a thiat ta a ni.

No LAD/VCA-186/89, the 28th September, 1989. Lamchhip V/C elected seat pathum leh nominated seat pakhat awmna chu, elected member pahnih (2) President Pu Lallura leh Vice President Pu Lalzinga te an ban tak avangin elected member pakhat leh nominated member pakhat chauh chuan rorelna an kengkawh zo lova.

Chuvangin Mizoram Governor chuan Lushai Hill District (V/Cs) Act 1953 Section 25(1)-nain thuneihna a pek hmangin Lamchhip V/C chu ni 24.9.1989 hian a thiat ta a ni.

Tin, Mizoram Governor chuan Lushai Hills District (V/C's) Act 1953 Section 25 (2) thuneihna a pek angin Lamchbip V/C charge la turin Pu C. Darhnuna C.A chu a ruat nghal a ni.

B. Lalhema,
Dy. Secy. to the Govt. of Mizoram,
Local Administration Deptt.

., No. A. 33043/2/88-P&AR (TRG) Dated Azawl, the 26th September 1989.

To,

- 1. All Administrative Departments
- 2. All Heads of Departments.

Subj:- Training Programme on Behavioural Skills and Public Relations to be conducted at Administrative Training Institute, Aizawl by the Peripatetic Team from Institute of Secretariat Training and Management, New Delhi

Sir,

I am directed to say that the Peripatetic Team from Institute Secretariat Training and Management, New Delhi will be conducting Training Programme on Behavioural Skills and Public Relations from 23—27th October, 1989 at Administrative Training Institute, Aizawl. You are requested to nominate middle level Officer to attend the training programme. Only those Officers who can be actually spared to attend the Programme should be nominated.

Biodata • the Officer nomited for the programme should be submitted immediately as per proforma attached herewith. Officers who attended similar Course in the past should not be nominated.

Yours faithfully,

(Lalbiakthanga), Under Secretary to the Govt. of Mizoram, Training Wing.

PROFORMA

Title of the programme	: Behavioural skills & Public Relations (23—27, 1989).	(Oetober
Name (in Block letter) Designation Full Office Address	:	

Have you previously attended any similar course at ATI, Aizawl at any other Institu- tions in India.	:	Yes/No,
If yes, give details :		•••••••••
Service to which you belong:	:	

(Signature of Nominee)

CORRIGENDUM

No.A.12031/5/87-PAR(R, the 22nd September 1989. The name of one Head Assistant in the Office of S.E.P.H.E. Aizawl Circle appearing in this Department's Order issued under No.A.12031/5 iii)/87-PAR(R) dt 21.9.89 may be read of Pu A.K.Deb instead of Pu D.K.Deb.

H.Laltblamuana.
Special Secretary to the Govt. of Mizoram.

No.A.19021/55/86-P&E/ the 28th August 1989. In partial modification of this Departement Notification issued under Memo No.A.19021/55/86-P&F/ dt.18.4. 1989 the name of "Pu C.Lalramliana, Sub-Divisional Officer (TC) which appeared at para 3 of the said Notification should be read as "Pu Lalnunmawia Sailo" Executive Engineer, Electrical Maintenance Division.

J.H.Ramfangzauva, Secretary to the Govt.of Mizoram, Power&Electriciy Department.

No.A.19018/1189-AGR, the 26th September 1989. The name appearing in Variaus Notifications and orders issued by Agriculture Department as B.S. Chongain may be read "S.S. Khongngain".

Thuama,
Deputy Secretary to the Goyt. of Mizoram,
Agriculture: Department.

No. A. 19041/1/83-FST, the 25th September 1989. The date "1.5.1986" appearing in this Departments order of even No dated 18.8.1989 may be read as "1.5.1989".

R. Lianzinga,
Under Secretary to the Govt. of Mizoram
Environment & Forests Department.

No. A. 19021/12/86-EDC/34, the 23th September 1989. The date with effect from 1.3.1989—29.6.1989 appearing in this Department's Notification No. A. 19021/12/86-EDC/30 dt. 27th April, '89 may be read as with effect from 1.3.1989—29.5.1989.

Rohmingliana,
Under Secretary to the Govt. of Mizoram
Education & Human Resources Department.

Government of Misoram PART — II (B)

Orders, Notifications and Rules of High Court of Assam, Nagaland, Meghalaya, Mizoram, Tripura and Arunachal Pradesh.

NOTIFICATION

THE GAUHATI HIGH COURT AT GUWAHATI (HIGH COURT OF ASSAM:NAGALAND:MEGHALAYA:MANIPUR TRIPURA:MIZORAM & ARUNACHAL PRADESH.)

No.HC.XI-2/83,10346-53,RC. the dt,27th April 1989.

From: Shri PC.Borpujari, MA.B COm, LLB., Registrar (Judicial) Gauhati High Court GUWAHATI.

- To. 1. The Publisher Assam Gazette. Assam Govt. Press, Bamunimaidan, Guwahati-21.
 - 2. The Publisher, Meghalaya Gazette, Meghalaya Govt. Press, Shillong.
 - 3. The Publisher, Tripura Gazzette, Tripura Govt. Prees Agartala.
 - 4. The Publisher, Nagaland Gazzette, Nagaland Govt. Press, Kohima.
 5. The Publisher. Manipur Gazzette, Manipur Govt. Press. Imphal.
 - 6. The Publisher, Manipur Gazzette, Manipur Govt. Press. Imphal.
 6. The Publisher, Mizoram Gazzette, Mizoram Govt. Press, Aizawi.
 - 7. The Publisher, Arunachal Pradesh Govt. Press, Itanagar.

Dated Guwaliati the 27th April, 1989.

Sub :- Publication of the Hindu Marriage Act Rules, 1988 and the special Marriage Act Rules, 1988.

I am directed to enclose herewith one copy each of the "Hindu Marriage Act Rules, 1988" and the "Special Marriage Act Rules, 1988" as approved by the Gauhati High Court and rquest you to publish the same in the next issue of the Official Gazzette.

You are also reguested to supply 100 printed copies of the said publications to the Registry.

Yours faithfully,

Registrar (Judicial) Gauhati High Court, Guwahati.

Memo No. XI-2/83/10354-60/RC. Dt 27.4.89.

Copy to :-

1. The Secretary, Gauhati High Court Bar Association, Gauhati High Court Building Guahati-1 for information.

The Deputy Registrar; Gauhati High Court, Agartala Bench, Agartala/Shillong Bench, Shillong/Kohima Bench, Kohima/Imphal Bench. Imphal for information.

3. The Librarian-Cum-Research Officer, Gauhati High Court, Guwahati-I.

4. Order file.

Registrar (Judicial), Gauhati High Court, Guwahati.

THE GAUHATI HIGH COURT

(HIGH COURT OF ASSAM:NAGALAND:MEGHALAYA:MANIPUR:TRIPU-RA:MIZORAM & ARUNACHAL PRADESH.)

> GAUHATI HIGH COURT RULES TO REGULATE THE PROCEDURE UNDER THE HINDU MARRIAGE ACT. 1955.

NOTIFICATIO:N

No.HC.XI-2/83/10376/RC, the 27th April, 1989. In exercise of the Powers conferred by Section 14 and 21 of the Hindu Marriage Act, 1955 (Act No.XXV of 1955) with all its amendments up-to date, the Gauhati High Court (High Court of Assam: Nagaland: Megbalaya: Manipur: Tripura: Mizoram & Arunachal Pradesh.) is pleased to make the following Rules for regulating the proceedings under the said Act. These Rules would supersede the previous Rules made by the then High Court of Assam vide Notification No.HC.XI-3/53/1429-RC. dated 9th March 1956.

1. SHORT TITLE:—

These rules may be called the Hindu Marriag: Act Rules, 1988.

2. COMMENCEMENT:—

These Rules shall take effect from the date of their publication in the Assam Gazette.

3. **DEFINITIONS:**—

Notwithstanding contained anything contrary in the subject or context, in these Rules.

- (i) Act" means the Hindu Marriage Act, 1955 (Central Act No. XXV of 1955) with ali its up-to-date amendments.
- (ii) "Court" means the District court as mentioned in section 3(6) of the Act.
- (iii) "Code" means the Civil Procedure code, 1908 as amended from time to time.
- (iv) "Section" and "Sub-Section" means section and sub-section of the Act respectively.
- (v) All terms and expressions used in these Rules shall carry the same meaning as assigned to them in the Act.

4. PETITION:—

- (i) Every petition under the Act shall be accompanied by either certified extract from Hindu Marriage Register maintained as per section 8 of the Act where the marriage is registered under the Act, or, in the absence of the same, an affidavit to the effect that marriage was solemnised between the spouses under the Hindu rites and rituals.
- (ii) Every petition for divorce on either of the grounds mentioned in clause (i) & (ii) of sub-section (I) of Section 13 of the Act shall be supported by certified copy of the decree of judicial separation or for restitution of conjugal rights as the case may be.

5. INITIATION OF PROCEEDINGS:

All proceedings under the Act shall be initiated by petitions viz :-

- (i) Under Section 9 for restitution of conjugal rights.
- (ii) Under Section 10(1) & 10(2) for judicial separation and for rescinding a decree for judicial separation.
- (iii) Under Section 11 and 12 of the Act for nullifying a marriage.
- (iv) Under section 13 and section 13-B for a decree of divorce and for decree of divorce by mutual consent respectively.
- (v) Under Section 14 for leave to present a retition for divorce before the expiration of one year from the date of marriage.

17.18

(vi) Under section 26 for making, revoking, suspending or varying orders and provisions previously made with respect to the custody, maintenance and education of minor children belonging to the spource to the proceeding.

NOTE:— In case of (v) & (vi) the petitions should be supported by affidavit as per provision of Civil Procedure Code.

6. PETITIONS BY OR AGAINST A PERSON SUFFERING FROM MENTAL DISORDER;

A person suffering from mental disorder in any proceeding

under the Act shall be treated in all respect and for all purpose as a person of unsound mind as contemplated under Order XXXII of the Code.

