GOVERNMENT OF SIKKIM
LABOUR DEPARTMENT

Notification No. 3/DL. Dated Gangtok, the 16th January, 1984

In exercise of the powers Conferred by sub-section (1) of section 11 of the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979 (30 of 1979), the State Government hereby nominates the Secretary to the Government of Sikkim in the Labour Department to be the appellate Officer for the whole of the State of Sikkim for the purposes of the said Act.

By Order,

J. T. DENSAPA,
Chief Secretary,
Government of Sikkim.
In exercise of the powers conferred by section 3 of the Inter-State Migrant Workmen (regulation of Employment and Conditions of Service) Act, 1979 (30 of 1979), the State Government hereby appoints the Under Secretary to the Government of Sikkim in the Labour Department to be the registering officer for the purposes of Chapter II of the said Act for the State of Sikkim.

By Order

J. DORJI,
Secretary,
Labour Department
GOVERNMENT OF SIKKIM
LABOUR DEPARTMENT

Notification No. 5/DL. Dated Gangtok, the 16th January, 1984.

In exercise of the powers conferred by section 7 of the Inter-State Migrant Workmen Regulation of Employment and Conditions of Service) Act, 1979 (30 of 1979) the State Government hereby appoints the Labour Inspector I of the Labour Department to be the licensing officer for the purposes of Chapter III of the said Act for the whole of the State of Sikkim.

By Order,

J. DORJI,
Secretary,
Labour Department.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
In exercise of the powers conferred by sub-section (1) of section 20 of the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979 (30 of 1979), the State Government hereby appoints the persons specified in column (2) of the Table below to be the Inspectors for the purposes of the said Act, and directs that they shall exercise their powers within the local limits specified in column (3) of the said Table.

SCHEDULE

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Designation of persons</th>
<th>Local limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Secretary, Labour Department</td>
<td>Whole of the State of Sikkim</td>
</tr>
<tr>
<td></td>
<td>Labour Inspector I</td>
<td>North and East Districts</td>
</tr>
<tr>
<td>3</td>
<td>Labour Inspector II</td>
<td>South and West Districts</td>
</tr>
</tbody>
</table>

By Order,

J.DORJI
Secretary,
Labour Department,
GOVERNMENT OF SIKKIM
HOME DEPARTMENT


NOTIFICATION

In pursuance of Notification No. 38(28)Home/83/613 dated 1st August, 1983, the Government of Sikkim is pleased, hereby, to further extend the date of submission of the report on Judicial Inquiry by Shri GP. Roy, District and Sessions Judge to the Government from 15th January, 1984 to 31st March, 1984.

J.T. DENSAPA,
Home Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT


In pursuance of Notification No. 144/83-84/L.R./163/Gen/Est. dated 29-11-83, it is hereby notified for the information of general public that the old Land Record of 1951 which was existence in the state of Sikkim shall cease to be in operation and new Land Record shall come into force with immediate effect.

By Order,

K. SHERAB,
Secretary,
Land Revenue Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK.

NOTIFICATION
No. 1/LD/RC/1984

The following Amendment Ordinance promulgated by the President and published in the Government of India Gazette, Extraordinary, Part II, Section I, is hereby republished for general information:—

THE INDUSTRIES (DEVELOPMENT AND REGULATION) AMENDMENT ORDINANCE, 1984
(NO. 1 OF 1984)

Promulgated by the President in the Thirty-fourth Year of the Republic of India.

An Ordinance further to amend the Industries (Development and Regulation) Act, 1951.

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

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

1. (1) This Ordinance may be called the Industries (Development and Regulation) Amendment Ordinance, 1984.

(2) It shall come into force at once.

2. In section 3 of the Industries (Development and Regulation) Act, 1951 (hereinafter referred to as the principal Act),—

(i) clauses (aa) and (ab) shall be re-lettered as clauses (ab) and (ac) respectively, and before clause (ab) as so re-lettered, the following clause shall be inserted, namely:—

(aa) "ancillary industrial undertaking" means an industrial undertaking which, in accordance with the proviso to sub-section (1) of section 11B and the requirements specified under that sub-section, is entitled to be regarded as an ancillary industrial undertaking for the purposes of this Act,
(ii) clause (j) shall be re-lettered as clause (k), and before clause (k) as so re-lettered, the following clause shall be inserted, namely:—

(j) “small scale industrial undertaking” means an industrial undertaking which, in accordance with the requirements specified under sub-section (i) of section IIB, is entitled to be regarded as a small scale industrial undertaking for the purposes of this Act;.”

3. After section 11A of the principal Act, the following section shall be inserted, namely:—

“IIB. (1) The Central Government may, with a view to ascertain which ancillary and small industrial undertakings need supportive measures, exemptions or her favourable treatment under this Act to enable them to maintain their viability and strength so as to be effective in—

(a) promoting in a harmonious manner the industrial economy of the country and easing the problem of unemployment, and
(b) securing that the ownership and control of the material resources of the community are so distributed as best to subserve the common good,

specify, having regard to the factors mentioned in sub-section (2), by notified order, the requirements which shall be complied with by an industrial undertaking to enable it to be regarded, for the purposes of this Act, as an ancillary, or a small scale, industrial undertaking and different requirements may be specified for different purposes or with respect to industrial undertaking engaged in the manufacture or production of different articles:

Provided that no industrial undertaking shall be regarded as an ancillary industrial undertaking unless it is, or is proposed to be, engaged in—

(i) the manufacture of parts, components, sub-assemblies, toolings or intermediates; or
(ii) rendering of services, or supplying or rendering, not more than fifty per cent of its production or its total services, as the case may be, to other units for production of other articles.

(2) The factors referred to in sub-section (1) are the following namely:—

(a) the investment by the industrial undertaking in—

(i) plant and machinery, or
(ii) land, buildings, plant and machinery;

(b) the nature of ownership of the industrial undertaking;

(c) the smallness of the number of workers employed in the industrial undertaking;

(d) the nature, cost and quality of the product of the industry trial undertaking;

(e) foreign exchange, if any, required for the import of any plant or machinery by the industrial undertaking; and

(f) such other relevant factors as may be prescribed.

(3) A copy of every notified order proposed to be made under section (1) shall be laid in draft before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid both Houses agree in disapproving the issue of the proposed notified order or both Houses agree in making any modification in the proposed notified order, the notified order shall not be made, or, as the case may be, shall be made only in such modified form as may be agreed upon by both the Houses.

(4) Notwithstanding anything contained in sub-section (1), an industrial undertaking which, according to the law for the time being in force, fell, immediately before the commencement of the Industries (Development and Regulation) Amendment Ordinance, 1984, under the definition of an
ancillary, or small scale, industrial undertaking, shall, after such commence-
ment, continue to be regarded as an ancillary, or small scale, industrial under-
taking for the purposes of this Act until the definition aforesaid is altered or
superseded by any notified order made under sub-section (i).”.

4. In clause (f) of sub-section (1) of section 24 of the principal Act, for the
words, brackets, figures and letter "sub-section (2) of section 29B”, the words, brac-
kets, figures and letters "sub-sections (2), (2A), (2D), (2F) and (2G) of section 
29B” shall be substituted.

5. In section 29B of the principal Act, after sub-section (2), the following
sub-sections shall be inserted, namely:

“(2A) In particular, and without prejudice to the generality of the
provisions of sub-section (1), the Central Government may, if it is satisfied,
after considering the recommendations made to it by the Advisory Committee
constituted under sub-section (2B), that it is necessary so to do for the development
and expansion of ancillary, or small scale, industrial undertakings by notified order, direct that any article or class of articles specified in the First Schedule shall, on and from such date as may be specified in the notified order
(hereafter in this section referred to as the "date of reservation") be reserved
for exclusive production by the ancillary, or small scale, industrial undertakings
(hereafter in this section referred to as "reserved article").

(2B) The Central Government shall, with a view to determining the nature of any article or class of articles that may be reserved for production by the ancillary, or small scale, industrial undertakings, constitute an Advisory Committee consisting of such persons as have, in the opinion of that Government, the necessary expertise to give advice on the matter.

(2C) The Advisory Committee shall, after considering the following
matters, communicate its recommendations to the Central Government, namely:

(a) the nature of any article or class of articles which may be produced economically by the ancillary, or small scale, industrial undertakings;

(b) the level of employment likely to be generated by the production of such article or class of articles by the ancillary, or small scale, industrial undertakings;

(c) the possibility of encouraging and diffusing entrepreneurship in industry;

(d) the prevention of concentration of economic power to the common detriment; and

(e) such other matters as the Advisory Committee may think fit.

(2D) The production of any reserved article or class of reserved articles by any industrial undertaking (not being ancillary, or small scale industrial undertaking) which, on the date of reservation, is engaged in, or has taken effective steps for, the production of any reserved article or class of reserved articles, shall, after the commencement of the Industries (Development and Regulation) Amendment Ordinance, 1984, or, as the case may be, the date of reservation, whichever is later, be subject to such conditions as the Central Government may, by notified order, specify.

(2E) While specifying any condition under sub-section (2D), the Central Government may take into consideration the level of production of any reserved article or class of reserved articles achieved immediately before the date of reservation, by the industrial undertaking referred to in sub-section (2D), and such other factors as may be relevant.

(2F) Every person or authority, not being the Central Government, who, or which, is registered under section 10 or to whom, or to which, a licence has been issued or permission has been granted under section 11 for the production of any article or class of articles which has, or have, been subsequently reserved for the ancillary, or small scale, industrial undertakings, shall produce, such registration certificate, licence or permission, as the case may be, within such period as the Central Govern-
ment may, by notified order, specify in this behalf, and the Central Government may enter therein all or any of the conditions specified by it under sub-section (2D), including the productive capacity of the industrial undertakings and other prescribed particulars.

(2G) The owner of every industrial undertaking (not being an ancillary, or small scale industrial undertaking) which, immediately before the commencement of the Industries (Development and Regulation) Amendment Ordinance, 1984, or the date of reservation, whichever is later,—

(a) was engaged in the production of any article or class of articles, which has, or have, been reserved for the ancillary, or small scale, industrial undertakings, or

(b) had before such commencement or before the date of such reservation, as the case may be, taken effective steps for commencing the production of such reserved article or class of reserved articles, without being registered under section 10 or in respect of which a licence or permission has not been issued under section 11, shall refrain from the production of such reserved article or class of reserved articles, on and from the date of expiry of three months from such commencement or from the date of such reservation, whichever is later.

(2H) Every notified order made under sub-section (2 A) shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days, which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the notified order or both Houses agree that the notified order should not be made, the notified order shall thereafter have effect only in such modified form or be or be no effect as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that notified order.

6. Notwithstanding anything contained in any judgment, decree or order of any court, tribunal or other authority and notwithstanding anything contained in any other law, agreement or other instrument for the time being in force, every notification made or purporting to have been made by the Central Government under the principal Act, on or after the 19th day of February, 1970, reserving any article or class of articles for production by any ancillary or small scale industrial undertaking or any class of ancillary or small scale industrial undertakings shall for all purposes, be, and shall be deemed always to have been, as valid and effective as if the amendments made to the principal Act by this Ordinance had been in force at all material times and such notification had been made in full compliance with the provisions, made by such amendments and accordingly any reservation made or purporting to have been made by such notification shall, in accordance with the tenor thereof, have, and be deemed always to have had, effect on and from the date of such reservation and shall, until it is altered or superseded by any fresh notification under the principal Act as amended by this Ordinance, continue to have effect.

Explanation.—For the removal of doubts it is hereby provided that no act or omission on the part of any person shall be punishable as an offence which would not have been so punishable if this section had not come into force.

ZAIL SINGH,
President.

R. V. S. PERI SASTRI,
Secy, to the Govt. of India.

B. R. Pradhan,
Secretary to the Government of Sikkim.

F. No. n (300)/LD/83.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
In exercise of the powers conferred by section 20 of the Sikkim Panchayat Act, 1982, Shri Lakpa Tshering Lepcha and Shri Bhim Bahadur Chhetri of Dodak-Burikhop Gram Panchayat, West District, are hereby removed from the Office of Sabhapati and Up-Sabhapati respectively w.e.f. 8.11.83 and Shri Kuldip Gurung and Shri Ramsingh Limboo respectively have been elected to fill up the resultant vacancies in the said Gram Panchayat under section 21(1) of Sikkim Panchayat Act, 1982, w.e.f. the aforesaid date.

P.K. PRADHAN, IAS
Director of Panchayat Elections and Secretary,
Rural Development Department-
Government of Sikkim.
NOTIFICATION


In exercise of the powers conferred by Clause (2) of Article 283 of the Constitution of India, the Governor of Sikkim hereby notifies that the provisions of Public Works Code and Public Works Manual approved by the Government shall come into force with effect from 14.1984, except the provisions relating to the decentralisation of payments and accounts at the Divisional level and delegation of powers to officers other than Chief Engineer which, the Chief Engineer-cum-Secretary to the Government may notify enforcement in due course depending upon availability of trained personnel.

M. P. PRADHAN,
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT


NOTIFICATION

The Government of Sikkim declares Tuesday the 10th April, 1984 as a holiday being Chaitra Dasai (Ram Navami) in addition to the public holidays notified vide notification No. (60)Home/83 dated Gangtok the 21st December, 1983.

M. P. PRADHAN,
Chief Secretary,
Government of Sikkim.
NOTIFICATION

Dated Gangtok, the 18th February, 1984.

ORDER

In exercise of the powers conferred on me by Article 174(1) in Part VI of the Constitution of India, I, Homi J.H. Taleyarkhan, Governor of Sikkim, hereby summon the Sikkim Legislative Assembly to meet on Thursday, 1st March, 1984 at 11.00 A.M. in the Assembly House at Gangtok.

I further direct that the Secretary, Sikkim Legislative Assembly, shall notify the Members accordingly.

HOMI J.H. TALEYARKHAN
Governor of Sikkim

By Order,

R.K. GUPTA,
Secretary,
Sikkim Legislative Assembly.
CORRIGENDUM

In partial modification of the list of Panchayat members published under Notification No. 35(20)/RDD/PAN/1982-83/992 A, dt. 4.6.83, the names of the following Gram Panchayat members of West District appearing in Col. No. (3) may be read as per Col. No. (4) below:

<table>
<thead>
<tr>
<th>Gram Panchayat Unit</th>
<th>Name of G.P.</th>
<th>Name of member</th>
<th>To be read as</th>
</tr>
</thead>
<tbody>
<tr>
<td>10. Singyang</td>
<td>2. &quot; Karki Bhutia</td>
<td>&quot; Sarki Bhutia</td>
<td></td>
</tr>
<tr>
<td>15. Lingchom</td>
<td>5. &quot; Kharlaklall Limbu</td>
<td>&quot; Harkalall Limbu</td>
<td></td>
</tr>
<tr>
<td>30. Takuthang</td>
<td>5. &quot; Manibir Rai</td>
<td>&quot; Manibir Rai</td>
<td></td>
</tr>
<tr>
<td>40. Singling</td>
<td>5. &quot; Dal Bahadur Tamang</td>
<td>&quot; Lall Bahadur Tamang</td>
<td></td>
</tr>
<tr>
<td>42. Dodak Burikhop</td>
<td>1. &quot; Lakpa Tshering Sherpa</td>
<td>&quot; Lakpa Tshering Lepcha</td>
<td></td>
</tr>
<tr>
<td>47. Siktam Tikpur</td>
<td>2. Sri. Dakpa Dorjee Sherpa</td>
<td>Sri Lakpa Dorjee Sherpa</td>
<td></td>
</tr>
</tbody>
</table>

By Order

P.K. PRADHAN, IAS
Secretary,
Rural Development Department.
Government of Sikkim.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT

No.35(20)RDD/PAN/82-83/10/RDD. Dated Gangtok, the 17th February, 1984.

CORRIGENDUM

In partial modification of the list of Gram Panchayat members published under Notification No. 35(20)RDD/PAN/1982-83/992 A, dt 4.6.83, following additions/delitions are made in regard to the said list pertaining to West District:

(a) 15-Lingchom Gram Panchayat
   Name of Shri Harka Bahadur Darjee and Shri Phurden Lama are added as nominated members at Sl. No. 7 and Sl. No. 8.

(b) 16-Bongten Gram Panchayat
   Name of Shri Harka Bahadur Darjee is deleted from Sl. No. 6. and Sl. No. 7 may be read as Sl. No. 6.

(c) 19-Dentam Gram Panchayat
   Sl No. 7. (Smt. Tara Gurung) is substituted by Shri Bhim Bahadur Pradhan (elected member) and Smt. Tara Gurung (nominated member) is awarded Sl. No. 8.

(d) 28-Samdong Gram Panchayat
   Sl. No. 6 is substituted by Shri Durga Singh Gurung (elected member) and Sri. Raiman Lepcha Sl. No. 6 and Smt. Pemphuti Bhutia (both nominated) are awarded Sl. No. 7 and 8 respectively.

By Order,

P.K. PRADHAN, IAS
Secretary,
Rural Development Department.
Government of Sikkim.
GOVERNMENT OF SIKKIM
FOREST DEPARTMENT
GANGTOK

NOTIFICATION

In exercise of the powers conferred by Section 64 of the Wild Life (Protection) Act, 1972 (53 of 1972), the State Government hereby makes the following rules to amend the Sikkim Wild Life (Protection) Rules, 1976, namely:—

1. They shall come into force from the date of their publication in the Official Gazette.

3 (A)—(i) The office of a member of the Board shall fall vacant from the date of which his resignation is accepted, or on the expiry of 30 days from the date of receipt of intimation of resignation, whichever is earlier.

2. In the Sikkim Wild Life (Protection) Rules, 1976 (hereinafter referred to as "The said rules")—

(i) After rule 3, rule 3A shall be inserted, namely:—

(ii) "After rule 4, the following shall be inserted namely:—

(a) if he is of unsound mind and stands so as declared by competent medical board, or
(b) if he is in discharge of being insolvent, or
(c) if he is convicted of a criminal offence involving moral turpitude, or
(d) if he without the leave of the chairman fails to attend three consecutive meetings of the board.

(iii) After rule 5, the following rule shall be inserted namely:—

"5A — The Secretary of the board shall be the Controlling Authority in respect of payment of allowances under this rule."

3. In the said rules, in clause (5) of rule 6, the words "accompanied by a challan as a token of deposit in the State Bank of Sikkim of the licence fee as specified separately in each kind of licence in the schedule below" shall be deleted including the Schedule.

4. In the said rules, after rule 7 the following rules shall be inserted, namely:—

"7A— Application for a special game hunting licence, big game hunting licence, or small game hunting licence shall be made to the Chief Wild Life Warden: Provided that no application for a licence shall be entertained from a person eligible for registration under section 34 of the Act unless the applicant has registered his name and address under the said section;"
Provided further that no person shall apply for a licence under this rule unless he possesses a valid licence for sports in Form No. 3 set out in Schedule 3 of the Arms Rules, 1962.

7B(i) On receipt of application for the licence under rule 7A, the issuing officer may, after such enquiry as he may deem fit grant or reject the licence.

(ii) When an application is received and where the issuing officer decides to grant the licence applied for, he shall require the applicant to submit within such time as he may specify showing the payment of licence fee, deposit and royalty, if any, as specified.

(iii) On receipt of treasury receipts or bank challans showing the payment licence fee, of deposit and royalty, if any, the issuing officer shall grant the licence applied for in the appropriate form.

In the said rules after rules 10 the following rule shall be inserted namely:—

"10A Fee for each kind of licence shall be as under:

<table>
<thead>
<tr>
<th>Name of Licence</th>
<th>Licence Fee p.m.</th>
<th>Licence Fee Yearly</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Special Game Hunting</td>
<td>200.00</td>
<td>2,000.00</td>
</tr>
<tr>
<td>2. Big Game Hunting</td>
<td>60.00</td>
<td>500.00</td>
</tr>
<tr>
<td>Small Game Hunting</td>
<td>30.00</td>
<td>300.00</td>
</tr>
<tr>
<td>3. Wild Animal Trapping Licence</td>
<td>30.00</td>
<td>300.00</td>
</tr>
<tr>
<td>4. Small Birds and Small Animal Trapping</td>
<td>10.00</td>
<td>100.00</td>
</tr>
</tbody>
</table>

10B(i) A licence granted under rules shall be valid for the period specified therein which shall not exceed one year.

(ii) The licence shall also indicate the area in which the licencee can hunt number of species that could be hunted during the validity of the licence.

ioC(i) The special game hunting licence and big game hunting licence shall

(a) the number of animal of each species that could be hunted.
(b) the sex, and
(c) the maximum and minimum size of each species that can be hunted.

(ii) The small game hunting licence shall also specify the maximum number of species that could be hunted in the course of a day.

(iii) The licence may hunt both the sexes of a species unless the issuing officer specifies to the contrary is specified in the licence.

(iv) The wild animal trapping licence shall specify the method that would be used for the capture of wild animals specified therein, and the conditions under which wild animals would be trapped, and shall be subject to the restrictions under Section 17 of the Act.

(v) The holder of special game hunting licence, a big game hunting license or small game hunting license shall not sell or barter to any person any animal or any meat or uncurved, and shall be subject to the restrictions under the Act.

(vi) Any person who is entitled to hunt a dangerous animal under a special licence or a big game hunting licence and who wounds such animal must to kill the same. On his failure to do so, he shall forthwith inform the issuing officer and the nearest Wild Life Officer of the area for sul giving reasons why the hunted animal could not be trapped and killed also inform the eih panehavat of the adjoining area of the e4 wounded animal in the neighbourhood.

(vii) For the purpose of special game hunting licence and big game hunting licence which has been hunted and lost shall be deemed to have under the licence and the licence shall forfeit the right to hunt, men in the place of one wounded and lost.
(viii). The trapping of wild animal specified in schedule III of the Act shall not be permitted unless the Chief Wild Life Warden is satisfied for reasons to be recorded in writing that such trapping is necessary under provisions of sub-section (1) or of section 12 of the Act. The holder of the wild animal trapping licence, unless specifically permitted to do so, shall not trap such animal in specified shooting blocks.

(ix) Hunting any game from a Machan or shelter prohibited.

(x). All trophies which have been killed or captured in contravention of the conditions of the licence, including specimens smaller than the minimum dimensions specified, shall be deemed to be government property under section 39 of the Act.

(xi) While hunting, trapping any wild animal a licence shall carry with him his licence and shall, in demand, produce for inspection such licence before any Officer appointed under sub-section (1) of section 4 of the Act.

(xii) A licence granted under these rules shall not be transferable.

(xiii) Any licence granted under these rules shall not be valid during the period of closed time declared under sub-section (1) of section 16 of the Act.

10D A licence under these rules shall abide by the terms and conditions specified in the licence.

10E If the holder of the licence contravenes any of the provisions of these rules shall forfeit the whole or part of the deposit made by him.

10F Where the issuing officer cancels or suspends under section 13 of the Act, the licence granted under these rules, he may, for reasons to be recorded in writing, order the forfeiture of the whole or part of the deposit made by the licence.

10G The Chief Wild Life Warden may divide the area within his jurisdiction other than sanctuary, national part or game reserve in shooting blocks.

In the said rules, in rule 14, after sub-rule (2), following sub-rules shall be inserted namely:

(3) A permit issued under this chapter shall specify all or any of the following particulars;
   a) purpose of entry,
   b) duration of the visit,
   c) areas permitted to be visited,
   d) places of camping as permitted,
   f) any other conditions that may be deemed necessary.

(4) The permit issued under this chapter shall not entitle any person to a free accommodation in any government building situated in a sanctuary or national part.

(5) Any member of the Forest Department or an Officer appointed under sub-section (1) of section 4 of the Act may require any person to step within the limit of the sanctuary or national park as the case may be or at the entrance gate for purpose of checking, and may demand the permit granted under this chapter to produce for inspection.

(6) Whene any person contravences any of the conditions specified in a permit the Chief Wild Life Warden or the Officer Incharge of a sanctuary or national park, may, after recording his reasons in writing cancel any permit.

In the said rules, after rule 16 following rule shall be inserted namely:

"16A(i) The Chief Wild life Warden or the authorised Officer may after making such enquiry he may deem fit, inspect the premises, the animal, articles, trophies, uncured trophies and captive animals as specified in schedule I or part II of schedul II.

(ii) The Chief Wild Life Warden or the authorised Officer shall make an inventory in such animal or objects found upon the premises.

(iii) The Chief Wild Life Warden or the Officer authorised shall affix upon object referred to in clause (ii) identification marks as far as possible in indelible ink.

In the said rules, in rules, after the words "Forms No. XY" the words "to a persons trophy" shall" be inserted.
4

In the said rules, after rule 20 the following rules shall be inserted, namely:

(1) The licence may apply in form No. 20 for renewal of the licence within 30
days before the date of expiry of the licence.

(ii) The Chief Wild Life Warden or the authorised Officer may, subject to the pro-
visions of sub-section (7) of section 44 renew the licence in form No. 15, form
No. 16, form No. 17, form No. 18, or form No. 19 as may be appropriate,
specify therein the period upto which the licence is renewed.

22) Every licence granted tinder this chapter shall specify the terms subject to which
a business or profession shall be carried on and shall also be subject to the
provisions of the Act and the Rules made thereunder.

25) The fees payable under any of the provisions to these Rules shall be credited to
the head of the accounts 113 "Forest Remittance" in a government treasury
or bank.

24) For the purpose of section 54 the following Officers shall be empowered to
accept payments of a sum of money by way of compounding of an offence
against the Act, and to release on payment of value thereto any property seized
within the area of his jurisdiction, namely:

a) Chief Wild Life Warden
b) Deputy Chief Wild Life Warden
c) Wild Life Warden
d) The Forest Officer of a rank not inferior to that of the Deputy Conservator
   of Forest so authorised.

25) The following Officers shall be authorised to make complaints under
55, namely:

a) Chief Wild Life Warden
b) Deputy Chief Wild Life Warden
c) Wild Life Warden
d) Assistant Wild Life Warden
c) Inspector Wild Life.

p. s. MOKTAN,
Chief Wild Life Warden & Secretary
Forest Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT

No.35(I)RDD/PAN/82-83/II/RDD. Dated Gangtok, the 22nd February, 1984.

CORRIGENDUM

In partial modificatin of the list of Gram Panchayat members of Tung-Naga Gram Panvhayat in North District published under Gazette Notification No. 6/35(20)RDD/PAN/1982-83/992 A, dt 4.6.1983, the list of the Panchayat members may now be read as follows:

<table>
<thead>
<tr>
<th>Gram Pan. Unit No.</th>
<th>Name of G.P</th>
<th>Name of members</th>
<th>Designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tung- Naga</td>
<td></td>
<td>1. Sri Sonam Chyoda Lepcha</td>
<td>Sabhapati</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Sri Dukchung Lepcha</td>
<td>Up-Sabhapati</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Sri Chewang Dorjee Lepcha</td>
<td>Sachiva</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Sri Phurba Lepcha</td>
<td>Member</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Sri Gyan Lepcha</td>
<td>Member</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6. Sri Chaktook Lepcha</td>
<td>Member</td>
</tr>
<tr>
<td></td>
<td></td>
<td>7. Smt. Norjey Lepcha</td>
<td>Member (Nominated)</td>
</tr>
</tbody>
</table>

By Order

P.K. PRADHAN, IAS
Secretary,
Rural Development Department.
Government of Sikkim.
SIKKIM LEGISLATIVE ASSEMBLY SECRETARIAT
GANGTOK
NOTIFICATION

SLAS/83-84/204

Dated Gangtok, the 25th February, 1984.

In pursuance of rule 75 of the Rules of Procedure and Conduct of Business in the Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:

(BILL NO. 1 OF 1984)

A BILL to amend the Sikkim Entertainment Tax Act, 1980.

Be it enacted by the Legislature of Sikkim in the Thirty-fifth Year of the Republic of India as follows:

1. (1) This Act may be called the Sikkim Entertainment Tax (Amendment) Act, 1984.

(2) It extends to the whole of Sikkim.

(3) It shall come into force at once.

2. In the Sikkim Entertainment Tax Act, 1980 (hereinafter referred to as the principal Act), in section 2, in clause (c), after the word "entertainment" and before the word "includes" the words "means exhibition of films and" shall be inserted.

3. In the principal Act, after section 3, the following sections shall be inserted, namely:

"3A. (1) Where the entertainment is provided by video exhibition, the Government may realise the entertainment tax in a lump sum not exceeding three thousand rupees per month as the Government may, from time to time, by notification, specify and having regard to the population different rates may be specified for different areas in the State."
(2) The provisions of this section and section 3D shall also apply to the entertainment provided by video exhibition by an association or club of more than ten individuals.

(3) The entertainment tax under this section shall be payable monthly in advance in such manner as may be specified by the Government by notification.

(1) This proprietor of the place where entertainment is provided by video exhibition shall, before the licence is granted, be required to deposit an amount not exceeding three thousand rupees as may be specified by the Government, by notification, by way of security for the payment of the entertainment under sub-section (1) of section 3A.

(2) Such proprietor shall, by an application in writing, intimate to the Government or an officer authorised by it under section 9 of this Act the place where entertainment is provided by video exhibition.

3B. The provisions of this section and section 3D shall also apply to the entertainment provided by video exhibition by an association or club of more than ten individuals.

3C. Notwithstanding anything contained in any law relating to criminal procedure for the time being in force in Sikkim, every offence under this Act and the Sikkim Cinemas (Regulation) Act, 1978 shall be cognizable, bailable and triable summarily by a Judicial Magistrate of the first class.

3D. Where more than ten persons are found gathered at a place where entertainment is being provided by video exhibition, the burden of proving that the persons so gathered are members of the family of, or have been admitted without payment for admission shall be on the person providing such entertainment.

4. In the Sikkim Cinemas (Regulation) Act, 1978—

(a) in section 2,—

(i) after clause (a), the following clause shall be inserted, namely:

"(aa) "film" means a cinematograph film and includes any tape or, cassette of moving pictures or series of moving pictures used in video cassette player or recorder;"

(ii) after clause (d), the following clause shall be inserted, namely:

"video exhibition; means the exhibition of film through video cassette recorder or player and includes the exhibition of film through television or apparatus attached to television or the machine, for transferring the film to the television screen or any other apparatus which shows a, film on screen through any means other than the cinema projector;"

(b) after section 4, the following section shall be inserted, namely:

4A. The procedure for grant of licence, the fees payable therefor, the terms, conditions and restrictions subject to which licence may be granted under this Act for public exhibition by means of a cinematograph including video exhibition shall be such as may be prescribed".
STATEMENT OF OBJECTS AND REASONS

Clause 2(c) of the Cinematograph Act, 1952 defines 'Cinematograph' as any apparatus for the representation of moving pictures or series of pictures. The Sikkim Cinemas (Regulation) Act, 1978 also contains the same definition. The video Cassette player and Video Cassette Recorder are capable of showing moving pictures or series of pictures. It has been found that in Gangtok and elsewhere many persons are giving exhibition of films on Television with the aid of VCP and VCR without taking out the licence and without paying any entertainment tax although such persons are understood to be charging admission fee for entry in the premises where films are exhibited.

It is now proposed that no person should give public exhibition of film without depositing security money and obtaining a licence. The offences under the Sikkim Cinemas (Regulation) Act, 1978 and Sikkim Entertainment Tax Act, 1980 are also being made cognizable.

The Bill seeks to achieve the above objects.


RAM LEPCHA
MINISTER-IN-CHARGE.

FINANCIAL MEMORANDUM
NIL

MEMORANDUM REGARDING DELEGATED LEGISLATION

In Sikkim Regulation Act, 1978 after section 4, a new section 4(A) has been inserted which empowers the State Government to make rules for procedure for grant of licence, the fees payable therefor, the terms, conditions, restrictions, subject to which licence may be granted under the Act for public exhibition by means of a Cinematograph including Video exhibition. The matters on which rules are required to be made relate to procedure and the delegation of power is, as such, normal in character.

Recommendation of the Governor under article 207(1) of the Constitution of India

The Governor having been informed of the subject matter of the Sikkim Entertainment Tax (Amendment) Bill, 1984, (Bill No. 1 of 1984), recommends under clause (1) of article 207 of the constitution the introduction of the Bill in the Sikkim Legislative Assembly.

By Order,

R.K. GUPTA,
Secretary,
Sikkim Legislative Assembly.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
Sikkim Legislative Assembly Secretariat
Gangtok

NOTIFICATION

No.SLAS/83-84/204/5163

Dated Gangtok, the 29th February, 1984.

In pursuance of rule 75 of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:

Sikkim Legislative Assembly Members (Payment of Pension) Bill 1984.

(Bill No. 2 of 1984)

A Bill to provide for the payment of pension to persons who have been Members of the Sikkim Legislative Assembly.

Be it enacted by the Legislature of Sikkim in the Thirty-fifth Year of the Republic of India as follows:

1. (1) This Act may be called the Sikkim Legislative Assembly Members (Payment of Pension) Act, 1984.

(2) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.

2. In this Act, unless the context otherwise requires,

(a) "Assembly" means the Sikkim Legislative Assembly constituted in 1979 and thereafter;

(b) "term of office" in relation to a Member of the Assembly, means the period beginning with the date of publication of the notification of his election as Member and ending with the date on which his seat becomes vacant.

Explanation I. —Where a general election to the Assembly is held and election does not take place in any constituency for any reason and a Member is elected in that constituency at the election held subsequently, in his case the term of office shall be deemed to have begun on the date on which the results of the general election in other constituencies are published in the Official Gazette;
Provided that where a person having been elected in a general election from more than one constituency resigns from a constituency, then the person who is elected subsequently from that constituency shall be deemed to have been elected on the date on which the results of the general election in other constituencies were published in the Official Gazette.

Explanation 11.—Where any Member of the Assembly resigns his seat for any cause, then, for the purpose of calculating his term of office, the period during which he would have continued to be a Member but for his resignation shall be taken into consideration and he shall be deemed to have served as a Member for that period also:

Provided that the maximum period which may be taken into consideration shall not exceed three months in the case of any Member.

