



TAMIL NADU GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

No. 48]

CHENNAI, WEDNESDAY, DECEMBER 10, 2008
Karthigai 25, Thiruvalluvar Aandu-2039

Part III—Section 1(b)

Service Rules including Ad hoc Rules, Regulations, etc.,
issued by Secretariat Departments.

NOTIFICATIONS BY GOVERNMENT

CONTENTS

HOME DEPARTMENT

Special Rules for the Tamil Nadu Jail Subordinate Services—Amendments .. 180-181

PERSONNEL AND ADMINISTRATIVE REFORMS DEPARTMENT

Amendment to Fundamental Rules 181-182

NOTIFICATIONS BY GOVERNMENT

HOME DEPARTMENT

Amendments to Special Rules for the Tamil Nadu Jail Subordinate Services.

[G.O. Ms. No. 1410, Home (Pri.II), 17 October 2008, ஐப்பசி 1, திருவள்ளூர் ஆண்டு-2039.]

No. SRO B-58/2008.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Tamil Nadu hereby makes the following amendments to the Special Rules for the Tamil Nadu Jail Subordinate Service (Section 17 in Volume III of the Tamil Nadu Services Manual, 1970).

AMENDMENTS

In the said Special Rules, in Part II, in Branch I-Executive Staff, in the Annexure, under “Class I-General Section”, in column (3), against the post “Grade II Warders” in column (1) and “by Direct recruitment” in column (2) thereof,—

(1) for the entry (b), the following entry shall be substituted, namely:—

“(b) *Physical Standard:*

The height shall not be less than 168 Centimetres and the Chest measurement must not be less than 81 Centimetres on normal condition (on expiration) and must not be less than 86 Centimetres round the chest on full Inspiration with a minimum expansion of 5 Centimetres:”;

(2) after the entry (d), the following entries shall be added, namely:—

“(e) (1) The Director of Medical Education and Director of Medical and Rural Health Services shall constitute Medical Boards consisting of an Ophthalmologist and two other Medical Officers, and also by nominating one of them as Chairman of the Board to conduct Medical Examination for the selected candidates for the post of Grade II Warders free of cost at the following Hospitals:—

- (i) Kilpauk Medical College Hospital, Chennai-10.
- (ii) District Head-quarters Hospital, Cuddalore.
- (iii) District Head-quarters Hospital, Vellore.
- (iv) District Head-quarters Hospital, Salem.
- (v) Coimbatore Medical College Hospital, Coimbatore.
- (vi) District Head-quarters Hospital, Tiruchirapalli now functioning as Medical College Hospital.
- (vii) Madurai Medical College Hospital, Madurai and
- (viii) Tirunelveli Medical College Hospital, Tirunelveli.

(2) The Medical Board so constituted shall ensure that those candidates are physically fit to perform efficiently with particular reference to the following standards:—

- (i) The candidates must be free from any bodily defect or infirmity.
- (ii) Candidates having “Knock knees” or “flat foot” should be disqualified.
- (iii) Those suffering from “stammering” should be disqualified.
- (iv) The candidates must possess the visual standards, specified below, without wearing glasses:—

| | Right eye | Left eye |
|-------------------------------|-----------|----------|
| (a) Distance vision (snellan) | 6/6 | 6/6 |
| (b) Near vision (snellan) | 0.5 | 0.5 |

(v) Each eye must have full field of vision.

(vi) Colour blindness, night blindness, squint or any morbid conditions of the eyes or lids of either eye shall be a disqualification.

(vii) Those suffering from chronic incurable ailments like cancer, AIDS, heart/lung diseases, epilepsy, varicose veins will be declared as medically unfit and be disqualified.

(ix) Lasik or Laser surgery or Excimer laser surgery in either of the eye shall be deemed to be a disqualification.

(f) A person has not involved in any criminal case before Police Verification.

Explanation (1).—A person who is acquitted or discharged on benefit of doubt or due to the fact that the complainant turned hostile, shall be treated as a person involved in a criminal case.

Explanation (2).—A person involved in a criminal case at the time of police verification and the case yet to be disposed of and subsequently ended in honourable acquittal or treated as mistake of fact shall be treated as not involved in a criminal case and he can claim right for appointment only by participating in the next recruitment.”

Amendments to the Special Rules for Tamil Nadu Jail Subordinate Service.

[G.O. Ms. No. 1529, Home (Prison II), 12th November 2008, ஐப்பசி 27, திருவள்ளூர் ஆண்டு-2039.]

No. SRO B-59/2008.—In exercise of the powers conferred by the Proviso to Article 309 of the Constitution of India, the Governor of Tamil Nadu hereby makes the following Amendments to the Special Rules for the Tamil Nadu Jail Subordinate Service (Section 17 in Volume III of the Tamil Nadu Services Manual, 1970).

2. The Amendments hereby made shall be deemed to have come into force on the 13th September 1984.

AMENDMENTS

In the said Special Rules,—

(1) in Part I, in “Branch II”, for the expression, “Social Workers” the expression “Social Case Work Experts” shall be substituted;

(2) in Part II, in “Branch II”, for the expression “Social Worker” wherever occurs, the expression “Social Case Work Expert” shall be substituted.

S. MALATHI,
Principal Secretary to Government.

PERSONNEL AND ADMINISTRATIVE REFORMS DEPARTMENT

Amendment to Fundamental Rules.

[G.O. Ms. No. 184, Personnel and Administrative Reforms (FR-IV), 10th October 2008, Puratasi 24, Thiruvalluvar Aandu-2039.]

No. SRO B-60/2008.—In exercise of the powers conferred by the Proviso to Article 309, read with Article 313 of the Constitution of India and of all other powers hereunto enabling, the Governor of Tamil Nadu hereby makes the following Amendment to the Fundamental Rules.

2. The Amendment hereby made shall be deemed to have come into force on the 14th November 2006.

AMENDMENT

In the said Fundamental Rules, in APPENDIX-I, in Annexure-II—Part-I, under the heading “LEAVE PROCEDURE IN THE CASE OF GOVERNMENT SERVANTS” , in Rule 9-A, to sub-rule (vii), the following Proviso shall be added namely:—

“Provided that the reference to the Medical Board shall not be necessary for grant of Unearned Leave on Medical Certificate in the case of a Government Servant who is admitted as an inpatient in a Private Hospital or Nursing Home, which is accredited by the Government under the Tamil Nadu Government Employees Health Fund Scheme, 1991, for the period of treatment and also if the period of leave recommended is co-terminus with the period of treatment, subject to the following conditions, namely:—

(a) the Government servant should produce medical certificate along with the case summary of treatment and a copy of the case sheet. If there appears to be any doubt as to the genuineness of the case, the leave sanctioning authority shall refer the same to an Expert Committee or Medical Board along with all connected records for second opinion;

(b) the Government servant is admitted only for treatment and not for diagnosis.

A. ELANGO VAN,
Principal Secretary to Government.