7. CONTENTS OF PETITIONS

In addition to the particulars required under Order VII Rule 1 of the Co e and section 20 (1) of the Act, every petition for judicial separation, nullity of marriage and divorce under Section 9 to 13 of the Act shall contain the followin particulars:

- (i) The place and date of marriage.
- (ii) Whether the spouses were Hindus by religion at the time of the marriage and whether they continue to be so till the date of Ming of the petition.
- (iii) The name, Status, domicile of the spouses before the marriage/after the imarriage and at the time, of presenting the patition.
- (iv) The principal permanent address where the parties reside at the time of presenting the petition together with the addresses where they last resided together.
- (v) The names of the children, of the marriage, if any, their sex and their dates or birth or ages.
- (vi) If there was any prior proceeding under the Act between the parties, full particulars thereof.
- (vii) If the relief is sought on the ground of matrimonial offence, or offences or other grounds—the time and place of the acts or facts alleged with sufficient materials particularity but not, the evidence by which they are intended to be proved such as:—
- (a) for restiution of conjugal rights—the date or time from which and the circumstances under which the other sponse i.e. the respondent had withdrawn from the society of the petitioner.
 - (b) for decree of nullity of marriage under section 12(1)(c) and 12(1)(d) the material particulars; and coincumstances, of force on fraud and the facts with time of discovery of such force or found and the facts and whether marital intercourse took place or not with the consent of the petitioner after the discovery inference facts. The content of the petitioner

- (c) for a decree of judicial separation u/s 10(1) and divorce u/s 13(1)(i) on the ground that the other party had voluntary sexual intercourse with any person other than his or her spouse the name, occupation and place of residence of such person or persons so far they can be ascertained and the specified particulars of such acts of sexual intercourse as far as practicable.
- (d) (i) for alleged desertion the date and time and the circumstances in which it started.
 - (ii) for cuelty either mental or physical the specific acts or bundle of facts constituting cruelty specifying the place and occasion where and when such acts were committed.
- (e) for unsoundness of mind or mental disorder the nature of such mental condition and the time when it began to manifest itself and the curative steps taken with the period of treatment.
- (f) for virulent and incurable form of leprosy or veneral diseases in communica-ble form when such ailment began to menifest and the nature and the period of curative step taken.
- (g) for the relief on the grounds specified in section 13(1)(vi), the date of renunciation and the particulars religous order which the other spouse has entered into.
- (h) for the relief on the grounds specified in section 13 (1)(vii), the time and the place where the other spouse was last seen or heard of being alive and the steps taken, if any, to ascertain his or her whereabouts.
- (i) for the relief on the grounds of rape or sodomy or bestiality-the occasion, place and the names and address of the persons or the particulars of beast involved in the commission of such acts. In case of conviction or criminal proceedings for committing rape or sodomy, the particulars thereof.
- (j) for relief u/s 13(2)(iii) of the Act, particulars of decree under section 18 of the Hindu Adoption and Maintenance Act, 1956 or order u/s 125 of the Criminal Procedure Code, 1973 (corresponding to section 488 of the Cr.P.C., 1898) together with a further statement supported by affidavit that since after the passing of such decree or order, cohabitation between the spouses has not been resumed for one year or upwards;
- (k) for relief u/s 13(2)(iv)-the date of birth of the wife or the particulars showing the age of the wife at the time of the marriage together with the date or time and the place of repudiation with its mode.
- (viii) the particulars of the property as per mentioned in section 27 of the Act;
- (ix) the relief or reliefs prayed for.

8. NECESSARY PARTIES :

- (a) In every petition for divorce or judicial separation on the ground that the other spouse/Respondent is living in adultery or has committed adultery with any person, after the solemnisation of the marriage, the petitioner. shall make such adulteror or adulteress a co-respondent. The petitioner may, however, apply to the court by an application supported by affidavit for leave to dispense with the joinder of such person as a co-respondent on any of the following grounds:—
- (i) that the name of such person is unknown to the petitioner although he has made all efforts for discovery;
- (ii) that such person is dead
- (iii) that the respondent being the wife is leading a life of a prostitute and that the petitioner knows of no person with whom adultery has been committed;
- (iv) for any other sufficient reason that the court may deem fit to consider.

(b) In every petition under section 13(2)(i) of the Act the petitioner shall make "the other wife" mentioned in that section a co-respondent.

(c) In every petition under section 11 of the Act, the petitioner shall make the spouse alleged to be living at the time of the marriage as co-respondent if the relief is sought on contravention or section 5(1) of the Act.

9. AFFIDAVIT FOR NON-COLLUSION. :—

Every petition (Excepting petitions under section 11) shall be accompanied by an affidavit to the effect that it is not presented or prosecuted in collusion with the respondent.

10. AFFIDAVIT FOR NON-CONDONATION :-

Where the relief is sought on the ground specified in section 10(1) or u/s 13 (1)(i) of the Act or where the ground is for cruelty, the petition shall be accompanied by an affidavit to the effect that the petitioner has not, in any manner, been accessory to or connived at the act or acts complained of and that the petitioner has not condoned the act or acts complained of and has not condoned the cruelty.

11. AFFIDAVIT OF NON—COHABITATION:

Every petition u/s 13 (1-A)(1) of the Act shall be accompanied by an affidavit made by the petitioner that there has been no resumption of cohabitation as between the parties to the marriage for a period of one year or more after the passing of a decree for judicial separation between the parties.

Every petition under section 13(i)(ii) of the Act shall be accompanied by an affidavit made by the petitioner to the effect that there has been no restitution of conjugal rights between the parties to the marriage for a period of one year or more after the passing of a decree for conjugal rights between the parties

13. AFFIDAVIT FOR MUTUAL CONSENT FOR DIVORCE:

Every petition filed jointly by the spouses under section 13—B(1) of the Act shall be accompanied by an affidavit sworn jointly by the spouses to the effect that they have been living separately for a period of one year or more and they have not been able to live together and that they have mutually aggreed for dissolution of the marriage.

14. VERIFICATION OF THE PETITION :-

Every petition under the Act shall be verified in respect of the statements contained in the petitioner or some other competent person on behalf of the petitioner in the manner required by the Code.

15. APPLICATION FOR LEAVE UNDER SECTION 14 OF THE ACT :—

- (1) The application for leave shall be filed accompanied by the original petition Intended to be filed for divorce under the Act. In support of the application for leave under section 14 of the Act there shall be filed an affidavit made by the petitioner setting out the particulars of exceptional hardship exceptional depravity alleged, whether there was any previous application under the said section, whether there are living children of the marriage with particulars of their age, sex and custody whether any attempts were made for reconciliation with its result and any other circumstances which may assist the Court in deciding the question, whether there is asona ble probability of a reconciliation between the parties
- (2) Notice of the application together with the original petition for divorce shall be served on the respondent who may contest the same by filling affidavit in opposition.
- (3) The leave matter may be decided on the basis of affidavit & counteraffidavit. But in exceptional cases the Court may, if necessary, order a deponent to be cross-examinate on his or her affidavit.
- (4) When the court grants leave, the petition for divorce shall be deemed to be filed duly on the date of the said order provided proper court fee thereon is paid and other requirements fulfilled within the time allowed by the court.

16. Notices:

The court shall issue notice to the respondent or co-respondent if any, being accompanied by a copy of petition, requiring, unless the court other wise directs, the respondent or corespondent to file his or her written Statement in court on or before the date fixed in the notice. Every petition & notice under the Act shall be served upon the party intended thereby in the manner provided for summons under Order V of the Code;

Provided that the court may dispense with such service altogether if it deems necessary or expetient to do so.

17. WRITTEN STATEMENT IN ANSWERS TO PETITIONS BY RESPONDENTS:

The provisions of Order VIII of the Code shall apply mutatis mutandis to the Written Statement, if any, presented by the respondent in answer to the petition. Where a counter-claim is made in terms of section 23-A of the Act it shall comply with the Rules applicable to petitions on the like grounds.

18. MODE OF TAKING EVIDENCE :-

The witnesses in all proceedings before the court where their attendence can be had, shall be examined orally and if any party may offer himself or herself as a witness and shall be examined, cross-examined and re-examined like any other witness:

Provided that the parties shall be at liberty to verify the respective cases in whole or in part by affidavit, but the depenent in every such affidavit shall on the application of the opposite party or by direction of the court be subject to be cross-examined by or on behalf of the opposite party, or ally and after such cross-examination may be re examined by or on behalf of the party by whom such affidavit was filed.

19. COSTS:

Unless otherwise directed by the court, the cost of the petition under the Act shall be costs as taxed in a suit.

20. ORDER AS TO COSTS: THE AWARD OF COSTS SHALL be within the discretion of the court.

Whenever in any petition any alleged adulteror or adultress has been made a correspondent or any such party have been impleaded as per section 23-A of the Act and the adultery has been established, the court may order the correspondent or the party impleaded to pay the whole or any party of the cost of such proceedings.

Provided that the correspondent shall not be ordered to pay the costs.

- (i) If the respondent was at the time of a dultery living apart from her husband and leading the life of a prostitute;
- (ii) If the corezpondent had not, at the time of adultery, reason to believe the respondent to be a married person.
- (iii) If the allegation of charge of adultery against the person impleaded u/s 23-A of the Act is found to be baseless or not proved, rather, in that case, the person making such allegation shall be asked to pay costs to the party impleaded.

21. APPLICATION FOR ALIMONY AND MAINTENANCE:

Every application for maintenance pendete lite, permanent alimony and maintenance or for custody, maintenance and education expenses of minor children shall be supported by an affidavit and shall state the everage monthly income of the petitioner and the respondent, the source of their income, particulars of other

movable and immovable property owned by the spouses jointly and severally, the details of their liabilities and dependents, if any, with the names and ages of such dependent's

22. SUPPLY OF CERTIFIED COPY OF THE DECREE TO THE PARTIES:

- (1) In every case where a marriage is dissolved by a decree of divorce, the court passing the decree shall give a copy thereof free of cost to each of the parties as per section 23(4) of the Act. The copy so supplied shall be authenticated as "true copy" by the court passing the decree.
- (2) A register shall be maintained in the court where the particulars of deciee shall be incorporated and signatures of the parties or their Advocates or agents shall be obtained in token of their having received a copy of the decree.

THE GAUHATI HIGH COURT

(HIGH COURT OF ASSAM: NAGALAND: MEGHALAYA: MANIPUR: TRIPURA: MIZORAM AND ARUNACHAL PRADESH)

RULES TO REGULATE PROCEDURE UNDER THE SPECIAL MARRIAGE ACT, 1954 (CENTRAL ACT NO. 43 OF 1954)

NO. HC. XI-2/83/10377/RC, the 27th April 1989. In exercise of the powers conferred by Scction 41 of the special Marriage Act, 1954 (Central Act No. of 1954) and all other powers enabling in this behalf, the Gauhati High Court (Ligh Court of Assam, Nagaland, Meghalaya, Maniper Tripura. Mizoram & Arunachal Pradesh.) makes the following rules, in supersession of the Rules made by the then High Court of Assam vide Notification No. HC. XI-3/53/1320-RC published in the Assam Gezette part -II- B date 21.3.56 at page 763, to regulate the proceedings under the s id Act.

I. SHORT TITLE:-

These Rules may be called the special Marriage Act. Rules, 1988.

2. COMMENCEMENT:-

These Rules shall come into force from the date of their publication in the Gazette.