Explanation III.—Where any Assembly is dissolved earlier, but not earlier than six months prior to the date on which its duration would have expired under the provisions of clause (i) of article 172 of the Constitution of India, then, for the purpose of calculating the term of office of any Member thereof, the period during which he would have continued to be a Member of the Assembly if it had not been dissolved earlier, shall be taken into consideration and he shall be deemed to have served as a Member for that period also.

3. (1) On and from the commencement of this Act, there shall be paid a life long pension of three hundred rupees per month to every person who has served as a Member of the Assembly for a period of five years whether before or after the commencement of this Act and whether continuous or not:

Provided that, where any person has served as aforesaid for a period exceeding five years, there shall be paid to him an additional pension of fifty rupees per month for every year in excess of five, so, however, that in no case the pension payable to such person shall exceed five hundred rupees per month:

Provided further that, any person who has served as aforesaid for a period which falls short of five years by not more than sixty days, shall also be paid a pension of three hundred rupees per month.

(2) In computing the number of years for the purpose of sub-section (1), the period during which a person has served as a Speaker or Deputy Speaker of the Assembly or as Chief Minister, Minister, Minister of State or Deputy Minister or in more than one of these capacities by virtue of his membership of the Assembly, shall also be taken into account.

1. Where any person entitled to pension under section 3,—

(a) is elected to the office of the President or Vice-President of India or appointed to the office of the Governor of any State or the Administrator of any Union Territory; or

(b) becomes a Member of the Council of States or the House of the people or any Legislative Assembly of a State or Union Territory or any Legislative Council of a State; or

(c) is employed on a salary under the Central Government or any State Government, or any Corporation owned or controlled by the Central Government or any State Government, or any local authority or otherwise receives any remuneration from such Government, or local authority,

such person shall not be entitled to any pension under section 3 for the period during which he continues to hold such office or continues as such Member or is so employed or continues to receive such remuneration:

Provided that, where the salary payable to such person for holding such often or being such Member or so employed, or where the remuneration referred to in clause (c) paid to such person, is, in either case, less than the pension payable to him under section 3, such person shall be entitled only to receive the balance as pension under that section.
Where any person entitled to pension under section 3 also receives any pension from the Central Government or any State Government, or any Corporation owned or controlled by the Central Government or the State Government, or any local authority, under any law or otherwise, then,

(a) where the amount of pension which he receives under such law or otherwise is more than five hundred rupees per month, such person shall not be entitled to any pension under section 3;

(b) where the amount of pension which he receives under such law or otherwise is less than five hundred rupees per month, such person shall be entitled to full or portion of the pension under section 3, so that the total amount of the pensions does not exceed five hundred rupees per month.

Notwithstanding anything contained in sub-section (2), where any person entitled to pension under section 3 also receives any pension from the Central Government or any State Government as a freedom-fighter, then such pension shall not be taken into consideration in deciding the amount of pension to which he is entitled under that section.

5. If any person to whom pension is payable under this Act has not paid any amount payable by him to the State Government or the Assembly, the amount so payable may be recovered from the amount payable as pension.

The State Government may, by notification in the Official Gazette, make rules for the purpose of carrying into effect the provisions of this Act.

In particular, and without prejudice to the generality of foregoing power, such rules may provide for all or any of the following matters, namely:

(i) the form in which and the authority to which an application for pension shall be made;
(ii) the certificates to be furnished along with an application for pension;
(iii) the declarations to be made at the time of drawing pension;
(iv) any other matters necessary for proper implementation and enforcement of this Act.

Any rules under this section may be made so as to be retrospective from any date not earlier than the date of commencement of this Act.

If there is any doubt or dispute as to whether a person is entitled to pension or as the amount of pension or as to the period for which he shall be entitled to pension under this Act, the matter shall be referred to the Speaker of the Assembly, who shall in consultation with the State Government, decide the question and such decision of the Speaker shall be final.
STATEMENT OF OBJECTS AND REASONS

The office of a Member of the Legislative Assembly is very important in a democratic set up. It is necessary that when a person ceases to be a Member of the Legislative Assembly he should be provided with certain financial resources to have a reasonable standard of living so as to enable him to devote himself to activities beneficial to the State. This Bill seeks to provide for payment of pension to the persons who cease to be Members of the Legislative Assembly under certain conditions.

N.B. BHANDARI,
Chief Minister.

FINANCIAL MEMORANDUM

Under this Bill a pension ranging from Rs. 300/- to Rs. 500/- a month is proposed to be paid to the persons who have been Members of the Sikkim Legislative Assembly. It is estimated that an amount of rupees one lakh will have to be spent every year on this account. There will be no non-recurring expenditure.

MEMORANDUM REGARDING DELEGATED LEGISLATION

Clause 6 of the Bill empowers the State Government to frame rules inter alia about the form of application for pension, declarations which a Member has to make at the time of drawing the pension, etc. Matters on which rules may be made are matters of procedure and detail. As such the delegation of Power is normal in character.

Recommendation of the Governor under article 207 (3) of the Constitution of India.

The Governor having been informed of the subject matter of the Sikkim Legislative Assembly (Payment of pension) Bill (Bill No. 2 of 1984) recommends under clause (3) of the article 207 of the Constitution the consideration of the Bill by the Sikkim Legislative Assembly.

By Order,

R.K. GUPTA,
Secretary.
Sikkim Legislative Assembly

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
No.18
Gangtok, Monday, March 5, 1984.

SIKKIM LEGISLATIVE ASSEMBLY SECRETARIAT
GANGTOK
NOTIFICATION
No.SLAS/83-84/204/5164
Dated Gangtok, the 5th March, 1984.

THE SIKKIM APPROPRIATION BILL, 1984
(BILL NO. 3 OF 1984)

A BILL
to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the State of Sikkim for the services of the Financial year, 1983-84.

BE it enacted by the Legislature of the State of Sikkim in the Thirty-fifth Year of the Republic of India as follows:—

short title 1. This Act may be called the Sikkim Appropriation Act, 1984.

Issue of 2. From and out of the Consolidated Fund of the State of Sikkim there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of nine crores, ninety lakhs fifty six thousands of rupees towards defraying the charges which will come in course for payment during the financial year 1983-84 in respect of the services specified in column 2 of the Schedule.

Appropriation. 3. The sum authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.
<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICE AND PURPOSES</th>
<th>Voted by the Legislative Assembly</th>
<th>SUMS NOT EXCEEDING Charged on the Consolidated Fund (In thousands of Rupees)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Appropriation-Governor Revenue</td>
<td>—</td>
<td>271</td>
</tr>
<tr>
<td>2.</td>
<td>Cabinet Revenue</td>
<td>890</td>
<td>—</td>
</tr>
<tr>
<td>3.</td>
<td>Agriculture Revenue</td>
<td>796</td>
<td>—</td>
</tr>
<tr>
<td>4.</td>
<td>Co-operation Revenue</td>
<td>25</td>
<td>—</td>
</tr>
<tr>
<td>5.</td>
<td>Ecclesiastical Department Revenue</td>
<td>172</td>
<td>—</td>
</tr>
<tr>
<td>6.</td>
<td>Education Revenue</td>
<td>14357</td>
<td>—</td>
</tr>
<tr>
<td>7.</td>
<td>Capital</td>
<td>6000</td>
<td>—</td>
</tr>
<tr>
<td>8.</td>
<td>Establishment Department Revenue</td>
<td>30</td>
<td>—</td>
</tr>
<tr>
<td>9.</td>
<td>Excise (Abkari) Revenue</td>
<td>52</td>
<td>—</td>
</tr>
<tr>
<td>10.</td>
<td>Finance Department Revenue</td>
<td>312</td>
<td>—</td>
</tr>
<tr>
<td>11.</td>
<td>Income Tax and Sales Tax Revenue</td>
<td>86</td>
<td>—</td>
</tr>
<tr>
<td>12.</td>
<td>Other Expenditure of the Finance Department Revenue</td>
<td>9685</td>
<td>1779</td>
</tr>
<tr>
<td>13.</td>
<td>Food and Civil Supplies Revenue</td>
<td>111</td>
<td>—</td>
</tr>
<tr>
<td>14.</td>
<td>Capital</td>
<td>500</td>
<td>—</td>
</tr>
<tr>
<td>15.</td>
<td>Forest Revenue</td>
<td>2035</td>
<td>—</td>
</tr>
<tr>
<td>16.</td>
<td>Soil and Water Conservation Revenue</td>
<td>700</td>
<td>—</td>
</tr>
<tr>
<td>17.</td>
<td>Home Department Revenue</td>
<td>610</td>
<td>30</td>
</tr>
<tr>
<td>18.</td>
<td>Administration of Justice Revenue</td>
<td>58</td>
<td>81</td>
</tr>
<tr>
<td>19.</td>
<td>Police Revenue</td>
<td>1221</td>
<td>—</td>
</tr>
<tr>
<td>20.</td>
<td>Capital</td>
<td>831</td>
<td>—</td>
</tr>
<tr>
<td>21.</td>
<td>Government Institute of Cottage Industries Revenue</td>
<td>27</td>
<td>—</td>
</tr>
<tr>
<td>22.</td>
<td>Labour Welfare Revenue</td>
<td>30</td>
<td>—</td>
</tr>
<tr>
<td>23.</td>
<td>Land Revenue Revenue</td>
<td>1512</td>
<td>—</td>
</tr>
<tr>
<td>24.</td>
<td>Local Self Government Revenue</td>
<td>22</td>
<td>—</td>
</tr>
<tr>
<td>25.</td>
<td>Medical and Public Health Revenue</td>
<td>2938</td>
<td>—</td>
</tr>
<tr>
<td>26.</td>
<td>Motor Vehicles Revenue</td>
<td>50</td>
<td>—</td>
</tr>
<tr>
<td>27.</td>
<td>Power Revenue</td>
<td>18582</td>
<td>—</td>
</tr>
<tr>
<td>28.</td>
<td>Capital</td>
<td>1413</td>
<td>—</td>
</tr>
<tr>
<td>29.</td>
<td>Press, Information and Public Relations Revenue</td>
<td>213</td>
<td>—</td>
</tr>
<tr>
<td>30.</td>
<td>Roads and Bridges Revenue</td>
<td>17130</td>
<td>—</td>
</tr>
<tr>
<td>31.</td>
<td>Capital</td>
<td>300</td>
<td>—</td>
</tr>
<tr>
<td>32.</td>
<td>Public Works and Water Supply Revenue</td>
<td>1255</td>
<td>—</td>
</tr>
<tr>
<td>33.</td>
<td>Rural Development Revenue</td>
<td>12975</td>
<td>—</td>
</tr>
<tr>
<td>34.</td>
<td>Scheduled Caste and Scheduled Tribe Welfare Revenue</td>
<td>675</td>
<td>—</td>
</tr>
<tr>
<td>35.</td>
<td>Sikkim Nationalised Transport Revenue</td>
<td>1270</td>
<td>—</td>
</tr>
<tr>
<td>36.</td>
<td>Tourism Revenue</td>
<td>32</td>
<td>—</td>
</tr>
</tbody>
</table>
STATEMENT OF OBJECTS AND REASONS

This Bill is introduced in pursuance of Article 204(1) of the Constitution of India, read with Article 205 thereof to provide for the appropriation out of the Consolidated Fund of the State of Sikkim of moneys required to meet the expenditure charged on the Consolidated Fund of the State of Sikkim and Supplementary Grants made by the Legislative Assembly for expenditure of the Government of Sikkim for financial year 1983-84.

B. B. GURUNG,
Minister for Finance,
Department of Finance.

By Order,

R.K. GUPTA,
Secretary.
Sikkim Legislative Assembly.
In pursuance of rule 75 of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the Speaker has been pleased to order the pre-publication of the following Bill:—

THE SIKKIM APPROPRIATION BILL, 1984

(BILL NO. 4 OF 1984)

A BILL
to authorise payment and appropriation of certain sums from and out of the Consolidated Fund of the Sikkim for the services of the Financial year, 1984-85.

BE it enacted by the Legislature of the State of Sikkim in the Thirty-fifth Year of the Republic of India as follows:—

1. This Act may be called the Sikkim Appropriation Act, 1984.

2. From and out of the Consolidated Fund of the State of Sikkim there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of Seventy three crores eighty eight lakhs and thirty thousands of rupees towards defraying the several charges which will come in course for payment during the financial year 1984-85 in respect of the services specified in column 2 of the Schedule.

The sums authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.
THE SCHEDULE
(See Section 2 and 3)

<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICE &amp; PURPOSES</th>
<th>Voted by the Legislative Assembly</th>
<th>SUMS NOT EXCEEDING Charged on the Consolidated Fund (In thousands of Rupees)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>State Legislature</td>
<td>Revenue 1885 65 1950</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 10___ 10</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Appropriation-Governor Revenue 1555 1555</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 10___ 10</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Cabinet Revenue</td>
<td>3780 ___ 3780</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>capital 15___ 15</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Agriculture</td>
<td>Revenue 29467__ 29467</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>capital 4100 ___ 4100</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Animal Husbandry</td>
<td>Revenue 16787 ___ 16787</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>capital 1350 ___ 1350</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Co-operation</td>
<td>Revenue 3990 ___ 3990</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>capital 1220 ___ 1220</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Ecclesiastical Department</td>
<td>Revenue 1522 ___ 1522</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>capital 6 ___ 6</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Education</td>
<td>Revenue 79630 ___ 79630</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>capital 11900 ___ 11900</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Establishment Department</td>
<td>Revenue 565 ___ 565</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>capital 7 ___ 7</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Excise (Abkari)</td>
<td>Revenue 1164 ___ 1164</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 15___ 15</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Finance Department</td>
<td>Revenue 1485 ___ 1485</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Department 15</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Income Tax and Sales Tax Revenue</td>
<td>555 ___ 555</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 6 ___ 6</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Other Expenditure of the Finance Department Revenue</td>
<td>4560 25411 29971</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 1970 11195 13165</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Food and Civil Supplies</td>
<td>Revenue 1610 ___ 1610</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 320 ___ 320</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Forest Revenue</td>
<td>Revenue 24100 ___ 24100</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 15___ 15</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Soil and Water Conservation Revenue</td>
<td>17500 ___ 17500</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 10___ 10</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Fisheries and Wild Life</td>
<td>Revenue 4765 ___ 5765</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 1495 ___ 1495</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Home Department</td>
<td>Revenue 8447 350 8797</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 38 ___ 38</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Administration of Justice Revenue</td>
<td>985 1000 1985</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 35 ___ 35</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Police Revenue</td>
<td>Revenue 26685 ___ 26685</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 250 ___ 250</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Industries Revenue</td>
<td>Revenue 8755 ___ 8755</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital 4752 ___ 4752</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Government Institute of Cottage</td>
<td>Revenue 4441320</td>
<td></td>
</tr>
</tbody>
</table>

\[Fig.8911885651950\]
STATEMENT OF OBJECTS AND REASONS

This Bill is introduced in pursuance of Article 204(1) of the Constitution to provide for the appropriation out of the Consolidated Fund of the State of Sikkim of the moneys required to meet the expenditure charged on the Consolidated Fund of the State of Sikkim and the grants made by the Legislative Assembly for expenditure of the Government of Sikkim for the financial year 1984-85.

B. B. GURUNG,
Minister for Finance,
Department of Finance.

By Order,

R. K. GUPTA,
Secretary,
Sikkim Legislative Assembly.
In exercise of the powers conferred by Section 64 of the Sikkim Children Act, 1982 (4 of 1982),
the Government hereby makes the following Rules, namely: -

Short title - These rules may be called the Sikkim Children Rules, 1982.

Definitions - In these rules, unless the context otherwise requires:

i) "Act" means the Sikkim Children Act, 1982;
ii) "Government" means the Government of Sikkim;
iii) "Section" means a section of the Act;
iv) "Schedule" means a schedule to these Rules.

3. Certification of Institutions - Any institution or association desiring to be certified under sub-
subsection (2) of section 8, sub-section (2) of section 9, sub-section (2) of section 10 and as a fit person or fit
institution or an place for the reception and care of neglected children and juvenile delinquents,
may make to the Chief Inspector, who shall cause the institution to be inspected and shall make
report to the Government regarding provision made in the institution for the boarding, lodging and general
health quality of the literacy or vocational training made available,

4. Registers to be maintained by certified schools - The Chief Inspector shall, subject to general
control of the Government, prescribe the registers and records to be maintained by the managers of a certi-
fied school of children committed to such school.

5. Provision for literacy, craft education etc. in Children's Home/Special School:-
(I) It shall be the duty of the manager to provide adequate arrangements for furthering literacy,
and imparting craft education and physical education to every inmate of the Children's Home/special School so
that he shall be kept gainfully occupied for at least 5 to 6 hours every day.

(2) For the purposes of imparting instruction, the manager shall in consultation with the
Education Inspector divide the children into suitable age groups and lay down a syllabus for literacy and craft
work separately for each age group. It shall also draw up a time-table for literacy and craft programme for
each age group in consultation with the Education Inspector. No change in the final syllabus and time table
shall be made without the previous approval of the Education Inspector.

(3) Adequate provision shall be made if possible for free recreation including organised games,
watches and visits outside Children's Home/special School boundaries:

6. Inspection by the Chief Inspector - The Chief Inspector may visit any certified school at any time,
complaints of intimates, if any, and make suggestions to the Managers thereof.

7. Duties of the Inspection Staff:
Every Chief Inspector and Inspector shall during his visit of a certified school give every
child an opportunity to make verbal or written complaints to him if such child wish to make.
Every Chief Inspector or Inspector shall at the conclusion of his inspection note in the visitor's book of the certified school the fact that he has inspected it on a particular date.

The Inspector shall submit his detailed report to the Chief Inspector of his inspection of the certified school.

The Chief Inspector shall communicate to the Managers of the certified school inspected by him or his inspector, such suggestions which may deem fit and necessary.

8. Educational Inspection

(1) In addition to the Officers appointed under section 58, the District Education Officer each district or his immediate assistant authorised by him in this behalf, shall also be ex-officio Inspector certified schools within his jurisdiction. He shall carry out purely educational curriculum approved by the Education Department of the Government. He shall also carry out inspection of such certified school within his jurisdiction as require recognition of the educational curriculum prescribed by them.

(2) The agricultural, industrial and other technical classes shall be inspected by the authorise officers of the concerned Departments of the Government.

(3) Every such Inspector or authorised officers of the concerned Department shall inspect the premises of each certified school, see the children and satisfy himself that all the registers pertaining to the various classes are maintained according to the rules for the time being in force and that proper arrangements are made for the safe custody of all such records. Each year he shall personally arrange for the inspection of the classes of each such school and shall submit an inspection report of such school to the Chief Inspector through the Head of his Department. The Head of Department shall forward such report to the Chief Inspector.

9. Remand or Committal of Juveniles to Custody-When a child is taken charge of under sub-section (1) of section 16 and sub-section (1) of section 21, a police officer shall unless, by an order of the court under the rule 15 is committed to the care or allowed to remain in the custody of his parent, guardian, relatives or fit person, be remanded to Observation Home or in a place of safety until he can be brought before the Competent Authority.

10 Inspection of a place of safety:-- (1) Every place of safety in the State in which a child is detained shall be open to inspection by the District Magistrate or any Magistrate deputed by the District Magistrate of first class. In all cases, places of safety shall be liable to be inspected by the Chief Inspector and his inspecting staff.

(2) The occupier or Manager of such place of safety shall give every facility to the Probation Officer who visits for the purpose of making inquiries into his case.

11. Measures to be taken by After Care Organisation to enable the Child to live a useful life:-- The practical training given to the inmates of school-going age, as far as practicable, aim giving the inmate training in some proeuctive craft and keeping him usefully occupied. For this purpose the manager after taking into account the stay of the inmate in the children's Home/Special School may send him to an outside school in consultation with the Chief Inspector. Record shall be kept in reaspect of the inmate and in all suitable cases the parent or guardian if alive, shall be kept informed of the progress of the inmate.

(2) No inmate shall be employed in such manner as to impair his capacity for profiting by instruction or depriving him of reasonable recreation or leisure.

(3) No inmate shall be employed for private or domestic work either by the District Association or the children's Home/Special School.

Manner of detention of children not committed to the Observation Home or certified school:--

(1) Any offender ordered to be kept in safe custody under section 25 may be kept, if the court thinks fit, in the juvenile section to be specially provided and located away from adult criminals in every prison.

(2) No child shall be handcuffed or roped while in custody or in being escorted to the court or Hospital or the place of safety, as the case may be, and this applies to all children in prison uniform.

13. Duties of Probation Officers:-- (1) A Probation Officer shall carry out all directions given to him by the court and perform the following duties:--

(i) to make initial inquiries regarding the home and school conditions, conduct, character, and antecedents and health of the children under his supervision;

(ii) to attend regularly the court and submit reports;

(iii) to keep diary, case files and registers;
(iv) to visit regularly children placed under probation or supervision and also places of employment or school attended by such children and to submit regular monthly reports;
(v) to take children, whenever possible from court or Observation Home to certified schools or fit person institutions;
(vi) to bring before the court immediately children who have not been of good behaviour during the period of supervision;
(vii) to advise and give guidance and assistance to the children placed under supervision or released on licence and endeavour to find them employment.
(viii) to run recreation clubs; and
(ix) to perform any other duty which may be specified by the court or any releasing authority in respect of children under his supervision.

(2) A Probation Officer shall not employ a child or youthful offender under his supervision, for his own private purpose or take away any private service from him.

14. Constitution and procedure of children's courts:-(I) Every children's court established under section 4 shall consist of a Magistrate with such Honorary Magistrates not exceeding two in number, one of whom shall be a woman as may be specially appointed for this purpose, by the Government:

Provided that in the absence of any one or both of the Honorary Magistrates, it shall be competent for the salaried Magistrate sitting singly or with Honorary Magistrate who may be present, as the case may be, to exercise all or any of the powers of a Children's Court.

(2) The proceedings of the Children's Court shall be informal. The Police Officers shall not appear in the said courts in uniform. Usage of certain expressions such as sentence, conviction and accused shall be avoided.

(3) The children's court shall ordinarily hold its sittings within the complex of the Observation Home wherever it exists, subject to such directions as the Government may determine the place at which, the day on which and the manner in which a Children's Court may hold its sittings, where there are no Observation Homes.

15. Medical opinion regarding age and physical and mental condition of children:- In every case, concerning a child, the Court shall obtain medical opinion regarding his age and his physical and mental condition and when passing orders in such a case shall, after taking into consideration the medical opinion and such other evidence as may be available record a finding in respect of his age.

16. Supply of information regarding children by courts:- (1) Whenever to court orders a child to detained in a certified school or fit person institution, it shall forward to the Managers of such school or institution a copy of its judgement if any, or order, together with information regarding the age and address of the child, if known, and any particulars of his home and previous record, that may have been discovered.

(2) The officer-in-charge of the place of safety or the Police Station concerned shall, on the issue of orders by a court for the detention of a juvenile in a certified school, or institution forward to the Manager of such school or institution copies of any record he may have of the juvenile's previous history.

17. Contribution of parent or other person:- (1) The court making an order under sub-section (1) of section 55 may direct the parent or other person liable to maintain the child or youthful offender to pay in court, in advance, in the beginning of each month such sum of money as the court may think fit, not exceeding Rs. 1 per month, towards the maintenance of such child or youthful offender.

(2) All such recoveries shall be credited by the court into a Government treasury as Miscellaneous Receipts of Government.

18. Manner in which a child or youthful offender may be committed to the care of a parent, guardian, relative or other fit person:- (1) The court making an order committing a child or youthful offender to the care of, or allowing a child to remain in the custody of a parent, guardian, relative or other fit person, as the case may be, under section 19 or clause (b) of section 24 may direct such parent, guardian, relative or person to enter into a bond in the form specified in Schedule I or I A with or without sureties and in such sum of money as the court may think fit, to keep him under proper care and control, and to be responsible for his good behaviour. In addition to the conditions prescribed/specified in the form of the bond Schedule I, the court may impose such other conditions as it may think fit for securing that the child or youthful offender, as the case may be, to lead an honest and industrious life.

(2) When a child or youthful offender has been placed under the supervision of a Probation Officer, the court shall impose a condition, that all necessary assistance may be rendered by the parent, guardian, relative or other person as the case may be, to the Probation Officer to enable him to carry out the duties of supervision.
(3) When a child or a youthful offender has been ordered to be sent on his own bond back to a relative or fit person or to his native place under section 38 the court shall take his bond in the form specified in Schedule II.

19. Authorisation of person to act under sub-section (1) of section 16.- The State Government may authorise the District Collector or such persons as they think fit to take action under sub-section (1) of section 16.

20. Release on licence under section 52.- (1) A child detained in a certified school or fit person institution shall not be released by the Chief Inspector under sub-section (1) of section 52 except on the conditions specified in the form in schedule III.

(2) On the release of any child on licence by order of the Chief Inspector under sub-rule information shall be sent by the School or institution to the committing court of the actual date of release the child.

21. Short leave of absence to inmates of certified schools - (1) The Manager of a certified school or fit person institution may, on sufficient cause being shown to his satisfaction grant permission in writing to an inmate to absent himself for short period not exceeding 15 days in aggregate in the year, exclusive of the time required for going to and returning from the destination, for the purpose of visiting parents or relations:

Provided that as far as possible the previous consent of the Chief Inspector shall be obtained for granting leave exceeding a week at a time.

(2) The permission granted under sub-rule (1) may at any time be cancelled by an order in writing by the Manager and the inmate may be recalled by him without giving reasons any therefor.

(3) The Chief Inspector on the application of a parent or relative recommended by the Managers of a certified school or fit person institution may, in selected cases grant vacation leave up to six weeks, excluding the days of journey at a time to inmates from certified school or fit person institution. Such permission may be cancelled by the Chief Inspector by an order in writing and the inmate may be recalled by him without giving any reasons therefor.

(4) The time during which an inmate is absent from the school or institution under sub-rule (1) or (3) shall be deemed to be part of the time of the detention in the school or institution.

(5) If any inmate fails to return to the school or institution after the expiry of the period permitted under sub-rule (1) or (3) or when recalled under sub-rule (2) or (3), the Manager shall report the matter to the Chief Inspector and any Police Officer may, on the application in writing of such Manager or Chief Inspector arrest the inmate without warrant and send him back to the school or institution.

(6) The time which elapses after the failure of inmate under sub-rule (5) to return to the section or institution shall be excluded in computing the time of his detention in the school or institution.

(7) Any parent or guardian contributing towards the maintenance of the child in a certified school or fit person institution under an order passed by a court under sub-section (1) of section 55, shall be exempt from the payment of such contribution for the period during which the child is absent from the institution under sub-rule (1) or (3)

J. K. Thapa,
Secretary to the Govt, of Sikkim
Social Welfare Department
Gangtok.
SCHEDULE I A

ANNEXURE

(Where a bond with surety/sureties is to be executed)

I/we………………………………………………………………………………….of…………………….
residing in the Block of…………………………………………………………in the district of…………………………………………………………………hereby declare myself/ourselves surety/sureties for the aforesaid that he/she has undertaken to do and perform and in case of his making default therein, I/we hereby bind myself/ourselves jointly and severally to forfeit to the Government of Sikkim the sum of Rupees (Rs.……………………………………………………………………...)

Dated this the………………………………………………………………………..day of…………………………………………………………………………………19

In the presence of…………………………………………………………………………………..

Before me

(Signed)

SCHEDULE I

Form of bond to be executed by a parent, guardian; relative or fit person to whose care a child or youthful offender is committed (see rule 18)

Whereas I………………………being the parent/guardian/relative or person in whose custody/to whose care…………………has been allowed to remain-ordered to be committed by the……………………….children court/Magistrate to execute a bond in the sum of Rs……………………………………………………………………………with one surety/two sureties. I hereby bind myself on the said……………………………………being allowed to remain in my custody/committed to my care, I shall have the said……………………………………properly taken care of and I do further bind myself to be responsible for the good behaviour of the said……………..and to observe the following conditions for a period of……………………………years commencing from…………………………

1. That I shall not change my place of residence without giving previous intimation in writing to the court through the Probation Officer;

2. That I shall not remove the said…………………from the limits of the jurisdiction of the court without previously obtaining the written permission of the court;

3. That I shall send the said…………………daily to school/to such daily work as is approved by the court, unless prevented from so doing by circumstance’s beyond my control;

4. That I shall report immediately to the court through the Probation Officer, if the said…………………misbehaves or absconds from custody;

5. That I shall produce the said before the court whenever so required by the court;

6. That I shall render all necessary assistance to the Probation Officer to enable him to carry out the duties of supervision.

7.

8.

9.

10. In the event of my making default herein, I bind myself to forfeit to the Government of Sikkim the sum of Rs……………………………. (Rupees……………………………………………………………...)

only dated this the……………………………………………………………………….day of………………………………………………………………………………….19

Before me

(Signed)

Signature of person executing the bond.
Bond to be signed by a child or youthful offender who has been repatriated or sent to a relative or a fit person to his native place (see rule 18)

Whereas I, ........................................habitant of.........................
have been ordered to be repatriated or sent back to my native place by the Children Court/Magistrate of ........................................................ under sub-section..................................of section..................................of Sikkim Children Act, 1982 on my entering into a bond to observe the conditions mentioned herein below. Now, therefore, I do solemnly promise to abide by these conditions during the period specified in the order made by the Court. I hereby bind myself as follows:

1. That during the period of ...........................................I shall not leave the........................................place of relative or fit person...............................................in which I am repatriated or sent and shall not return to...............................................or go anywhere else.

2. That during the said period I shall attend work/school in the place to which I am repatriated or sent.

3. That I shall be of good behaviour and shall not in any way commit any breach of conditions laid down in this bond and accepted by me.

4. That during the period specified in the order I shall particularly observe the following conditions:

   (a) That I shall accept the guidance and assistance of the relative or fit person to whom I am repatriated or sent or to whose care and custody, I am entrusted as named in the order and will obey the directions given to me from time to time by the said person;

   (b) that I shall not play truant from home, school work or place to which I am repatriated or sent.

   (d) that I shall live honestly and peaceably and will endeavour to earn an honest livelihood, attend school regularly and obey the authorities and shall not change any employment/school without the permission of the relative or fit person to whom I am repatriated or sent.

   (c) (d)

   (e) In case of any making default in observing any of the conditions specified above, I shall on any reappearance before the Court receive such order as the Court deem fit.

Signature or mark of.
Form of order of release on licence (see rule 20)

I, .................................................... Chief Inspector of certified schools, State of Sikkim, do by this licence permit, .................................................... son/daughter of .................................................... caste .................................................... son/daughter of .................................................... caste residing at .................................................... number, .................................................... who was ordered to be detained in a certified school by the .................................................... court under section .................................................... of the Sikkim Children Act, 1982 for a term of .................................................... years on the .................................................... day of .................................................... 19 .................................................... and whose is now detained in the .................................................... school at .................................................... to be discharged from the said school on condition that he/she be placed under the supervision and authority of the Secretary/Society/Advisory Board/Probation Officer/Superintendent, during the remaining portion of the aforesaid period of detention.

This licence is granted subject to the conditions mentioned below:

1. The licenses shall proceed to the house of his parents/guardian/relative or a person residing at .................................................... Block .................................................... District .................................................... and live under the authority of .................................................... until the expiry of the period of his detention unless the remission sooner cancelled.

2. He/she shall not without the consent of the said Court remove himself/herself from that place or any place.

3. He/She shall obey such instructions as he/she may receive from the said .................................................... regard to punctual and regular attendance at employment or otherwise.

4. He/She shall abstain from committing any offence and shall lead a sober and industrious life to the satisfaction of the said ....................................................

5. In the event of his committing any breach of the above condition, the remission of the period of detention shall be liable to be cancelled and on such cancellation he shall be dealt with under section ....................................................

Signature of the Chief Inspector of Certified Schools.

I hereby acknowledge that I am aware of the conditions stated above which have been read over/explained to me and that I accept the same.

Dated .................................................... Signature or mark of License.

Certified that the conditions specified in the above have been read over/explained to and that he/she has accepted them as the conditions upon which the remission of the period of detention has been granted to him/her and that he/she has been released accordingly on the ....................................................

Signature of the Head of Office or Certifying Authority.

By order of the Governor of Sikkim.

J.K. THAPA
Secretary to the Govt., of Sikkim
Social Welfare Department
Gangtok.

No. 13 (44) 80-81/SW/817

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
In exercise of the powers conferred by Sub-Section (1) of Section 9 of the Sikkim Public Premises (Eviction of Unauthorised Occupants and Rent Recovery) Act 1980-(9 of 1980), the State Government hereby appoints as Appellate Authority consisting of the following members:-

(a) District & Sessions Judge — Chairman
(b) Joint Secretary, Local Self Government and Housing Department — Member
(c) Joint Secretary, Law Department — Member

P. S. MOKTAN,
Chief Conservator of Forest cum Secretary-Forest,
Government of Sikkim.
Whereas it appears to the Governor that 2.92 acres of land situated in Block Lingjey-East District described below which had been requisitioned on 23rd February, 1979, for construction of Junior High School by Collector, District East, it is hereby notified that the aforesaid land is now acquired under section 4(2) of the Sikkim Land (Requisition and Acquisition) Act, 1977 (I of 1978). The land requisitioned shall from the date of publication of this notification vest in the State Government free from all encumbrances and the period of requisition shall end forthwith.

Particular of Land:

1. Plot No. 169 Area 0.18  
   Plot No. 188 Area 0.21  
   Plot No. 170 Area 2.53
2. Total Area 2.92 acres
3. Boundaries:—East: Jhora & Banjo of Karma Gyatso—  
   West: School compound  
   North: P.F. of Sirkhaman and Chandraman.  
   South: P.F. of Laku Rinzing
4. Person in whose name the land is recorded:  
   Late Princess P.C. Yuthok

By Order,

K. SHERAB,  
Secretary,  
Land Revenue Department  
Government of Sikkim
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK.

NOTIFICATION

No. 1/LD/84. Dated the 22nd March, 1984.

The following Act of the Sikkim Legislative Assembly having received the assent of Governor on 20th day of March, 1984, is hereby published for general information:—

THE SIKKIM APPROPRIATION ACT, 1984

(ACT NO. 1 OF 1984)

AN ACT

[20.3.1984]

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund to the State of Sikkim for the services of the Financial year, 1983-84.