3. DEFINITIONS: -

In these Rules unless there is anything repugnant in the subject or contex:

- (i) "Act" means the special Marriage Act, 1954 as from time to time modified or amended.
- (ii) "Code" means the code of civil procedure, 1908 as from time to time modified or amended.

- (iii) "Court" means the court mentioned in section 2 (e) of the Act.
- (iv) "Form" means a form prescribed in the Act or appended to these rules.
- (v) All other terms and expressions used herein but not defined shall have the meaning respectively assigned to them in the Act.

4. PETITIONS TO BE ACCOMPANIED BY A CERTIFICATE OF MARRIAGE:-

Every petition made under the Act shall be accompanied by a certified copy of the certificate of Marriage entered in the Marriage Certificate Book about the solemnization of the Marriage under the Act, unless the certificate is already on the record or is, for sufficient cause, dispensed with by the Court.

5. FORMS OF PROCEEDING :--

The following proceeding under the Act Shall be initiated by petitions:

- (i) under section 22 for restitution of conjugal rights;
- (ii) under sub-section (1) of section 23 for judicial separation;
- (iii) under sub-section (2) of section 23 for rescinding a decree for judicial separation,
- (iv) under sub-section (1) of section 24 for declaring a marriage null and void,
- (v) under sub-section (2) of section 24 for declaring the registration of a marriage to be of no effect.
- (vi) under section 27 for annulment of marriage by a decree of nullity;
- (vii) under section 27 for divorce;
- (viii) under section 28 for divorce by mutual consent;
- (ix) under section 28 for making, revoking, suspending or varying orders and provisions with respect to the custody, maintenance and education of minor children.

6. PETITION BY OR AGAINST A PERSON SUFFERING FROM MENTAL DISORDER:—

A person suffering from mental disorder will de treated in all respect as a person of unsound mind for the purpose of order XXXII of the code.

7. CONENTS OF PETITION :—

In addition to the particulars required to be given under Order VII Rule 1 of the Code and section 32 of the Act, every petition for judicial seperation, nullity of marriage of divorce shall contain the following particulars:—

- (a) The place and date of marriage.
- (b) The name, status and domicile of the wife and the husband before the marriage and at the tirre of filling the petition.
- (c) The address where the parties to the marriage reside at the time of the presentation of the petition and last resided together.
- (d) Where the wife petitioner invokes section 31 (2) of the Act, the address at which she has ordinarily resided during the three years immidately proceeding the presentation of the petition, and the length of her residence at each address, and the place of residence of the husband,
- (e) The names of the children, if any, of the marriage, their sex and their dates of birth or ages.
- (f) If prior to the date of the petition there has been any proceeding under the Act between the parties to the petition, full particulars thereof.
- (g) The matrimonial offence or offences alleged or other grounds upon which the relief is sought, setting out with sufficient particularity the time and places of the acts alleged, and other facts relief upon, but not the evidence by which they are intended to be proved e.g.:
- (i) If the petition is for restitution of conjugal rights, the date on or from which and the circumstances under which the respondent withdrew from the society of the petitioner.
- (ii) If the petitioner is under Section 25 (ii) of the Act, whether the petitioner was, at the time of the marriage, ignorant of the facts alleged and whether marital intercourse with the consent of the petitioner has taken place since the discovery by the petitioner of the existence of the grounds for a decree;
- (iii) If the petition is under section 25 (iii) of the Act, the particulars of coercion of fraud and the circumstances in which coercion or fraud had been pretised alongwith the time when the coercion ceased or the fraud was discovered and whether or not the petitioner has with his or her free consent lived with other party to the marriage as husband and wife after the coercion has ceased or; as the case may be, the fraud has been discovered;
- (iv) If the petition is for judicial separation/divorce on the ground of adultery, the name, occupation and place of residence of adulterer/adultess or adulterers/adultresses, as the case may be, so far as they can be ascertained;
- (v) If the petition is on the ground of desertion, the date and the circumstances in which it began.
- (vi) If the petition is on the ground of cruelty, the specific acts of cruelty and the occasion when and the place where such acts were committed;

- (vii) If the petition is on the ground of unsoundness of mind or mental disorder, the: time when such unsoundness of mind or mental disorder, began to manifest itself and the nature and the period of the curative steps taken;
- (viii) If the petition is on the ground, of venereal disease in a communicable form or leprosy, when such ailment began to manifest itself and the nature and the period of the curative steps taken;
 - (ix) If the petition is on the ground specified in clause (h) of section 27 of the Act, the date and the place where the respondent was last; seen or heard of alive and the steps, if any taken, to ascertain his or her where about:
 - (x) If the petition is founded on the ground of bestiality, the occasion when, the place where and the particulars of the beast with whom the husband had been quilty of bestiality;
 - (xi) If the petition is for divorce under section 27 (IA)(II) of the Act; the particulars of this decree under section 18 of the Hindu Adoptions and Maintenance Act, 1956 or of order under section 125 of the Code of Criminal Procedure, 1973 (or under the corresponding section 488 of the Code of Criminal Procedure, 1898) together with an affidavit that since the passing of such decree or order, habitation between the parties had not been resumed for one year or upwards;
 - (xii) If the petition in under section 28 of the Act, the date since when the parties have been living separately and whether, or not they have been able to live together and whether the mutual agreement dissolving the marriage is verbal or evidenced by a document in writing.
- (h) Every petition under Chapter V or Chapter VI of the act shall state that there is no collusion between the petitioner and the other party to the marriage.
- (i) The claim for damages, if any, with particulars.
- (j) The relief or reliefs prayed for

8. AFFIDAVIT OF NON-COLLUSION :---

Every petition under. Chapter V or VI of the Act shall be accompanied by an affidavit to the effect that it is not presented in collusion with the respondent. If the petition is founded on the ground specified in clause (a) of sub-section (1) of section 27, it will also state that the petitioner has not in any manner been accessory to or connived at the act or acts of sexual intercourse complained of.

9. AFFIDAVIT OF NON-CONDONATION:

Where the petition is founded on the ground specified in clause (a) of subsection (1) of section 27 of the Act or where the ground of the petition is cruelty, the petition shall be accompanied by an affidavit to the effect that the petitioner has not condoned that act or acts complained of or has not in any manner condoned the cruelty.

io. AFFIDAVIT IN THE PETITION ON THE GROUND OF MUTUAL CONSENT:—

Where divorce is sought on the ground of mutual consent, the petition shall be accompanied by an affidavit to the effect that such consent has not been obtained by force, fraud or under influence.

11. AFFIDAVIT OF MON-CO-HABITATION:-

Every petition under section 27 (2) (1) shall be accompanied by an affidavit made by the petitioner that there has been no resumption of cohabitation as between the parties to the marriage for a period of one year or upward after the passing of a decree for judicial separation in a proceeding to which they were parties.

12. AFFIDAVIT OF NON-RESTITUTION OF CONJUGAL RIGHTS :-

Every petition under section 72 (2) (ii) shall be accompanied by an Affidavit made by the petitioner of the facts that there was been no restitution of conjugal rights as between the parties to the marriage for a period of one year or upwards after the passing of a decree for restitution of conjugal rights in a proceeding to which they were parties.

13. NECESSARY PARTIES:-

- (a) In every petition for divorce judicial separation on the ground that the respondent has, after the solemnization of the marriage, had voluntary sexual intercourse with any person other than his or her spouse, the petitioner shall made the alleged adulterer or adulteress a co-respondent to the petition. The petitioner may, however, apply to the court on application supported by an affidavit, for leave to dispense with the joinder of such person as a co-respondent on any of the following grounds:—
- (i) That the name of such person is unknown to the petitioner although he/she has made due efforts for discovery;
- (ii) That such person is dead;
- (iii) that the respondent being the wife is leading a life of a prostitute and that the petitioner knows of no person with whom voluntary sexual intercourse has been committed, or
- (iv) any other reason that the Court considers sufficient.
- (b) In every petition under section 24 of the Act on the ground that the condition specified in clause (a) of section 4 has not been fulfilled, the petitioner shall make the spouse, alleged to be living at the time of marriage, a co-respondent.

14. APPLICATION FOR LEAVE UNDER SECTION 29 OF THE ACT:-

(1) In support of an application for leave under section 29 of the Act there shall be filed an affidavit by the applicant stating the grounds on which

the application is made, particulars of the exceptional hardship or exceptional depravity alleged, whether there has been any previous. Application under the said section, whether there are living any children of the marriage and if so, the names and dates of birth or ages of such children, their sex, where and with whom they are residing, whether any and if so, what attempts at reconciliation have been made and any circumstances which may assist the court to determine the question whether there is reasonable probability of reconciliation between the parties.

- (2) Notice of the application shall be given to the respondent who may contest the same by filing affidavit in opposition.
- (3) In exceptional circumstances the court may, if necessary order a deponent to be cross-examined on his or her affidavit.
- (4) The application shall be accompanied by the petition intended to be filed.
- (5) When the court grants leave, the petition shall be deemed to have been duly filed on the date of the said order provided proper court fee thereon is paid within the time allowed by the court.

15. NOTICES :--

The court shall issue notice in form "A" accompanied by a Copy of petition to the respondent and the co-respondent, if any, The notice shall require, unless the court otherwise directs, the respondent or co-respondent to file his or her written statement in court on or before the date fixed in the notice.

16. COUNTER CLAIM:-

Where a counter-claim is made in terms of section 23-A it shall comply with the Rules applicable to petitions on the like grounds.

17. DAMAGES AND COSTS AGAINST CO-RESPONDENT:-

(1) Whenever in any petition presented by a husband, the person alleged to have committed adultery has been made a co-respondent and the charge of adultery has been established, the court may order the co-respondent to pay the whole or any part of the costs of the proceedings.

Provided that the co-respondent shall not be ordered to pay the petitioners costs:-

- (a) if the respondent was, at the time of adultery, living spart from her husband and was leading the life of a prostitute; or
- (b) if the co-respondent had not, at the time of voluntary sexual intercourse, reason to bilieve the respondent to be a married woman.
- (2) The award of costs shall be in the discretion of the court and the court shall make an order of the same while passing decree.

- (3) Where damages are claimed, the court shall assess the same and direct in what manner the damages, if any, awarded shall be paid or applied.
- (4) The court may assess damages and make an order for payment thereof or of costs notwithstanding that the respondent or the co-respondent or both of them have remain ex-parte.

18. APPLICATION FOR ALIMONY AND MAINTENANCE :-

Every application for maintenance pendente-lite, permanent alimony and maintenance or for custody, maintenance and education expenses of minor children shall be supported by an affiidavit and shall state the everage monthly income of the petitioner and the respondent, the sources of their income, particulars of other movable and imovable property owned by them jointly or severally, the details of their liabilities, if any, alongwith the number of their dependents, if any, and the names and ages of such dependents.

19. SUPPLY OF CERTIFIED COPY OF THE DECREE TO THE PARTIES:-

- (1) In every case where a marriage is dissolved by a decree or divorce, the court passing the decree shall give a copy thereof free of cost to each of the parties. The copy to supplied shall be authenticated as "true copy" by the court passing the decree.
- (2) The court shall maintain a register where the particulars of the decree shall be incorporated and signatures of the parties or their Advocates or agents shall be obtained in token of their having received a true copy of the decree.

20. FORMS:

The forms given in the Appendix to these rules with such variations as the circumstances of each case may require, shall be used.

FORM "A"

NOTICE

in the District	Matrimonial and Divorce Jurisdiction.
Case No	date of Institution
*** * * * * * * * * * * * * * * * * * *	Respondent.
To To	Corespondent.
• • •	***************************************
Whereas un 43 of 1954). (A	has presented apetition/Application against you for der section of the special marriage Act, 1954 (No. copy of the said petition/application is sent herewith). You are

the forenoon to answer nised agent duly instruc- the case, or who shall such questions or by a are directed to produce	ppear in this court on the the said petition/application, eted and able to answer all mobe accompanied by some other and Advocate similarly instructs on that day all documents upence. You should file an answer ove.	either in person or by recog- naterial guestions relating to er person able to answer all red or accompanied and you pon which you intend to rely
You are further int in the manner above m mined in your absence.	formed that in default of you nentioned the petition/applicate	ar appearence on the day and ion will be heard and deter-
Given under my haday of	and and the seal of this Cour	t, thisnd
		By order, District Judge, dt
	FORM "B"	
In the District Co	ourt at	*************
••••••	Versus	Petitioner.
••••••	v ci sus	Respondent.
Petit the	tion for restitution of conjug Special Marriage Act, 1954 (A	gal rights under section 22 of Act 43 of 1954)
The Petitioner pray	s as follows :—	
1. A Marriage was	s solemnised/registered betwee arriage Officer of	n the parties, under Chapter onat
A certified copy of	the certificate of marriage	is attached with the petition.
	place of residence of the petition w	
	Husband	Wife
	Status Age Place of reside	ence Status Age Place of
(i) Before marriage (ii) at the time of filing the petition	1	residence

(Whether a party is a Hindu by religion or not is a part of his or her status).

- 3. (In this paragraph state the names of the children, if any, of the marriage together with their sex, date of birth or ages).
- 4. The respondent has without reasonable excuse, withdrawn from the society of the petitioner with effect from............... (The circumstances under which the respondent withdrew from the society of the petitioner be stated.)
- 5. The petition is not presented in collusion with the respondent.
- 6. There has not been any unnecessary or improper delay in filing the petition.
- 7. There is no other legal ground why relief should not be granted.
- 8. There have not been any previous proceedings with regard to the marriage by or on behalf of any party;

or

There have been the following previous proceedings with regard to the marriage by or on behalf of the parties:—

Serial Name of Nature of Number and Name and Result parties proceedings year of the location with section of the Act.

- 9. The marriage was solemnized at The parties last resided together at (within the local limits of the ordinary original jurisdiction of this Court).
- 10. The petitioner submits that this Hon'ble Court has jurisdiction to try and entertain this petition.
- 11. The petitioner prays for a decree for restitution of conjugal rights against the respondent.

 Sd/—

Verification :---

The above named petitioner states on solemn affirmation that paras 1 to of the petition are true to the petitioner's knowledge and paras to are true to the petitioner's information received and believed to be true by him/her.

Verified at	(Place)
	Sd/
Dated	
the control of the co	Petitioner.

39

FORM "C"

the	District Court at-	· · · · · · · · · · · · · · · · · · ·	·
			PETITIONER
	VFRSUS		
		n for judicial separation und ge Act, 1954 (No. 43 of 195	
e pet	itioner prays as fo	llows:-	
(1)	between the partie	s the husband/wife of the s was solemnized under/regist ct by the Marriage Officer o	ered under, Chapter II/Chap-
	A certified copy petition.	of the certificate of marr	riage is attached with this
(2)	The status and p the marriage and	lace of residence of the par at the time of filing the pe	ties to the marriage before tition were as follows:-
		Husband	Wife
		Status Age Place of residence	Status Age Place of residence
ii.	Before Marriage At the time of any the petition.		
(3)		ph state the names of the with their sex, dates of bir	
(4)	for judicial separ	has(any one or no ration may be pleaded here e set in separate paragraph	. The matrimonial offence

(6) The petition is not presented in collusion with the respondent.

as the nature of the case permits).

(7) There is no other legal ground why the relief shoud not be granted.

their alleged commission. The facts on which the claim to relief is found should be stated in accordance with the Rules and as distinctly

(8) There has not been any previous proceedings with regard to the marriage by or on behalf of any party.

OR

	Nature of roceedings ith section f that Act.	Number and year of the case	Name and location of Court.	Result
i.	•••••			
ii.				
iii.				
iv.				
(9) The marriage together at	was solemni		The parties k	· ·
(10) The pertitione entertain this		hat this Hon'ble	· Court has juri	sdiction to
(11) The petitione rights against	r, therefore, the respond	prays for a decree ent.		of conjugal
			Sd/-	
			PETITIONER	
VERIFICATION :		VER	FICATION	
The above named of the period to be true by him Verified at	etition are true to her.	ue to the petition to the petitioners	er's knowledge a information receiv	and paras
			Sd/-	
Dated.	F	ORM "D"	PETITIONER.	
In the District Cour	rt' at — — —			- Petitioner.

The	petitioner	prays	as.	follows	:—
-----	------------	-------	-----	---------	----

1. The petttioner is the husband/wife of the respondent. The marriage between the parties was solemnized

registered

under Chapter II of the Act, by the Marriage Officer

under Chapter III	
of at on	- A certified
copy of the certificate of marriage is attached with this petition.	

2. The status and place of residence of the parties to the marriage before the marriage and at the time of filling the petition were as follows:—

 			Husband	i — — —	Wife
	Status	Age _	Place of residence	Status Age	Prace of residence

- i. Before marriage
- ii. At the time of filing the petition
- 5. (Where the ground or petition is adultery) the petitioner has not in any manner been accessory to or connived at or condoned the adultery.
- 6. (Where the ground of petition is cruelty). The petitioner has not in any manner condoned the cruelty.
- 7. There has not been any unnecessary or improper delay in filing the petition.
- 8. The petition is not presented in collusion with the respondent.
- 9. There is no other legal ground why the relief should not be granted.
- 10. There has not been any provious proceedings with regard to the marriage by or on behalf of the parties.

OR
There have been the following previous proceedings wich regard to the marriage by or on behalf of the parties:—

Sl.No.	Name of Parties	Nature of proceedings with section of the Act.	Number and year of the case	Name and location of Court.	Result.
i. ii. iii. iv.		, 			

18 Y 198

	The marriage was solemnized at ———————. The parties last residual	
toget	her at—————. The parties are now residing at —————	
(with	in the local limits of the ordinary original jurisdiction of this court).	

- 12. The petitioner submits that this Hon'ble Court has jurisdiction to entertain this petition.
- 13. The petitioner, therefore, prays for a decree for judicial separation against the respondent.

Sd/-

Petitioner,

VERIFICATION:

The above named petitioner states on solemn affirmation that paras to——of the petition are true to the petitioner's knowledge and paras——to——are true to the petitioner's information received & believed to be true by him.

Verified at—————————(Place).

Sd/-

Petitioner.

- 3. (In this paragraph state the names of the children, if any, of the marriage together with their sex, dates of birth or ages).
- 4. (State here one or more of the grounds on which a decree of nullity is sought. Facts on which the claim to relief is founded should be stated in compliance with the Rules and as distinctly as the nature of the case permits).
- 5. There has not been any previous proceedings with regard to the marriage by or on behalf of any party.

OR

There have been the following previous proceedings with regard to the marriage by or on behalf of the parties.

•	•		•			
Si. N	- — o	Name of parties	Nature of proceedings with section of thet Act.	Number and year of the case	Name and location of Court.	Result
i. –		· 1				<u> </u>
ii.	1	1	1		1	
iii.	1]			1	
iv.	ļ	1	1		1	

There has not been any unnecessary or improper delay in filing this petition.

7. The petition is not presented in collusion with the respondent.
8. There is no other legal ground why the relief should not be granted.
9. The marriage was solemnized at ——————. The parties reside at —————. Parties last resided together at ——————.
OR
(Where the petition is by a wife domiciled in the territories of India except the state of Jammu and Kashmit).
The petitioner is resident within the territories of India except the State of Jammu and Kashmir and has been ordinarily resident the erein for a period of three years immediately preceding the presentation of this petition and the respondent is not resident in the said territories.
10. The petitioner submits that this Hon'ble Court has jurisdiction to entertain this petition.
1. The petioner, thereforefore, prays that the marriage solemnized between the the parties under the Act being null and void may be so declared by the court by a decree of nullity,
Sd/
Petitioner.
VERIFICATION:
The above named petitioner states on solemn affirmation that paras 1 to———————————————————————————————————
Verified at ———————(Place).
Sd/
Dated ; Petitioner.
FORM "E"
In the District Court at
Petition under section 24(2) of the Special Marriage Act, 1954 (No. 43 of 1954) for having the registration of a marriage under chapter III of the Act declared to be of no effect.

The petitioner prays as follows:—

- 2. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:—

	Husband	1	Wife	
	Status Age Place of residence	Status	Age Place	of residence
i. Before marriage ii. At the time of filing the petition	. [

- 3. (In this paragraph states the names of the children, if any, of the marriage together with their sex, date of birth or ages).
- 4. (State here one or more of the staut tory grounds on which relief is sought, Facts on which the claim to relief is founded should be stated as distinctly as the nature of the case permits).
- 5. There has not been any previous proceedings with regard to the marriage by or on behalf of the parties:

There have been the following previous proceedings with regard to the marriage by or on behalf of the parties

	Nature of proceedings with section of the Act.	Number and year of the case.	Name and location of the court.	Result
i. ii. iii. iv.				_

- 6. There has not been any unnecessary or improper delay in filing this petition.
- 7. The petition is not presented in collusion with the respondent.
- 8. There is no other legal ground why the relief should not be granted.