BE it enacted by the Legislature of the State of Sikkim in the Thirty-fifth Year of the Republic of India as follows:—

Short title. 1. This Act may be called the Sikkim Appropriation Act, 1984.

Issue of 2. From and out of the Consolidated Fund of the State of Sikkim there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of nine crores, ninety lakhs fifty six thousands of rupees towards defraying the charges which will come in course for payment during the financial year 1983-84 in respect of the services specified in column 2 of the Schedule.

Appropriation, The sum authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.
## THE SCHEDULE
(See Section 2 and 3)

<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICE AND PURPOSES</th>
<th>SUMS NOT EXCEEDING</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>of Vote</td>
<td>Charged on the Consolidated Fund</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(In thousands of Rupees)</td>
</tr>
<tr>
<td>1</td>
<td>Appropriation-Governor Revenue</td>
<td>9685</td>
</tr>
<tr>
<td></td>
<td>Voted by the Legislative Assembly</td>
<td>271</td>
</tr>
<tr>
<td>2</td>
<td>Cabinet Revenue</td>
<td>890</td>
</tr>
<tr>
<td>3</td>
<td>Agriculture Revenue</td>
<td>796</td>
</tr>
<tr>
<td>4</td>
<td>Co-operation Revenue</td>
<td>25</td>
</tr>
<tr>
<td>5</td>
<td>Ecclesiastical Department Revenue</td>
<td>172</td>
</tr>
<tr>
<td>6</td>
<td>Education Revenue</td>
<td>14357</td>
</tr>
<tr>
<td>7</td>
<td>Establishment Department Revenue</td>
<td>6000</td>
</tr>
<tr>
<td>8</td>
<td>Excise (Abkari) Revenue</td>
<td>30</td>
</tr>
<tr>
<td>9</td>
<td>Finance Department Revenue</td>
<td>52</td>
</tr>
<tr>
<td>10</td>
<td>Income Tax and Sales Tax Revenue</td>
<td>312</td>
</tr>
<tr>
<td>11</td>
<td>Other Expenditure of the Finance Department Revenue</td>
<td>86</td>
</tr>
<tr>
<td>12</td>
<td>Food and Civil Supplies Revenue</td>
<td>111</td>
</tr>
<tr>
<td>13</td>
<td>Forest Revenue</td>
<td>2035</td>
</tr>
<tr>
<td>14</td>
<td>Soil and Water Conservation Revenue</td>
<td>700</td>
</tr>
<tr>
<td>15</td>
<td>Home Department Revenue</td>
<td>610</td>
</tr>
<tr>
<td>16</td>
<td>Administration of Justice Revenue</td>
<td>58</td>
</tr>
<tr>
<td>17</td>
<td>Police Revenue</td>
<td>1221</td>
</tr>
<tr>
<td>18</td>
<td>Government Institute of Cottage Industries Revenue</td>
<td>27</td>
</tr>
<tr>
<td>19</td>
<td>Labour Welfare Revenue</td>
<td>30</td>
</tr>
<tr>
<td>20</td>
<td>4. Land Revenue</td>
<td>1512</td>
</tr>
<tr>
<td>21</td>
<td>Local Self Government Revenue</td>
<td>22</td>
</tr>
<tr>
<td>22</td>
<td>Medical and Public Health Revenue</td>
<td>2938</td>
</tr>
<tr>
<td>23</td>
<td>Motor Vehicles Revenue</td>
<td>50</td>
</tr>
<tr>
<td>24</td>
<td>Power Revenue</td>
<td>18582</td>
</tr>
<tr>
<td>25</td>
<td>Press, Information and Public Relations Revenue</td>
<td>213</td>
</tr>
<tr>
<td>26</td>
<td>Roads and Bridges Revenue</td>
<td>1713</td>
</tr>
<tr>
<td>27</td>
<td>Public Works and Water Supply Revenue</td>
<td>300</td>
</tr>
<tr>
<td>28</td>
<td>Rural Development Revenue</td>
<td>12975</td>
</tr>
<tr>
<td>29</td>
<td>Scheduled Caste and Scheduled Tribes Welfare Revenue</td>
<td>675</td>
</tr>
<tr>
<td>30</td>
<td>Sikkim Nationalised Transport Revenue</td>
<td>1270</td>
</tr>
<tr>
<td>31</td>
<td>Tourism Revenue</td>
<td>32</td>
</tr>
<tr>
<td>32</td>
<td>Total</td>
<td>96895</td>
</tr>
</tbody>
</table>

B. R. PRADHAN,  
Secretary to the Government of Sikkim,  
Law Department.  
F. No. 16(82)/LD/79.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK
NOTIFICATION

Dated the 22nd March, 1984.

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 20th day of March, 1984, is hereby published for general information:—

THE SIKKIM APPROPRIATION ACT, 1984

( ACT NO. 2 OF 1984 )

AN
ACT

[20.3.1984]

to authorise payment and appropriation of certain sums from and out of the Consolidated Fund of the State of Sikkim for the services of the Financial year, 1984-85.

BE it enacted by the Legislature of the State of Sikkim in the Thirty-fifth Year of the Republic of India as follows:—

1. This Act may be called the Sikkim Appropriation Act, 1984.

2. From and out of the Consolidated Fund of the State of Sikkim there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of seventy three crores eighty eight lakhs and thirty thousands of rupees towards defraying the several charges which will come in course for payment during the financial year 1984-85 in respect of the services specified in column 2 of the Schedule.

The sums authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.
# THE SCHEDULE

(See Section 2 and 3)

<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICE &amp; PURPOSES</th>
<th>Voted by the Legislative Assembly</th>
<th>SUMS NOT EXCEEDING Charged on the Total Consolidated Fund (In thousands of Rupees)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>of Vote</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>State Legislature</td>
<td>Revenue 1885, 6 c. 1950</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Appropriation-Governor Revenue 1555, 1555</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 10</td>
<td>-- 10</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Cabinet</td>
<td>Revenue 3780, 3780</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 15</td>
<td>-- 15</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Agriculture</td>
<td>Revenue 29467, 29467</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 4100</td>
<td>-- 4100</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Animal Husbandry</td>
<td>Revenue 16787, 16787</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 1350</td>
<td>-- 1350</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Co-operation</td>
<td>Revenue 3990, 3990</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 12, 20</td>
<td>-- 1220</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Ecclesiastical Department Revenue 1522, 1522</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 6</td>
<td>-- 6</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Education</td>
<td>Revenue 79630, 79630</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 11900</td>
<td>-- 11900</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Establishment</td>
<td>Revenue 565, 565</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Department</td>
<td>Capital 7</td>
<td>-- 7</td>
</tr>
<tr>
<td>9.</td>
<td>Excise (Abkari)</td>
<td>Revenue 1164, 1164</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 15</td>
<td>-- 15</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Finance Department</td>
<td>Revenue 1485, 1485</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 1495</td>
<td>-- 1495</td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Income Tax and Sales Tax</td>
<td>Revenue 555, 555</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 6</td>
<td>-- 6</td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Other Expenditure of the Finance Department</td>
<td>Revenue 4560, 2541, 29971</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 1970</td>
<td>-- 1195</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>-- 13165</td>
<td></td>
</tr>
<tr>
<td>13.</td>
<td>Food and Civil Supplies</td>
<td>Revenue 1610, 1610</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 320</td>
<td>-- 320</td>
<td></td>
</tr>
<tr>
<td>14.</td>
<td>Forest</td>
<td>Revenue 241000, 241000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 15</td>
<td>-- 15</td>
<td></td>
</tr>
<tr>
<td>15.</td>
<td>Soil and Water Conservation</td>
<td>Revenue 17500, 17500</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 10</td>
<td>-- 10</td>
<td></td>
</tr>
<tr>
<td>16.</td>
<td>Fisheries and Wild Life</td>
<td>Revenue 4765, 4765</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 1495</td>
<td>-- 1495</td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>Home Department</td>
<td>Revenue 8447, 350 8797</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 38</td>
<td>-- 38</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Administration of Justice</td>
<td>Revenue 985, 1000 1985</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 35</td>
<td>-- 35</td>
<td></td>
</tr>
<tr>
<td>19.</td>
<td>Police</td>
<td>Revenue 26685, 26685</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 250</td>
<td>-- 250</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>Industries</td>
<td>Revenue 8755, 8755</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 4752</td>
<td>-- 4752</td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td>Government Institute of Cottage Industries</td>
<td>Revenue 4440, 4440</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Industries</td>
<td>Capital 57</td>
<td>-- 57</td>
</tr>
<tr>
<td>22.</td>
<td>Mines and Geology</td>
<td>Revenue 1320, 1320</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 2785</td>
<td>-- 2785</td>
<td></td>
</tr>
<tr>
<td>32.</td>
<td>Labour Welfare</td>
<td>Revenue 310, 310</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital 4</td>
<td>-- 4</td>
<td></td>
</tr>
<tr>
<td>No.</td>
<td>Department</td>
<td>Revenue</td>
<td>Capital</td>
</tr>
<tr>
<td>-----</td>
<td>------------------------------------------</td>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>24.</td>
<td>Land Revenue</td>
<td>5130</td>
<td>—</td>
</tr>
<tr>
<td>25.</td>
<td>Law Department</td>
<td>495</td>
<td>—</td>
</tr>
<tr>
<td>26.</td>
<td>Local Self Government</td>
<td>7363</td>
<td>—</td>
</tr>
<tr>
<td>27.</td>
<td>Medical and Public Health</td>
<td>1330</td>
<td>—</td>
</tr>
<tr>
<td>28.</td>
<td>Motor Vehicles</td>
<td>4895</td>
<td>—</td>
</tr>
<tr>
<td>29.</td>
<td>Planning and Development</td>
<td>6</td>
<td>—</td>
</tr>
<tr>
<td>30.</td>
<td>Power</td>
<td>1755</td>
<td>—</td>
</tr>
<tr>
<td>31.</td>
<td>Press, Information and Public Relations</td>
<td>28500</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>36000</td>
<td>—</td>
</tr>
<tr>
<td>32.</td>
<td>Cultural Affairs</td>
<td>4484</td>
<td>—</td>
</tr>
<tr>
<td>33.</td>
<td>Roads and Bridges</td>
<td>2825</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>206</td>
<td>—</td>
</tr>
<tr>
<td>34.</td>
<td>Public Works and Water Supply</td>
<td>58154</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>62150</td>
<td>—</td>
</tr>
<tr>
<td>35.</td>
<td>Rural Development</td>
<td>13255</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>14850</td>
<td>—</td>
</tr>
<tr>
<td>36.</td>
<td>Scheduled Castes and Scheduled Tribes</td>
<td>89200</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Welfare</td>
<td>50</td>
<td>—</td>
</tr>
<tr>
<td>37.</td>
<td>Sikkim Nationalised Transport</td>
<td>6200</td>
<td>—</td>
</tr>
<tr>
<td>38.</td>
<td>Tourism</td>
<td>40390</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6175</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2865</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>620</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td>699254</td>
<td>39576</td>
</tr>
</tbody>
</table>

B. R. PRADHAN,
Secretary to the Government of Sikkim,
Law Department.
F. No. 16 (82)/LD/79.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK.

NOTIFICATION


The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 22nd day of March, 1984, is hereby published for general information:—

THE SIKKIM ENTERTAINMENT TAX (AMENDMENT) ACT, 1984
(Act No. 3 of 1984)

AN ACT to amend the Sikkim Entertainment Tax Act, 1980.

[22.3.1984]

Be it enacted by the Legislature of Sikkim in the Thirty-fifth Year of the Republic of India as follows:—

1. (1) This Act may be called the Sikkim Entertainment Tax (Amendment) Act, 1984. Extent and commencement.

(2) It extends to the whole of Sikkim.

(3) It shall come into force at once.

8 of 1980. 2. In the Sikkim Entertainment Tax Act, 1980 (hereinafter referred to as the principal Act), in section 2, in clause (c), after the word "entertainment" and before the word "includes" the words "means exhibition of films and" shall be inserted.

3. In the principal Act, after section 3, the following sections shall be inserted, namely:— new sections

"3A. (1) Where the entertainment is provided by video exhibition----- the Government may realise the entertainment tax in a lump sum not exceeding three thousand rupees per month as the Government may, from time to time, specify and having regard to the population different rates may be specified for different areas in the State.
Proprietor to furnish security and other information.

(2) The provisions of this section and section 3D shall also apply to the entertainment provided by video exhibition by an association or club of more than ten individuals.

(3) The entertainment tax under this section shall be payable monthly in advance in such manner as may be specified by the Government, by notification.

3B. (1) The proprietor of the place where entertainment is provided by video exhibition shall, before the licence is granted, be required to deposit an amount not exceeding three thousand rupees as may be specified by the Government, by notification, by way of security for the payment of the entertainment tax under sub-section (1) of section 3 A.

(2) Such proprietor shall, by an application in writing, intimate to the Government or an officer authorised by it under section 9 of this Act the place where entertainment is provided by video exhibition.

Offences under this Act and Act 20 of 1978 to be cognizable.

3C. Notwithstanding anything contained in any law relating to criminal procedure for the time being in force in Sikkim, every offence under this Act and the Sikkim Cinemas (Regulation) Act, 1978 shall be cognizable, bailable and triable summarily by a Judicial Magistrate of the first class.

Burden of proof

3D. Where more than ten persons are found gathered at a place where entertainment is being provided by video exhibition, the burden of proving that the persons so gathered are members of the family of, or have been admitted without payment for admission shall lie on the person providing such entertainment”.

Amendment of Act 20 of 1978.

4. In the Sikkim Cinemas (Regulation) Act, 1978—

(a) in section 2,—

(i) after clause (a), the following clause shall be inserted, namely:

"(aa) "film" means a cinematograph film and includes any tape or cassette of moving pictures or series of moving pictures used in video cassette player or recorder";

(ii) after clause (d), the following clause, shall be inserted, namely:

"(e) "video exhibition" means the exhibition of film through video cassette recorder or player and includes the exhibition of film through television or apparatus attached to television or the machine for transferring the film to the television screen or any other apparatus which shows a film on screen through any means other than the cinema projector';

(b) after section 4, the following section shall be inserted, namely:

"4A. The procedure for, grant of licence, the fees payable therefor, the terms, conditions and restrictions subject to which licence may be granted under this Act for public "exhibition by means of a cinematograph including video exhibition shall be such as may be prescribed".

B. R. PRADHAN,
Secretary to the Government of Sikkim
Law Department.
F. No.16(188)/LD/84.
The following Act of the Sikkim Legislative Assembly having received the assent of
the Governor on 22nd day of March, 1984, is hereby published for general information:—

SIKKIM LEGISLATIVE ASSEMBLY MEMBERS (PAYMENT OF PENSION) ACT, 1984
(ACT NO. 4 OF 1984)

AN ACT
to provide for the payment of pension to persons who have been Members
of the Sikkim Legislative Assembly.

Be it enacted by the Legislature of Sikkim in the Thirty-fifth Year of the Re-
public of India as follows:—

1. (1) This Act may be called the Sikkim Legislative Assembly Members (Payment of Pension) Act, 1984.

(2) It shall come into force on such date as the State Government may, by
notification in the Official Gazette, appoint.

2. In this Act, unless the context otherwise requires,—

(a) "Assembly" means the Sikkim legislative Assembly constituted in 1979
and thereafter;

(b) "term of office" in relation to a Member of the Assembly, means the period
beginning with the date of publication of the notification of his election as
a Member and ending with the date on which his seat becomes vacant.

Explanation I. — Where a general election to the Assembly is held and election
does not take place in any constituency for any reason and a Member is elected in that
constituency the election held subsequently, in his case the term of office shall be
deemed to have begun on the date on which the results of the general election in other
constituencies published in the Official Gazette:
Provided that where a person having been elected in a general election from more than one constituency resigns from a constituency, then the person who is elected subsequently from that constituency shall be deemed to have been elected on the date on which the results of the general election in other constituencies were published in the Official Gazette.

Explanation II.— Where any Member of the Assembly resigns his seat for any cause, then, for the purpose of calculating his term of office, the period during which he would have continued to be a Member but for his resignation shall be taken into consideration and he shall be deemed to have served as a Member for that period also:

Provided that the maximum period which may be taken into consideration shall not exceed three months in the case of any Member.

Explanation III.— Where any Assembly is dissolved earlier, but not earlier than six months prior to the date on which its duration would have expired under the provisions of clause (i) of article 172 of the Constitution of India, then, for the purpose of calculating the term of office of any Member thereof, the period during which he would have continued to be a Member of the Assembly if it had not been dissolved earlier, shall be taken into consideration and he shall be deemed to have served as a Member of the Assembly for that period also.

3. (1) On and from the commencement of this Act, there shall be paid a life long pension of three hundred rupees per month to every person who have served as a Member of the Assembly for a period of five years whether before or after the commencement of this Act and whether continuous or not:

Provided that, where any person has served as aforesaid for a period exceeding five years, there shall be paid to him an additional pension of fifty rupees per month for every year in excess of five, so, however, that in no case the pension payable to such person shall exceed five hundred rupees per month:

Provided further that, any person who has served as aforesaid for a period which falls short of five years by not more than sixty days, shall also be paid a pension of three hundred rupees per month.

In computing the number of years for the purposes of sub-section (1), the period during which a person has served as a Speaker or Deputy Speaker of the Assembly or as Chief Minister, Minister, Minister of State or Deputy Minister or in more than one of these capacities by virtue of his membership of the Assembly, shall also be taken into account.

4. (1) Where any person entitled to pension under section 3—

(a) is elected to the office of the President or Vice-President of India or is appointed to the office of the Governor of any State or the Administrator of any Union Territory; or

(b) becomes a Member of the Council of States or the House of the people or any Legislative Assembly of a State or Union Territory or any Legislative Council of a State; or

(c) is employed on a salary under the Central Government or any State Government, or any Corporation owned or controlled by the Central Government or any State Government, or any local authority or otherwise receives any remuneration from such Government, Corporation or local authority,

such person shall not be entitled to any pension under section 3 for the period during which he continues to hold such office or continues as such Member or is so employed or continues to receive such remuneration:

Provided that, where the salary payable to such person for holding such office or being such Member or so employed, or where the remuneration referred to in clause (c) paid to such person, is, in either case, less than the pension payable to him under section 3, such person shall be entitled only to receive the balance as pension under that section.
(2) Where any person entitled to pension under section 3 also receives any pension from the Central Government or any State Government, or any Corporation owned or controlled by the Central Government or the State Government, or any local authority, under any law or otherwise, then,--

(a) where the amount of pension which he receives under such law or otherwise is more than five hundred rupees per month, such person shall not be entitled to any pension under section 3;

(b) where the amount of pension which he receives under such law or otherwise is less than five hundred rupees per month, such person shall be entitled to full or portion of the pension under section 3, so that the total amount of the pensions does not exceed five hundred rupees per month.

(3) Notwithstanding anything contained in sub-section (2), where any person entitled to pension under section 3 also receives any pension from the Central Government or any State Government as a freedom-fighter, then such pension shall not be taken into consideration in deciding the amount of pension to which he is entitled under that section.

5. If any person to whom pension is payable under this Act has not paid any amount payable to the State Government or the Assembly, the amount so payable may be recovered the amount payable as pension.

6.(1) The State Government may, by notification in the Official Gazette, make power to make rules.

for the purpose of carrying into effect the provisions of this Act.

(2) In particular, and without prejudice to the generality of foregoing power, such rules may provide for all or any of the following matters, namely:--

(i) the form in which and the authority to which an application for pension shall be made;

(ii) the certificates to be furnished along with an application for pension;

(iii) the declarations to be made at the time of drawing pension;

(iv) any other matters necessary for proper implementation and enforcement of this Act.

(3) Any rules under this section may be made so as to be retrospective from any date not earlier than the date of commencement of this Act.

7. If there is any doubt or dispute as to whether a person is entitled to pension or as to the amount of pension or as to the period for which he shall be entitled to pension under this Act, the matter shall be referred to the Speaker of the Assembly, who shall in consultation with the State Government, decide the question and such decision of the speaker shall be final.

B. R. PRADHAN,
Secretary to the Government of Sikkim,
Law Department.

F. No. 16 (192)/LD/84.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

The Government of Sikkim is hereby pleased to lay down the following Rules to regulate the use of Government vehicles by officers of the State Government:

1. A Secretary to the Government or a Head of Department shall be entitled to the allotment of a Government vehicle.

2. In accordance with the existing arrangement the officer of the rank/level of Additional Secretary/ Joint Secretary may be allotted a Government vehicle, as may be deemed essential in the discharge of his/her official responsibilities.

3. All other Government vehicles not allotted as provided hereinbefore shall be treated as pool vehicles in the respective department.

4. An Officer below the rank and level of Joint Secretaries to the Government shall be entitled to use of a Government vehicle from his/her respective departmental pool vehicle/vehicles on the basis of sharing one Government vehicle by three officers of the Department.

5. The departments shall surrender the surplus vehicles to the Home Department forthwith but not later than a month from the date of issue of this Notification for reallocation.

6. An Officer serving in the District and performing field duties may be allotted a Government vehicle after the concerned Secretary/Head of the Department and the Home Department have examined and recommended the need to attach a Government vehicle to him/her for performing field duties.

7. This supersedes all previous notifications in the subject.

8. Where any doubt arises as to the interpretation of these rules the matter shall be submitted by the Home Department for final decision of the Government.

By Order.

J.T. DENSAPA,
Home Secretary,
Government of Sikkim.
NOTIFICATION

The Government of Sikkim is hereby pleased to lay down the following rules to regulate the disposal of Government vehicles condemned as unfit for use:—

1. The Sikkim Nationalised Transport shall be the sole technical authority to declare whether a Government vehicle which has been used for at least six years is fit for use or not.

2. Any Government vehicle declared as unfit for use by the S.N.T. should be duly condemned.

3. A Government vehicle which has not been used for six years but is, nonetheless declared unfit for further use by the S.N.T. on account of the extent of damage suffered and the avoidable costs of wasteful repairs, may also be condemned.

4. No POL may be drawn against any Government vehicle which has been declared unfit for use and condemned.

5. Condemned Government vehicle shall be handed over to the Home Department at Tashiling within a period of seven days after it has been condemned.

6. The Finance Department shall send a statement showing the particulars of vehicles approved for condemnation to the Home Department every month.

7. A condemned vehicle shall be sold by the Home Department through open tender within a period of fifteen days.

8. supercedes all previous Notifications on the subject.

9. Where any doubt arises as to the interpretation of these rules the matter shall be submitted by the Home Department for final decision of the Government.

By Order.

J. T. DENSAPA,
Home Secretary,
Government of Sikkim.
In pursuance of Rule 267 of the Rules of procedure and Conduct of Business in the Sikkim Legislative Assembly, the following Members of Legislative Assembly were elected by the House on 8th March, 1984, to be the members of the Sixth Committee on Estimates for the year 1984-85 for the duration of the present Assembly:—

1. Shri B. P. Kharel — Member
2. Shri Dadul Bhutia — Member
3. Shri Sherab Palden — Member
4. Shri Sonam Tshering — Member
5. Shri T. D. Bhutia — Member

2. In exercise of the powers under Rule 210 of the said Rules Shri B.P. Kharel is appointed of the Committee.

3. Committee shall function in accordance with the Rule 266 of the said Rules;

SONAM TSHERING,
Speaker,
Sikkim Legislative Assembly.
In pursuance of Rule 265 of the Rules of procedure and Conduct of Business in the Sikkim Legislative Assembly the following members of Legislative Assembly were elected by the House on 8th March, 1984 to be the member of the Seventh Committee on public Accounts for the duration of the present Assembly:

1. K.N. Upreti — Member
2. Dawgyal Pintso Bhutia — Member
3. Pradeep Yonzen — Member
4. N.B. Khatiwada — Member
5. Shri Tenzing Dadul Bhutia — Member

In exercise of the powers under Rule 210 of the said Rules Shri K.N. Upreti is appointed Chairman of the Committee.

The Committee shall function in accordance with Rule 264 of the said Rules.

SONAM TSHERING,
Speaker,
Sikkim Legislative Assembly.
Notification No. SLAS/83-84/274/3135  
Dated Gangtok, the 16th March, 1984.

Under Rule 270 of the Rules of procedure and Conduct of Business in the Sikkim Legislative Assembly, I hereby order that the Committee on Government Assurances constituted vide Notification No. SLAS/82-83/274/35 dated 30th March, 1983 shall continue to function during 85 for the duration of the present Legislative Assembly.

SONAM TSHERING,
Speaker,  
Sikkim Legislative Assembly.
Notification No. SLAS/83-84/274/3137
Dated Gangtok, the 16th March, 1984.

Under Rule 273 A of the Rules of procedure and Conduct of Business in the Sikkim Legislative Assembly, I hereby order that the Committee on Library constituted vide Notification No.SLAS/82-83/274/38 dated 30th March, 1983 shall continue to function during 1984-85 the duration of the present Legislative Assembly.

SONAM TSHERING,
Speaker,
Sikkim Legislative Assembly.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
SIKKIM LEGISLATIVE ASSEMBLY SECRETARIAT
GANGTOK

Notification No.SLAS/83-84/274/3137 Dated Gangtok, the 16th March, 1984.

Under Rule 273A of the Rules of procedure and Conduct of Business in the Sikkim Legislative Assembly I hereby order that the Committee on House constituted vide Notification No.SLAS/82-83/274/38 dated 30th March, 1983 shall continue to function during 1984-85 for or the Legislative Assembly.

SONAM TSHERING,
Speaker,
Sikkim Legislative Assembly.
In exercise of the powers conferred by sub-section (1) of Section 63 of the Sikkim Weights and Measures Act, 1980 (4 of 1980) I, R.B. Mukhia, Ex-officio Controller of Legal Metrology hereby authorise the Deputy Controller and Assistant Controller of Legal Metrology to compound the offences under sub-section (1) of section 63 of the Sikkim Weights and Measures Act.1980.

By Order.

R.B. MUKHIA,
Controller of Weights and Measures &
Ex-Officio Controller of Legal Metrology
Government of Sikkim Gangtok.
The following notification of the Ministry of Energy (Department of Power), New Delhi is hereby republished for general information:—

MINISTRY OF ENERGY
(DEPARTMENT OF POWER)

NOTIFICATION

New Delhi, the 30th December, 1983.

S.O. 7(E).— In pursuance of the powers vested in the Central Government under sub-para (2) of notification No. 529(E) dated the 22nd July, 1983, the Central Government hereby appoints 1st January, 1984 as the date on which the following enactments shall come into force in the State of Sikkim:—

(i) Indian Electricity Act, 1910 (9 of 1910)
(ii) Electricity (Supply) Act, 1948 (54 of 1948)

No. 25/13/83-D(SEB)

Sd/-  P. M. AHLUWALIA,
Jt.Secretary

L.P.TEWARI,
Secretary-cum-Chief Engineer,
Power Department
Government of Sikkim
Gangtok.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANCTOK

Dated Gangtok, the 2nd April, 1984.

Notification No 2(847)/L.R. (S).

Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union namely for the purpose of establishment of a Housing Colony in the Block of Syary, East District, it is hereby notified that a piece of land comprising cadastral plots 313, 314, 315 & 329, and measuring more or less 7.38 acres bounded on the:-

East : Jhora and D F. Tenzing Lepcha.
West : D.F. of Chumphet Lepcha, & cantonment area.
NORTH : Cantonment area & D.F. of Chechuk Lepcha.

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block.

This notification is made, under the provision of section 4 of Act I of 1894 to all to whom it may concern.

A plan of the land may be inspected in the office of the District, Collector, East District Gangtok.

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workman, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality files an objection in writing before the Collector.

K. SHERAB,
Secretary,
Land Revenue Department
Government of Sikkim.
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  

NOTIFICATION  

No.34/WL/82 Dated Gangtok, the 2nd April, 1984.

In exercise of the power conferred by section 18(1) of the Wildlife Protection Act, 1972, the State Government having considered the floral, faunal, ecological, geomorphological importance and Wildlife potential of the area and in view of the growing concern of the local people at the depletion forest and its wealth, hereby declares the reserve forest of Simick, Linze, Tumin, Samdong, Ray, Karchi, Parbing, Rakdong, Tintek, Rumtek, and Song as FAMBONG LHO WILDLIFE SANCTUARY, for the purpose of protecting, propagating and developing and its environment. The provisions of the Wildlife Protection Act, 1972 in relation to such Sanctuary will henceforth become extended to this Sanctuary. The boundaries FAMBONG LHO WILDLIFE SANCTUARY are defined as under-

NORTH: The boundary runs all along the Doksing Khola upwards reaching Gangchung from where it runs downwards all along Rakchey Khola up to the reserve forest boundary above Nabhe Shotak.

SOUTH: The boundary runs all along the reserve forest boundary above Shazong, Rumtek, Martam, and Song villages.

EAST: The boundary runs all along the reserve forest boundary above Rumtek, Ranka., Lingdom, Ray, Karchi (excluding the reserve forest area already allotted to Dharma Chakra Rumtek Reserve Forest) reaching Doksing Khola.

West: The boundary runs all along the reserve forest boundary above Lingzay, Tumin, and Pndong villages.

M. P. PRADHAN,  
Chief Secretary,  
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
NOTIFICATION

Dated Gangtok, the 7th February, 1984.


In exercise of the powers conferred by clause (2) of Article 283 of the Constitution of India, the Governor of Sikkim hereby notified that the provisions of Public Works Code and Public Works Manual approved by the Government shall come into force with effect from 1.4.1984, except the provisions relating to the de-centralisation of payments and accounts at the Divisional level and delegation of powers to officers other than Chief Engineer which, the Chief Engineer-Cum-Secretary to the Government may notify enforcement in due course depending on the capability of trained personnel.

M. P. PRADHAN,
Chief Secretary,
Government of Sikkim.
In exercise of the powers conferred by clause (VI) of section 2 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the State Government hereby appoints with immediate effect Dr. Tenzing, Director of Health Services as Food (Health) Authority for the whole of Sikkim for the purposes of the said Act.

In exercise of the powers conferred by clause (VIII a) of section 2 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the State Government hereby appoints with immediate effect Dr. T.R. Gyatso Joint Director, Administration and Planning, Department of Health & Family Welfare, as Local (Health) Authority for the whole of the State of Sikkim for the purposes of the said Act.

J. K. THAPA,
Secretary to the Govt, of Sikkim.
The following Notification of the Ministry of Home Affairs, Government of India, published in the Gazette of India, Extraordinary, Part II, Section 3(ii) dated the 28th February, 1984, hereby republished for general information: —

GOVERNMENT OF INDIA
MINISTRY OF HOME AFFAIRS

NOTIFICATION

New Delhi, the 28th February 1984.

S.O.136(E). pursuance of the notification of the Government of India in the Ministry of Home Affairs No.S.O.529(E) dated 22nd July, 1983, the Central Government hereby appoints the 1st day of March, 1984 as the date on which the Young Persons (Harmful Publications) Act, 1956(93 of 1956) shall come into force in the State of Sikkim.

L. N. GUPTA,
Joint Secretary.

B. R. PRADHAN,
Secretary to the Government of Sikkim,
Law Department.

F.No. 11(373)LD/84.
GOVERNMENT OF SIKKIM
FINANCE DEPARTMENT

NOTIFICATION

Dated Gangtok, the 21st March, 1984

Subject:- Conveyance allowance

According to existing orders, a gazetted officer who is entitled to a Government vehicle to be exclusively attached to him is granted a conveyance allowance of Rs. 350.00 per month if no Government vehicle is provided to him and he maintains his own vehicle. The cost of maintenance of vehicles having increased considerably, the question of increasing the conveyance allowance has been under consideration of the Government for some time past.

After careful consideration of the matter it has since been decided by the Government that the conveyance allowance shall be increased to Rs. 500.00 per month with effect from 1st April 1984. The conveyance allowance will be admissible only to an officer entitled to a Government vehicle to be exclusively attached to him i.e. an officer of the rank of Joint Secretary and above. The drawal of this allowance is subject to the Government servant owning and maintaining a motor car in good running condition and using it for all official purpose.

By Order,

K. C. PRADHAN,
Secretary,
Finance Department,
In exercise of the powers conferred by sub-section (1) and sub-section (3) of section 3A, and sub-section (1) of section 3B of the Sikkim Entertainment Tax Act, 1980 (No. 8 of 1980), the State Government hereby specifies that the entertainment tax in lump-sum as mentioned in column (2) of the table below shall be paid to the Secretary, Local Self Government & Housing Department by a Bank Receipt of the State Bank of Sikkim besides security deposit to the extent specified in column (3) of the said table.

### THE TABLE

<table>
<thead>
<tr>
<th>Area</th>
<th>Amount of entertainment tax payable in lump-sum</th>
<th>Security deposit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Gangtok</td>
<td>Rupees Two Thousand per month</td>
<td>Rupees Two Thousand</td>
</tr>
<tr>
<td>2. Singtam,Namchi,Gyalzing, Rangpo, Rhenock, Naya-bazar, Jorethang, Rongli and Melli</td>
<td>Rupees One Thousand Five hundred per month</td>
<td>Rupees Two Thousand</td>
</tr>
<tr>
<td>3. Other Place in Sikkim</td>
<td>Rupees Five hundred per month</td>
<td>Rupees Two Thousand</td>
</tr>
</tbody>
</table>

The entertainment tax payable as specified in column (2) of the table shall be deposited in advance for every following month but not later than the last day of every preceding month.

By Order,

T. P. SHARMA,
Secretary,
Local Self Government & Housing Department
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION

Dated Gangtok, the 7th April, 1984.

The Government of Sikkim is pleased to constitute a Committee comprising of the following to examine the terms of settlement of the Civil suit filed against Messers Jethmull Bhojraj, Gangtok Sikkim:-

1. Shri Dorjee Tshering Bhutia, MLA — Chairman
2. Shri P.L.Gurung M.L.A. — Member
3. Shri Jethwani, Joint Secretary, Law Department — Member
4. Shri Tashi Topden, IAS Joint Secretary Finance — Member
5. Shri N.Jaswal — Member Secy.