9. The marriage was solemnized at the parties dast resided together at the parties are now residing at (within the local limits of the ordinary original jurisdiction of this court)
10. The petitioner submits that this Honble court has jurisdiction to entertain this petition.
11. The petitioner, therefore, prays that the registration of the said marriage under Chapter III of the Act may be declared by court to be of no effect.
Petitioner,
VERIFICATION: The above named petitioner states on solemn affirmation that paras 1 to of the petition are true to the petitioner's knowledge and paras to
Verified at (place)
Dated Petitioner,
FORM "F"
In the District Court atPetitioner.
– Versus –
Respondent.
Petition for the annulment of a marriage under section 25 of the Special Marriage Act, 1954 (No.43 of 1954).
The petitioner prays as follows:-
1. The petitioner is the husband/wife of the respondent. The marriage between the parties was solemnized under Chapter II/registered under chapter III of the Act by the Marriage Officer of
A certified copy of the certificate of marriage is attached to this petition.
2. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:-

	'Hus' 'Stat	ban usʻ	Age Place	cf'	Status Age	Place of residence
ì.	Before marriage	,	,	,	,	,
ii.	At the time of	,	,	,	,	,
	filing of the	,	,	,) .	7
	petition '	,	,	,	,	,

- 3. (In this paragraph state the names of the children, if any, of the marriage together with their sex, dates of birth or ages).
- 4. (State here one or more of the statutory grounds on which relief is sought. Facts on which the claim to relief is founded should be stated as distinctly of the nature of the case permits).
- 5. There has not been any previous proceedings with regard to the marriage by or on behalf of any party.

OR

There have been the following previous proceedings with regard to the marriage by or on behalf of any party:

Sl.No.	Name of Parties	Nature of proceedings with section of the Act	Number and Year of the Case	Name and location of court	Result
--------	--------------------	---	-----------------------------------	----------------------------	--------

i. ii.

iii iv

- 8. There is no other legal ground why the relief should not be granted.

OR

(Where the petition is by a wife domiciled in the territories of India except the State of Jammu and Kashmir). The petitioner is resident within the territories of India, except the State of Jammu and Kashmir and has been ordinarily resident therein for a period of three years immediately proceeding the presentation of this petition and the respondent is not resident in the said territories.

10. There petitioner submits that this Hon'ble Court has Jurisdiction to entertain this petition 11. The petitioner, therefore, prays that the marriage between the parties being voidable, may be annuled by the court by a decree of Nullity. Petitioner. **VERIFICATION:** The above named petitioner states on solemn affirmation that paras! to of the petition are true to the petitioner's knowledge and paras to are true to the petitioners information received and believed to be true by him. Verified: (Place). Petitioner. Dated: FORM "G" In the District Court at..... -----Petitioner — Versus — Respondent. Petition for divorce under section 27 of the Special Marriage Act, 1954 (No. 43 of 1954).

The petitioner prays as follows:-

1. The petitioner is the husband/wife of the respondent The marriage between the parties was solemnized under

registered under

Chapter III at A certified copy of the certificate of marriage is attached with this petition.

2. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:-

Husban	d			,		Wife	,	
Status	8	Age	Place of , residence	,	Status,	Age	,	Place of residence

- i. Before marriage
- ii. At the time of filing the petition.
- 3. (In this paragraph state the names of the children if any, of the marriage together with their sex, dates of birth or ages).
- 4 The respondent has (one or more of grounds specified in section 27 of the Act may be pleaded. The facts on which the claim to relief is founded should bein accordance with the Rules and as distinctly as the nature of the case permits).
- 5. (Where the ground of petition is adultery). The petitioner has not in any manner been accessory to or connived at or condoned the adultery.
- 6. (Where the ground of petition is cruelty). The petitioner has not in any manner condoned the cruelty.
- The petition is not presented in collusion with the respondent.
- There has not been any unneccessary or improper delay in instituting the proceedings.
- 9. There has not been any previous proceedings with regard to the marriage by or on behalf of any party.

OR

There have been the following previous proceedings with regard to the marriage by or on behalf of the parties:

Sl. No.	Name of parties.	Nature of proceedings with section of the Act.	Number and year of the case.	Name and location of court.	Result	

j**i**.

iii.

- 10. (In petition by a husband for divorce or the ground of adultery where damages are claimed against the corespondent, grounds on which the claim to damages is founded should be fully and clearly stated and the amount claimed and the mode of assessment should be specified).
- 11. There is no other ground why relief should not be granted.
- 12. The marriage was solemnized at The husband and wife reside at the husband and wife last resided together at (within the local limits of the jurisdiction of this Court).

OR

(Where the petition is by a wife domiciled in the territories of India except the State of Jammu and Kashmir). The petitioner is resident within the territories of India except the State of Jammu and Kashmir and has been ordinarily resident therein for a period of three years immediately preceding the presentation of this petition and the respondent is not resident in the said territories. (Give particulars according to the Rules).

- 13. The petitioner submits that this Hon'ble Court has juridiction to entertain the petition.
- 14. The petitioner, therefore, prays that he may be granted a decree of divorce against the respondent, and (to be sored out if unnecessary) may further be granted a decree for recovery of Rs................................as damages against the adulterer co-respondent.

	5 u /-
	•••••
	Petitioner.
VERIFICATION:	
of the petitic	oner states on solemn affirmation that paras I to on are true to the petitioner's knowledge and paras are true to the petitioner's information received and
Verified at	(Place).

Petitioner

152

Sd/-

FORM "H"

(wife)
PETITIONERS.
Petition for divorce by mutual consent under section 28 of the Special Marriage Act, 1954 (No.43 of 1984)
ne petitioners pray together as follows:-
A martiage between the petitioners was solemnized under Chapter II/regis- red under Chapter III by the Marriage Officer of
The status and place of residence of the parties to the marriage before the arriage and at the time of filing the petition were as follows: Husband Wife
Status Age Place of Status Age Place of residence residence
Before marriage

- 3. (In this paragraph state the names of the children, if any, of the marriage together with their sex, dates of birth or ages).
- 4. The petitioners have been living separately for a period of one year or more and have not been able to live together and the petitioners have mutually agreed that the marriage should be dissolved.
- 5. The consent of either party has not been obtained by force, fraud or undue Influence.
- 6. There is no collusion between the petitioners.
- 7. There has not been any previous proceedings with regard to the marriage by or on behalf of any party.

		OR			
		en the following previous half of the parties :—	s proceeding	gs with regard to t	the ma-
SI.No.		Nature of proceedings with section of the Act	year of th	and Name and le location of court	
i. ii. iii. iv.					
8. The	ere has not	been any unnecessary or	improper d	lelay in filing this	petition.
9. The	ere is no oth	ne <mark>r leg</mark> al ground why th	e relief shou	ild not be granted.	
10 Th	ne marriage	was salemnized at —— The petitioner	s last reside	—. The petition d together at	er reside
11. Th	ne petitione tition.	rs submit that this Hon	'ble Court h	as jurisdiction to	entert ai n
		therefore, pray for a from the date of the		laring the marriage	to be
		:	Sd/- Sd/-	(Hu (Wi	sband) ife)
				PETITIONERS .	• • • · · · · · · · · · · · · · · · · ·
				VERIFICATION	
VFRIF	ICATION:	<u> </u>	,		
of the	petition are	ned petitioners state on s true to their knowled aformation received and	ge and para	s ———— to —	to
	Veri	fied at —————		—— (place).	
			Sd/— Sd/—	————— (Hu	sband). fe)
			PE	TITIONERS.	ger et e
		FORM	"I"		

In the District Court at-

may be).

•••••	•••••	AFFLICANI
	VERSUS	
	*************************************	RESPONDENT.
	(No 43 of 1954) praying that	f the Special Marriage Act, 1934 a petition for divorce may be one year of the date of entering he Marriage Certificate Book.
The applicant pra	ys as under :	
the parties was so Act by the Marriand a certificate this application. 2. The status and	denuized under Chapter II registage Officer of ———————————————————————————————————	condent. The marriage between stered under Chapter III of the on—on—tarriage Certificate Book on—e of marriage is attached with the sto the marriage before the were as follows:—
· · · · · · · · · · · · · · · · · · ·	Husband	Wife
i. Before illaridag	•	Status Age Place of residence
_		
ii. At the time of filing the application.		

5. There first not been any previous proceedings with regard to the marriage by or on be behalf of any party.

OR

There have been the following previous proceedings with regard to the marriage by or on behalf of the parties:

i. ii. iii. iv.
6. The marriage was solemnized at ———————————————————————————————————
(Where the application is by a wife domiciled in the territories of India except the State of Jammu and Kashmir). The applicant is resident within the territories of India excluding the State of Jammu and Kashmir and has been ordinarily resident therein for a period of three years immediately preceding the presentation of this application and the respondent is not resident in the said territories).
7. The applicant, therefore, submits that this Hon'ble Court has jurisdiction to entertain this application.
8. The applicant therefore prays that he/she may be allowed to present a petition for divorce within one year of the date of entering the certificate of marriage in the marriage Certificate Book.
Sd/ APPLICANT.
VERIFICATION:
The above named applicant states on solemn affirmation that paras 1 to
Verified at(Place).
APPLICANT.
FORM "J"
In the District Court at
Applicant. -Versus
Respondent,
Application for alimony pendente lite under
section 36 of the Special Marriage Act,

1954 (No. 43 of 1954).

TT1	1			1	
I ne	applicant	prays	as	unaer	:

- 1. A proceeding under Chapter V/VI of the Act is pending in this Court between the parties, (Give the number and title of the case, date of hearing etc.)
- 2. The applicant owns no other movable or immovable property, and has no other income except (Give full particulars of the applicant's property and income etc).
- 3. The applicant has no independent income sufficient for her support and for the nessessary expenses of the proceedings.
- 4. The respondent has sources of income and owns property mentioned below: (Give full particulars about respondents income and property etc.)
- 5. The only person dependent upon the respondent is the applicant herself or the applicant and
- 6. The respondent has not made any provision for the applicant's maintenance
- 7. The applicant submits that having regard to the respondent's own income and his property and having regard to the fact that the applicant has no independent income sufficient, for her support and the necessary expenses of the proceeding, a sum of Rs. is per week/month as and by way of her support is the just and proper amount.

	8.	The	resp	ondeni	may	be	ordered	l to	pay a	SU	m of	R	s
as th	1e	applic	cant's	exper	ises of	the	e proce	edin	gs and	l a	sum	of	Rs.—
week	(ly/	mont	hly f	or app	olicant	's si	apport	duri	ng the	pr	oceed	ling	; S.

Sd/ -	• •			٠.	٠.	٠.		٠.				
--------------	-----	--	--	----	----	----	--	----	--	--	--	--

APPLICANT.

VERIFICATION

The	above	named	applicant	states	on sole	mn aff	irmation	⁴hat	paras	I to
			applicati							
			· · · · · · · · · · · · · · · · · · ·		re true	to the	applica	nt's	informa	tion
received	and be	elieved to	be true b	y her.						

Verified at	. (Place).
	Sd:

Dated: APPLICANT.

Applicant.

FORM "K"

in the L	District Court at ——————————————————————————————————
	Applicant.
	Versus
	Respondent.
Α	aplication for permanent alimony and maintenance
u	nder section 37 of the Special Marriage Act 1954
(]	No. 43 of 1954).
The applicat	nt prays as under :-
Act is pendi	eding between the parties under Chapter V/VI of the ng in the Court (Give particulars like ————————————————————————————————————
section of the	he Act, number and title of case, date of decree or hearing).
source of in	clicant owns no other movable or immovable property and has no other acome except (Give full details of appliance and property etc).
3. The app	plicant has no sufficient income for her maintenance and support.
	pondent has sources of income and owns property mentioned below. particulars about respondents income and property etc.)
5. The onl	ly person dependent upon the respondent is the applicant herself or nt and
6. The res	pondent has not made any provision for the applicants maintenance t.
	plicant has not conducted herself in any manner which would disentitle eceiving maintenance and support from the respondent.
their condi	oplicant prays that having regard to the income of the Parties and suct, the respondent may be ordered to secure to the applicant for nance and support until her death grows sum of Rs. ———————————————————————————————————
and (Score respondent'	periodical out if unnecessary) the said sum should be made a charge on the s property.
	Sd/

۲,	F	R I	F	11	CA	Т	ľ	O		J	٠
v	_	1		, ,	-D		1	$\mathbf{\mathcal{C}}$	Τ.	٦.	3

—— - — of the a	med applicant states on solemn at pplication are true to the applicar are true to the application.	nt's knowledge and paras ——
believed to be tru		
Detail		Sd/-
Dated:	NOTIFICATION	Applicant.

THE GAUHATI HIGH COURT AT GUWAHATI
(HIGH COURT OF ASSAM : NAGALAND : MEGHALAYA : MANIPUR
TRIPURA : MIZORAM AND ARUNACHAL PRADESH)

No.HC.XI-10/79/23241/RC, the 21st September, 1989. The Gauhati High Court (High Court of Assam, Nagaland, Meghalaya, Manipur, Tripura, Mizoram & Arunachal Pradesh) is pleased to amend the following Rules to the Gauhati High Court Rules which will come into force with immediate effect.

CORRECTION SLIP NO. 102.

The SHCEDULE 'E' of Chapter XIV of the Gauhati High Court Rules is substituted as follows:—

SCHEDULE 'E'

RULES FRAMED BY THE HIGH COURT UNDER SECTION 16(2) THE ADVOCATES ACT, 1961 FOR DESIGNATION AN ADVOCATE AS SENIOR ADVOCATE.

- 1. The Chief Justice and Judges may, with consent of the advocate if the Advocate, designate an advocate as Senior Advocate if in their opinion by virtue of his ability, standing at the Bar or special knowledge or experience in law he is deserving of such distinction.
- 2. The Advocate to be designated a Senior Advocate shall ordinarily be one of not less than ten years' standing.
- 3. Upon conferment of the distinction, the Registrar shall notify the same to the Advocate concerned, to the President of the High Court Bar Association and the Bar Council of Assam/India, and the Registrar of the Supreme Court, New Delhi.
- 4. An advocate on being designated as Senior Advocate shall, in the matter of practice, be subject to such restrictions as the Bar Council of India may, in the interest of legal profession prescribe from time to time.

P.C. Borpujari, REGISTRAR (JUDICIAL) GAUHATI HIGH COURT, GUWAHATI.

- 1. The publisher, Assam Gazette, Assam Govt., Press Bamunimaidan, Guwahati 21 for favour of publication of the above notification in the next issue of the Assam Gazette. He is reguested to Supply 200 copies of the same to the office of the undersigned.
- 2. The publisher, Nagaland Gazette, Nagaland Govt. Press, Kohima/Manipur Gazette, Manipur Govt., Press, Imphal/ Meghalaya Gazette, Meghalaya Govt., Press, Shillong/Tripura Gazette, Tripura Govt., Press, Agartala/Mizoram Gazette Mizoram Govt., Press, Aizawl/Arunachal Pradesh Gazette, Arunachal Govt., Press, Itanagar. He is requested to publish the aforesaid notification in the next issue of the official Gazette and supply 200 copies of the undersigned,

3.	The Secretary, Gauhati High Court Bar Association, High Court Building Guwahati for information.
4.	The Registrar ————————
5.	The Deputy Registrar ———————————————————————————————————
6.	The Deputy Registrar, Gauhati High Court, Agartala Bench, Agartala/Shillong Bench, Shillong/Kohima Bench. Kohima/Imphal Bench, Imphal. He is requested to inform all concerned.
7.	The Assistant Registrar ———————————————————————————————————
8.	The Superintendent ————————————————————————————————————
9.	The Librarian-cum-Research Officer.

REGISTRAR (JUDICIAL), GAUHATI HIGH COURT, GUWAHATI.

THE GAUHATI HIGH COURT AT GUWAHATI
(HIGH COURT OF ASSAM: NAGALAND: MEGHALAYA: MANIPUR;
TRIPURA: MIZORAM & ARUNACHAL PRADESH.)

10. Office file.

No.HC. XI-10/79/24,011/RC, the 7th September, 1989. The Gauhati High Court (High Court of Assam, Nagaland, Meghalaya, Manipur, Tripura, Mizeram & Arunachal Pradesh) is pleased to add the following Rule to the Gauhati High Court Rules which will come into force with immediate effect.

CORRECTION SLIP NO. 103.

Add the following Rule after Rule 3 of Part I, Chapter I of the Gauhati High Court Rules:-

Rule 3-A: For every district in all the States under the Jurisdiction of the High Court there shall be a Judge-in-charge to be nominated by the Chief Justice. The Chief Justice may, however, nominate one Judge for more than one district or for the entire State.

The duties and responsibility of such Portfolio Judges shall be as follows:—

- (a) to inspect all courts including the Courts of Executive Magistrate and District Council at least once in a calender year. In case, however, the concerned Portfolio Judges is unable to inspect any court the same may be entrusted to any other Judge by the Chief Justice.
- (b) all administrative matters including transfer and posting of officers shall be routed through the Portfolio Judge of the concerned district and
- (c) all administrative problems of the district shall be attended to by the portfolio Judge concerned.

PC Borpujati, REGISTRAR (JUDICIAL) GAUHATI HIGH COURT, GUWAHATI.

- 1. The Chief Secretary to the Govt. of Assam, Dispur, Guwahati-6/Meghalaya, Shillong/Nagaland, Kohima/Tripura, Agartala/Manipur, Imphal/Mizoram, Aizawl/Arunachal Pradesh, Itanagar for information,
- 2. The Secretary Garo Hills autonomous District Council, Tura/Khasi Hills autonomous District Council, Shillong/Jowai autonomous District Council, Jowai/Mikir Hills autonomous District Council, Diphu/N.C. Hills autonomous District Council Haflong Tripura Tribal Areas District Council, Agartala Chakma autonomous District Council, Kamalanagar (Mizoram)/Lakher autonomous District Council Saiha (Mizoram)/Pawi autonomous District Council, Lawngtlai (Mizoram) for information.
- 3. The Secretary, Gauhati High Court Bar Association. High Court Building, Guwahati for information.

4.	The Registrar ——	
5.	The Deputy Registrar	

- 6. The Deputy Registrar, Gauhati High Court, Agartala Bench, Agartala/Shillong Bench, Shillong/Kohima Bench, Kohima/Imphal Bench, Imphal. He is requested to inform all concerned.
- 7. The Superintendent

- 8. Tue Librarian-Cum-Reseach Officer.
- 9. The Publisher Assam Gazette, Assam Govt, Press, Bamunimaidan, Guwahati -21/Nagaland Gazette, Naganland Govt, Press, Kohima/Manipur Gazette, Manipur Govt, Press, Imphal/Meghalaya Gazette, Meghalaya Govt, Press Shillong/Tripura Gazette, Tripura Govt. Press, Agartala/Mizoram Gazette, Mizoram Govt, Press, Aizawl/Arunachal Pradesh Gazett, Arunachal Pradesh Govt, Press, Itanagar for favour of publication of the aforesa aid notification in the Gazette. He is requested to supply 200 copies of the some to the Office of the undersigned.
- 10. Office file.

REGISTRAR (JUDICIAL)
GAUHATI HIGH, CONRT. GUWAHATI.

No.G,16010/1/89-FSL, the 27th September 1989, Governor of Mizoram is pleased to declare the result of the 9th Draw of the Mizoram state Lottery (Sakthi weekly Lottery) held on 26.9.89. at Aizawl at 3 p.m as per statement attached.

Deputy Secretary to the Govt. of Mizoram, Finance Department.

SAKTHI WEEKLY

THE RESULT OF 9TH DRAW OF SAKTHI WEEKLY HELD ON 26.9.89 AT AIZAWL

		26.9.89	AT AIZAWL			
1st Priz	e (1) Rs. 1,00,0	000/- Series C	Number 1669	77		
		0/- each. E123131	O—148853			
3rd Prize	e (300) Rs. 500/	each (All tic	ket numbers	ending with last	five digits in series).	
69541	20506	91605	53022	53976	series).	
36367	84481	84873	74568	64934		
4th Prize	(3000) Rs. 50/-	each (All tic	ket numbers	endjng with last all	four digits in series).	
8671	7673 	8108	1049	6983	,	
7164	9042	1394	9201	4024		
5th Prize	(3000) Rs. 20/-			ding with last		
4505	0278	3015	1891	7763	series).	
7775	0285	3611	8018	5769		
6th Prize	(30,000) Rs. 10)/- each (All t		ending with last	three digits series).	
001	173	224	349	471	series).	
554	683	753	855	926		
M/S Ami F—L, Bh	ISING AGENT rit Agents, Pvt, lagat Singh Mar hi-110 001.	: Ltd., ket,	M	Director, zoram State Lo Aizawl : Mizora		
J U D G E S LALTHANSANGA						
l			2			

Aizawl: Mizoram.

No.G. 16010/1/88—FSL, the 25th September 1989. Governor of Mizoram is pleased to declare the result of the 8th Draw of the Mizoram State Lot eries (Karnan Rasi Weekly Lottery) held on 13.9.89 at Aizawl at 3 P.M. as per statement attached.

Deputy Secretary to the Govt. of Mizoram, Finance Department.