The committee shall meet at such place and time as the Chairman may decide and submit its report to the Government as early as possible.

M. P. PRADHAN,
Chief Secretary,
Government of Sikkim.
In exercise of the powers conferred by Sub Section (1) of Section 23 of the Sikkim Panchayat Act, 1982, Shri Norzing Lepcha is elected to fill up the vacant seat caused by the resignation of Shri Gyatso Lepcha, member of Hee-Gyathang Gram Panchayat in North District. Shri Norzing Lepcha shall hold the Office of the member of the said Gram Panchayat till the unexpired term of his predecessor w.e.f. 17.11.83.

In exercise of the powers conferred by Sub-Section (1) of Section 19 of the Sikkim Panchayat Act, 1982, the resignation tendered by Shri Gyatso Lepcha, member of the Gyathang Gram Panchayat, North District, is hereby accepted w.e.f. 16.11.1983. Accordingly, his election as Sachiva of the said Gram Panchayat automatically stands terminated w.e.f. the afore-

Consequent upon the resignation of Shri Gyatso Lepcha from the Office of Sachiva of Hee-Gyathang Gram Panchayat in North District under Sub Section (1) of Section 25 of Sikkim Panchayat Act, 1982, Shri Norzing Lepcha, member of the said Gram Panchayat, is elected to fill up the casual vacancy w.e.f. 27.11.83 as per Sub-Section (1) of Section 24 of the aforesaid Act read with Rule 3 (II)(I) of the Sikkim Panchayat (Election of Sabhapati, up-Sabhapati and Sachiva, etc) Rules, 1983,

By Order

P.K. PRADHAN, IAS.
Director of Panchayat Election,
and Secretary,
Rural Development Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION


In pursuance of Notification No. 38(28) Home/83/613 dated 1st August, 1983, the Government of Sikkim is pleased hereby to further extend the date of submission of 'here or on Judicial Inquiry by Shri G.P. Roy, District and Sessions Judge to the Government from 15th January to 31st May, 1984.

J. T. DENSAPA,
Home Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
CO-OPERATIVE DEPARTMENT

Notification No.1/Coop.

Dated Gangtok, the 23d April, 1984.

It is hereby notified that the following Societies were registered under Sub-section (1) of section 8 of the Sikkim Co-operative Societies Act, 1978 (Act, No. 12 of 1978) on the dates and under the registration number mentioned below against each Society.

<table>
<thead>
<tr>
<th>Name of Society</th>
<th>Registration No.</th>
<th>Date of Registration</th>
</tr>
</thead>
<tbody>
<tr>
<td>3. Yalley Bhusuk Consumers' Co-operative Society Ltd.</td>
<td>150 11.1.1984</td>
<td></td>
</tr>
<tr>
<td>4. Pipaley Consumers' Co-operative Society Ltd.</td>
<td>151 16.1.1984</td>
<td></td>
</tr>
<tr>
<td>5. Himali Consumers' Co-operative Society Ltd.</td>
<td>152 31.1.1984</td>
<td></td>
</tr>
<tr>
<td>8. 5th Mile Tadong Consumers' Co-operative Society Ltd.</td>
<td>155 24.2.1984</td>
<td></td>
</tr>
<tr>
<td>9. Nam-Gor Consumers' Co-operative Society Ltd.</td>
<td>156 24.2.1984</td>
<td></td>
</tr>
<tr>
<td>10. PHODONG Consumers' Co-operative Society Ltd.</td>
<td>157 1.3.1984</td>
<td></td>
</tr>
</tbody>
</table>

R.B. MUKHIA,
Registrar,
Co-operative Societies, Sikkim,
Gangtok.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
LABOUR DEPARTMENT

Dated Gangtok, the 6th April, 1984.

In exercise of the power conferred by sub-sections (1) and (2) of section 13 of the Bonded System (Abolition) Act, 1976 (19 of 1976), the State Government hereby constitutes Vigilance Committee in East District of Sikkim with the following as Chairman and Members for a period of two years from the date of publication of this notification in the Official Gazette.

(a) Chairman

1. District Magistrate, East — ex-Officio Chairman

(b) Persons representing official agencies.

1. Deputy District Officer, East — ex-Officio Member.
2. Deputy Director of Agriculture, East — ex-Officio Member.

(c) Persons belonging to Scheduled Castes/Scheduled Tribes.

1. Shri Laya Prasad Mohara, Assam Lingzey, P.O. Assam-Linzey.
2. Shri Tshering Thargey, Aritar P.O. Rhenock.
3. Shri Chitem Gyatso Bhutia, Martam, P.O. Nazitam.

(d) Social Workers.

1. Shri Mitra Lall Koirala, Samdong, Raley Khese.
2. Shri Tikalall Nirola, Central Pendam, P.O. Duga.

(e) Representing Financial and Credit institutions.

1. Administrative Officer, State Bank of Sikkim, Gangtok.

By Order.

J. DORJI,
Secretary,
Labour Department.
In exercise of the power conferred by sub-sections (1) and (2) of section 13 of the Bonded Labour System (Abolition) Act, 1976 (19 of 1976), the State Government hereby constitute Vigilance Committee in South District of Sikkim with the following as Chairman and Members for a period of two years from the date of publication of this notification in the Official Gazette.

(a) Chairman.
1. District Magistrate, South — ex-Officio Chairman.

(b) Persons representing official agencies.
1. Deputy District Officer, South — ex-Officio Member.
2. Deputy Director of Agriculture, South — ex-Officio Member.

(c) Persons belonging to Scheduled Castes/Scheduled Tribes.
1. Shri Tashi Bhutia, Ravangla. — Member.
2. Shri Adar Singh Lepcha, Wok. — Member.
3. Shri B.B. Ramudamu, Yangang. — Member.

(d) Social Workers.
1. Shri Shashi Pradhan, Rateypani. — Member.
2. Shri D.P. Rajalim, Namchi. — Member.

(e) Representing financial and credit institutions.
1. Branch manager, State Bank of Sikkim, Namchi. — Member.

By Order,

J. DORJI,
Secretary,
Labour Department.
GOVERNMENT OF SIKKIM
LABOUR DEPARTMENT

Notification No. 3/DL.

Dated Gangtok, the 6th April, 1984.

In exercise of the power conferred by sub-sections (1) and (2) of section 13 of the Bonded Labour System (Abolition) Act, 1976 (19 of 1976), the State Government hereby constitutes Vigilance Committee in North District of Sikkim with the following as Chairman and members for a period of two years from the date of publication of this notification in the Official Gazette:-

(a) Chairman.

1. District Magistrate, North — ex-Officio Chairman.

(b) Persons representing official agencies.

1. District Officer, North — ex-Officio Member.

2. Deputy Director of Agriculture, North — ex-Officio Member.

(c) Persons belonging to the Scheduled Castes/Scheduled Tribes.

1. Shri Tasa Tengay, Tsungthang. — Member.

2. Shri Tsering Norbu, Mangan — Member.

3. Shri Bishnudass Biswakarma, Lower Mangshilla. — Member.

(d) Social Workers.

1. Shri N. Tenzing, Mangan. — Member.

2. Shri Chobey Lachungpa, Namok — Member.

(e) Representing financial and credit institutions.

1. Branch Manager, State Bank of Sikkim, Mangan. — Member.

By Order,

J. DORJI,
Secretary,
Labour Department.
In exercise of the powers conferred by sub-clause (a) of article 318 of the Constitution, the Governor of Sikkim is pleased to make the following Regulations, further, to amend the Sikkim Public Service Commission (Members) Regulations, 1983:-

(a) In Regulation 4 sub-regulation (1), the words "from the date of their respective appointments" may be added after the words "per month".

(b) In Regulation 6 (a) the words "by the Government" after the words "may be granted leave" shall be deleted.

(c) In Regulation 8 (1) the words "as such" and the words "or any later date be granted may be specified in such option" shall be added before and after the word "member" respectively, at the end of the Regulation and before the proviso to Sub-regulation (1).

M. P. PRADHAN,
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION

No.9(2) Home/82/300. Dated Gangtok, the 21st April, 1984.

In exercise of the powers conferred by sub-clause (b) of article 318 of the Constitution, the Governor of Sikkim is pleased to make the following regulations, further, to amend the Sikkim Public Service Commission (Staff) Regulations, 1983.

In the Sikkim Public Service Commission (Staff) Regulations, 1983:

(a) A new Regulation 6 shall be added to read as hereunder :-

"6. Powers of Chairman to make officiating arrangements:-

Notwithstanding anything contained in these Regulations, the Chairman of the Commission may, for a period not exceeding six months, make acting arrangements to fill any of the aforesaid posts amongst staff already working with the Commission.

(b) A new Regulation 7 shall be added to read as hereunder :-

"7. Power to recommend disciplinary action:-

Chairman may recommend to the Government disciplinary action of the staff working with the Commission whenever considered necessary.

(c) The existing Regulation Nos. 6 and 7 shall be renumbered as Regulation Nos. 8 and 9.

M. P. PRADHAN,
Chief Secretary,
Government of Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK
In exercise of the powers conferred by section 12 of the Code of Criminal Procedure, 1898 (V of 1898) the State Government hereby confers the powers of Magistrate of the First Class upon Shri KX Chankapa, Deputy District Magistrate-cum-Deputy District Collector, East District.

By Order.

J.T. DENSAPA.

Home Secretary,
Government of Sikkim.
In exercise of the powers conferred by Sub-Section (1) of Section 23 of Sikkim Panchayat Act, 1982, Shri Sendi Lepcha is elected to fill up the vacant caused by the death of Shri Azong Lepcha, member of Men-Rongong Gram Panchayat in North District. Shri Scndi Lepcha shall hold the Office of the member of the Gram Panchayat till the unexpired term of his predecessor w.e.f. 9.1.84

By Order

P.K. PRADHAN, IAS.
Director of Panchayat Election, and Secretary, Rural Development Department, Government of Sikkim.
Corrigendum Notification No 6(114)83-84/I/WM/FCS
Dated Gangtok, the 26th April, 1984.

In the Sikkim Weights and Measures Rules, 1984 of the Government of
apartment of Food & Civil Supplies, Gangtok--------

a) at page 1 in line 2 of sub-rule (1) of Rule 1 for "1983" read "1984".

b) at page 6 in line 6 of Rule 14 for "1979" read "1976".

By Order.

(R.B. Mukhia) LAS.
Secretary, Cum-Ex-Officio Controller of Legal Metrology.
GOVERNMENT OF SIKKIM
ESTABLISHMENT DEPARTMENT

Gangtok, dated the 8th May 1984.

NOTIFICATION

In exercise of the powers conferred by the proviso to article 309 of the Constitution, the Governor of Sikkim hereby makes the following rules, namely:—

1. Short title and commencement. - (1) These rules may be called the Sikkim Sub-ordinate (Ministerial and Executive) Service Rules, 1984.
(2) They shall come into force with effect from the date of their publication in the Official Gazette.

2. Definitions. - In these rules, unless the context otherwise requires:—
(a) "appointed day" means the date on which these rules come into force;
(b) "controlling authority" means the Government of Sikkim in the Establishment Department;
(c) "departmental candidates" means persons who have been appointed on regular basis to the posts included in the Service on the appointed day and thereafter;
(d) "duty post" means any post, whether permanent or temporary included in Scheduled I;
(e) "Government" means the Government of Sikkim;
(f) "grade" means any of the grades specified in Schedule I;
(g) "Promotion Committee" means a Committee constituted by the Government in the Establishment Department to consider appointment or promotion to and confirmation in any grade;
(h) "regular service" in relation to any grade means the period or periods of service in that grade rendered after appointment, according to the prescribed procedure and includes any period or periods -
   (i) taken into account for purpose of seniority in the case of those appointed at the initial constitution of the Service;
   (ii) during which a person would have held a duty post in that grade but for being on leave or otherwise not being available for holding such posts;
(i) "Schedule" means a Schedule to these rules;
(j) "Service" means the Sikkim Sub-ordinate (Ministerial and Executive) Service comprising of posts mentioned in Schedule I for any of the Departments and offices under the Government.
3. **Constitution of the Sikkim Sub-ordinate (Ministerial and Executive) Service**

There shall be constituted a Service known as the Sikkim Sub-ordinate (Ministerial and Executive) Service consisting of persons appointed to the Service under rules 6 and 7.

(2) Service shall consist of 2 distinct cadres namely Ministerial and Executive.

4. Grades, scale of pay and their review.

(1) The duty posts included in the various grades of the Service and their scales of pay shall be such as are specified in Schedule I.

(2) Government may make additions or deletions of the duty posts in the various grades deemed necessary from time to time.

(3) Government may include in the Service any post other than those included in Schedule I or exclude from the Service a duty post included in the said Schedule.

(4) Government may appoint a person whose post is included in the Service under Sub-rule (3) of this rule to the appropriate grade of the Service in a temporary capacity or substantive capacity, as may be deemed fit, and fix his seniority in the grade after taking into account his continuous regular service in the analogous post.

(5) Government may revise and alter a grade and pay scale of any duty post.

**Members of the Service.**

(1) The following persons shall be the members of the Service:

(a) persons appointed to duty posts under rule 6, and

(b) persons appointed to duty posts under rule 7.

(2) A person appointed under clause (a) of sub-rule (1) shall, on such appointment, be deemed to be a member of the Service in the appropriate grade applicable to him in Schedule I.

(3) A person appointed under sub-clause (b) of sub-rule (1) shall be member of the Service in the appropriate grade applicable to him in Schedule I from the date of such appointment.

6. **Initial constitution of the Service.**

All persons holding, on the appointed day, any of the duty posts on a regular basis shall be deemed to have been appointed to the corresponding posts and grades in the Service as specified in Schedule I:

Provided that any such person may, within sixty days from appointed day exercise his option not to be absorbed in the Service and option once exercised thus shall be final;

Provided further that failure to exercise the option as aforesaid within the specified period shall be construed as the exercise of option in favour of absorption in the Service.

7. **Future maintenance of the Service.**

(1) Any vacancy arising in any of the grades referred to in Schedule I after the initial constitution of the Service as provided in rule 6, shall be filled in the manner provided in Schedules II and III.

(2) Recruitment to duty posts in grade IV shall be made by the Secretaries and Heads of Departments concerned where the vacancies in the grade arise.

(3) Appointment by promotion or by direct recruitment to duty posts in grade III, all eligible persons shall be made by the controlling authority. For purposes of promotion to grade III, all eligible persons in grade IV shall be considered irrespective of the Departments in which they are working.

(4) The posting of the persons in grade III and above to the different Departments and offices shall be made by the controlling authority elpepending upon the availability of vacancies in these grades.

(5) The selection of persons for appointment or promotion to any of the duty posts shall be made by selection on merit obtained through written examinations and on the recommendations of the Promotion Committee constituted in accordance with Schedule III. The scheme and syllabus for the open as well as limited departmental competitive examinations, prescribed as a mode of recruitment and promotion, may be notified in the month of December preceding the year during which the appointments as well as the promotions are anticipated to be made.

8. **Seniority.**

(1) The relative seniority of members of the Service appointed to any grade in accordance with rule 6 at the time of initial constitution of the Service shall be governed by their relative seniority obtaining in the corresponding grade on the appointed day, provided that if the seniority of any such member had not been specifically determined on the said date, the same shall be determined by the controlling authority.

(2) All persons appointed to the Service under rule 6 in any grade shall rank senior to those who are appointed to that grade after the appointed day.

(3) The relative seniority of all direct recruits shall be determined by the order of merit in which they are selected for such appointment, persons appointed as a result of an earlier selection shall be senior to those appointed as a result of a subsequent selection.
(4) The relative seniority of persons promoted to the various grades through the limited departmental competitive examination shall be determined in the order of their selection for such promotion. Any delay in assuming charge of the higher post on promotion due to administrative reasons, such as transfer from one outlying station, or delay in being relieved for want of substitute, shall not affect the seniority of the person concerned.

(5) The relative seniority of direct recruits and of promotees in any grade shall be determined in accordance with the dates of their joining the duty posts.

(6) Cases not covered by the above provisions, if any, seniority shall be determined by the Government in the Establishment Department.

9. **Probation.** - (1) Every person on appointment to any of the grades of the Service either by direct recruitment or by promotion shall be on probation for a minimum period of one year.

   Provided that the controlling authority in respect of persons appointed to Grade III and above and Secretaries/Heads of Departments in respect of persons in grade IV may extend the period of probation in accordance with the instructions issued by the Government from time to time:

   Provided further that any decision for extension of probation shall be taken within eight weeks after the expiry of the previous probationary period and communicated in writing to the concerned official together with the reasons for so doing within the said period.

(2) On satisfactory completion of the period of probation initially fixed or any extension thereof, persons shall, if considered fit for permanent appointment, be retained in their appointments on regular basis and be confirmed in due course against the available substantive vacancies, as the case may be.

(3) If during the period of probation or any extension thereof, as the case may be, the Government is of the opinion that person is not fit for permanent appointment, the Government may discharge or revert the candidate to the duty post held by him prior to his appointment in the Service, as the case may be, or pass such other orders as they deem fit.

(4) During the period of probation or any extension thereof, candidates may be required to undergo such course of training and instructions and to pass such examinations and tests as the Government may deem fit, as a condition to satisfactory completion of the probation.

10. **Power to relax.** - Where the Government is of the opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons or posts.

11. **Saving and repeal.** - (1) The conditions of service of the members of the Service in respect of matters for which no provision is made in these rules shall be the same as are applicable, from time to time, generally to employees of the Government.

(2) Nothing in these rules shall affect reservations, relaxation of age limit and other concessions required to be provided for persons belonging to special categories in accordance with the orders issued by the Government from time to time.

(3) On and from the appointed day, such of the provisions of the Sikkim Government Establishment Department, 1974 which are not in conformity with the provisions of these rules shall stand repealed.

(4) Notwithstanding such repeal, any thing done or any action taken shall be deemed to have been done or taken under the corresponding provisions of these rules.

12. **Removal of doubts.** - If any doubt arises as to the interpretation of any of the provisions of these rules, the same shall be referred to the Government for decision.

Sd/- T. Chhophel,
Secretary,
Establishment Department
Government of Sikkim.
### Schedule I

**Duty posts and their scales of pay.**

<table>
<thead>
<tr>
<th>Name of the post and Category</th>
<th>Grade</th>
<th>Scale of pay</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td><strong>MINISTERIAL</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Stenographer</td>
<td>I -do-</td>
<td></td>
</tr>
<tr>
<td><strong>EXECUTIVE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Bazar Inspector</td>
<td>I -do-</td>
<td></td>
</tr>
<tr>
<td>3. Labour Inspector</td>
<td>I -do-</td>
<td></td>
</tr>
<tr>
<td>4. Panchayat Inspector</td>
<td>I -do-</td>
<td></td>
</tr>
<tr>
<td>5. Revenue Inspector</td>
<td>I -do-</td>
<td></td>
</tr>
<tr>
<td>6. Scheduled Castes/ST Welfare Inspector</td>
<td>I -do-</td>
<td></td>
</tr>
<tr>
<td>7. Marketing Inspector</td>
<td>I -do-</td>
<td></td>
</tr>
<tr>
<td>8. Income Tax &amp; Sales Tax Inspector</td>
<td>I -do-</td>
<td></td>
</tr>
<tr>
<td><strong>MINISTERIAL</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Head Assistant/Peshkar, D.M’s Court</td>
<td>II</td>
<td>Rs. 450-12-570-EB-15-720-EB 12-800/480-850.</td>
</tr>
<tr>
<td><strong>MINISTERIAL</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Upper Division Clerk/Confidential Assistant/Revenue Peshkar/Registration Clerk.</td>
<td>III</td>
<td>Rs.410-10-580-EB-12-700.</td>
</tr>
<tr>
<td><strong>EXECUTIVE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. inspector, &quot;Culture.&quot;</td>
<td>III</td>
<td>Rs. 410-10-580-EB-12-700.</td>
</tr>
<tr>
<td>2. Panchayat Supervisor</td>
<td>III -do-</td>
<td></td>
</tr>
<tr>
<td><strong>MINISTERIAL</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Lower Division Clerk/Typist/Record Keeper/Diarist.</td>
<td>IV</td>
<td>Rs. 380-7-450-EB-8-530-EB-10-550</td>
</tr>
</tbody>
</table>
### Schedule II

Rules for the future maintenance of the Service.

(See Rule 7)

<table>
<thead>
<tr>
<th>Name of the post</th>
<th>Method of recruitment</th>
<th>Eligibility conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grade I</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Office Superintendant.</td>
<td>By promotion through a limited departmental competitive examination.</td>
<td>Head Assistants and Stenographers in Grade II with 4 years regular service in respective grades.</td>
</tr>
<tr>
<td>2. Stenographer</td>
<td>By direct recruitment through open competitive Examination.</td>
<td>1. Age limit - 26 years (in the case of Govt. servants upto 30 years.)</td>
</tr>
<tr>
<td>Grade II</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Head Assistant/Peshkar in DM'S Court</td>
<td>By promotion through departmental competitive examination.</td>
<td>Persons in Grade III of the Service with 4 years regular service in the grade.</td>
</tr>
<tr>
<td>2. Stenographer Grade II</td>
<td>By direct recruitment through open Competitive Examination.</td>
<td>1. Age limit - 25 years (For Govt. servants upto 30 years).</td>
</tr>
<tr>
<td>Grade III</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Upper Division Clerk</td>
<td>By promotion through a limited Departmental Competitive examination.</td>
<td>Persons in Grade IV of the Service with 4 years' regular service in the grade.</td>
</tr>
<tr>
<td>2. Inspector, Culture.</td>
<td>By promotion through a limited Departmental Competitive Examination.</td>
<td>Persons in Grade IV of the Service with 4 years' regular service in the grade.</td>
</tr>
<tr>
<td>3. Panchayat Supervisor.</td>
<td>-do-</td>
<td>-do-</td>
</tr>
</tbody>
</table>
4. Stenographer Grade III. By direct recruitment.
   1. Age limit - 24 years
   2. Qualification (i) Class X examination passed of a recognised Board.
      (ii) A minimum speed of 50 words p.m. in shorthand and 30 words p.m. in typing.

**Grade IV**

1. Lower Division Clerk/Record Keeper/Diarist. By direct recruitment through open Competitive Examination.
   Age limit - 24 years (For Govt. servants Keeper/Diarist. through open Competitive upto 28 years).
   Qualification - (i) Class X examination passed of a recognised Board.
   (ii) Minimum speed of 15 words per minute in typing.
   Provided that a person not possessing the said qualification in typing may be appointed subject to the condition that he will not be eligible for confirmation in the grade till he acquires a minimum speed of 20 words per minute in typing.
   (iii) Must be able to converse in one of the languages - Nepali, Sikkimese, Bhutia, Lepcha or Limbu.
   (iv) Must have the knowledge of culture and tradition of Sikkim.

**SCHEDULE III**

(See Rule 7 (5)

1. Grades I, II, and III.
   1. Joint Secretary in the Establishment Department dealing with Non-gazetted cases.
   
   2. Joint Secretary in the Finance Department nominated by the Secretary, Finance.
   
   3. Any officer not below the rank of Joint Secretary or of equivalent rank nominated by the Chief Secretary. The Committee can also co-opt an officer, if necessary.

2. Grade IV.
   1. An officer not below the rank of Joint Secretary or of equivalent rank nominated by the Secretary/Head of the Department for which appointment has to be made.
   
   2. Two other gazetted officers nominated by the Secretary/Head of Department.
In exercise of the powers conferred by sub-section (1) of Section 401 of the Criminal Procedure Code, 1898, the Government of Sikkim is pleased to grant remission of sentences to the prisoners in the Sikkim Jail on the occasion of the ninth anniversary of the State Day, that is 16th May, 1984 as mentioned below:—

<table>
<thead>
<tr>
<th>Name</th>
<th>Period of remission granted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Shri Chakraman Rai</td>
<td>Remission for the period of six months.</td>
</tr>
<tr>
<td>2. Shri Bala Ram Rana</td>
<td>Remission for the period of two months.</td>
</tr>
<tr>
<td>3. Shri Amar Sarkar</td>
<td>Remission for the period of two months.</td>
</tr>
</tbody>
</table>

J. T. DENSAPA,
Home Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION

No.3(3) Home/84/1. Dated 11th May, 1984.

The following order made by the Governor of Sikkim today is published for general information:—

No.SKM/GOV/46/84. n th May, 1984.

ORDER

In exercise of the powers conferred upon me under Article 164(1) of the Constitution of India, I, Homi J.H. Taleyarkhan, Governor of Sikkim, do hereby dismiss you, Shri Nar Bahadur Bhandari, forthwith as Chief Minister of Sikkim since you have ceased to enjoy my pleasure as Chief Minister the State. Your Cabinet also stands dissolved.

HOMI J.H. TALEYARKHAN
GOVERNOR OF SIKKIM.

By Order.

Sd/-
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION

No. 3(3) Home/84/2.

The following order made by the Governor of Sikkim today is published for general information:

No. SKM/GOV/466/84.

ORDER

In exercise of powers conferred upon me under Article 164(1) of the Constitution of India, I, Homi J.H. Taleyarkhan, Governor of Sikkim, do hereby appoint Shri Bhim Bahadur Gurung as Chief Minister of the Government of Sikkim with effect from the forenoon of 11th May, 1984.

Shri Gurung is requested to furnish advice regarding appointment of other Ministers of his Cabinet.

HOMI J.H. TALEYARKHAN
GOVERNOR OF SIKKIM.

By Order.

Sd/-
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION


The following order made by the Governor of Sikkim today is published for general information:-

ORDER

In exercise of the powers vested in me under clause (1) of article 164 of the Constitution, I, Homi J.H. Taleyarkhan, Governor of Sikkim, hereby appoint, on the advice of the Chief Minister of Sikkim, the following persons to be Members of the Council of Ministers with effect from the forenoon of Friday, 11th May, 1984:—

1. Shri Athup Lepcha.
2. Shri Sonam Tshering Bhutia.
3. Shri Pradeep Yonzon.

HOMI J.H. TALEYARKHAN
Governor of Sikkim.

By Order.

Sd/-
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION

Dated 16th May, 1984

The following order made by the Governor of Sikkim today is published for general information:—

ORDER

In exercise of the powers vested in me under clause (1) of article 164 of the Constitution, I, Homi J. H. Taleyarkhan, Governor of Sikkim, hereby appoint, on the advice of the Chief Minister of Sikkim, the following persons to be Members of the Council of Ministers with effect from the forenoon of Wednesday, 16th May, 1984:—

1. Shri Samten Tshering Bhutia
2. Shri Lhachen Gomchen Rimpuchhi
3. Shri Ram Lepcha
4. Shri Indra Bahadur Limbu
5. Shri Pahalman Subba

HOMI J.H. TALEYARKHAN
Governor of Sikkim

By Order,

Sd/-
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION,

No.3(3)Home/84/5. Dated 16th May, 1984.

The following order made by the Governor of Sikkim today is published for general formation—

No.SKM/GOV/47/84. 16th May, 1984.

ORDER

I, Homi J. H. Taleyarkhan, Governor of Sikkim, hereby order that the portfolios of the Members of the council of Ministers shall be allocated as follows with effect from today, the 16th May, 1984:

1. Shri Bhim Bahadur Gurung, Chief Minister.

2. Shri Athup Lepcha.
   Finance, Forest, Land Revenue, and Tourism Departments.

3. Shri Pahalma Subba.
   Education and Industries Departments.

4. Shri Lhachen Gomchen Rimpuchhi.
   Ecclesiastical, Culture, State Trading Corporation, Scheduled Caste and Scheduled Tribe Departments.

5. Shri Pradeep Yonzon.
   Power, Health & Social Welfare Departments.

6. Shri Santen Tshering Bhutia.
   Public Works Department and Labour Departments.

7. Shri Sonam Tshering Bhutia.
   Agriculture, Animal Husbandry, Irrigation and Cooperation Departments.

8. Shri Indra Bahadur Limbu.
   Excise and Motor Vehicles Departments.

9. Shri Ram Lepcha.
   Local Self Government & Housing, Mines & Geology Departments.

KOMI J.K. TALEYARKHAN
GOVERNOR OF SIKKIM.

By Order.

sd/-

Chief Secretary,
Government of Sikkim
In exercise of the powers conferred by section 6 of the High Court of Judicature (Jurisdiction and Powers) Proclamation of 1955, as amended by the Adaptation of Sikkim Laws (No. 1) Order, 1975 and all other Powers enabling it in this behalf, the High Court of Sikkim makes the following Rules:

1. These Rules may be called the Sikkim High Court (Judicial Business) Amendment Rules, 1984.
2. These Rules will come into force on the date of its publication in the Sikkim Gazette.
3. In Chapter I of the Sikkim High Court (Judicial Business) Rules, 1980, the following be inserted after Rules 38:

`PART E. RULES RELATING TO ARGUMENTS BEFORE THE HIGH COURT.

38A. An advocate representing any party or set of parties shall not take more than two and a half hours in advancing his arguments, unless permitted by the Court to do so.
38B. No case shall be adjourned during the course of hearing or arguments except for special reasons.
38C. Each party or set of parties, when represented by Advocate, shall file in Court two copies of the Synopsis of arguments to be made in the case at least seven days before the date of final hearing after serving copy or copies thereof to the other party or parties.

PART F. JURISDICTION OF DIVISION BENCH AND OF SINGLE JUDGE

38D. Save as mentioned in Rules 38F, all cases shall be heard and disposed of by a Division Bench consisting of not less than two Judges.
38E. On the requisition of any Division Bench, or whenever he thinks fit, the Chief Justice may appoint a Full Bench, to consist of not less than three Judges, for the hearing of any particular case or any particular question of law arising in any case, or any other matter.
38F. The following cases, unless the Chief Justice directs otherwise, shall ordinarily be heard and disposed of by a Judge sitting singly:

(1) First Appeal from a decree or order passed by a Subordinate Court in any suit which the value of the relief claimed does not exceed Rs. 25000/-.

(2) First Appeal from orders passed in execution of any decree.

(3) Appeal against conviction where the sentence imposed, by the trial Court does not exceed imprisonment for seven years or fine of Rs. 5000/-.

(4) Application for bail by the accused in all Criminal cases pending in any Subordinate Court.

(5) Appeal under the Land Acquisition Act, 1894 or other allied enactments passed by Parliament or the State Legislature.

(6) All Civil Revisions.

(7) All Second Appeal.

(8) All applications under Article 226 of the Constitution relating to Service matters.

38G. An appeal shall lie to the Divisions Bench from any Judgment, decree or final order passed by a Judge sitting singly if the Judge certifies that case is a fit one for appeal to the Division Bench or, when such certificate is refused by the Judge, if the Division Bench grants special leave to appeal. The period of limitation for such be thirty days from the date of the judgment, decree or final order, as the case may be.

38H. (1) when a case is heard by the Bench consisting of two or more Judges, the case shall be decided in accordance with opinion of such Judges or the majority of such Judges.

(2) Subject to the provisions of Sub-Rule (3), when a case is heard by the Division Bench composed of two Judges and they are equally divided in opinion, the case with their opinions thereon, shall be laid before another Judge and shall be decided in accordance with the opinion of such Judge.

(3) when an appeal under Rule 38G from any judgment, decree or final order passed by a Judge sitting singly is heard by the Division Bench composed of two Judges and they are equally divided in opinion and there is no other Judge in the High Court before whom the appeal can be laid under Sub-Rule (2), the judgment, decree or final order appealed from shall stand confirmed.

By Order, 

AMARJIT CHOPRA, 
Registrar, 
High Court of Sikkim 
Gangtok.
The following order made by the Governor of Sikkim today is published for general information:

No. SKM/GQV/513/84.


ORDER

On the advice of the Chief Minister of Sikkim, I have accepted the resignation of Shri Ram Lepcha, Minister of Local Self Government & Housing, Mines and Geology Departments, Government of Sikkim, from the Council of Ministers with immediate effect.

HOMI J.H. TALEYARKHAN
GOVERNOR OF SIKKIM.

By Order
K.M.L. CHHABRA
Chief Secretary,
Government of Sikkim.
No. 3(3) Home/84/7

The following order made by the Governor of Sikkim today is published for general information:—

No. SKM/GOV/514/84.

ORDER

In exercise of the powers vested in me under clause (1) of article 164 of the Constitution, I, Komi J.H. Taleyarkhan, Governor of Sikkim, hereby appoint, on the advice of the Chief Minister of Sikkim, the following persons to be Members of the Council of Ministers with effect from the forenoon of Monday, the 21st May, 1984:—

1. Shri Dadul Bhutia
2. Shri Jagat Bandhu Pradhan

By Order.

K.M.L. GHHABRA
Chief Secretary.
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION


The following order made by the Governor of Sikkim today is published for general information:


ORDER

On the advice of Shri B. B. Gurung, Chief Minister of Sikkim, I, Homi J. H. Taleyarkhan, Governor of Sikkim, hereby order that the portfolios of Shri Jagat Bandhu Pradhan, Minister, shall be the Sikkim Nationalised Transport and Food and Civil Supplies Department.

HOMI J.H. TALEYARKHAN
GOVERNOR OF SIKKIM.

By Order

K.M.L. CHHABRA
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION


In supersession of Home Department Notification No: 51(6) HOME/83 dated the 16th June, 1983, Government of Sikkim is hereby pleased to relieve Shri P.L. Gurung from his charge as Chairman of Khadi & Milage Industries Board with immediate effect.

K.M.L. GHHABRA
Chief Secretary,
Government of Sikkim.
In supersession of Home Department Notifications No: 51(3)HOME/82/3224 dated 30th November, 1982 and No: 41(18)HOME/76/3069 dated 30th October, 1982 of Sikkim is hereby pleased to relieve Shri M.P. Sharma, MLA from this charge as Chairman of Government Fruit Preservation Factory & Tea Board with immediate effect.