KANAN RASI WEEKLY

THE RESULT OF 8TH DRAW OF KANAN RASI WEEKLY HELD ON 23.9.89

```
Al AIZAWL.
1st Prize (1) Rs. 1,00,000/- L 19:3976
2nd Prize (3) Rs. 5,000/- Each.
G 278937 S 262658 K 136515
3rd Prize (240) Rs. 500/- each (All ticket numbers ending with last five digits in
all series).
              79746 04851
93930 43774
                            52555
93198 87747 03672 70263 31079
4th Prize (2400) Rs. 50/- Each (All ticket number ending with last four digits in
all series).
            8445 5228
5078 0524
                       5277
6132
      9686
            6688 4379
                        1477
5tt Prize (2400) Rs. 20/- each (All ticket numbers ending with last four digits in
all series).
1511 5499
            3596 0882
                        2607
0410 4407
            3212 0916
                        8817
6th Prize (24,000) Rs. 10/- each (All ticket numbers ending with last three digits
in all series).
003 184
          200 319
                    491
572 602 709 804 965
••• •••• ••• •••
Organising Agent:
M/S Amrit Agencies, Pvt. Ltd.,
                                                              Director,
F-I, Bhagatsingh Market
                                                        Mizoram State Lottery
```

JUDGES

New Delhi—110 001.

No.G.16010/1/88-89 FSL, the 2°th September 1989. Governor of Mizoram is pleased to declare the result of the 74th Draw of the Mizoram State Lottery (Mizoram Special weekly held on 27.9.89 at Aizawl. as per statement attached.

Deputy Secretary to the Govt. of Mizoram. Finance Department.

Director

Aizawl: Mizoram.

State Lottery

Mizoram

MIZO SPECIAL WEEKLY LOTTERY THE RESULT OF 74TH DRAW OF MIZO SPECIAL WEEKLY HELD ON 27.9.89 AT ATAXWL.

1st Prize (1) Rs. 1,00,000'- Series ME Number 277589 2nd Prize (3) Rs. 5000/- (one in each series) MD 791873 ME 150052 MG 510647 3rd Prize (300) Rs. 500/- applicable on last 5 digits common to all series 18285 675000 90088 03301 73154 05853 94580 67838 21518 13270 4th Prize (3000) Rs. 50/- applieable on last 4 digits common to all series. 8099 6779 9182 5961 5013 4512 4930 87**6**3 1603 7631 5th Prize (3000) Rs. 20/- applicable on last digits common to all series. 6812 9871 7781 0932 4560 0549 7980 4295 8911 4156 6th Prize (30,000) Rs. 10/applisable on last 3 digits common to all series. 273 060 116 309 497 564 618 725 804 979 ORGANISING AGENT

JUDGES

1	2	

M/S J.C. ENTERPRISES

NEW DELHI-110 001

108-BHAGAT SINGH MARKET

No. G. 16010/1/88.FSL, the 29th September, 1989. Governor of Mizoram is pleased to declare the result of the 9th Draw of the Mizoram State Lottery (Mizo Rani Weekly Lottery) held on 28.9.89. at Aizawl as per statement attached.

Deputy Secretary to the Govt. of Mizoram. Finance Department.

MIZO RANI WEFKLY

THE RESULT OF 9th DRAW OF MIZO RANI VEEKLY HELD ON 28.9.89 AT AIZAWL

1st Prize (1) Rs. 1,00,000/-JL 135161 2nd Prize (3) Rs, 5,000/- Each JK 227665 JC 111116 JM 222151 3rd Prize (300) Rs. 500/- each (All ticket numbers ending with last five digits in all series). 59911 98887 48971 71493 54662 **.** . 72913 31578 33105 39061 11815 4th Prize (3000) Rs. 50/- each (All ticket numbers ending with last four digits in all series). 8253 7224 4152 9987 7615 0524 1895 0806 9053 2349 5th Prize (3000) Rs. 20/- each (All ticket numbers ending with last four digits in all series). 9233 5293 3673 3325 6644 15 0 2414 9334 1095 9440 6th Prize (30,000) Rs. 10/- each (All ticket numbers ending with last three digits in all series).

ORGANISING AGENT
M/S Amrit Agencies, Pvt. Ltd.,
F--I Bhagat Singh Market
New Delhi-110 001.

187

.

602

063

.

544

Director, Mizoram State Lottery Aizawl Mizoram.

JUDGES

240

.....

786

• • • • • •

374

.

860

.

443

923

.

No. G. G. 16010/1/88-FSL, the 29th September 1989. Governor of Mizoram is pleased to declare the result of the 6th Draw of the Mizoram State Lottety (Raj Kumari Lottery) held on 27.989 at Aizawi at as per statement attached.

Deputy Secretary to the Govt. of Mizoram, Finance Department.

RAJ KUMARI

The Result of 6th Draw of RAJ KUMARI Weekly Held on 27.9.89, at Aizawl.

1st Prize (1) Rs. 1,00,000/-	RU 515616
2nd Prize (2) Rs. 1,000/-	RT 515616
	RW 515616
3rd Prize (12) Rs. 500/-	15616
4th Prize (135) Rs. 50/-	5616
5th Ptize (1350) Rs. 20/-	616
6th Prize (148500) Rs. 15/	6

Organising Agent:

M/S Popular Agencies No. 16, Muthiyal Chetty Street Purasawalkam, Madras-600 007. Director,
Mizoram State Lottety
Aizawl: Mizoram.

·	
I	2

JUDGES

GOVERNMENT OF MIZORAM FINANCE DEPARTMENT

Nc.G. 160/i/88-FSL, the 29 September, 1989. Governor of Mizoram is pleased to declare the result of the 47th Draw of the Mizoram State Lottery (Mizo Lakshmi Weekly Lottery) held on 28.9.89 at Aizawl at as per statement attached.

Deputy Secretary to the Govt. of Mizoram. Finance Department.

Director, Mizoram State Lottery

Aizawl: Mizoram,

MIZO LAKSHMI WEEKLY

Organising Agent :— M/S J.C. Enterprises

1.

1(8 - Bhagat Singh Market New Delhi — 110 001.

2nd Prize: (3) Rs. 5,000/- (one in each series)

The Result of 47th Draw of Mizo Lakshmi Weekly held on 28.9.89

1st prize : (I) Rs. 1,00,000/- Series MK Number 316081

MJ 355147 MK 474719 ML 929095 3rd Prize (300) Rs. 500/- applicable on last 5 digits common to all series 88173 64091 53256 56679 46178 66814 61674 83899 30847 4th Prize (3000) Rs. 50/- applicable on last 4 digits common to all series. 8048 7143 4812 3105 0659 1232 0721 0766 1245 5th Prize (3000) Rs 20/- applicable on last 4 digits commom to all series. 9981 2484 0265 1453 1701 6510 5899 6378 0646 8447 6th Prize (30,000) Rs. 10/- applicable on last 3 digits common to all series, 124 030 305 475 222 521 686 737 835 928

JUDGE

, G L

2.

No. F. 11011/11/89-MSL, the 29th September, 1989. Governor of Mizoram is pleased to declare the result of the 6th Draw of the Mizoram State Lottery (Rathana) Lakshni Weekly Lottery held on 28.9.89 at Aizawl at as per statement attached.

Deputy Secretary to the Govt. of Mizoram, Finance Department.

RATHANA LAKSHMI

The Result of 6th Draw of Rathana Lakshmi Weekly held on 28.9.89 at Aizawl.

1st Prize (1) Rs. 1,00,000/-	RT 29	1954
2nd Prize (2) Rs. 1,000/-	RU 29	1954
	RW 29	1954
3re Prize (12) Rs. 500/-	9	1954
4th Prize (135) Rs. 50/-		1954
5th Prize (1350) Rs.20/-		954
6th Prize (148500) Rs. 15/-		4
•	<u> </u>	

ORGANISING AGENT ·

M/S Popular, Agencies, No. 16, Muthiyal Chetty Street Purasawalkam, Madras-600007.

Director,
Mizoram State Lottery
Aizawl: Mizoram.

JUDGES

	• •			
1.			2.————	

No.G.16010/1/88-FSL, the 25th September 1989. Governor of Mizoram is pleased todeclare the result of the 5nd Draw of the Mizoram State Lottery (Navajyothi Weekly Lottery) held on 22.9.89 at Aizawl at 3 P.M. as per statement attached.

Deputy Secretary to the Govt. of Mizoram, Finance Department.

NAVAJYOTHI WFELY

The Result of 5th Draw of Navajyothi Weekly held on 22.9.1989 at Aizawl, 1st Prize: (1) Rs. 1,00,000/- Series NB Number 316334

2nd Prize : (3) Rs. 5.000/- NA 372063	NB 414770	NC 474	2 65
3d Prize (3) Rs. 2,000/- NA 682960	NB 239213	NC 8869	05
4th Prize (12) Rs. 1,000/- NA 514512	567701	326941	160248
NB 895661	445872	277 2 43	565437
NC 450115	7 2 8318	451889	75996 2
5th Prize (240) Rs. 500/- L 36148 87933	ast 5 digits. 30097	64321	59152
77315 62289	56207	97147	64510
6th Prize (240) Rs. 100/- L 20693 65691	ast 5 digits. 04713	08818	88305
20263 09891	02689	98977	65697
7th Prize (1200) Rs 50/ La 2998 7801		5690	0580
8th Prize (2400) Rs. 20/ La 4062 7589	4323	7028	8164
8414 9914	9328	315 7	1201
9th Prize (24000) Rs. 10/- 038 128	Last 3 digits. 2 46	398	431
523 634	774	858	958
Organising Agent M/S Popular Agencies No. 16, Muthiyal Chetty Street Puraswalkam, Madras-600 007. JUDGE 1			

GOVERNMENT OF MIZORAM FINANCE DEPARTMENT

No.G.16010/1/88-FSL, the 25th September, 1989. Governor of Mizoram is pleased to declare the result of the 8th Draw of the Mizoram State Lottery (Mizo Pocja Weekly Lottery) held on 23.9.89 at Aizawl at 3 P.M. as per statement attached.

Deputy Secretary to the Govt. of Mizoram, Finance Department.

Director,

Mizoram State Lottery

Aizawl: Mizoram.

MIZO POOJA WEEKLY

: (I) Rs. 1,00,000/- Series IG Number 256686

The Result of 8th draw of Mizo Pooja Weekly held on 23.9.89.

2nd Prize : (3) Rs. 5,000/- each.

Organising Aent :--

New Delhi — 110 001.

M/S Amit Agencies, Pvt. Lta,

F-I, Bhaghat Singh Market

IB 116274 IP 169529 IL 297061 3rd Prize (300) Rs. 500 each (All ticket numbers ending with last five digits in all series) 59303 49237 42634 94105 70146 11647 24737 48271 34672 49563 4th Prize (3000) Rs. 50/- each (All ticket numbers ending with last four digits in all series) 9266 9944 3218 6438 1610 1177 3875 1654 1648 7642 5th Prize (3000) Rs. 20/- each (All ticnet number ending with last three digits in all series) 6456 8371 4089 4154 1601 0282 0132 3612 8225 6752 6th Prize (30,000) Rs. 10/- each (All ticket numbers ending with last three digits all series) 462 063 167 246 366 . 592 697 713 850 966

JUDGES

No.G.16010/1/88-PSL, the 25th September 1989. Governor of Mizoram is pleased to declare the result of the 5th Draw of the Mizoram State Lottery (Navarathna Weekly Lottery) held on 23.9.89 at Aizawl at 3 p.m as per statement attached.

Deputy Secretary to the Govt. of Mizoram, Finance Department.

NAVARATHNA WEEKLY

THE RESULT OF THE 5th DRAW OF NAVARATHNA WEEKLY HELD ON 23.9.89.

HELD ON 23.9.89. 1st Prize (1) Rs. 100,000/- 6 digits (one series). Series PC number 560417						
2nd Prize (3) Rs. 5000/- one in each series (6 digits) PB 815969 PA 178614 PC 666191						
3rd Prize (3) Rs. 2000/- One in each series (6 digits) PA 272898 PB 223811 PC 602427						
4th Prize (12) PA 187613	Rs. 1000/- I 678145	Four in each 56458	83	digits) 267181		
PB 254257	531393	53163		735424		
PC 840079	3355€8	23428		818195		
	*********	23420				
5th Prize (240 12645	0) Rs. 500/- V 87067 	Vithout series 26885	s (5 digits 40680	44104 		
69494	42828	68624	79394	42803		
6th Prize (240	 1) De 100/ V	Vithout saria		٠,٠		
65973	31781	84535	85781	52207		
92425	45960		70141	00908		
82425	45869	68646	78141	00300		
7th Prize (120 1947	00) Rs. 50/- v 8830	vithout series	8 (4 digits) 8183	8694 		
8th Prize (240 1433	00) Rs. 20/- v 4604	vithout series 3002	5 (4 digits 5542	9391		
6511	9665	8915	3392	8551		
9th Prize (24,000) Rs. 10/- without series (3 digits).						
049	124	287	315	449		
521	605	794	889	936		
Organising agent: M/S Popular Agencies. Director,						
M/S Popular 16, Muthival					n State Lottery,	
Purasawalkam		007.			d: Mizorain,	
1	•••••••	J U]	DGES	2	**************************************	

No.G.16010/1/89-FSL, the 27th September 1989. The Governor of fizoram is pleased to declare the result of the 94th Draw of the Mizoram State Lottery (Mizoram State Super Weekly Lottery) held on 26.9.1989 at Aizawl at 2 P.M. as per statement attached.

Deputy Secretary to the Govt. of Mizoram, Finance Department.

MIZORAM STATE SUPER WEEKLY THE RESULT OF 9TH DRAW OF MIZORAM STATE SNPER WEEKLY HELD ON 26.9.89

1st Prize (I) Rs. 1,00,000/- Series MK Number 155165 2nd Prize (3) Rs. 5000/- (one in each series) MH 326502 MJ-608071 MK 910640 3rd Prize 300) Rs. 500/-applicable on last 5 digits common to all series. 26038 56659 10841 90345 33681 09755 01716 82837 85738 ******** *:*** ,,,,,,,,, *,,,,, *,,,,, 4th Prize (3000) Rs. 50/- applicable on last 4 digits common to all series. 2589 2974 9709 7169 9643 2043 6373 7523 5009 1923 5th Prize (3000) Rs. 20/- applicable on last 4 digits common to all series. 7462 6187 4199 3945 4623 *5757* 1265 4354 6th Prize (30,000) Rs. 10/- applicable on last 3 digits common to all series. 061 145 230 375 420 560 617 783 805 972 ORGANISING AGENT : M/S J.C. Enterprises Director. 108-Bhagat Singh Market Mizoram State Lottery New Delhi-110 001. Aizawl: Mizeram.

JUDGES

LALTHANSANGA

No. G. 16010/1/88--FSL, the 25th September, 1989. Governor of Mizoram is pleased to declare the result of the 58th Draw of the Mizoram State Lottery (Weekly Mizoram State lottery) held on 22, 9, 1989 at Aizawl at 3 P.M. as per statement attached.

Deputy Secretary to the Govt. of Mizoram, Finance Department.

WEEKLY MIZORAM STATE LOTERY

THE RESULT OF 58TH DRAW OF WEEKLY MIZORAM STATE LOTTERY HELD ON 22,9,89.

1st Prize (1) Rs. 1,00,000/- Series R Number 408955

2nd Prize (3) Rs. 5,000/- (one in each series)

P—952328 Q -- 233652 R—16**2**748

3rd Prize (3000) Rs. 500/- applicable on last 5 digits common to all series. 61213 40813 48994 32836 62650

87081 95416 27259 22025 79849

4th Prize (3000) Rs. 50/- applicable on last 4 digits common to all series.

7624 0268 0273 9563 8090

1872 7690 3693 8478 0270

5th Prize (3000) Rs. 20/- applicable on last 4 digit common to all series.

6478 1605 4391 9559 2741

5993 3456 0128 1282 4009

6th Prize (30,000) Rs. 10/- applicable on last 3 digits common to all series.

068 174 292 386 489

524 661 780 856 929

ORGANISING AGENT:
M/S J.C.Enterprises
108-Bhagat Singh Market
New Delhi - 110 001.

Director,
Mizoram State Lottery,
Aizawl: Mizoram.

JUDGE

Lalbiakthuama

2.

ADVERTISEMENT

No. A. 33022/1/87-EDN/pt, the 27th September, 1989. Applications are invited for the two distrinct Scholarship Schemes, candidates may apply for either one or if eligible for both. Candidates applying under both schemes should indicate their preference, if any as they may be considered for both schemes together.

I. NAME OF THE SCHEMES:

- (1) Commonwealth Scholarship/Fellowship plan-scholarships offered by the Governments of U.K., Canada Trinidad and Tobago, Hongkong and Nigeria-1990.
- (11) Nehru Centenary British fellowships/ awards scheme for 1990-91.

2. VALUE:

Scholarships cover tourist-class air passage (both ways) fees, adequate maintenance and other allowances.

3. AGE:

Candidates should below 34 years of age on 30.9.1989. Preference will however, be given to candidates who are below the age of 30 years. The upper age limit is, however, relaxable by two years in the case of Scheduled Tribes/Scheduled caste candidates (for all countries).

4. SUBJECT:

In all kind of the subjects.

5. LAST DATE FOR SUBMISSION OF APPLICATION. :

Applications alongwith the required documents (Photos, Photostat copies of all certificates/degree/diplomas) should reach the Assistant Educational Adviser, External Scholarships devision, E.S. 4 section, Ministry of Human Resource Development (Department of Education) Room No. 517, B-Wing, Shastri Bhavan, New Delhi-110001 latest by 6th October, 1989.

MINIMUM QUALIFICATIONS

First class Master's degree in the subject concerned.

Details can be seen to the undersigned during the office hour.

Sd/—Rohmingliana
Under Secretary. to the Govt of Mizoram,
Education & Human ResourcesDepartment.

No. B. 14032/35/894ARCOOP(AW)/43, the 27th September, 1989. Under Section II of the Assam Cooperative Act, 1949 (Act I of 1950) A cooperative Society under the name of the Lungleng I Fruits & Vegetable Growers Marketing Cooperative Society Ltd. in the District of Mizoram, Aizawl has been this day registered in my office and numbered as No AW-10/89-90 dated this day the Twentyseventh day of September in the year One Thousand Nine Hundred and eightynine Anno Domini.

CERTIFICATE OF REGISTRATION

In the matter of application of Shri Lalthtengliona and 14 (Fourteen) others for registration of Cooperative Society at Lungleng I, B.P.O. Lungleng I, Police Station Azawl Sub-Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of the section II (2) of the Assam Co-operative Societies Act, 1940 (Act I) of 1950 the Society has been registered in my office as a Cooperative Society with limited liability nuclei the title of the Lungleng I Fruits & Vegetable growers Marketing Cooperative Society Ltd. and numbered as NO. AW-10/89-90 Dated, this the Tweetyseventh day of September in the year, one thousand Nine hundred Eightypine Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of operation of the Society.

1. Lungleng 1

No. B. 14032/36/89-ARCOOF(AW)/44, the 27th September, 1989. Under Section II of the Assert Cooperative Act. 1949 (Act 1 of 1950) A cooperative Society under the name of the N. Lunglong Fruits & Vegetable Growers Marketing Cooperative Society Ltd. in the District of Aizawl Mizoram has been this day registered in my office and numbered as No AW-11/89-90 dated this day the Twenty eight day of September in the year One Thousand Nive Hundred and eightyning Anno Domini.

CEPTIFICATE OF REGISTRATION

In the matter of application of Shri Lalchhuana and 15 (fifteen) others for registration of Cooperative Society at N. Lungleng E.P.O. N. Lungleng Police Station Aizawi Sub-Division Aizawi in the District of Aizawi.

I do hereby notify the persuance of the section II (2) of the Assam Co-operative Societies Act, 1940 (Act I of 1950) the Society has been registered in my office as a Cooperative Society with limited liability under the title of the N. Lunglerg Fruits & Vegotable Growers Marketing Cooperative Society Ltd. and numbered as No.-Dated this the twenty seventh day of September in the year, one thousand Mac handred eighty nine Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of operation of the Society-

1. N. Lungleng

No. B. 14021/141/89-ARCOOP (AW), the 26th September 1989. Under Section II of the Assam Cooperative Societies Act, 1949 (Act of 1950) A cooperative Society under the name of the Lungmust Service Cooperative Society Ltd. in the District of Aizawl, Mizoram has been this day Registered in my office and numbered as No. AW. 9/89-90 dated this the twenty six d y of Contember in the year. One Thousand Nine hundred and eightynine Anno Don it is

Assistant Registrar, Cooperative Societies, Aizawl Mizoram.

CERTIFICATE OF REGISTRATION

In the matter of application of Pu K. Ropera and 15 (fifteen) others for the registration of a Cooperative Society at Lungmunt BPO Lungmunt Police Station Aizawl (P.S.) Sub-Division Aizawl in the District of Aizawl.

I do hereby notify the persuance of the Section III (Act II (2) of the Assam Cooperative Society's Act 1949 (Act I of 1950) the society has been registered in my office as a Cooperative Society with limited liability under the title of the Lungmuat Service Cooperative Society Ltd. and numbered as No. AW-9,89-90 Dated this the twenty six day of September in the year One thousand Nine hundred and eighty nine Anno Domini.

The Bye-Laws adopted by the said Society have also been registered.

The following is the area of operation of the Society-

1. Lungmuat V/C area.

Assistant Registrar, Cooperative Societies Aizawl West, Aizawl.