K.M.L. CHHABRA
Chief Secretary,
Government of Sikkim.
Proclamation of the President of India Issued today is reproduced here as under:-

Whereas, I, Zail Singh, President of India, have received a report from Governor of the State of Sikkim and after considering the report and other information received by me, I am satisfied that a situation has arisen in which the Government of that State cannot be carried on in accordance with the provisions of the constitution of India (hereinafter referred to as "the Constitution");

Now, therefore, in exercise of the powers conferred by article 356 of the Constitution and of all other powers enabling me in that behalf, I hereby proclaim that I—

(A) assume to myself as President of India all functions of the Government of the said State and all powers vested in or exercisable by the Governor of that State;

(B) declare that the powers of the Legislature of the said State shall be exercisable by or under the authority of Parliament; and

(C) make the following incidental and consequential provisions which appear to me to be necessary or desirable for giving effect to the objects of this proclamation, namely:-

(i) in the exercise of the functions and powers assumed to myself by virtue of clause (a) of this proclamation asforesaid, it shall be lawful for me as President of India to act to such extent as I think fit through the Governor of the said State;

(ii) the operation of the following provisions of the Constitution in relation to that State is hereby suspended namely:

so much of the proviso to article 3 as relates to the reference by the President to the Legislature of the State;

so much of clause (2) of article 166 as relates to the laying before the Legislature of the State of the reports submitted to the Governor by the Comptroller and Auditor General of India;

articles 163 and 164;

so much of the proviso to article 3 as relates to the laying before the Legislature Ministers of the business of the Government of the State;

article 167 and so much of clause (1) of article 169 as relates to the passing of a resolution by the Legislative Assembly of a State,

clause (1) and sub-clause (a) of clause (2) of article 174; articles 175 to 178 (both inclusive); Clauses (b) and (c) of article 179 and the first proviso to that article and articles 180 and 181; I to much of article 186 as relates to the salaries and allowances of the Deputy Speaker of the Legislative Assembly, articles 188, 189, 193, 194, 195 and 196; article 198; clause (3) and (4) of article 199;
so much of clause (3) of article 202 as relates to the salaries and allowances of the Deputy Speaker of the Legislative Assembly; articles 208 to 211 (both inclusive) the proviso to the clause (1) and the proviso to clause (3) of article 213; and

so much of clause (2) of article 323 as relates to the laying of the report with a memorandum before the Legislature of the State;

(iii) the Legislative Assembly of the said State is hereby dissolved;

(iv) any reference in the Constitution to the Governor shall in relation to the said State be construed as a reference to the President, and any reference therein to the Legislature of the State or the House thereof shall, in so far as it relates to the functions and powers thereof, be construed, unless the context otherwise requires, as a reference to Parliament, and, in particular, the references in the article 213 to the Governor and to the Legislature of the State or the House thereof shall be construed as references to the President and to Parliament or the House thereof respectively:

Provided that nothing herein shall affect the provisions of article 153, articles 155 to 159 (both inclusive), article 299 and article 361 and paragraph 1 to 4 (both inclusive) of the Second Schedule or prevent the President from acting under sub-clause (1) of this clause to such extent as he thinks fit through the Governor of the said State;

(v) any reference in the Constitution to acts or laws of or made by the Legislature of the State shall be construed as including a reference to acts or laws made, in exercise of the powers of the Legislature of the State, by Parliament by virtue of this Proclamation, or by the President or the authority referred to in sub-clause (a) of Clause (1) of article 357 of the Constitution, and the Sikkim Interpretation and General Clauses Act, 1977 (Act 7 of 1977) as in force in the State of Sikkim, and so much of the General Clauses Act, 1897 (10 of 1897), as applies to State laws, shall have effect in relation to any such Act or law as if it were an Act of the Legislature of the State.

Sd/-

ZAIL SINGH,

PRESIDENT.

Varanasi,
The 25th May, 1984,

No.V/11013/5/84- CSR.
NEW-DELHI

K.M.L. CHHABRA
Chief Secretary,
Government of Sikkim

The 25th May, 1984
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
NOTIFICATION


Order of the President of India issued today is reproduced here as under:-

In pursuance of sub-clause (I) of Clause (c) of the Proclamation issued on this the 25th day of May, 1984 by me under article 356 of the Constitution of India, I, hereby direct that all the functions of the Government of the State of Sikkim and all the powers vested in or exercisable by the Governor of that State under the Constitution or under any law in force in that State, which have been assumed by the President by virtue of clause (a) of the said Proclamation, shall, subject to the superintendence, direction and control of the President, be exercisable also by the Governor of the said State.

Varanasi
The 25th May, 1984

Sd/-
ZAIL SINGH,
PRESIDENT.

Sd/-
M.M.K. WALI,
SECRETARY.

The 25th May, 1984

K.M.L. CHHABRA
Chief Secretary,
Government of Sikkim.
In exercise of the powers conferred by Sub-Section (1) of Section 21 of the Sikkim Panchayat Act, 1932, Shri Pema Wangdi Lepcha is elected to fill up the vacant seat Up-Sabhapati caused by the death of Shri Sonam Pintso Lepcha, Up-Sabhapati of Kongri-Gyangyap Gram Panchayat in West District. Shri Pama Wangdi Lepcha shall hold the office of Up-Sabhapati of the said Gram Panchayat till the unexpired term of his predecessor w.e.f. 18/4/84.

P.K. PRADHAN, IAS.
Director of Panchayat Election, and Secretary,
Rural Development Department,
Government of Sikkim.
In exercise of the powers conferred by sub-section (2) of section 5 of the Sikkim Sales Tax Act, 1983 (4 of 1983), the State Government hereby exempts dealers, who do not import, manufacture or produce any goods for sale but purchase locally after paying tax, from the levy of tax, if turnover on such goods does not exceed Rs. 10,000/- per annum. This notification shall be deemed to have come into force from the 1st day of April, 1984.

T.P. Ghimiray,
Joint Commissioner,
Commercial Taxes,
Government of Sikkim,
Gangtok.
NOTIFICATION

In exercise of the powers conferred by sub-section (2) of section 5 of the Sikkim Sales Tax Act, 1983(4 of 1983), the State Government hereby exempts dealers, who do not import, manufacture or produce any goods for sale but purchase locally after paying tax, from the levy of tax, if turnover on such goods does not exceed Rs. 10,000/- per annum. This notification shall be deemed to have come into force from the 1st day of April, 1984.

T.P. Ghimiray,
Joint Commissioner,
Commercial Taxes,
Government of Sikkim,
Gangtok.
In exercise of the powers conferred by clause (c) of sub-section (1) of section 5 of the Sikkim Sales Tax Act, 1983 (4 of 1983) and in partial modification of the Government of Sikkim in the Finance (Income & Sales Tax) Department Notification No. 832/ST/3608 dated the 12th August, 1983, the State Government hereby specifies that the rate of tax payable by a dealer under the said Act for Petrol and High Speed Diesel Oil shall be 21/2% and 3% respectively.

2. This notification shall be deemed to have come into force with effect from the 12th day of May, 1983.

T. P. GHIMIRAY,
Joint Commissioner,
Commercial Taxes,
Government of Sikkim,
It is notified for the general information that the following terms and conditions have been laid down for the allotment of sheds and plots in the Industrial Estate/Area developed by the Government for setting up of industrial units:

1. The applications for allotment of sheds on lease shall be made to the Director of Industries, Government of Sikkim in the prescribed form as per Form "A". No application shall be considered unless it is accompanied by a deposit of Rs. 500/- deposited in the State Bank of Sikkim in favour of the Director of Industries, Government of Sikkim.

2. The applicant shall, unless he refuses to accept the allotment of sheds on lease, within 30 days of the date of issue of such order, deposit in the State Bank of Sikkim, an amount equal to 3 months' rent. In case of failure to deposit the amount the order shall be cancelled and the deposit money paid shall stand forfeited for which the applicant shall have no claim for damages.

3. The deposit will be refunded to the applicants when no allotment of sheds on lease is made.

4. The allotment of sheds on lease shall be for a period of five years in the first instance which may be renewed from year to year, if the lessor is satisfied about the necessity and desirability of such renewal.

5. In the event of any default, on the part of the lessee in payment of the rent of sheds or the interest accrued thereon, an interest at the rate of 10 (ten) per cent shall be charged until the outstanding arrears are fully cleared.

6. The rent of any particular month shall be payable on or before the 7th of the succeeding month but the lessee shall be at liberty to pay the rent in advance.

7. The lessee shall use the premises only for the purpose for which it has been leased out to him and shall not use it for any other purpose, unless he has obtained prior approval of the Director of Industries, Government of Sikkim, in writing.

8. The lessee shall not make any additions or alterations to the premises without obtaining the prior approval or permission, in writing, to the Director of Industries, Government of Sikkim.

9. In the event of breach of any of the terms and conditions of the allotment of sheds on lease, the Director of Industries, Government of Sikkim shall have the right to revoke or cancel the Agreement Deed and take back possession of the shed without payment of any compensation, whatsoever.

10. The Lessor shall pay all such taxes which are payable by it and the lessee shall pay all those taxes which are to be paid by it according to law.
11. After the order of allotment of the sheds on lease is issued, the lessee shall have to execute an Agreement Deed to this effect.

**FIXATION OF RENT**

The rent of the sheds can be fixed as per the standard assessment of the State Public Works Department which further be subsidised by 50 per cent (fifty per cent) for the first five years as an incentives to attract more entrepreneurs for setting up their units in the industrial estates.

**The developed plots may be provided to the entrepreneurs on 30 years' lease basis on terms and conditions appended below:**

1. The Government of Sikkim may acquire land to promote industries in planned manner in the State. The areas will be divided into plots of appropriate sizes to suit the requirement of various types of industries.

2. The plots will be leased out as per the terms and conditions, as may be approved by Government from time to time for a period not exceeding 30 years.

3. Rs.2/- per square meter or such amount as may be fixed by the Government from time to time shall be charged as premium charge before handing over possession. A nominal annual rent of Rs.2/- per square meter shall be charged till the expiry of lease period.

4. The application for grant of plots on lease shall be made to the Director of Industries, Government of Sikkim in the prescribed Form 'B'.

5. No application form shall be considered unless it is accompanied by a deposit money of Rs.1,000/- in the form of deposit in the State Bank of Sikkim, in favour of the Director of Government of Sikkim.

6. The applicant shall, unless he refuses to accept the allotment of plots on lease within 30 days from the date of such order, deposit at the rate of Rs.2/- per square meter or such amount as may be fixed by the Government from time to time in the State Bank of Sikkim in favour of the Director of Industries, Government of Sikkim. In case of failure to deposit the said amount, the allotment shall be cancelled/forfeited for which the applicant shall have no claim over the damages.

7. After the order for allotment of plots is issued, the lessee shall have to execute Lease Deed in favour of the Government.

8. The deposit will be refunded to the applicant to whom the allotment of plots on lease is not made.

9. In the event of any default on the part of the lessee in payment of rent, an interest at the rate of 10 per cent shall be charged until the outstanding arrears are fully cleared.

10. The lessee shall not use the land or part thereof for the purpose other than that for which the plot has been leased out.

11. No fragmentation of any plots shall be permitted.

12. The lessee shall complete the factory building within a period of two years from the date of taking possession of the plot/land.

13. On allotment of the plot/land on lease, the lessee shall submit layout plan of the factory building for approval to the Director of Industries and no diversion will be allowed written permission of the Department.

14. In the event of breach of any terms and conditions of allotment of plot/land on lease, the Director of Industries, Government of Sikkim shall have the right to revoke or cancel the lease deed and take back possession of land without payment of any compensation whatsoever.

15. The lessee shall pay up all rents, taxes and charges as leviable by the Government of Sikkim or local authorities, from time to time.

**The fixation of rates for allotment of plots.**

The plots in the Industrial Estate/Area may be leased out to the entrepreneurs at subsidised rates ranging from Rs.2/- per square meter or such amount as may be fixed by the Government from time to time.

**Stamp Duty and Registration Charges.**

All the expenditure on stamp duty and other charges for registration of lease deed shall be borne by the lessee.
Alotment of Sheds

The allotment of industrial sheds in Sikkim may primarily be confined to the local entrepreneurs. As regards the developed plots, cases of other categories of entrepreneurs may also be considered. However, preference would be given to industrial units which have already been registered with the Directorate of Industries, Government of Sikkim.

Approval of the Schemes

Prior approval and registration of industrial projects by the Directorate of Industries will be necessary for securing allotment of sites/plots on lease by an entrepreneur. The Directorate of Industries have already identified various lines of manufacture which may be encouraged having good prospects in Sikkim.

In the initial stages, preference may be given to such of the schemes which are based on local skill, demand and resources creating more employment opportunities.

T. CHHOPHEL,
SECRETARY TO THE GOVERNMENT OF SIKKIM,
INDUSTRIES DEPARTMENT.
In exercise of the powers conferred by section 18 of the Sikkim Motor Vehicles Taxation Act, 1982 (5 of 1982), the Government of Sikkim hereby makes the following rules, namely:—

(1) These rules may be called the Sikkim Motor Vehicles Taxation Rules, 1984,

(2) They shall come into force from the 1st day of July, 1984.

In these rules, unless the context otherwise requires,—

(a) "Act" means the Sikkim Motor Vehicles Taxation Act, 1982, 5 of 1982;

(b) "Form" means a form appended to these rules;

(c) "owner of a motor vehicle" means the person registered as such in relation to such motor vehicle by the registering authority and includes a person having the use of a motor vehicle under a hiring or hire purchase agreement;

(d) "section" means a section of the Act;

(e) "token" means a token issued under rules 5;

(f) "year" means the period covered by any four consecutive quarterly periods specified in rule 9.
3. Production of motor vehicle before Taxation Officer.- For the purchase of assessing the tax, the Taxation Officer may require the owner of the motor vehicle to produce or cause to be produced such motor vehicle for inspection on such date, time and place specified in this behalf by the Taxation Officer.

4. Grant of receipt.- If the Taxation Officer is satisfied that the amount of tax paid in respect of a motor vehicle is correct, he shall accept payment of the tax and grant a receipt for the same in Form A which may if found necessary, contain such other particulars as are specified below:-

(i) The class of motor vehicle and the rate of tax payable thereof;
(ii) For what period the tax has been paid;
(iii) Whether the tax or additional tax has been paid or is due for a particular period or quarter;
(iv) Whether non-use of the vehicle has been intimated;
(v) Whether refund of the tax has been claimed or allowed;
(vi) Whether the vehicle is exempted from payment of tax.

5. GRANT OF TOKEN.- (1) If the Taxation Officer is satisfied that the period for which tax has been paid and that the registration of the motor vehicle for which such tax is paid is valid, he shall deliver to the person who has paid the tax a token in Form 8.

(2) When a token is issued for a motor vehicle of which the registration is still pending with the registering authority, the Taxation Officer shall leave the item relating to the registration number blank. On receipt of the certificate of registration, the owner of the motor vehicle shall produce the token together with the certificate of registration before the Taxation Officer who shall thereupon enter the registration number of the motor vehicle in the token and in his register.

(3) Every token is under this rule shall be returned to the Taxation Officer either on its expiry or at the time of payment of the tax for the subsequent year or quarter. It shall be defaced by the Taxation Officer and filed in his office.

6. MANNER OF EXHIBITING TOKEN.- The token granted under rule 5, in respect of every motor vehicle shall be carried in a holder made of metal which shall be water proof. It shall be exhibited in a conspicuous portion on the front side of a motor vehicle and affixed in such a way as to be clearly visible to a person standing beside the vehicle in front of or in level with the driver's seat:

Provided that in the case of a trailer the token shall be affixed on the left hand side of the trailer and in the case of a motor cycle it shall be affixed on the handle bar.

7. RESPONSIBILITY OF OWNER FOR TOKEN.- (1) If any token issued under the Act these rules is lost, destroyed, defaced, changed, altered or has otherwise become illegible, the owner of the motor vehicle in respect of which it was issued, shall immediately report the facts to the Taxation Officer and apply for a duplicate token.

(2) If the original token which has been reported to be lost is subsequently found the same shall be surrendered to the Taxation Officer.

8. VEHICLES EXEMPT FROM PAYMENT OF TAX.- (1) Any motor vehicle exempted from payment of the tax under section 17 of the Act shall carry documents in support of such exemption instead of token.

(2) Any person in charge of motor vehicle exempted from the payment of the tax shall make a report to the Taxation Officer in the month of April every year stating whether the circumstances in consideration of which the motor vehicle was so exempted during the preceding year exist at that time.

9. QUARTERLY PERIODS.- The quarterly periods referred to in section 4 of the Act shall be the following four periods beginning from the -

First day of April.
First day of July.
First day of October, and
First day of January;

and ending on the -
last day of June;
last day of September;
last day of December; and
last day of March respectively;
10. Appeal under section 11 of the Act to appellate Authority.

(i) The Secretary to the Government of Sikkim in the Motor Vehicles Department shall be the appellate authority under the Act.

(2) Any person aggrieved by an order made by a Taxation Officer under the Act on these rules may, within thirty days from the date of receipt of such order, prefer an appeal to the appellate authority;

Provided that an appeal may be admitted after the expiry of the period of thirty days if the appellant satisfies the appellate authority that he had sufficient cause for not preferring the appeal within that period.

(3) An appeal under sub-rule (2) shall be preferred in duplicate in the form of a memorandum setting forth concisely the grounds of appeal in relation to the order appealed against and shall be accompanied by a certified copy of that order and a fee of twenty-five rupees.

Procedure on appeal.- Where an appeal is preferred under rule 10, the appellate authority shall give an intimation thereof to the Taxation Officer against whose order the appeal is preferred and may, after giving an opportunity to the parties concerned to be heard and after making such enquiry as it deems fit, either confirm, modify or set aside the order of the Taxation Officer. The decision of the appellate authority on such appeal shall be final.

Sd/-

(T. P. Sharma)

Secretary to the Government of Sikkim,
Motor Vehicles Department, Gangtok.
FORM-A
(See Rule 4)
Grant of receipt

No........................................... Dated the.............................................

Received from...........................................................................................................................

the sum of Rs. .................................................................................................................................

on account of .................................................................................................................................

credited to........................................................................................................................................

Rs...........................................

Signature...................................

Designation...................................

Cashier...........................................

FORM A (DUPLICATE)
(See Rule 4)
Grant of Receipt

No.......................................... Dated the.............................................

Received from.................................................................................................................................

the sum of Rs. .................................................................................................................................

on account of .................................................................................................................................

credited to........................................................................................................................................

Rs...........................................

Signature...................................

Designation...................................

Cashier...........................................

Token No, Granted to ...........................................
in respect of vehicle No ...........................................
on which tax has been paid under sub-part .............

.................. of part .................. of the

Schedule for the period from ..................

.................. vide receipt/challan No. .................. dated ..........................

---

Clerk

Taxation Officer.
The token shall consist of a circular piece of cardboard or stout paper with a diameter of 2 11/16 inches on which shall be entered:-

(i) The number of the token,

(2) the area within the token has been granted,

(3) the registration mark of the vehicle in respect of which the token has been granted,

(4) the sub part and part of the Schedule under which the tax has been paid e.g., a private car will have "A(3)" entered under the heading "class",

(5) the date on which the token expires, and

(6) the signature of the taxation Officer.
GOVERNMENT OF SIKKIM
MOTOR VEHICLES DEPARTMENT, GANGTOK

NOTIFICATION

In exercise of the powers conferred by sub-section (3) of Section 1 of the Sikkim Motor Vehicles Taxation Act, 1982 (5 of 1982), the State Government hereby appoints the 1st day of July, 1984 the date from which the provisions of the said Act shall come into force in the whole of Sikkim.

T. P. Sharma I.A.S.
Secretary to the Government of Sikkim
Motor Vehicles Department
Gangtok Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
The following amendments shall be made in Notification No. 6(7) Home/83 dated 15th June, for the regulation of terms and conditions in respect of Advocate General and Additional Advocate General, Sikkim, with immediate effect:—

I. Clauses I and 2 of Notification No. 6(7) Home/83 dated 15th June, 1983 shall be deleted and the following shall be substituted as clause I:—

"No person shall be eligible for appointment as Advocate General/Additional Advocate General, Sikkim, unless he fulfils the qualifications as laid down in Article 165 of the Constitution."

II. Clauses 3, 4, 5, 6, 7, 8, 9, and 10 of Notification No. 6(7) Home/83 dated 15th June, 1983 shall be re-numbered as 2, 3, 4, 5, 6, 7, 8, and 9, respectively.

BY ORDER.

J. T. Densapa,
Home Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

Dated the 6th June, 1984

NOTIFICATION

In pursuance of Notification No. 38(28)Home/83/613 dated 1st August, 1983, the Government of Sikkim is pleased hereby to further extend the date of submission of the report Judicial Inquiry by Shri G.P. Roy, District and Session Judge to the Government from 31st May, 1984 to 15th June, 1984.

J.T. DENSAPA,
Home Secretary,
Government of Sikkim.
The following Notification of the Ministry of Home Affairs, Government of India hereby re-published for general information:

"In exercise of the powers conferred by Section 3 of Foreigners Act, 1946 (31 of 1946) the Central Government hereby makes the following order further to amend the Foreigners (Restricted Area) Order, 1963, namely;

1. (1) This order may be called the Foreigners (Restricted Area) Amendment Order, 1984.

(2) It shall come into force on the 3rd June, 1984 and shall remain in force for two months.

2. In Schedule 1 to the Foreigners (Restricted Area) Order, 1963 after item 5 the following item shall be added at the end namely-

6 every district in the State of Punjab."

J.T. DENSAPA,
Home Secretary,
Government of Sikkim.
In exercise of the powers conferred by sub-section (1) of section 9 of the Sikkim Entertainment Tax Act, 1980 (8 of 1980), the State Government hereby authorizes the Entertainment Tax Inspector of the Local Self Government and Housing Department and the Police Officers not below the rank of Sub-Inspectors of the Sikkim Police Center at any reasonable time any place of entertainment while the entertainment is proceeding and any place ordinarily used as a place of entertainment for the purpose of checking whether the provisions of the Act or of any rules made thereunder are being complied with.

By Order,

T, P. SHARMA,
Secretary,
Local Self Government & Housing Department,
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No.1/H Dated Gangtok the 7th June, 1984

Election Commission of India's Notification No. 56/82-XVI dated 4th May, 1984 is hereby re-published.

ELECTION COMMISSION OF INDIA
ASHOK ROAD,
NEW DELHI-110001
Dated the 4th May, 1984.
Vaisakha 14, 1906 (Saka).

NOTIFICATION

Whereas the Sikkim Janta Parishad (hereinafter referred to as Parishad) is a recognised State Party in Sikkim State and election symbol 'Horse' has been exclusively reserved for it in that State, Vide Commission's notification No. 56/79 (1), dated the 19th November, 1979;

And Whereas, the Commission has been intimated that the said Parishad has merged the Indian National Congress from 14th July, 1981, and has thus ceased to function as a State Party;

And Whereas, the Chief Electoral Officer also informed the Commission that on the basis of the information available with the Election Department, the Parishad had merged into Indian National Congress (I) and was not functioning in the State;

And whereas the documents made available to the Commission by the Indian National Congress established sufficient proof of such merger;

And whereas the Election Commission, on the basis of the records available and the information furnished by the Chief Electoral Officer, Sikkim, as stated above, is satisfied that the Parishad has merged into Indian National Congress and thus ceased to function as a separate politics' party and that its name should be deleted from the list of recognised State parties so as to bring the list up to date as required by sub-para (2) of para 17 of the Election Symbols (Reservation and allotment) Order, 1963: and.
Now, therefore, in pursuance of clause (b) of sub-paragraph (I) of paragraph 17 of the said Symbols Order, the Election Commission hereby makes the following amendment its notification No. 56/82, dated the 8th April, 1982, published as O.N. 29(E), in the Gazette India, Extraordinary, Part II Section 3(iii), dated the 12th April, 1982, and as subsequent amended from time to time namely:

In Table 2 appended to the above notification, against the item Sikkim (a) the entry relating to "2. Sikkim Janta Parishad..............Horse" shall be deleted; and (d) figure "3" appearing before the entry "Sikkim Prajatantra Congress's hall be renumbered as "2".

By Order,

P.N. TAMANG,
Assistant Electoral Officer,
Sikkim.

R.P. BHALLAJ
Secretary.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT

Notification No.4(723)B/L.R.(S) Dated Gangtok, the 12th June, 1984.

Form of notification under Section 4 of the Land Acquisition Act, 1894 (I of 1894)

Whereas the function of the Central Government under the Land Acquisition Act 1894(Iof 1894), in relation to the acquisition of land for the purpose of the Union have been entrusted to the State Government by Notification No. F. 12018/12/76-L.R.D. dated 10th January, 1978 issued by the Government of India in the Ministry of Agriculture and Irrigation under clause (I) of Article 258 of the constitution of India:

And whereas it appears to the Governor that land is likely to be needed for public purpose being a purpose of the union, namely for construction of Northern bye Pass in the block of Chanmari-Lagyap District East it is hereby notified that a piece of land measuring about 1.10 acres bounded on the:—

**CHANDMARI-LAGYAP:**

North:- Private holding of Princess P.T. Yapshi Pheungkhang.
East:- N.S.H. Way a private holding of Princess P.T. Yapshi Pheungkhang.
West:- Forest Area
South:- Old mule track

**PENLONG**

East:- Defence land
West:- N.S.H. Way
North:- N.S.H. Way & Tahsi View Point
South:- Yuthok compound.

Likely to be needed for the aforesaid public purpose at the public expense within the aforesaid of Chandmari.

This Notification is made, under the provision of Section 4 of the Land Acquisition Act, 1894 read with the said notification, to all whom it may concern.

A plan of land may be inspected in the office of Collector-cum-Sp.L.A.O., Land Revenue Department, Gangtok.
In exercise of the powers conferred by the said section, read with the said notification, the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workman, to enter upon and survey the land and all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, file an objection in writing before the Collector-cum-Sp. L.A O , Land Revenue Department, Gangtok.

And whereas there is urgency to acquire the land, the Governor is further pleased to direct under Section 17(4) that the provision of Section 5-A of the Act shall not apply.

K. SHERAB,
Secretary
Land Revenue Department
Government of Sikkim.
The President of India has appointed Shri Kona Prabhakara Rao as the Governor of Sikkim under Article 155 of the Constitution of India. Shri Kona Prabhakara Rao has assumed the office of the Governor of Sikkim in the forenoon of Monday the 18th June, 1984.

SONAM WANGDI,
Secretary to the Governor.
In exercise of the powers conferred by sub-section (2) of section 8 of the Sikkim Sales Tax Act, 1983 (4 of 1983), the State Government hereby adds the following goods after serial No. 31 in Schedule 1 of the said Act, namely:-

32. Drugs and formulations.
33. Tea leaves and dust and betel nuts.
34. News prints purchased by small and medium newspapers for their bonafide use within Sikkim.

This notification shall be deemed to have come into force on the 12th day May, 1983.

T. P. GHIMIRAY,
Joint Secretary,
Finance (Income Tax & Commercial Taxes) Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
LABOUR DEPARTMENT

Dated Gangtok, the 26th June, 1984

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 8 of the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979 (30 of 1979) the State Government hereby appoints the 9th day of July, 1984 from which a licence is to be obtained by the contractor to whom the said Act applies.

By Order,

J. DORJI,
Secretary,
Labour Department.
In Exercise of the powers conferred by sub-section (1) of section 4 of the Inter-State Grant Workmen (Regulation of Employment and Conditions of Service) Act, 1979 (30 of 1979) the State Government hereby fixes a period of thirty days from the date of publication this notification in the Official Gazette within which the application for registration of every Published to which the Act applies shall be made, by the principal employer, to the Registering Officer.

By Order.

J. DORJI,
Secretary,
Labour Department.
In exercise of powers conferred by section 7 of the Inter-State Migrant Workmen regulation of Employment and Conditions of Service) Act, 1979 (30 of 1979), the State Government hereby appoints the Under Secretary of the Labour Department to be the Pensing Officer for the purposes of Chapter III of the said Act for the whole of the State of Sikkim.


By Order,

J. DORJI,
Secretary,
Labour Department.
GOVERNMENT OF SIKKIM
WEIGHTS AND MEASURES CUM- LEGAL METROLOGY
FOOD AND CIVIL SUPPLIES DEPARTMENT
GANGTOK, (SIKKIM)

NOTIFICATION

No.6(II4)83-84/3/WM/FCS
Dated Gangtok, the 25th June, 1984.

In pursuance of sub-rule (2) of rule 1 of the Sikkim Weights and Measures Rules, 1984, the State Government hereby appoints the 1st, day of July, 1984 as the date on which the provision of the said rules shall come into force in the whole of State of Sikkim.

R.B. MUKHIA I.A.S.
Controller of Weights and Measures and'
Ex-Officio Controller of Legal Metrology

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
It is hereby notified for the information of the general public and all concerned that in view of all round increases of market value of land and agricultural crops, the minimum rates of land compensation payable for acquisition of various classes of land in Sikkim has been revised as under:-

<table>
<thead>
<tr>
<th>Districts Kind of Land</th>
<th>Circle 'A'</th>
<th>Circle 'B'</th>
<th>Circle 'C'</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Paddy. I</td>
<td>14000/-</td>
<td>13000/-</td>
<td>12000/-</td>
</tr>
<tr>
<td>South &amp; field. II</td>
<td>12800/-</td>
<td>12000/-</td>
<td>11000/-</td>
</tr>
<tr>
<td>North III</td>
<td>11000/-</td>
<td>10500/-</td>
<td>10000/-</td>
</tr>
</tbody>
</table>

These rates of compensation will be applicable only for acquiring land by the Government for private transactions and shall come into force from the date of approval i.e. 1984.

By Order,

K. SHERAB,
Secretary,
Land Revenue Department,
Government of Sikkim,
GOVERNMENT OF SIKKIM
LOCAL SELF GOVERNMENT DEPARTMENT
GANGTOK

NOTIFICATION

No.3/LSGHD. Dated Gangtok, the 5th July, 1984

In exercise of the powers conferred by sub-rule (1) of rule 20 of the Sikkim Entertainment Tax Rules, 1981, the State Government hereby empowers the Entertainment Tax Inspector of the Local Self Government Department to require at any time, the proprietor/Management to produce for inspection all his books and records, and all tickets or portions of tickets his possession, relating to the entertainment, and also seize and take in his possession all such books, tickets or portions of tickets, etc., relating to such entertainments as he may consider necessary in case he suspects evasion of tax or any irregularity.

By Order.

J. D3R1,
Secretary,
Local Self Government Department,

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 2/H
Dated Gangtok the 4th July, 1984.

Election Commission of India's notification No. 480/2/84-I. dated 25th June, 1984 is hereby re-published for general information.

ELECTION COMMISSION OF INDIA

ASHOK ROAD,
NEW DELHI.

Dated the 25th June, 1984.
Asada 4, 1907 (S.E).

NOTIFICATION

In pursuance of sub-section (1) of section 3 of the Presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission, in consultation with the Central Government, hereby appoints the Secretary General to the Lok Sabha, Parliament House, New Delhi, to be the Returning Officer for Vice-Presidential Election.

By Order,

P.N. TAMANG,
Assistant Electoral Officer,
Sikkim

R. P. BHALLA,
Secretary.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 3/H
Dated Gangtok the 4th July, 1984.

Election Commission of India's notification No. 480/2/84-II dated 25th June, 1984 is hereby re-published for general information.

ELECTION COMMISSION OF INDIA
ASHOK ROAD,
NEW DELHI.
Dated the 25th June, 1984,
Asada 4, 1906 (S.E).

NOTIFICATION

In pursuance of sub-section (1) of section 3 of the Presidential and Vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission hereby appoints Shri N.N. Mehra, Joint Secretary, Lok Sabha Secretariat, Parliament House, New Delhi, to be the Assistant Returning Officer for the Vice-Presidential Election.

By Order,

P.N. TAMANG,
Assistant Electoral Officer
Sikkim

R. P. BHALLA,
Secretary,
Sikkim

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM  
ELECTION DEPARTMENT  

Notification No. 4/H.  

Dated Gangtok, the 5th My, 1984  

Election Commission of India's notifications No. 76/SKM/79 dated 16th June, 1984 hereby re-published for general information.

ORDER  

No. 76/SKM/79.- Whereas, Shri Namgyal Tshering Bhutia of Tadong Bazar, Daragaon, East Sikkim-737102, a contesting candidate for the General Election to Sikkim Legislative Assembly from 28-Rumtek assembly constituency held in 1979, was disqualified by the Election Commission vide its order No.76/SKM/79 dated 6 March, 1982 under Section 10A the Representation of the People Act, 1951, for failure to lodge the account of his election expenses duly supported by the medical certificate and affidavit and has also submitted the account of his election expenses;  

And whereas, the said Shri Namgyal Tshering Bhutia had submitted a representation for removal of the disqualification imposed on him giving reasons for his failure to lodge the account of his election expenses duly supported by the medical certificate and affidavit and has also submitted the account of his election expenses;  

And whereas, the Election Commission has taken into the account the said representation and affidavit filled by him and is satisfied with the reasons given therein for the failure;  

Now, therefore, in exercise of the powers conferred by section 11 of the said Act, the Election Commission has reduced the period of disqualification imposed on him to the period of disqualification already suffered by him and removed the disqualification for the unexpired period with effect from 17th June, 1984.

By Order.  

S.R. SETHI,  
Under Secretary,  
Election Commission of India.

P.N. TAMANG,  
Assistant Electoral Officer,  
Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 5/H
Dated Gangtok the 5th July, 1984.

Election Commission of India’s notification No. 429/SKM/84 (3) dated 25th June, 1984 hereby published for general information.

ELECTION COMMISSION OF INDIA
ASHOK ROAD,
NEW DELHI.
Dated the 25th June, 1984.

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 13C of the Representation of the People Act, 1950 (43 of 1950), the Election Commission hereby appoints, in addition to the officers appointed in its Notification No. 429/SKM/75(2), dated the 26th September, 1975 the Assistant Electoral Officer, Election Department, Gangtok, as the Assistant Electoral registration Officer for all assembly constituencies in the State of Sikkim.

By Order,

P.N.TAMANG,
Assistant Electoral Officer,
Sikkim.

R. P. BHALLA,
Secretary to the Election Commission of India.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
NOTIFICATION
No. 35(36)83-84/PAN/RDD. Dated Gangtok, the 23rd June, 1984.

The resignation tendered by Shri Tilak Kumar Mukhia, member of Mikhola Gram Panchayat, South District, is hereby accepted w.e.f. 1.4.84 in exercise of the powers conferred by Sub-Section (l) of Section 19 of the Sikkim Panchayat Act, 1982.

By Order,

K.C. PRADHAN, IAS.
Director, Oram Panchayat Elections and Secretary,
Rural Development Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 6/H. Dated Gangtok, the 16th July, 1984.

Election Commission of India's notification No. 480/84 dated 20th July, 1984 hereby republished, for general information.

ELECTION COMMISSION OF INDIA
ASHOK ROAD,
NEW DELHI-I
Asada 29, 1906 (Saka).

NOTIFICATION

No. 480/84:- WHEREAS the term of office of Shri [Mohammad Hidayatullah, Vice-President of India, is due to expire on 30th August, 1984;

AND WHEREAS under sub-section (3) of section 4 of the Presidential and vice-Presidential Elections Act, 1952 (31 of 1952), the Election Commission is required to appoint the dates for the election to fill the office of the Vice-President of India so that it will be completed in time to enable the Vice-President thereby elected to enter upon his office on the 31st day of August, 1984;

NOW, THEREFORE, in pursuance of sub-section (1) of section 4 of the said Act, the Election Commission hereby appoints in respect of the said election—

(a) 3 August, 1984 (Friday), as the last date for making nominations;
(b) 4 August, 1984 (Saturday), as the date for the scrutiny of nominations;
(c) 6 August, 1984 (Monday), as the last date for the withdrawal of candidatures; and
(d) 22 August, 1984 (Wednesday), as the date on which a poll shall, if necessary be taken.

By Order.

Sd/- K. GANESAN,
Secretary.

P.N. TAMANG,
Assistant Electoral Officer,
Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No.7/H
Dated Gangtok the 16th July, 1984.

Election Commission of India’s notification No. 480/3/84 dated 20th July, 1984 hereby re-published for general information.

ELECTION COMMISSION OF INDIA
ASHOK ROAD,
NEW DELHI-110001.
Dated the 20th July, 1984.
Asada 29, 1906 (Saka)

NOTIFICATION

In pursuance of rule 8 of the Presidential and Vice-Presidential Elections Rules, 1984, the Election commission hereby—

(a) fixes Room No. 62, First Floor, Parliament House in New Delhi as the place of polling for the Vice-Presidential election to be held in accordance with its notification No. 480/84, dated the 20th July, 1984; and

(b) specifies the hours from 10 a.m. to 4 p.m. both inclusive to be the hours during which the poll will be taken at the said place of polling.

By Order,
Sd/- K. GANESAN,
Secretary.

P. NTAMANG,
Assistant Electoral Officer,
Sikkim.

PRIMED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
Notification No. 9/H. Dated Gangtok, the 20th July, 1984.

Public notice of Election to the Office of Vice-President of India issued by the Secretary general Lok Sabha and Returning Officer for the Vice Presidential Election is hereby republished general information.

ELECTION COMMISSION OF INDIA

ASHOK ROAD,
NEW DELHI-110001.
Dated the 20th July, 1984.
Asada 29, 1906 (Saka).

NOTIFICATION
LOK SABHA SECRETARIAT
FORM 1
( See rule 3 of the Presidential and Vice-Presidential Election Rules, 1974)
PUBLIC NOTICE
OF
ELECTION TO THE OFFICE OF VICE-PRESIDENT OF INDIA

WHEREAS a notification under sub-section (1) of section 4 of the Presidential and Vice-President Election Act, 1952, for the holding of an election to fill the Office of Vice-President of issued by the Election Commission, I, Subhash C. Kashyap, the Returning for such election, do hereby give notice that-

(i) nomination papers may be delivered by a candidate or any one of his proposers or seconders to the undersigned at his office in Room No. 18, Ground Floor, Parliament House, New Delhi, or if he is unavoidably absent, to the Assistant Returning Officer, Shri N.N. Mehra, Joint Secretary, Lok Sabha Secretariat, at the said office between 11 A.M. and 3 P.M. on any day (other than a Public holiday) not later than the 3rd August 1984;

(ii) each nomination paper shall be accompanied by a certified copy of the entry relating to the candidate in the electoral roll for the Parliamentary constituency in which the candidate is registered as an elector;
(iii) every candidate shall deposit or cause to be deposited a sum of rupees two thousand five hundred only. This amount may be deposited in cash with the Returning Officer at the time of presentation of the nomination paper or deposited earlier in the Reserve Bank of India or in a Government Treasury and in the latter case a receipt showing that the said deposit of the sum has been so made is required to be enclosed with the nomination paper;

(iv) forms of nomination papers may be obtained from the above said office at the times aforesaid;

(v) the nomination papers, other than those rejected under sub-section(4) of section 5B of the Act, will be taken up for scrutiny at the said office in Room No. Ground Floor, Parliament House, New Delhi on Saturday, the 4th August 1984 at 11 A.M.

(vi) the notice of withdrawal of candidatures may be delivered by a candidates or any of his proposers or seconders who has been authorised in this behalf writing by the candidate, to the undersigned at the place specified in paragraph (1) above before three o'clock in the afternoon of Monday, the 6th August 1984;

(vii) in the event of the election being contested the poll will be taken on wednesday, the 22nd August, 1984 between the hours of 10 A.M. and 4 P.M. at the place of polling fixed under the rules.

NEW DELHI;
Dated, the 20th July, 1984.

SUBASH C. KASHYAP
 Secretary-General, Lok Sabha
 and Returning Officer for
 Vice-Presidential Election.

P. N. TAMANG,
Assistant Electoral Officer,
Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 8/H.

Dated Gangtok, the 19th July, 1984.

The following notification of Election Commission of India is hereby republished for general information.

ELECTION COMMISSION OF INDIA

ASHOK ROAD,
NEW DELHI-1

Dated the 7th July, 1984.
Asada 16, 2906 (Saka).

NOTIFICATION

NO. 154/SKM/84.- In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1960), the Election Commission of India, in consultation the Government of Sikkim hereby nominates Shri KM. L. Chhabra, LAS-Chief Secretary to the Government of Sikkim State as the Chief Electoral Officer for the State of Sikkim with effect from the date he has taken over charge as Chief Secretary of the State and until further orders Vice Shri M.P. Pradhan, I.A.S.

By Order.

Sd/- K. GANESAN,
Secretary.

P.N.TAMANG,
Assistant Electoral Officer,
Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
The following amendments shall be made in Notification No: 6 (7) Home/83/1 dated 11th June, 1984 for the regulation of terms and conditions in respect of Advocate General and Additional Advocate General, Sikkim with immediate effect:-

1. A new sub-clause (g) under clause 2 shall be inserted as clause 2(g) to read as follows:
   "to represent the State Government at all stages before the High Court"

2. Sub-clause (a) under clause 3 shall be deleted.

3. Sub-clauses (b) and (c) under clause 3 shall be renumbered as sub-clauses (a) and (b) under clause 3.

By Order.

J.T. DENSAPA
Home Secretary,
Government of Sikkim,
NOTIFICATION

The amendments made in Motilkaiion No. 6 (17) Home/83/540 dated 9th July, 1984 for the regulation of terms and conditions in respect of Advocate General, Sikkim, will read as follows:

1. A new sub-clause (g) under clause 2 shall be inserted as clause 2 (g) to read as follows:
   "to represent the State Government at all stages before the High Court in all cases"
2. Sub-clause (a) under clause 3 shall be deleted.
3. Sub-clauses (b) and (c) under clause 3 shall be renumbered as sub-clauses (a) and (b) under clause 3.

J.T. DENSAPA,
Home Secretary,
Government of Sikkim.
In exercise of the powers conferred by section 20 of the Press and Registration of Books Act, 1867(Central67) and in supersession of all the previous rules on the subject, the State Government hereby makes the following rules, namely:—

**RULES**

1. **Short title and commencement.**—

   (1) These rules may be called the Sikkim Press

   (2) They shall come into force on the date of their publication in the Official Gazette.

2. **Definitions.**—

   In these rules, unless the context otherwise requires,—

   (a) "Form" means a form appended to these rules;

   (b) "Registrar" means the Registrar of Books, Sikkim

   (c) "Act" means the Press and Registration of Books Act, 1867;

   (d) "section" or "sub-section" means a section or sub-section of the Act;

   (e) "State" means the State of Sikkim

3. **Declaration by Keeper of Press.**—

   The keeper of a printing press shall, within thirty days from the date of commencement of these rules or thirty days from the establishment of a printing press, appear in person before the District Magistrate within whose local jurisdiction such press is situated, for making a declaration under section of the Act. The keeper making such declaration shall if the place where such press is situated is only a portion of a building or enclosure or any other premises, state in such a declaration a true and precise description of such portion as will, in the opinion of the Magistrate before whom such declaration is made, be sufficient to identify the said portion.
4. **Declaration by printer or publisher of a newspaper.—**

(i) The printer and the publisher of every newspaper published in the State shall appear in person before the District Magistrate within whose local jurisdiction such newspaper is printed or published, for making a declaration under sub-section (2) of section 5 of the Act, unless he proves to the satisfaction of the Magistrate concerned that he is unable so to appear by reason of any bodily infirmity or other sufficient cause. He shall, in such case, be permitted to appear through an agent authorised by him by a power of attorney duly executed in this behalf to carry out all the requirements of sub-section (2) of section 5 of the Act.

(ii) The printer or publisher making such declaration shall, if the premises where the printing or publication of such newspaper is conducted are only a portion of the building or enclosure or any other premises, state in such declaration a true and precise account of such portion as will, in the opinion of the Magistrate before whom such declaration is made, be sufficient to indentify the said portion.

5. **Joint Declaration.—**

If two or more persons individually declare themselves to be the keeper of one and the same press or the printer and/or publisher of one and the same newspaper, the District Magistrate, as the case may be, shall require each such declarant to describe himself as the joint keeper of the press or the joint printer and/or publisher of the newspaper, as the case may be.

6. **Transmission of copy of declaration to the Registrar.—**

A copy of the declaration made under section 4 and under section 5 or under section 8 of the Act may, within fifteen days of such declaration, be forwarded by the District Magistrate duly attested by his official seal to the Registrar at his office.

7. **Delivery of copies of newspapers.—**

The printer of every newspaper published in the State shall, in accordance with the provisions of section 11A of the Act, deliver by post or by a messenger two copies of each issue of such newspaper within forty-eight hours of the publication thereof, to the Registrar, and one copy thereof to the Librarian, Government Library, Community Centre, Gangtok:

Provided that where a printer publishes more than one edition under the same declaration, and an issue of such edition is different from an issue of another edition, two copies of the issue of each such edition shall also in like manner be sent to the Registrar and the Librarian, Government Library, Community Centre, Gangtok.

8. **Delivery of books.—**

(1) Every printer of a book shall, in accordance with the provision of clauses (a) and (b) of section 9 of the Act, deliver three copies of the whole of every book (together with all maps, prints and other engravings belonging thereto, finished and coloured in the same manner as the best copies of the same) printed in the State, to the Registrar at his office.

(2) Out of the three copies of all the books delivered under sub-section (1), the Registration shall deposit one copy in a separate library which shall be constituted as a reference library and forward with reference to section 11 of the Act, one copy to the Government Library in the Community Centre, and the remaining copy to the Parliament Library, Parliament House, New Delhi.

(3) Every printer of a book shall also deliver a memorandum along with each copy delivered under sub-rule (1) or sub-rule (2) containing so far as may be practicable, the following particulars:—

(i) the title of the book and the contents of the title page, with a translation into English of such title and contents, when the same are not in the English language

(ii) the language in which the book is written;
(iii) the name of the author, translator or editor of the book or any part thereof;
(iv) the subject;
(v) the place of printing and the place of publication;
(vi) the name or firm of the printer and the name or firm of the publisher;
(vii) the date of issue from the press or of the publication;
(viii) the number of sheets, leaves or pages;
(ix) the size;
(x) the first, second or other number of the edition;
(xi) the number of copies which the edition consists;
(xii) whether the book is printed, cyclostyled or lithographed;
(xiii) the price at which the book is sold to the public; and
(xiv) the name and residence of the proprietor of the copyright of any portion of such

copyright:

DECLARATION

"We hereby declare that the particulars furnished above are true to our knowledge and belief."

The Registrar to whom delivery is tendered may, if the book does not comply with the require­ments of section 9 of the Act, refuse to take de livery of copy of any book.

9. Form of receipt for books delivered.—

The receipt referred to in section 10 of the Act shall be in the following form:—

'I, A.B., do hereby acknowledge to have received from C.D., printer, copies of ...............required under clause (a) or (b) of section 9 of the Press and Registration of Becks Act, 1867, along with a memorandum of the particulars specified in rule 8.

Signature

10. Quarterly return of books issued from a press.—

(1) Every keeper of a printing press shall, within ten days after the first day of January, the first day of April, the first day of July and the first day of October of each year, forward to the concerned District Magistrate a return in Form I of all the books printed at his press in the quarter immediately preceding the said dates, or if no books have been printed at his press, a statement to that effect.

(2) The District Magistrate shall send to the Registrar within 20 days after the close of each quarter, a consolidated quarterly return in Form II of all the books printed at and issued from the various printing presses within his jurisdiction during that quarter.

Catalogue of Books.—

(1) The catalogue of books printed within the State of Sikkim and referred to in section 18 of the Act shall be kept by the Registrar in his office.

(2) The memoranda of books to be registered in such catalogue under section 18 shall be grouped according to languages. The particulars of books in such memoranda shall be recorded,—

(a) in the case of books in Bhutia, Lepcha, Limbu and Nepali, in the respective languages, and

(b) in the case of books in other languages, in English language.

Registrar to submit extract from the catalogue of books registered.—

The Registrar shall forward to the Secretary to the Government of Sikkim in the Home Depart­ment at the end of each quarter an extract from the catalogue of books registered during the quarter. Sim­ilar extract shall be forwarded quarterly to the District Magistrate in respect of the books printed within his jurisdiction.
13. **Particulars to be printed on books and papers.**—

Every book or paper other than a newspaper, shall have printed on it the particulars mentioned in section 3 with full name and addresses, of the author, printer, publisher, editor and keeper of the and the date on which the book or the paper other than a newspaper, was delivered out of press.

14. **Exemption.**—

Nothing in the foregoing rules shall apply to an edition of a book in which no additions or alterations, either in the maps, prints or other engravings, belonging to the edition last preceding, have been made, provided that three copies of the first or later edition of the book were de

**Effect of change of periodicity of publication of newspaper.**—

If the periodicity of publication of a newspaper is charged, the declaration made in respect of such newspaper under sub-section (2) of section 5 shall cease to have effect within the meaning of that section and shall be necessary for the printer or publisher of such newspaper to make a declaration under section 8 to the effect that he has ceased to be the printer or publisher thereof and also to make a new declaration for publishing the newspaper with the changed periodicity.
FORM I
(See sub-rule (1) of rule 10)
Quarterly return of books printed and issued from the...................................................... Press during the...........................................quarter of 19
(To be submitted by the Press-Keeper within 10 days after the close of each quarter to the District Magistrate concerned with reference to sub-rule (1) of rule 10 of the Sikkim Press and Registration of Books Rules, 1984.

<table>
<thead>
<tr>
<th>Sl.</th>
<th>Full title of the books</th>
<th>Name and No. printed at the press. (In case the book is periodically published, the volume number and issue number of the same should be mentioned)</th>
<th>Date of delivery from the press and of the publication.</th>
<th>Whether three copies of each of the books have been submitted by the printer to Registrar of Books, with the Memorandum of particulars duly filled in, within one month from the date of delivery from the Press as per section 9 of the Press and Registration of Books Act, 1867.</th>
<th>If the present edition of the book is exempted from registration under rule 14, state the name and address of the Press where the first or the preceding edition of the book was printed and the date on which the prescribed number of copies thereof were delivered to the Registrar of Books together with the Memorandum of particulars of registration.</th>
<th>Whether rule 13 has been complied with.</th>
<th>Remarks.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
<td>(7)</td>
<td>(8)</td>
</tr>
</tbody>
</table>

Signature of the Press-Keeper.
FORM II

(See sub-rule (2) of rule 10)

Consolidated quarterly return of books printed at and issued from various printing presses in Gangtok/district of ...................... during the ...................... quarter of 198

To be sent to the Registrar of Books, Sikkim within 20 days after the close of each quarter by the District Magistrate concerned with reference to sub-rule (2) of rule 10 of the Sikkim Press and Registration of Books Rules, 1984.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the printing press</th>
<th>Full title of books printed at the Press, address of the publisher.</th>
<th>Date of delivery from the press and date of publication.</th>
<th>Whether three copies each of the books have been submitted by the printer to the Registrar of Books with the Memorandum of particulars duly filled in and within one month of delivery from the press as per section 9 of the Press and Registration of Books Act, 1867.</th>
<th>If not, whether the printer has been asked by the District Magistrate to do so.</th>
<th>If the present edition of the book is exempt from registration under rule 14 of the above rules, the name and address of the Press where the first and preceding editions of the book were printed and the date on which the prescribed number of books thereof were delivered to the Registrar of Books together with the memorandum of particulars for registration.</th>
<th>Whether rule 13 has been complied with.</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
<td>(7)</td>
<td>(8)</td>
<td>(9)</td>
</tr>
</tbody>
</table>

District Magistrate

PASONG NAMGYAL,

Secretary to the Government of Sikkim

Information and Public Relations Department.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

No. 6(59) Home /82/579


NOTIFICATION

Notification No. 6(59) Home/82/362 dated 13th January, 1983 is hereby repealed with immediate effect.

J.T. DENSAPA,
Home Secretary,
Government of Sikkim.
ORDER

S.O........In exercise of the powers vested under the provision of Rule 14 (b) of the Regulations relating to the working of the Film Advisory Board, the Central Government hereby approves films specified in column 2 of the Schedule annexed hereto in all its/their languages Versions to be of the description specified against it/each in column 6 of the said schedule.

SCHEDULE

<table>
<thead>
<tr>
<th>Title of the film</th>
<th>Length of the film (in metres)</th>
<th>Name of the applicant</th>
<th>Name of the producer</th>
<th>Brief synopsis whether a scientific film or for educational purposes or a film dealing with news, current events and documentary film.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. News Magazine No 20</td>
<td>586 Films Division, Government of India, 24-Peddar Road, Bombay-26</td>
<td>-do-</td>
<td>-do-</td>
<td>News and Current Events. General release</td>
</tr>
<tr>
<td>2. INR 1829</td>
<td>284</td>
<td>-do-</td>
<td>-do-</td>
<td>News and Current Events. General release</td>
</tr>
<tr>
<td>5. INR 1830</td>
<td>295</td>
<td>-do-</td>
<td>-do-</td>
<td>News and Current Events. General release</td>
</tr>
<tr>
<td>INR 1831 302</td>
<td>-do-</td>
<td>-do-</td>
<td>-do-</td>
<td>News and Current Events. General release</td>
</tr>
<tr>
<td>6. INR 1831 (Regional North)</td>
<td>-do-</td>
<td>-do-</td>
<td>-do-</td>
<td>News and Current Events. General release</td>
</tr>
<tr>
<td></td>
<td><strong>File No.</strong></td>
<td><strong>News and Current Events.</strong></td>
<td><strong>General and regional.</strong></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>-------------</td>
<td>-----------------------------</td>
<td>---------------------------</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>INR 1834 &amp; INR 1834 (Regional-</td>
<td>297 -do- release</td>
<td>News and Current Events. General and regional. respectively.</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>INR 1835 &amp; INR 1835 (Regional (South)</td>
<td>281 Films Division, Government of India, 24 Peddar Road, Bombay - 26</td>
<td>News and Current Events. General and regional release respectively.</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>News Magazine</td>
<td>268 -do-</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>INR 1836 &amp; INR 1836 (Regional West)</td>
<td>283 -do-</td>
<td>News and Current Events. General &amp; regional release respectively.</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>News Magazine 337 -do- -do- No.27</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>News Magazine 429 -do- -do- No.28</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>News Magazine 332 -do- -do- No.29</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>News Magazine 333 -do- -do- No.29-A</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>News Magazine 221 -do- -do- No.30</td>
<td></td>
<td>(File No. 315/284-F(P) -do-</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>News Magazine</td>
<td>566 -do-</td>
<td>Sd/- (SUKUMAR MANDAL)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>No. 31</td>
<td></td>
<td>Desk Officer,</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Tele : 384995</td>
<td></td>
</tr>
</tbody>
</table>

**PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.**
In modification of Notification No. IPR/84-85 dated 5th November, 1982, the Government of Sikkim is pleased to order as follows:

1. The issue of advertisements to local newspapers eligible under clause 7 of Notification No.20/78-79/IPR dated 7th August 1980 shall henceforth be decided on the basis of a review of regularity to be undertaken every three months in accordance with the following norms:

   (a) Dailies: Fifty (50) issues in three months, i.e., minimum 16 issues in a month, each issue having four standard pages of 32 X 22 cm.

   (b) Weeklies: Ten (10) issues in three months, i.e., minimum 3 issues in a month, each issue having 8 standard pages of 32 X 22 cm.

   (c) Bi-weeklies: Twenty (20) issues in three months, i.e., minimum 6 issues in a month, each issue having 4 standard pages of 32 X 22 cm.

Three copies of every issue of each of the dailies, weeklies and bi-weeklies should be submitted to the Deputy Director (Spl.) of the IPR Department at the Government of Sikkim Press Building by the publishers within 24 hours of its publication.

The other provisions of the Notification datad 5 November 1982 stand as they are. This Notification shall come into effect from 15th July, 1984. The first review under the revised rule shall be undertaken on 16th Oct. 1984.

By Order,

(Pasong Namgyal)
Secretary to the Government of Sikkim.
SIKKIM PUBLIC WORKS DEPARTMENT
GANGTOK
NOTIFICATION

Dated Gangtok, the 27th July, 1984-

In supersession of earlier Notification No.2103/Home/84 of 2.2.84 issued for implementation of Sikkim Public Works Code & Manual with effect from 1.4.84, it is hereby notified for information of all the registered contractors under this Department that the Governor of Sikkim has been pleased to amend the Para 312 of Sikkim Public Works Code regarding Fixed Deposit as below.

The Contractors belonging to Grade I, II, & III are now hereby allowed to deposit the Lumpsum amount of Rs. 10,000/- Rs. 5,000.00 & Rs. 3,000.00 respectively against the amount of Rs. 50,000.00, Rs. 30,000.00 & Rs. 10,000.00 as previously Notified.

L. LEPCHA,
Chief Engineer Cum Secretary,
Sikkim Public Works Department,
Gangtok.
GOVERNMENT OF SIKKIM

MOTOR VEHICLES DEPARTMENT

Dated Gangtok, the 26th July, 1984.

NOTIFICATION

In exercise of the powers conferred by section 3 of the Sikkim Motor Vehicles Taxation Act, 1982 (5 of 1982), the State Government hereby appoints the officer mentioned in column (2) of the Table below and further specifies that they shall exercise their powers in the areas mentioned in column (3) of the said Table.

THE TABLE

<table>
<thead>
<tr>
<th>No.</th>
<th>Designation of officer</th>
<th>Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Secretary, State Transport Authority.</td>
<td>Throughout the State of Sikkim.</td>
</tr>
<tr>
<td>2.</td>
<td>Senior Regional Transport Officer, Jorethang.</td>
<td>South and West Districts.</td>
</tr>
<tr>
<td>3.</td>
<td>Regional Transport Officer, Gangtok.</td>
<td>North and East Districts.</td>
</tr>
</tbody>
</table>

M. M. RASAILY,

Secretary,
Motor Vehicles Department,
Government of Sikkim.
The Governor of Sikkim is pleased to constitute a singleman Pay Commission consisting of Shri Justice Mohan Lall Shrimal, Chief Justice, High Court of Sikkim.

The terms of reference will be as follows:—

(a) To examine the existing structures of pay scales of all categories of State Government employees and to suggest changes which may be desirable and feasible.

(b) To examine the existing grades in Sikkim Government Service and to suggest changes which may be desirable for ensuring uniformity in scales of pay commensurate with duties and responsibilities expected from each grade and also to suggest reduction in the number of grades.

(c) To examine the variety of allowances and benefits in kind that are presently available to the employees in addition to pay and to suggest rationalisation and simplification thereof with a view to promoting efficiency in administration.

(d) To examine the existing rules relating to death-cum-retirement benefits and to suggest changes desirable.

(e) To examine the existing rates of D.A./T.A. and to suggest changes desirable.

To suggest the date from which changes/improvements recommended by the Commission should become effective.

The Commission will make its recommendation having due regard to the social, economic condition of the State and also the resources available with the State Government.

The Commission will devise its own procedure and may call for such information and documents or may take such evidence as it may consider necessary for any particular purpose. Departments of the State Government will furnish information and documents and assistance as may be required for the Commission.

The Commission will function at Gangtok and may undertake tours as and when necessary. It will make recommendation as soon as practicable but not later than six months from the date of its constitution.

K. M. L. CHHABRA,
CHIEF SECRETARY,
GOVERNMENT OF SIKKIM.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 10/H.
Dated Gangtok, the 31 July, 1984.

Election Commission of India's notification No. 434/SKM/84 (3) dated 8 June, 1984 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
ASHOK ROAD,
NEW DELHI.
Dated the 8 June, 1984.

NOTIFICATION
No.434/SKM/84 (3) .— In pursuance of the provisions of section 21 of the Representation of the People Act, 1951 (43 of 1951), and in supersession of its Notification No./SKM/79(3) dated 31 August, 1979, the Election Commission hereby designates, in consultation with the Government of Sikkim, the officer of the Government specified in column 2 of the Table below as the Returning Officer of the Assembly Constituency in the State of Sikkim as specified in column 1 of the said Table against such officer of the Government:-

<table>
<thead>
<tr>
<th>Sl.No. and Name of Assembly Constituency</th>
<th>Returning Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Yoksam</td>
<td>District Collector and District Magistrate, West District, Geyzing.</td>
</tr>
<tr>
<td>2. Tashiding</td>
<td>District Collector and District Magistrate, West District, Geyzing.</td>
</tr>
<tr>
<td>4. Dentam</td>
<td>District Collector and District Magistrate, West District, Geyzing.</td>
</tr>
<tr>
<td>5. Barmiok</td>
<td>District Collector and District Magistrate, West District, Geyzing.</td>
</tr>
<tr>
<td>7. Chakung</td>
<td>District Collector and District Magistrate, West District Geyzing.</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>10.</td>
<td>Jorethang Nayabazar</td>
</tr>
<tr>
<td>11.</td>
<td>Ralang</td>
</tr>
<tr>
<td>12.</td>
<td>Wak</td>
</tr>
<tr>
<td>13.</td>
<td>Damthang</td>
</tr>
<tr>
<td>15.</td>
<td>Rateypani West Pendam</td>
</tr>
<tr>
<td>16.</td>
<td>Temi Tarku</td>
</tr>
<tr>
<td>18.</td>
<td>Rhenock</td>
</tr>
<tr>
<td>20.</td>
<td>Pathing</td>
</tr>
<tr>
<td>21.</td>
<td>Loosing Pachekhani</td>
</tr>
<tr>
<td>23.</td>
<td>Djongu</td>
</tr>
<tr>
<td>25.</td>
<td>Kabi Tingda</td>
</tr>
<tr>
<td>27.</td>
<td>Martam</td>
</tr>
<tr>
<td>30.</td>
<td>Ranka</td>
</tr>
<tr>
<td>32.</td>
<td>Sangha</td>
</tr>
</tbody>
</table>

By Order,

R. P. BHALLA,
 Secretary to the Election Commission of India.

P. N. TAMANG,
Assistant Electoral Officer,
Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No.11/H
Dated Gangtok, the 31 July, 1984.

Election Commission of India's notification No. 434/SKM/84 (4) dated 8 June, 1984 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
ASHOK ROAD,
NEW DELHI.
Dated the 8 June, 1984.

NOTIFICATION
No.434/SKM/84 (4).- In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (43 of 1951), and in supersession of is Notification No. 434/SKM/79 (4) dated 31st August, 1979 the Election Commission hereby appoints each of the officers of the Government of Sikkim as specified in column 2 of the Table below to assist the Returning Officer of the Assembly constituency in the State of Sikkim as specified in column 1 of the said Table against such Officers of the Government in the performance of the functions of such Returning Officer:-

TABLE

<table>
<thead>
<tr>
<th>Returning Officer of Assembly Constituency</th>
<th>Assistant Returning Officers</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Returning Officer of 1-Yoksam assembly constituency.</td>
<td>1. Deputy District Magistrate (I), West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>2. Deputy District Magistrate (II), West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>3. Deputy District Officer, West District Geyzing.</td>
</tr>
<tr>
<td></td>
<td>4. Deputy Director, Animal Husbandry Department, West District Geyzing.</td>
</tr>
<tr>
<td>2. Returning Officer of 2-Tashiding assembly constituency.</td>
<td>1. Deputy District Magistrate, (I), West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>2. Deputy District Magistrate (II), West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>3. Deputy District Officer, West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>4. Deputy Director, Animal Husbandry Department, West District, Geyzing.</td>
</tr>
<tr>
<td>No.</td>
<td>Assembly Constituency</td>
</tr>
<tr>
<td>-----</td>
<td>----------------------------</td>
</tr>
<tr>
<td>3.</td>
<td>3-Geyzing</td>
</tr>
<tr>
<td>4.</td>
<td>4-Dentam</td>
</tr>
<tr>
<td>5.</td>
<td>5-Barmiok</td>
</tr>
<tr>
<td>6.</td>
<td>6-Rinchenpong</td>
</tr>
<tr>
<td>7.</td>
<td>7-Chakung</td>
</tr>
<tr>
<td>8.</td>
<td>8-Soreong</td>
</tr>
<tr>
<td>9.</td>
<td>9-Daramdin</td>
</tr>
<tr>
<td>No.</td>
<td>Returning Officer</td>
</tr>
<tr>
<td>-----</td>
<td>------------------</td>
</tr>
</tbody>
</table>
| 26  | Returner of 26-Rakdong Tentek assembly constituency. | 1. Deputy District Collector (I), East District, Gangtok.  
2. Deputy District Collector (II), East District, Gangtok.  
3. Deputy District Officer, East District, Gangtok. |
| 27  | Returner of 27-Martam assembly constituency. | 1. Deputy District Collector (I), East District, Gangtok.  
2. Deputy District Collector (II), East District, Gangtok.  
3. Deputy District Officer, East District, Gangtok. |
| 28  | Returner of 28-Rumtek assembly constituency. | 1. Deputy District Collector (I), East District, Gangtok.  
2. Deputy District Collector (II), East District, Gangtok.  
3. Deputy District Officer, East District, Gangtok. |
| 29  | Returner of 29-Assm Lingjey constituency. | 1. Deputy District Collector (I), East District, Gangtok.  
2. Deputy District Collector (II), East District, Gangtok.  
3. Deputy District Officer, East District, Gangtok. |
| 30  | Returner of 30-Ranka assembly constituency. | 1. Deputy District Collector (I), East District, Gangtok.  
2. Deputy District Collector (II), East District, Gangtok.  
3. Deputy District Officer, East District, Gangtok. |
| 31  | Returner of 31-Gangtok assembly constituency. | 1. Deputy District Collector (I), East District, Gangtok.  
2. Deputy District Collector (II), East District, Gangtok.  
3. Deputy District Officer, East District, Gangtok. |
| 32  | Returner of 32-Sangha assembly constituency. | 1. Deputy District Collector (I), East District, Gangtok.  
2. Deputy District Magistrate (I), South District, Geyzing.  
3. Deputy District Magistrate (I), South District, Namchi.  
4. Deputy District Officer, North District, Mangan. |

By Order,

R. P. BHALLA,
Secretary to the Election Commission of India.

P.N. TAMANG,
Assistant Electoral Officer,
Sikkim.
Notification No. 12/H.

Dated Gangtok, the 31st July, 1984.

Election Commission of India's notification No. 434/SKM/84 (4) dated 3 July, 1984 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

ASHOK ROAD,
NEW DELHI-110001.
Dated the 3 July, 1984.

NOTIFICATION

No. 434/SKM/84 (4) :- In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (43 of 1951), the (Election Commission hereby directs that the following amendments shall be made in its notification No. 434/SKM/84(4) dated 8, June, 1984, namely :-

In column 2 of the table appended to the said notification -

(a) for the existing entry at serial No. 2 against each of items Nos. 23 to 25, the entry "Deputy District Magistrate (I) shall be substituted ; and

(b) after the existing entries against each of items Nos 23 to 25, the entry "Deputy District Magistrate (II) shall be added.

By Order,

R. P. BHALLA,
Secretary to the Election Commission of India.

P.N. TAMANG,
Assistant Electoral Officer,
Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No.13/H
Dated Gangtok the 13th August, 1984.

The list of contesting candidates for the Vice Presidential Election 1984 is hereby re-published for general information.

LOK SABHA SECRETARIAT

FORM 5

[See rule 6 of the Presidential and Vice-Presidential Elections Rules 1974]

ELECTION TO THE OFFICE OF VICE-PRESIDENT OF INDIA

List of Contesting Candidates

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Name of candidate</th>
<th>Address of candidate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri Kamble Bapu Chandrasen</td>
<td>11/714, Adarsh Nagar, Prabhadevi, Bombay-400 025</td>
</tr>
<tr>
<td>2.</td>
<td>Shri Venkataraman (Ramaswami)</td>
<td>G.D. Naidu Nagar at No. 7, H.I.G. Block, Madras, Tamil Nadu now at No. 7, Krishna Menon Marg, New Delhi-110 011</td>
</tr>
</tbody>
</table>

NEW DELHI;
Dated, the 6th August, 1984.

SUBHASH C. KASHYAP,
Secretary-General, Lok Sabha and
Returning Officer for the
Vice-Presidential Election.

P.N.TAMANG,
Assistant Electoral Officer,
Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 14/H
Dated Gangtok the 21st August, 1984.

Election Commission of India's notification No. 480/84 dated 17 August, 1984 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
NEW DELHI I
Dated the 17 August, 1984.

NOTIFICATION

No. 480/84:- In pursuance of rule 27 of the Presidential and Vice-Presidential Election Rules, 1974, the Election Commission hereby appoints 22 August, 1984 (Wednesday) as the day on which and 5.00 P.M. of that day as the time at which the counting of votes for the Vice-Presidential election 1984 shall take place in the office of the Returning Officer (Room No.62, First Floor of the Parliament House) in New Delhi.

By Order.

Sd/- K. GANESAN,
Secretary to the
Election Commission of India.

P.N. TAMANG,
[Electoral Officer,
Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK]
GOVERNMENT OF SIKKIM
Labour Department

Notification No.4/DL.

Dated : Gangtok, the 22nd August, 1984.

The following draft of certain rules which the State Government proposes
to make in exercise of the powers conferred by section 80 of the Sikkim Shops
and commercial Establishments Act, 1983, is published as required by sub-
section (1) of the said section for the information of all persons likely to be
affected thereby and notice is hereby given that the said draft rules will be
taken into consideration on or after the expiry of 45 days from the date of
publication of this notification in the Official Gazette.

Any objection or suggestions which may be received from any person
with respect to the said draft Rules before the expiry of the period so
specified taken into consideration by the State Government.*
1. SHORT TITLE AND COMMENCEMENT:

(1) These rules may be called the Sikkim Shops and Commercial Establishment Rules, 1984.

(2) They shall come into force from the date of their publication in the official gazette.

2. DEFINITIONS:

In these Rules, unless there is anything repugnant in the subject or context:-

(a) "Act" means the Sikkim Shops and Commercial Establishments Act/ 1983.

(b) "Form" means a form appended to these rules;

(c) "Section" means section of the Act.

Words and expressions not defined in these rules but defined in the Act shall have the meanings respectively assigned to them in the said Act.

3. Exemptions to establishments on certain holidays from the operation of the Act by the State government:

The state, government may by notification, exempt from the operation of the provisions of the Act all establishments on the following holidays, namely :-

(1) Magha Sankrati Mela:
(2) Tibetan New Year's day:
(3) Saga Dawa:
(4) Id-ul-fitar:
(5) Drukpa Tsechi:
(6) Pang Lhabsol:
(7) Durga Puja:
(8) Lahab Thuchen:
(9) Dewali:
(10) Christmas:
(11) Any occasion on which a public emergency is declared in this behalf by the State Government;
(12) Public fairs or exhibitions or religious festivals recognised in this behalf by the State Government;
(13) Any other occasion which the State Government deems fit.
FORM FOR SUBMITTING A STATEMENT, FEES, REGISTRATION OF ESTABLISHMENTS, FORM OF REGISTRATION CERTIFICATE AND THE FORM AND PERIOD FOR NOTIFYING A CHANGE AND THE FEES:

(1) A statement to be sent to the Chief Inspector by the employer under Sub-section (2) of section 6 shall be in form "A" and shall be accompanied by a fee as specified in schedule 1.

(2) An establishment shall be registered in the Register of Establishments under sub-Section (3) of section 6, under the appropriate category to which it belongs. The Register establishments shall be in form 'B'.

(3) The registration certificate to be issued under sub-section (3) of 6 shall be in part A of form 'C'.

(4) The application for renewal of a registration certificate shall be accompanied by a fee as specified in Schedule I and the renewal certificate shall be in Part B of form 'C'.

(5) In the event of loss or destruction of the registration certificate an application shall be made to the Chief Inspector within seven days of such loss or destruction for a duplicate copy thereof which may be granted on payment of ten rupees.

(6) The employer shall notify to the Inspector of the area concerned, in form 'D' alongwith such fees as are specified in Schedule if any change in respect of the total number of employees, within 15 days after the expiry of the quarter to which the change relates; arid any change, other than in respect of the total number of employees, In respect of the information contained in the statement furnished by him under rule 4 (1) within thirty days after the has taken place.

Explanation: For the purpose of this rule "quarter" means a quarter ending on 31st March, 30th June, 30th September and 31st December of any year.

5. SIX DAYS IN A YEAR FOR ADDITIONAL OVERTIME :

(1) An employee may be required or allowed to work in a Shop or Commercial establishment under sub-section (3) of section 13 in excess of the period fixed under sub-section (l) of that section on any of the following days, for the purposes of making accounts, stock taking or settlements if such excess period does not exceed twenty four hours:-

(i) The 31st day of March;
(ii) The 30th day of June;
(iii) The 31st day of December;
(iv) The three days preceding the Ram Nawami day;

(2) On any or the days mentioned in sub-rule (l) the operation of the relating to closing hours in sections 1O and 12 shall remain suspend

6. NOTICE TO BE GIVEN TO INSPECTOR WHEN ADDITIONAL OVERTIME IS TO BE WORKED

Notice of the intention to require employees in a Shop or Commercial Establishment to work under sub-section (3) of section 13 in excess of the period
fixed under sub-section of section 13 and sub-section (2) of section 20 on any day as specified under sub-rule of rule 5 shall be given by the employer in English or in of the official languages of the State of Sikkim to the Inspector within whose jurisdiction such establishment is situated at least 24 hours before such day;

Provided that if employer for reasons beyond his control is unable to give requisite notice at least 24 hours before such day he shall give the notice on such day.

7. **IDENTITY CARD TO BE ISSUED TO THE EMPLOYEES AFTER; NECESSARY POLICE VERIFICATION**

The identity card to be issued under sections 23 and 30 shall be issued only after necessary police verification.

8. **RECEIPT OF SECURITY MONEY**

(i) The Inspector with whom money is deposited by way of security for the return of the seized goods under sub-section (3) of section II shall maintain in a serially numbered cash receipt in form ‘E’ the amount so deposited. The amount shall be refunded to the depositor if he is not prosecuted within the period prescribed in sub-section (5) of that section, on the expiry of such period, and if he is prosecuted, after the case is finally disposed of in his favour.

2. The Inspector shall, for the goods seized by him under sub-section (2) of section II, issue a seizure memo in form ‘F’ to the person from whom such goods have been seized and when such goods are returned to the person concerned he shall obtain a delivery memo from the said person with his acknowledgement in Part B of Form ‘F’.

9. **THE EMPLOYMENT OF CHILDREN AND YOUNG PERSON**

An Inspector may require an employer to produce in respect of any person employed by him whom the Inspector suspects to be a child or young person as proof of his age.

(i) An authentic extract from the school record, or

(ii) A certificate of age from a registered medical practitioner in form ‘G’

**FIXATION OF TIMES AND METHODS FOR CLEANING ESTABLISHMENTS, EXEMPTION OF CERTAIN ESTABLISHMENTS FROM THE PROVISIONS OF THE ACT AND PRECAUTION AGAINST THE FIRE TO BE TAKEN.**

(1) In every establishments

all the inside yvafls of the rooms and all the ceilings and tops of such rooms and all the passages and staircases shall be lime washed or colour washed at least once in every two years dating from the period when these were lime washed or colour washed and shall be maintained in a clean State:

Provided that the Inspector may require them to be lime washed or colour washed earlier than two years if in his opinion they have become so unclean as to require immediate lime washing or colour washing.

( 3 )
(b) All the beams, rafter, doors, window frames and other wood work with the exception of floors shall be either painted varnished once in seven years dating from the period when these were last painted or varnished and shall be maintained in a clean State.

(2) The date on which lime washing, colour washing, painting or varnishing, as the case may be, is carried out, shall be duly entered in a register maintained in form 'H' which shall be shown to the Inspector when required.

(3) Nothing in this rule shall apply to:-

(a) rooms (not being rooms in residential hotel, restaurants and eating houses) used only for storage of articles.

(b) walls or tops of rooms which are made of galvanised iron, tiles, asbestos sheets or similar material or glazed bricks.

(c) any other establishment or part thereof in which limewashing or painting is in the opinion of the Inspector unnecessary to satisfy the requirements of section 44 as to cleanliness.

(4) rubbish, filth or debris shall not be allowed to accumulate or to remain on any part of the establishment for more than twentyfour hours and shall be disposed of in the manner approved by the Inspector. All filth and other decomposing matter shall be kept in covered receptacles.

(5) all drains carrying waste or sullage water or sewage shall be constructed of masonary or other impermeable material and shall be regularly flushed at least twice daily and where possible/connected with some recognised drainage

(6) the establishment and the compound surrounding it shall be maintained in a strictly sanitary and clean condition. The floors shall be swept or otherwise cleaned at least once a month.

(7) the employer shall enforce the proper use of latrines and prevent pollution by excreta or urine of the surface of the ground in the vicinity of the latrine or the urinale and in the compound of the establishment. The employer shall make suitable arrangements for the regular cleaning and conserving of the latrines and urinals to the satisfaction of the Inspector.

(8) the area around the place where drinking water is distributed to the workers shall be kept clean and properly drained.

(9) no person shall smoke or use a naked light or cause or permit any such light to be used, in the immediate vicinity of any inflammable material in any establishment.

11. FIRST AID APPLIANCES:

The first aid box to be maintained under section 48 shall contain the following equipment together with a book of instructions in first-aid, that is to say:

(i) 3 small sterilized dressings.
(ii) 2 medium size sterilized dressings.
(iii) 2 large size sterilized dressings.
(iv) 2 large size sterilized burn dressings.
(v) 2 (1/2 doz.) packets sterilized cotton wool.
1 pair of dressing scissors.
1 (1 oz.) bottle containing solution of iodine or mercurrichrome.
1 (1 oz.) bottle containing solution of salvolative having the dose and mode of administration indicated on the label.
1 (1 oz.) bottle containing potassium permanganate crystals.
Any antidote for burns.

QUALIFICATIONS OF INSPECTORS:

No person shall be appointed to be an Inspector under the Act, or having been so appointed, shall continue to hold office, if he has or acquires, directly or indirectly by himself or by any partner, any share or interest in any establishment to which the Act applies in the area for which he is to be or has been appointed:

Provided that nothing in this rule shall apply —

To any person who has been permitted by the authority competent to appoint him as Inspector to hold or acquire directly or indirectly by himself or in the name of any member of his family living with him or dependent on him, any share or interest in any registered Co-operative Bank or Co-operative Society or in any public limited company, or

To any person who acquires by inheritance any share or interest in any firm or business but who is not a working partner therein:

POWERS AND DUTIES OF THE INSPECTOR

The Inspector shall make such examination as may appear to him to be necessary for the purpose of satisfying himself that the provisions of the Act and of these rules and any orders issued by the Government under the Act are duly observed. In particulars, he shall satisfy himself

That the establishments, are duly registered under the Act;
That the registers, records and notices required to be maintained or displayed under the Act or these rules are properly maintained or displayed;
That the intervals of rest and holiday required to be granted or observed under the Act are granted and observed and that the limit of hours of work and spread-over laid down under the Act are not exceeded;
That the provisions of the Act and any orders issued by Government regarding the opening and closing hours are duly observed;
That the identity cards for employees in residential hotels, restaurants and eating houses are properly provided;
That the provisions of the Act and these rules regarding leave are properly observed:
| (7) That the provisions of the Act and these rules relating to cleanliness, lighting and precautions against fire are properly observed:
That the provisions of the Act relating to the payment for overtime work are duly observed; and

(5)
(9) That no child is allowed to work in any establishment.

MAINTENANCE OF REGISTERS AND RECORDS AND DISPLAY OF NOTICES:

(1) Every employer or manager of a Shop or Commercial establishment shall maintain a register of employment in form 'I' provided that where the opening and closing hours and period of interval for rest are ordinarily uniform, the employer or Manager may maintain such register in form 'K'.

(2) Every employer or manager of a residential hotel, restaurant, eating house, theatre or other place of public amusement or entertainment shall —

(a) maintain a register of employment in form 'J' provided that where the opening and closing hours and period of interval for rest are ordinarily uniform the employer or manager may maintain such register in form 'L'.

(b) exhibit in his establishment a notice in form 'M', specifying the day or days of the week on which his employees shall be given a holiday (such notice being exhibited before the employees to which it relates cease work on the Saturday immediately preceding the first week during which it is to have effect).

(3) Every employer or manager shall maintain a register of leave in form 'N'.

(4) The employer or manager shall provide each employee with a book called "Leave Book" in form 'O'. The book shall be the property of the employee and the employer or his manager shall not demand it except to therein and shall not keep it for more than a week at a time:

Provided that with the consent in writing of an employee whose wages are Rs. 300/- P.M. or more, the "Leave Book" may be kept in the custody of the employer.

(5) If any employee loses his "Leave Book" the employer or manager shall provide him with another copy on payment of Rs. 2/-, and shall complete it form his record.

(6) Every employer or manager shall exhibit in his establishment a notice containing such extracts of the Act and these rules, in any of the of the said languages of the majority of his employees, as the Government may direct.

(7) Any notice required to be exhibited under these rules shall be exhibited in such manner that it is readily seen and read by any person whom it affects and shall be replaced whenever it becomes defaced or otherwise ceases to be clearly legible.

(8) In any register or record which an employer or manager is required to maintain under these rules, the entries relating to any day shall be made on such day and shall be authenticated under the signature of the employer or the manager on the same day:

Provided that the entries relating to overtime work shall be made immediately after completion of such overtime work.

Provided further that in case both the employer and the manager are absent on any day the entries shall be authenticated by such person as they be authorised in writing by the employer.
The registers and records relating to any year shall be preserved for a period of two years after the last entry is made therein.

If on an application made by an employer or manager in writing, the State Govt, is satisfied that any muster roll, register or record maintained by the employer or manager gives in respect of all or any of the employees in his establishment the particulars required to be shown in any register, record or notice referred to in this rule, the State Govt, may by order in writing direct that such muster roll, register or record shall to the corresponding extent be maintained in place of such register, record or notice referred to in this rule.

Save as provided in Sub-rule (6), all registers, records, muster rolls and notices required to be maintained, exhibited or given under this rule shall be either in English or in any of the said languages.

(i) Every employer or manager shall maintain a visit book in which an Inspector visiting the establishment may record his remarks regarding any defects that may come to light at the time of his visit or give directions regarding the production of any documents required to be maintained or produced under the provisions of the Act and the rules. Where the Inspector has no remarks to offer, he shall merely enter the date and time of his visit and sign on the book. The visit book shall be produced when demanded by an Inspector.

(ii) The Visit book shall be a bound book of size 7" x 6" containing at least 100 pages, every second page thereof shall be consecutively numbered and the unnumbered page between each two consecutively numbered pages shall have a vertical perforated straight line on the margin side at a margin of 1". Every numbered page shall contain the following headings at the top :-

(a) Name of the establishment or employer  
(b) Locality  
(c) Registration number of the establishment  
(d) Date  
(e) Time.

(iii) In case the visit book containing the remarks passed by an Inspector is lost, destroyed or defaced, the employer or manager shall forthwith report in writing the loss of the visit book to the Inspector of the area and immediately maintain a new visit book.

Where an office, Store-room, Godown, Warehouse, or work place used in connection with the trade and business of a shop is situated at premises other than the premises of the shop, all registers, records, muster rolls, visit books and notices required to be maintained, exhibited or given under the Act and these rules shall be separately so maintained, exhibited or given in respect of and at such office, Store room, godown, warehouse or work place.

J. Dorji,  
Secretary to the Govt. of Sikkim,  
Department of Labour.
FORM 'A'  
See Rule No 4 (i)  
STATEMENT UNDER SECTION 6 (2)

(1) Name of the Establishment, if any (in block letters)  
(2) Full postal address and location of the establishment  
(3) Situation of office, storeroom, godown, warehouse or workplace, if any attached to the establishment but situated in premises different from those of the establishment.  
(4) Category of the Establishment i.e., whether (a) shop, (b) Commercial establishments (c) residential hotel, restaurant or eating house, (d) theatre or other place of public amusement or entertainment.  
(5) Particulars of the persons having interest in the establishment as employer (applicable only where a nomination is made under section 76).

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Name and Designation</th>
<th>Permanent Address</th>
<th>Nature of interest (Whether partner, parentage, member/director/shareholders)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1 2 3 4 5 6

(6) Nature of business  
(7) Name, designation and permanent address of the Employer (manager, agent or any other person) who is immediate in-charge of the general management or control of the establishment.  
(8) Particulars of the members of employer's family employed in the establishment as defined in section 2(17).
(9) Names of other persons occupying position of management or employees engaged in confidential capacity, if any.

Name Age Sex Relationship with employer

(10) Total number of employees

<table>
<thead>
<tr>
<th></th>
<th>Male</th>
<th>female</th>
<th>total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adult</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Young persons</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TOTAL

(11) Name the day of the week on which weekly holidays will be observed (in case of shops and Commercial Establishments only)

(12) Details of remittance (enclosed copy of Bank receipt) B.R. No. & date - Amount of fee paid

Place......................................

Date.....................................

Signature of Proprietor/Partner/Manager/Secretary/Managing Director or a person in charge.
# REGISTER OF ESTABLISHMENTS

**Part I -- Shops.**

**Part II -- Commercial Establishments.**

**Part III -- Residential hotels.**

**Part IV -- Restaurants and eating houses.**

**Part V -- Theatres and other place of public entertainment & amusement.**

Note: This register shall be maintained Categorywise separately for each town.

<table>
<thead>
<tr>
<th>Registration No. of establishment and date of registration (item 1 &amp; 2 of form A)</th>
<th>Name and address of the establishment</th>
<th>Name of employer</th>
<th>Name of Manager or other person other than employer in immediate charge of the general management or control of the establishment</th>
<th>Nature of business</th>
<th>No. of employees</th>
<th>Renewals.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>2.</td>
<td>3.</td>
<td>4.</td>
<td>5.</td>
<td>6.</td>
<td>7.</td>
</tr>
</tbody>
</table>
Form 'C'
(See Rule 4 (3))
The Sikkim Shops and Commercial Establishment Act 1983.
(Registration Certificate of Establishment)

Part A

This is to certify that the establishment, the particulars of which have been given above, has been registered under the Sikkim Shops and Commercial Establishments Act 1983 on the day of 1983 on the day of 198....................................

Chief Inspector under the Sikkim Shops and Commercial Establishment Act, 1983.

_______________________________________________________________________________________________________________________

Part B

(Annual renewals under rule 5)

No.........................Date..........................................

It is hereby certified that the above certificate of Registration has been renewed for the year ending 31st Dec., 19..........................

Chief Inspector
The S.S.& C.E. Act, 1983.

---

(1) Registration mark and number

(2) Name of establishment

(3) Full postal address of the establishment

(4) Nature of business, trade or profession carried on

(5) Name & designation of the proprietor/manager/agent or any other person in the immediate charge or control of the establishment.

(6) Name and designation of other person(s) having interest as employer in the establishment, if any, with his/her address in the state.

(7) Total number of employees (1) Adult ----Male--------Female Total

(2) Young person ,, ,, Total

_____________________________________________

Total

_____________________________________________
Form 'D'
(See Rule 4(6))
Notice of Charges

Name of the establishment already registered with full address and name of the employer/proprietor/Manager.
Registration number.

To

Sir,

Notice is hereby given that the following Change has been taken place in respect of information forwarded to you in form 'A'
The Registration Certificate is forwarded to be returned after recording necessary change,

1.
2.
3.
4.
5.

Place..............................................

Date.............................................

Signature of the Proprietor/Manager

Secretary/Managing Director/or a person in charge
Form 'E'
(See Rule 8 (1))
Cash Receipt
Received a sum of Rs. 50/- only from Shri.................................................S/O.............................................resident of.................................................................
as a deposit by way of security for the return of seized goods/ in consideration that his goods may not be seized for contravention of the............
provisions of Section 11 (1) of the Sikkim Shops and Commercial Establishment Act, 1983.
Inspector,

Time............................................................

Place..............................................................

Date...................................................

Signature of depositor.

Note:- The depositer shall prefer his claim for refund only after the case has been finally disposed of.
Form 'F'
See Rule No.8 (2)
Seizure Memo (Part A)
In exercise of the conferred on me under sub-section (2) of section 11 of the Sikkim Shops and Commercial Establishments Act, 1983, I hereby seize the goods of following description belonging to Shri.................................................................S/O.................. resident of .................................................................who has been detected hawking the said goods in contravention of the provision of section (1) of section 11 of the Sikkim Shops and Commercial Establishment Act, 1983.
Particulars of goods seized.
Time........................................
Date........................................
& Place.................................
withness................................
(1)......................................... Inspector,
(2)......................................... Sikkim Shops & Commercial Establishment Act, 1983.

Delivery memo
(Part B)
The goods seized with the description as given under seizure memo no............................................................dated..............................are hereby delivered to their owner Shri.................................................................S/O..................................................resident of..................................................
Time........................................
Date........................................... Inspector,
Place........................................
Received the said goods (Name of the owner of goods with signature & date).
Form 'G'
(See Rule 9)
Form of Certificate

I hereby certify that I have personally examined (name) ............................................................. residing at .......................................................... and he/she has completed his/her twelfth/seventeenth year.

His/Her marks of indentification are:

Thumb impression or signature of the person examined.

Place .................................. 

Date ..................................

Medical Practitioner

Regd. No......................

Date ..............................
Form 'H'
(See Rule No. 10 (2 ) )
Register showing dates of time washing , colour washing etc.

<table>
<thead>
<tr>
<th>Parts of the establishment</th>
<th>Parts time washed</th>
<th>Treatment (whether Date on which time</th>
<th>Signature of the</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>i.e. name of room. colour washed, painted</td>
<td>time washed, colour-washing, employer or manage.</td>
<td>or varnished, e.g. washed, painted or painting or varnishing</td>
<td>walls, ceilings, wood varnished)</td>
<td>was carried out (according</td>
</tr>
</tbody>
</table>

1. 2. 3. 4. 5. 6.
<table>
<thead>
<tr>
<th>Name of the employee and the establishment.</th>
<th>Sex</th>
<th>Age</th>
<th>Days of the week</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Sunday</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Time at which employment commences.</td>
</tr>
</tbody>
</table>

1. 2. 3. 4.

Note: The mark 'H' shall be made in the column relating to any day on which an establishment remains closed in accordance with the notice referred to in section 17 (1) or a holiday is given in accordance with the condition subject to which exemption is granted as specified in sec: 4 and 5 of the Act and 'A' if the employee is absent on any other day.

The entries under the heading "Rest intervals" shall be the actual hours at which intervals are to begin and end (e.g. 1 P.M. to 2 P.M. or so on).
<table>
<thead>
<tr>
<th>Name of the employee and the establishment.</th>
<th>Days of the week</th>
<th>Total hours worked during the week.</th>
<th>Days on which overtime work is done and extent of such overtime on each day.</th>
<th>Extent of overtime worked during the week.</th>
<th>Extent of overtime worked previously during the year in accordance with the provisions of rule 9.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Thursday</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Friday</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Saturday</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Vote: The mark 'H' shall be made in the column to any day on which an establishment remains closed in accordance with the notice referred to in See: 17 (1) or a holiday is given in accordance with conditions subject to which exemption is granted as specified in see 5 and 5 of the Act and 'A' if the employee is absent on any other day.

* The same sub-columns as for Sunday.

The entries under the heading "Rest intervals" shall be the actual hours at which intervals are to begin and end (i. g. 100 P.M. to 2 P.M.) or so on.)
<table>
<thead>
<tr>
<th>No.</th>
<th>Name of the employee and the establishment</th>
<th>Sex</th>
<th>Day of the month</th>
<th>Time at Which employment commences</th>
<th>Time at Which employment ceases</th>
<th>Rest intervals</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td>3</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: The mark 'H' shall be made in the column relating to any day on which a holiday is given in accordance with the notice referred to in Sub-Sec : (2) (b) of Sec: 14 of the rule-and 'A' if the employee is absent on any other day.

* The same Sub-Columns as for 1.

The entries under the heading "Rest intervals" shall be the actual hours at which intervals are to begin and end (e.g. 1 P.M to 2.00 P.M or so on).
<table>
<thead>
<tr>
<th>Name of the employee and the Sex</th>
<th>Days of month</th>
<th>Days on which overtime work is done and extent worked previously during the year in accordance with the provisions of Section 20(2).</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>5</td>
<td></td>
</tr>
<tr>
<td></td>
<td>6 etc</td>
<td></td>
</tr>
</tbody>
</table>

Note: The mark 'H' shall be made in the column relating to any day on which a holiday is given in accordance with the notice referred to in Sub-Sec: (2) (b) of Sec: 14 of the rule and 'A' if the employee is absent on any other day.

* The same Sub-Columns as for 1.

This column need not be filled by theatres or other places of public amusement or entertainment. The entries under the heading "Rest intervals shall be actual hours at which intervals are to begin and end (e.g. 1 P.M. to 2.00 P.M. or so on)"
Form K
(See Rule 14 (1))

Register of employment in a Shop establishment where opening and closing hours are ordinarily uniform for the week ending

| Name of the employee | Sex | Age | Time at which employment commences | Time at which employment ceases | Rest intervals | Hours worked on:
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Sunday</td>
<td>Monday</td>
<td></td>
<td>Tuesday</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Wednesday</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1. 2. 3. 4. 5. 6. 7
<table>
<thead>
<tr>
<th>Name of the employee and the establishment</th>
<th>Sex</th>
<th>Age</th>
<th>Time at which employment commences</th>
<th>Rest intervals</th>
<th>Hours worked on Thurs- Fri- Sat-</th>
<th>Total hours worked</th>
<th>Days on which over time worked during work the week is done</th>
<th>Extent of overtime worked previously during the week</th>
<th>Extent of overtime worked in accordance with the provisions of rule 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
<td>8</td>
<td>9</td>
<td>10</td>
</tr>
</tbody>
</table>

*Note:* The marks 'H' shall be made in the column relating to any day on which an establishment remains closed in accordance with the notice referred to in Sec. 17(1) or a holiday is given in accordance with the conditions subject to which exemption is granted as specified in Sec. 4 and 5 of the Act and 'A' if the employee is absent on any other day. The entries under the heading 'Rest of intervals' shall be actual hours at which intervals are to begin and end (e.g., 1.00 P.M. to 200 P.M. and so on).
## Form -1

Register of Employment in a residential hotel, restaurant, eating house, theatre or other place of public amusement or entertainment where opening and closing hours are ordinarily uniform for the month ending .............................................. 19

<table>
<thead>
<tr>
<th></th>
<th>Name of the employee and the establishment</th>
<th>Sex</th>
<th>Age</th>
<th>Time at which employment commences</th>
<th>Time at which employment ceases</th>
<th>Rest intervals</th>
<th>Hours worked on</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
1 (Name of the Sex Age Time at Time at Rest Hours worked on Days on which * Extent of employment and the which which intervals 5 6 7 etc. overtime worked establishment) employement employment work is done previously during commences ceases and extent of the year in accor-
such overtime on dance with the each occasion provisions of section 20 (2)
1 2 3 4 5 6 7 8 9

Note: The marks "H" shall be made in the column relating to any day on which a holiday is given in accordance with the notice referred to in rule (2) (a) of Sec : 14 and "A" if the employee is absent on any other day.

*This column need not be filled by theatres or other places of public amusement or entertainment. The entries under the heading "Rest intervals" shall be the actual hours at which intervals are to begin and end (e.g. 1 P. M. to 2 P. M.)
Form M
(See Rule 14 (2) (b) )
Notice of holiday.

Name and address of the Establishment.

( Residential Hotel
( Restaurant
( Eating House
( Theatre
(Other place of public amusement and entertainment
( Shop/Commercial Establishment which is entitled to
(exemption from
(sections 17 and 29 of the Act.

shall be given a holiday on the day named below in the week following the date of this
notice and until further notice.

<table>
<thead>
<tr>
<th>Name of the employee</th>
<th>Day on which holiday is allowed</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
</tr>
</tbody>
</table>

"Strikes out the words which are not appropriate.

Strikes out the words " until further notice " if the notice is intended to apply only to one
week.

If the same day is fixed for all the employees, the word "all" only need to be inserted in
this column.

Signature of the employer/manager

Date.............................................................

( 25 )
Leave due on

^0 No. of da^s

(From

(

(To

Balance of leave carried over

(1st Moiety

cn

(2nd Moiety

(Date of application

(

o> (Date of refusal

(

(Amount of leave refused

(Date of discharge

(

( (Date and amount

(paid.

( ( (Signature or left

(hand thumb impression

(of employee.

Signature or thumb impression of

employee in receipt of Leave Book

in Form O and Date.

<D Remarks.

( 26 )
Form O
(See Rule 14(4))

Leave Book

Same form as the form of the register of leave but a separate book shall be made for each employee on a thick bound sheet.

Schedule I
(See Rule 4(1) and (4))

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Category of establishment</th>
<th>Registration fees</th>
<th>Renewal fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
</tr>
<tr>
<td>1.</td>
<td>Shops and establishments having no employees.</td>
<td>Rs. 10/-</td>
<td>Rs. 10/-</td>
</tr>
<tr>
<td>2.</td>
<td>Shops and establishments having 1 to 9 employees.</td>
<td>Rs. 20/-</td>
<td>Rs. 20/-</td>
</tr>
<tr>
<td>3.</td>
<td>Shops and establishments having 10 to 19 employees.</td>
<td>Rs. 30/-</td>
<td>Rs. 30/-</td>
</tr>
<tr>
<td>4.</td>
<td>Shops and establishment having 20 to 50 employees.</td>
<td>Rs. 50/-</td>
<td>Rs. 50/-</td>
</tr>
<tr>
<td>5.</td>
<td>Shops and establishment having above 50 employees.</td>
<td>Rs. 100/-</td>
<td>Rs. 100/-</td>
</tr>
</tbody>
</table>
Schedule II
(See Rule 4 (6))

The notice of change in form 'D' shall be sent to the Inspector together with the fees specified in this schedule.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Category of establishment</th>
<th>Fees</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Commercial Establishments</td>
<td>Rs. 10/-</td>
</tr>
<tr>
<td>2</td>
<td>Shops having Employees</td>
<td>Rs. 10/-</td>
</tr>
<tr>
<td>3</td>
<td>Shops having no Employees</td>
<td>Rs. 5/-</td>
</tr>
<tr>
<td>4</td>
<td>Residential Hotels</td>
<td>Rs. 10/-</td>
</tr>
<tr>
<td>5</td>
<td>Restaurants and eating houses</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Theatres and other places of public amusement or entertainment.</td>
<td></td>
</tr>
</tbody>
</table>
CORRIGENDUM

1. Read "REGISTRATION" in lieu of "RGISTRATION" in page 2, line 2.
2. Insert "of" between the words "Register" and "establishments" in page 2, line 9.
3. Insert the word "day" between "any" and "or" in page 2, line 38.
4. Read "cleanliness" in lieu of "cleanlines" in page 5, line 36.
5. Read "regarding" in lieu of "egarding" in page 5, line 36.
6. Read "consecutively" in lieu of "consequtively" in page 7, line 22.
7. Read "Name" in lieu of "Name" in page 8, line 4.
8. Read "business" after the words "Nature of" in page 8, line 14.
9. Read "employer" in lieu of "emloyer" in page 11, line 11.
10. Read "lime" in lieu of "time" in page 16, lines 3, 4 and 5 where such words have occurred.
11. Read "ceases" in lieu of "cases" in page 17, line 10.
12. Read "employee" in lieu of "emloyee" in page 18, line 11.
13. Read "ordinarily" in lieu of "ordinarily" in page 21, line 3.
14. Read "intervals" in lieu of "interafs" in page 21, line 5.
15. Read "ceases" in lieu of "cases" in page 22, line 5.
16. Read "as" in lieu of "is" after the words "granted" in page 22, line 14.
17. Read "worker" in lieu of "worke" in page 26, last line.
GOVERNMENT OF SIKKIM
DEPARTMENT OF INFORMATION & PUBLIC RELATIONS
GANGTOK

Notification No. 405/IPR

On the recommendation of the State Press Accreditation Committee, the Govt. of Sikkim is pleased to extend the following facilities to the journalists or correspondents accredited to the Government of Sikkim:

(a) A ‘Pass’ for 50% concession for travel in S.N.T. buses;
(b) Permission to occupy Govt. Dak Bungalows and Govt. guest houses within and outside Sikkim on payment of charges at Govt. rates;
(c) Subject to availability, allotment of Govt. quarters on payment of rent at Govt. rates; and
(d) A quota of one scooter per consignment for accredited correspondents.

By Order,

Pasong Namgyal,
Secretary to the Government of Sikkim,
Department of Information & Public Relations.
Dated Gangtok, the 18th August, 1984.

NOTIFICATION

The Governor of Sikkim is pleased to make the following amendment in the notification of the Government of Sikkim, Home Department’s No. F. 6(11)-Home/76, dated the 6th August, 1976, namely:

In the said notification, for sub-paragraph (2) of paragraph 2, the following sub-paragraph shall be substituted, namely:—

"(2) to ascertain and collect customary personal laws of the Bhutia, Lepcha, Tsong, Limbu and Nepali communities in Sikkim and examine their relevance vis-a-vis the statutory laws prevailing in other parts of the country".

K.M.L. CHHABRA,
Chief Secretary,
Government of Sikkim.
(No. F.11(415)LD/1984)
Whereas it appears to the Governor that land is likely to be needed for a public purpose, not being a purpose of the Union, namely for the construction of approach road to New Bridge in the block of Malli Bazar, South District, it is hereby notified that a piece of land comprising cadastral plots 38 & 39 and measuring more or less 1.76 acres, bounded on the:

EAST:  Bank of Teesta river and holding of late Ex-Chogyal P.T. Namgyal.

WEST:  Namgyal high way and land of late Ex-Chogyal P.T. Namgyal.

NORTH:  S.N.T. Compound and

SOUTH:  Land of late Ex-Chogyal P.T. Namgyal and Khas.

is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block.

This notification is made, under the provision of section 4 of Act I of 1894 to all to whom it may concern.

A plan of the land may be inspected in the office of the District Collector, South

In exercise of the powers conferred by the aforesaid section the Governor is pleased to authorise the Officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any persons interested in the above land who has any objection to the acquisition thereof, may, within thirty days after the date on which public notice of the substance of this notification is given in the locality, files an objection in writing before the Collector.

K. SHERAB,
Secretary,
Land Revenue Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION

No.16/DI/84-85/830

Dated Gangtok, the 24th August, 1984.

In supersession of the Home Department Notification No. 51 (6)/Home/83/465, dated the 16th June, 1983, the Governor is pleased to reconstitute the Sikkim Khadi and Village industries Board with the following members with effect from 1st September, 1984:-

1. Shri P. S. Subba, C/O Shri Jagat Subba, Town Planner, Local Self Government & Housing Department Tibet Road, Gangtok. — Chairman
2. Shri T.T. Targain, Church Road, Gangtok. — Member-Secretary
3. Shri L.C Simick, C/O Smt Simick, District Hospital, Namchi, South Sikkim. — Member
4. Shri D.M. Pradhan, Above P.N. Girls' High School, Gangtok, — Member
5. Shri R.O. Lama, Development Area, Gangtok. — Member
6. Shri Saharman Rai, Purano Namchi, — Member
7. Namchi, South Sikkim
8. Shri B. Tshering, P.O. Ben Busty, South Sikkim — Member
Shri Nim Tenzing, Mangan.
Shri Chewang Dorjee Bhtlia, Contractor, Geyzing Bazar, West Sikkim — Member

K.M.L. CHHABRA,
Chief Secretary,
Government of Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

Whereas the State Government is satisfied that in the public interest, it is necessary and expedient to declare the areas with the following boundaries as Wildlife Sanctuaries.

A. Singba Rhododendron Sanctuary- area 32.50 hectares

Bounded by-

East - Yumthang road
West - Upto the small stream flowing at the base of Western hill falling towards East.
North - Runs transversely in the valley separating the seasonal grazing area from the Rhododendron Sanctuary.
South - Runs along the Yumthang road till it touches the stream at the base of the hill in the west

Kyongnosla Alpine Sanctuary- area 401.05 hectares

Bounded by-

East - The boundary extends all along the Rongchu.
West - Runs all along the Kyongnosla ridge towards North ending near Kyongnosla Police Checkpost.
North - Runs approximately 1 Km below Kheding Defence observation point through the ridges parallel towards Naktso touching Eastern boundary at Rongchu.
South - Runs all along the G.N. Road starting from 24th Km point extending upto Rongchu Bridge.

Now, therefore, in exercise of powers conferred by Sub-section (1) of Section 18 of Wildlife Protection Act, 1972, (53 of 1972), the State Government declares the areas within the boundary given as "Singba Rhododendron Sanctuary" & "Kyongnosla Alpine Sanctuary"

This Notification shall come into force from the date of publication in the official gazette.

P. S. MOKTAN,
Secretary,
Forest Department,
Government of Sikkim.
In exercise of the powers conferred by Section 6 of the High Court of Judicature (Jurisdiction and Powers) Proclamation of 1955, as amended by the Adaptation of Sikkim Laws (No.1) Order, 1975 and all other Powers enabling it in this behalf, the High Court of Sikkim makes the following Rule:-

1. This Rule may be called the Sikkim High Court (Judicial Business) Second Amendment Rule, 1984.

2. This Rule will come into force on the date of its publication in the Sikkim Gazette.

3. Rule 38A to 38H, as inserted by the Sikkim High Court Judicial Business 3. Amendment Rules, 1984, Published under Notification No. 31/RULES/HCS dated 2nd May, 1984, shall be and shall always be deemed to have been numbered and lettered as Rules 38J to 38Q respectively.

4. In Chapter I of the Sikkim High Court (Judicial Business) Rules, 1980, for Rule 38P (formerly numbered and lettered as 38G under Notification No. 31/RULES/HCS dated 2nd May, 1984) the following shall be and shall always be deemed to have been substituted:

38P (1) An appeal shall lie to the Division Bench from any judgment, decree or final order passed by a Judge sitting singly in any appeal from original decree and from any other judgment, decree or final order passed by such Judge not being a judgment, decree or final order passed in the exercise of appellate, revisional or any criminal jurisdiction.

(2) The period of limitation for an appeal under this Rule shall be thirty days from the date of the judgment, decree or final order, as the case may be.

By Order,

AMARJIT CHOPRA,
Registrar,
High Court of Sikkim
Gangtok.
GOVERNMENT OF SIKKIM ACCREDITATION (OF PRESS CORRESPONDENTS) RULES, 1984.

1. A short title, application and commencement:

2. These rules may be called the Government of Sikkim Accreditation (of Press Correspondents) Rules, 1984.

3. (i) They shall come into force on the date of their publication in the official Gazette.

   (ii) These rules shall apply to the accreditation to the Government of Sikkim at the capital or elsewhere:

      (a) of local news editors or press reporters;

      (b) the representatives of news agencies; and

      (c) the representatives of newspapers published in or outside the State of Sikkim.

Definitions: In these rules, unless the context otherwise requires:

   (a) "accreditation" means accreditation as a press correspondent to the Government of Sikkim.

   (b) "form" means the Form appended to these rules;

   (c) "news agency" means any establishment under the control of any person or body of persons, whether incorporated or not, whose main function is to collect, transmit and publish news or comments and articles on matters of public interest and includes agencies for publication of photographs and feature articles;

   (d) "newspaper" means any printed work containing news of public interest or comments and articles published daily or weekly;

   (e) "State" means the State of Sikkim.

Application for accreditation:

   (i) Any person desirous of obtaining accreditation shall submit an application in Form I to the Secretary to the Government of Sikkim in the Department of Information & Public Relations;

   (ii) The Secretary to the Government of Sikkim in the Department of Information & Public Relations will then take the applications into consideration in keeping with the rules in force and take the advice of the Press Accreditation Committee in each case;

   (iii) Cases found eligible will then be granted accreditation to the Government of Sikkim by the Secretary to the Government of Sikkim in the Department of Information & Public Relations.
4. Eligibility and conditions for accreditation of a correspondent of a newspaper:

(i) The applicant for accreditation in respect of the newspapers should fulfill the following conditions, namely:

(a) his residence should be at the capital or district headquarters of the State during the period of accreditation;
(b) his main occupation should be the profession of journalism;
(c) at the time of making any application, he should have spent at least three years in the profession of journalism in and outside Sikkim and should in the opinion of the State Government be able to discharge his duties in a competent and responsible manner.

(ii) The correspondent representing the newspaper or agency should produce a letter of authority signed by the Editor or the General Manager. When the correspondent ceases to represent the media organization for which he is accredited, the fact should be brought to the notice of the Secretary to the Government of Sikkim in the Department of Information & Public Relations in writing within ten days by both the representative and the Editor or the General Manager of the media concerned.

(iii) Not more than one representative shall be accredited for each newspaper or agency at the capital or in the district headquarters of the State.

5. National Agencies: In the case of an All-India Agency, the following factors shall be considered for granting accreditation to the representative:

(a) the agency concerned should be accredited to the Government of India and approved by the Press Information Bureau, Government of India;
(b) the agency concerned must have a full-time or part-time correspondent stationed at Gangtok.

6. Agencies other than national agencies: For an agency not covered under Rule 6, the following factors shall be taken into consideration:

(a) the news, features or photographs should be based on the news emanating from the State capital or district headquarters concerned;
(b) the agency should provide regular services to media network on commercial basis;
(c) performance of such agency will be reviewed from time to time by the Secretary Information & Public Relations Department.

7. Local and small newspapers:

(i) In case of local newspapers, the newspaper concerned should have regular circulation for a minimum period of one year. (Regular in this context means 70% of total no. of issues in a year). Circulation should not be less than 500 copies per issue as certified by the proprietor of the printing press and to be verified by the Department of Information and Public Relations, Government of Sikkim.

(ii) In case of newspapers published outside the State, the paper concerned should have circulation for a minimum period of one year. Circulation should not be less than 5,000 copies per issue as certified by a registered Chartered Accountant.

8. Review: The list of accredited correspondents shall be reviewed once a year by the Secretary to the Government of Sikkim in the Department of Information & Public Relations.

9. Accreditation not transferable: Accreditation is personal and not transferable.

10. Accreditation not to confer special status: Accreditation does not confer any official or special status on any mass media representative. The Government of Sikkim merely recognises and identifies an accredited correspondent as a representative of the newspaper or the agency which employs him.

11. Press Card: A Press Card shall be issued to a correspondent or a journalist by the Department of Information and Public Relations when he is accredited.

12. Temporary Accreditation: The Secretary to the State Government in the Department of Information and Public Relations may grant temporary accreditation to visiting newsmen or correspondents on application on plain paper sponsored by two locally based accredited journalists or correspondents, of whom one should be a member of the State Press Accreditation Committee; or the local representative of the Press Information Bureau, Government of India.

Disaccreditation: An accredited representative shall be liable to disaccreditation if:

(a) he engages himself in non-journalistic work. (For the purposes of this rule, ownership or the management of a printing press will not be considered as non-journalistic work);
(b) he behaves in an undignified or unprofessional manner in the course of his duties;
(c) he ignores or violates the conditions on which information and facilities are provided by the Government;
(d) he is responsible for wilful publication of malafide reports calculated to damage the interest of the State or abuses the confidence reposed in him by the State;
(e) he acts contrary to any of the provisions of the rules.

Provided that the accredited correspondent is given reasonable opportunity of being heard.

(ii) Every case relating to the disaccreditation shall be decided by the Secretary to the Government of Sikkim in the Department of Information & Public Relations in consultation with the State Press Accreditation Committee as may be warranted by circumstances.

Power to relax: The State Government may, having regard to the interest of healthy growth and development of journalism in the State, relax any of the provisions of these rules.

In the matter of accreditation or disaccreditation, the decision of the Government of Sikkim shall be final.

Repeal and Saving:

(i) The rules for accreditation to the Government of Sikkim of Press Correspondents representing news agencies, newspapers and journals published from Sikkim in other parts of the country under the Government of Sikkim Accreditation (Of Press Correspondents) Rule, 1981 as published under Notification No. 995/IPR dated 16.11.81 is hereby repealed.

(ii) Notwithstanding such repeal, anything done or any action taken under such rules shall be deemed to have been done or taken under the corresponding provisions of these rules.

By Order.

Pasong Namgyal,
Secretary to the Government of Sikkim, Information & Public Relations Department.
APPLICATION FOR ACCREDITATION OF PRESS REPRESENTATIVES TO THE GOVERNMENT OF SIKKIM

IMPORTANT: To be filled in triplicate

From: (name of news media), (address)

The Secretary to the Government of Sikkim, Department of Information & Public Relations, Gangtok.

Dear Sir,

The Representative of ............................................................... whose particulars are given below may kindly be granted accreditation to the Government of Sikkim and allowed the usual press facilities.

1. Particulars of daily/weekly:
   (i) Newspaper is weekly/or daily ...........................................
   (ii) Publication: local or outside ...........................................
   (iii) Number of circulation is ...............................................
   (iv) Annual revenue by way of subscription Rs ...............................................
   (v) Mode of distribution .........................................................
   (vi) Centres catered for ...........................................................
   (vii) Name of the Editor/General Manager ...............................................
   (viii) Registered office of the Newspaper ...............................................
   (ix) Name & Address of the Printer ...............................................
   (x) Name & Address of the Publisher ...............................................

2. Particulars of the applicant representative to whom the accreditation is to
   (i) Name in block letters ...............................................
   (ii) Father's/Husband's Name ...............................................
   (iii) Educational qualification ...............................................
   (iv) Present residential address ...............................................
   (v) Period of residence in Sikkim ...............................................
   (vi) Telephone number, if any ...............................................
   (vii) Office address ..............................................................
   (viii) Permanent address ......................................................
   (ix) Previous experience in journalism, name of newspapers/photography, newsgencies served, positions held and duration in each case ...............................................
   (x) Present position .....................................................
   (xi) Full time or part time ..................................................
   (xii) Details of accreditation granted, if any, by the Government of India -
   (xiii) Particulars in respect of copies of certificate enclosed .................................

N.B. The above particulars and information should be furnished as per the requirements of the Accreditation Rules, and columns (iii) and (ix) should be supported by necessary documents.

I agree to abide by the rules of 1981 for accreditation to the Government of Sikkim of Press correspondent and to accept the decisions of the Government of Sikkim, in the Department of Information & Public Relations ...............................................

Dated: ...............................................

Signature of the Editor/General Manager.

Space for use of the Department of Information and Public Relations.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
In exercise of the powers conferred by sub-section (2) of section 4 of the Sikkim Housing and Development Board Act, 1979 (4 of 1979), the Governor is hereby pleased to appoint Shri J.T. Densapa, Home Secretary as Chairman of the Sikkim Housing and Development Board with immediate effect and makes the following amendment in the Notification of the Government of Sikkim in the Local Self Government Department No.5/LSG, dated the 20th April, 1979, namely:—

In the said Notification, for serial number (1) and entry, the following serial number and entry be substituted,

"(1) Shri J.T. Densapa, Home Secretary, Chairman."

R. B. MUKHIA,
Secretary to the Government of Sikkim,
Local Self Govt. & housing Department.

(File No. 303(64)/LSGHD.)
In exercise of the powers conferred upon me by Sub-Section (1) of Section 19 of the Sikkim Panchayat Act, 1982, the resignation tendered by Shri Benu Kumar Gurung, member of Samdong Gram Panchayat, West District, is hereby accepted w.e.f. 6.8.84. Accordingly, his election as Vice President of the said Gram Panchayat stands terminated w.e.f. the aforesaid date.

By Order,

K.G PRADHAN, IAS.
Director, Gram Panchayat Elections and Secretary,
Rural Development Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION


In exercise of the powers conferred by clause (3) of article 166 of the Constitution of India, the Governor of Sikkim is hereby pleased to make the following rules further to amend the Government of Sikkim (Allocation of Business) Rules, 1975, namely:—

1. These rules may be called the Government of Sikkim (Allocation of Business) Amendment Rules, 1984.

2. In the SECOND SCHEDULE to the Government of Sikkim (Allocation of Business) Rules 1975—

(i) Under the heading '1. HOME DEPARTMENT' the following subjects shall be omitted, namely:—
"Advocate General.
Government Advocates and Public Prosecutors.
Advising Government on litigations, appeals, etc., and on legal questions.
Fixation of fees of Law Officers and engagement of lawyers and payment of fees."

(ii) Under the heading '24. LAW DEPARTMENT', after the subject "Law Commission", the following subjects shall be inserted, namely:—
"Advocate General.
Government Advocates and Public Prosecutors Advising Government on litigations, appeals, etc., and on legal questions—
Fixation of fees of Law Officers and engagement of lawyers and payment of fees."

By Order of the Governor.

T. CHHOPHEL,
Home Secretary,
Government of Sikkim.
The Governor of Sikkim, is pleased to lay down the following rules relating to the appointment and duties of the Senior Government Advocate-cum-Public Prosecutor or Government Advocate-cum-Public Prosecutor, Assistant Government Advocate-cum-Public Prosecutor, Assistant Government Advocate and Advocates on Panel.

1. **Senior Government Advocate-cum-Public Prosecutor or Government Advocate-cum-Public Prosecutor:**
   - (1) No person shall be eligible for appointment as Government Advocate-cum-Public Prosecutor unless he holds a Degree in Law from a recognised University and has been in continuous practice as an Advocate for a period of not less than 15 years.
   - (2) No person shall be eligible for appointment as Senior Government Advocate-cum-Public Prosecutor unless he holds a Degree in Law from a recognised University and has been in continuous practice as an Advocate for a period of not less than 15 years and has also held the office of the Government Advocate of the Government of Sikkim or any other State Government for a period of one year:
     - Provided that the qualifications relating to length of practice may be relaxed upto three years and two years for the Government Advocate-cum-Public Prosecutor and the Senior Government Advocate-cum-Public Prosecutor, respectively, if they are local candidates.
   - (3) The State Government may appoint one Senior Government Advocate-cum-Public Prosecutor or one Government Advocate-cum-Public Prosecutor or both as it may consider necessary.

2. **Duties of Senior Government Advocate-cum-Public Prosecutor or Government Advocate-cum-Public Prosecutor:**

3. **Miscellaneous:**
   - (1) TA/Leave and Medical facilities admissible to the Senior Government Advocate-cum-Public Prosecutor or Government Advocate-cum-Public Prosecutor shall be such as are admissible Junior Grade I Officer of the State of Sikkim from time to time.
   - (2) The Senior Government Advocate-cum-Public Prosecutor or the Government Advocate-cum-Public Prosecutor shall be provided with free transport and free furnished residential accommodation and also office accommodation and such staff as the Government may provide from time to time.

4. **Restriction on taking private cases:**
   - The Senior Government Advocate-cum-Public Prosecutor or the Government Advocate-cum-Public Prosecutor shall not accept private cases. This condition, however, is not applicable in cases of Central Government or statutory corporations where the case of such corporations is not adverse in any manner to the interest of the State Government.
Provided that the Senior Government Advocate-cum-Public Prosecutor or the Government Advocate-cum-Public Prosecutor may with the previous approval in writing of the Legal Remembrancer and Law Secretary appear for any individual in any case in which the interest of such individual and that of the State Government is the same:

Provided further that the Senior Government Advocate-cum-Public Prosecutor or the Government Advocate-cum-Public Prosecutor may with the previous approval in writing of the Legal Remembrancer and Law Secretary appear for the Government employee or the employees in cases where the Legal Remembrancer and Law Secretary considers it necessary in the interest of the State.

5. **Assistant Government Advocate-cum-Public Prosecutor.**
   (i) No person shall be eligible for appointment as Assistant Government Advocate-cum-Public Prosecutor unless he holds a Degree in Law and has been in continuous practice for not less than seven years.
   (2) The State Government may appoint as many Assistant Government Advocate-cum-Public Prosecutors as it may consider necessary from time to time and their appointment may be renewed every year depending upon their performance.

6. **Assistant Government Advocate.**
   (1) No person shall be eligible for appointment as Assistant Government Advocate unless he holds a Degree in Law and has been in continuous practice as an Advocate in Sikkim for a period of not less than six years.
   Provided, however, the requirement of six years experience shall not be necessary to a local candidate practising in the State of Sikkim.
   (2) The State Government may appoint as many Assistant Government Advocates as it may consider from time to time and their appointment may be renewed every year depending upon their performance.

7. **Duties of Assistant Government Advocate-cum-Public Prosecutor or Assistant Government Advocate.**
The duties of the Assistant Government Advocate-cum-Public Prosecutor or Assistant Government Advocates shall be such as are specified in Annexure II.

8. **Restrictions on taking private cases.**
The Assistant Government Advocate-cum-Public Prosecutor and the Assistant Government Advocate shall not take up any case against the State Government and he shall also not take up my private cases. This condition shall not be applicable in the case of the Central Government or statutory corporations where the case of such corporation is not adverse in any manner to the interest of the State Government:

Provided that the Assistant Government Advocate-cum-Public Prosecutor and the Assistant Government Advocate may with the previous approval in writing of the Legal Remembrancer and the Law Secretary appear for any individual in any case in which the interest of such individual and that of the State Government is the same:

Provided further that the Senior Government Advocate-cum-Public Prosecutor or the Government Advocate-cum-Public Prosecutor may with the previous approval in writing of the Legal Remembrancer and Law Secretary appear for the Government employee or the employees in cases where the Legal Remembrancer and Law Secretary considers it necessary in the interest of the State.

9. **Miscellaneous.**
   T.A., Leave and Medical facilities admissible to the Assistant Government Advocate-cum-Public Prosecutor or the Assistant Government Advocate shall be such as may be admissible to the lowest Gazetted Officers of the State Government from time to time.

10. **Advocates on Panel.**
   (1) The State Government may have a panel of Advocates to be appointed to conduct cases on behalf of the Government in the High Court and in the Courts of the District and Sessions Judge, Additional District and Sessions Judge, and Civil Judge-cum Judicial Magistrates.
   (2) An Advocate shall be eligible to be empanneled and entitled to varying rates of fees depending upon his length of legal practice or any other qualification which the State Government may lay down from time to time.

11. **Duties of the Advocates on Panel.**
   (1) To conduct only such Criminal cases in such Courts as may be determined by the Legal Remembrancer and Law Secretary.
   (2) Such Advocates may be entrusted to conduct Civil cases in Courts on behalf of the State Government as may be determined by the Legal Remembrancer and Law Secretary.
   (3) Such Advocates may also be required to act as Junior to Advocate General or Additional Advocate General or any Senior Counsel as may be determined by the Legal Remembrancer and Law Secretary.
   (4) Advocate in practice for more than four years in Sikkim or local Advocates who have been empanneled may, in addition to the duties mentioned to sub-rules (1), (2) and (3) above shall also be required to perform duties as indicated in items (b), (c), (f) and (p) of Annexure II to this notification.
12. Rates of fees to be notified by the State Government. — The Senior Government Advocate-cum-Public Prosecutor or Government Advocate-cum-Public Prosecutor, Assistant Government Advocate-cum-Public Prosecutor, Assistant Government Advocate and Advocates on Panel shall be entitled such rates of fees as the State Government may notify from time to time.

13. No fee for consultation with Government Officers in Government cases. — The Senior Government Advocate-cum-Public Prosecutor or Government Advocate-cum-Public Prosecutor or Assistant Government Advocate-cum-Public Prosecutor or Assistant Government Advocate and Advocates on Panel shall not be entitled to any fees for consultation with the Government Officers in Government cases.

14. Preference for local candidates. — In the matter of appointment of Advocates of all categories under this notification preference shall always be given to local candidates in the State of Sikkim.

15. Right to take over brief from Advocate. — In the event the performance of any Advocate under this notification is found to be unsatisfactory the Legal Remembrancer and Law Secretary or his representative or the Advocate General shall have the right to take over the brief from such Advocate without assigning any reason whatsoever.

16. Notice of resignation. — All the categories of Advocates in this notification shall be under obligation to serve three months notice of resignation and during these three months they shall not be entitled to proceed on leave or this period of notice of three months shall not be substituted in lieu of retainer fees provided always that the Legal Remembrancer and Law Secretary may terminate the services of any Advocate under this notification in the event such Advocate fails to perform all or any of the duties mentioned in this notification and Annexures thereto without giving any notice or without assigning any reason whatsoever and such Advocate shall not be eligible to claim any amount as compensation for such termination.

17. Removal of Doubts. — Where any doubt arises as to the interpretation of these rules, the Law Department may, with the approval of the Minister-in-Charge of the Department interpret any of the provisions of these rules and such a decision shall be final.

18. Supersession and Saving. — (1) This supersedes notification No. 6(18)Home/81 dated the 25th November, 1981, and its subsequent amendment notification No. 6(18)/Home/81 dated the 2nd June, 1982 and notification No. 6(18)Home/81/99 dated the 30th September, 1983.

(2) Notwithstanding such supersession any action taken or Circular issued under the notifications so superseded shall be deemed to have been taken or issued under this notification.

BY ORDER.

B. R. Pradhan,
Legal Remembrancer and Law Secretary,
Law Department,
Government of Sikkim.
ANNEXURE I

(See rule 2)

(a) To advise the State Government, without any fee, upon such legal matters as may be referred to him by the State Government through the Legal Remembrancer and Law Secretary.

(b) To represent the State at all stages in cases before the Courts of District and Sessions Judge, Gangtok and Additional District and Sessions Judge, Gangtok.

(c) To appear as a Junior to the Advocate General or to the Additional Advocate General or any other Senior Counsel as may be determined by the Legal Remembrancer and Law Secretary.

(d) The Senior Government Advocate-cum-Public Prosecutor or the Government Advocate-cum Public Prosecutor, may, with the previous approval of the Legal Remembrancer and Law Secretary, also appear for Government employees if it is necessary to do so in the interest of the State.

(e) To appear in Sikkim High Court during the absence of Advocate General or Additional Advocate General.

(f) To appear and conduct cases in the High Court of Sikkim as and when required to do so by the Legal Remembrancer and the Law Secretary or Advocate General or Additional Advocate General.

(g) To prepare briefs, paper-books (duly paginated and tallied with the Court records), synopsis of argument and obtain order sheets in all cases in which he has been briefed to appear either independently or as a Junior to any Senior Counsel.

(h) To transmit three sets of paper-books to the Law Department.

(i) To inform the Department concerned of the date fixed in all cases in which he has been briefed with intimation to the Law Department.

(j) To regularly attend the Chamber of the Senior Counsel for preparation of the cases in which he has been briefed as Junior to such Senior Counsel.

(k) To prepare plaint, written statement, counter affidavit, rejoinder and draftings of all kinds. If deemed necessary he may get such drafts settled by a Senior Counsel.

(l) To accompany officers of the Department involved in litigation for holding conference with the Senior Counsel well in advance of the date fixed.

(m) To stay in station during holidays if required to do so by the Legal Remembrancer and Law Secretary or Advocate General or Additional Advocate General.

(n) To perform such other duties or responsibilities as may be assigned to him by the Legal Remembrancer and Law Secretary or Advocate General or Additional Advocate General.
ANNEXURE II
(See rule 7)

(a) To appear as Junior to Advocate General or Additional Advocate General or Senior Government Advocate or any Senior Counsel as may be determined by the Legal Remembrancer and Law Secretary.

(b) To draft plaints, written statements, affidavits-in-opposition, memorandum of appeal, synopsis of argument and other miscellaneous pleadings.

(c) To correspond with Departments, consult with Government officials and with the Advocate General or Additional Advocate General whenever necessary in cases assigned to him.

(d) To take up charge of conducting Government cases in any Court as assigned to him by the Legal Remembrancer and Law Secretary.

(e) To make himself available for consultation with the Government officials at the office of the Advocate General or Additional Advocate General or Senior Counsel at Gangtok in respect of cases assigned to him.

(f) To prepare briefs, paper-book (duly paginated and tallied with the Court records), synopsis of argument and obtain orders/order-sheet passed by the Court in respect of cases assigned to him and furnish sufficient copies for the Advocate General or Additional Advocate General or Senior Counsel and Department concerned.

(g) To give opinion without any fee upon such legal matters referred by the State Government through the Legal Remembrancer and Law Secretary or the Advocate General or Additional Advocate General.

(h) To make himself available for consultation if desired by the Advocate General in cases filed in Courts outside Sikkim at such place and time where the Advocate General or Additional Advocate General may be temporarily holding his camp.

(i) To attend without fail the office of the Advocate General or Additional Advocate General or Senior Counsel for a period of not less than two hours in the morning and also two hours in the evening in respect of cases assigned to him and also attend the office of the Advocate General or Additional Advocate General or Senior Counsel whenever required by him.

(j) To note down each date of the case in which he is required to appear or argue and also in cases when he is required to appear as Junior to the Advocate General or Additional Advocate General or Senior Counsel and communicate in writing to the Advocate General or Additional Advocate General or Senior Counsel and Department concerned of such date and the purpose for which such date has been fixed with intimation to the Law Department.

(k) To prepare the list of dates and events in respect of cases assigned to him.

(l) To respect render assistance to the Advocate General or Additional Advocate General or Senior Counsel in respect of cases assigned to him and to find out references, for the use and information of the Advocate General or Additional Advocate General or Senior Counsel.

(m) To appear before the Sessions Judge and Additional Sessions Judge in all sessions cases at all stages excepting the stages of framing of the charge, examination and cross-examination of witness of prosecution as well as defence, recording of statements under section 342 Cr. P.C. and arguments and assist the Public Prosecutor and present in the Court during the trial of sessions cases conducted by the Public Prosecutor within the meaning of section 270 of Criminal Procedure Code, 1898.

(n) To ensure that a complete set of brief with respect to sessions cases in which he has been briefed has been prepared by the office of the D.S.P. (Prosecution) and certify that the paper-book is complete in all respects. The paper-book shall be prepared in five sets and he shall ensure that two sets are sent to the Law Department.

(o) To keep a record of the works performed by him in the case/cases assigned to him in the register to be kept in the office of the Advocate General who will put his initials.

(p) To perform any other act or the duty which is entrusted to him by the Advocate General/Additional Advocate General/Senior Counsel or the Legal Remembrancer and Law Secretary or any representative of the Legal Remembrancer and Law Secretary from time to time.
NOTIFICATION

The Governor of Sikkim is pleased to lay down the following rates of fees for engagement of the Senior Government Advocate-cum-Public Prosecutor, Government Advocate-cum-Public Prosecutor, Assistant Government Advocate-cum-Public Prosecutor, Assistant Government Advocate and Advocates on panel.

1. **Senior Government Advocate-cum Public Prosecutor and Government Advocate-cum-Public Prosecutor.**

   (i) The Senior Government Advocate-cum-Public Prosecutor shall be paid a retainer of Rs. 1000/- per month and the Government Advocate-cum-Public Prosecutor shall be paid a retainer of Rs. 600/- per month.

   (ii) For each day of appearance in courts within Sikkim (including the High Court) irrespective of the number of cases the maximum fee per day shall not exceed Rs. 300/-

   (iii) The Senior Government Advocate-cum-Public Prosecutor shall be entitled to fee for appearance in the High Court of Sikkim at Gangtok as follows: —

   (a) Rs. 170/- per day for effective hearing (irrespective of the number of cases in a day when appearing independently),

   (b) Rs. 100/- per day for non-effective hearing (irrespective of the number of cases in a day) when hearing independently,

   (c) Rs. 120/- per day for effective hearing and Rs. 85/- for non-effective hearing (irrespective of the number of cases in a day) while appearing as a Junior to the Advocate General, Additional Advocate General or a Senior Counsel.

   (iv) The Senior Government Advocate-cum-Public Prosecutor and the Government Advocate-cum-Public Prosecutor shall be entitled to fees for appearance in the courts of the District and Sessions Judge Additional District and Sessions Judge and other subordinate Courts within Sikkim as follows: —

   (a) Rs. 150/- per day for effective hearing (irrespective of number of cases in one Court) and Rs. 75/- per day for non-effective hearing (irrespective of the number of cases in one Court) while appearing independently in Courts excepting the High Court.

   (b) Rs. 90/- per day for effective hearing (irrespective of number of cases in one Court) and Rs. 60/- per day for non-effective hearing (irrespective of number of cases in one Court) while appearing as Junior to the Advocate General, Additional Advocate General or a Senior Counsel in all Courts excepting the High Court.
(v) For each consultation in connection with any case with Advocate General or Additional Advocate General subject to a maximum of three consultation in one case.

(vi) For drafting per petition pertaining to Memorandum of Appeal, counter affidavit, affidavit in reply, written statement, written objection, plaint, grounds of second appeal, revisional application. — Rs. 75/

(vii) For each drafting other than those referred in (vi) above. — Rs. 20/

(viii) "effective hearing means the day on which any argument is heard, appeal is admitted, revision or application or any proceeding is admitted, hearing of bail application, issues are framed, witness is examined or cross-examined or charge is framed. "non-effective hearing" means the date on which the suit or case or appeal or revision or application or proceeding is adjourned or written statement or affidavit or application is filed in the Court, the date fixed for supply of copies.

(ix) Preparation of brief, paper-book and drafting of synopsis of arguments per case. — Rs. 250/


(i) An Assistant Government Advocate-cum-Public Prosecutor shall be paid a retainer fee of Rs. 400/- per month and an Assistant Government Advocate shall be paid a retainer fee of Rs. 200/- per month.

(ii) An Assistant Government Advocate-cum-Public Prosecutor shall be paid Rs. 100/- for each day of appearance in one Court within Sikkim (irrespective of the number of cases in a day) and subject to a maximum of Rs. 200/- per day irrespective of the number of Courts and number of cases. An Assistant Government Advocate shall be paid Rs. 85/- for each day of appearance in one Court within Sikkim irrespective of the number of cases in a day and subject to a maximum of Rs. 170/- per day irrespective of the number of Courts and number of cases.

(iii) Each drafting pertaining to memorandum of appeal, counter affidavit, written statements, cross appeals, affidavit in reply, written objection, plaint, grounds of second appeal revisional application. — Rs. 75/-

(iv) Per miscellaneous drafting — Rs. 20/-

(v) For each consultation with the Advocate General or Additional Advocate General subject to a maximum of three consultations in one case. — Rs. 30/-

(vi) Only retainer fee, TA and Medical re-imbursement shall be paid by the Law Department and other fees relating to the Government cases shall be paid by the Department involved in litigation and such bills shall be submitted in Proforma 'A' to Law Department for verification and onward transmission to the Department concerned.

(vii) Preparation of brief, paper-books and drafting of synopsis of argument per case. — Rs. 200/-

Advocates on Panel

(i) An Advocate who has been in practice for a period of more than 20 years shall be eligible for fees at the rate of Rs. 400/- per day per case subject to the maximum of three fees per day and also fees for waiting at the rate of Rs. 400/- per day.

(ii) An Advocate who has been in practice for more than 15 years shall be eligible for fees at the rate of Rs. 300/- per day per case subject to the maximum of three fees per day and also fees for waiting at the rate of Rs. 300/- per day.

(iii) Such Advocates at (i) and (ii) above shall be eligible for free transport from the place where he ordinarily resides and board and lodge to be arranged and paid by the Department involved in litigation.

(iv) The Advocates mentioned at (i) and (ii) shall receive the following fees for preparation of synopsis of argument:

(a) for each drafting Rs. 300/-

(b) for preparation of synopsis of argument in each case Rs. 500/-

(c) consultation with Advocate General or Additional Advocate General-Rs. 500/-

(d) actual charges on typing.
(v) Where an Advocate—
(a) who has been in practice for more than 4 years in Sikkim, or
(b) an Advocate who is a local and has been included in the panel shall be entitled to the following fees:

(a) for each day of appearance in Courts irrespective of the number of cases in a day Rs. 85/-
(b) each drafting pertaining to memorandum of appeal, counter affidavit, written statements, cross appeals, affidavits in reply, written objection, plaint, grounds of second appeal, revisional application— Rs. 75/-
(c) per miscellaneous drafting — Rs. 20/-.  
(d) for each consultation with the Advocate General or Additional Advocate General subject to a maximum of three consultations in one case. — Rs. 30/-.  
(e) preparation of brief, paper-books and drafting of synopsis of arguments per case — Rs. 200/-.  

(vi) The fees of Advocates on panel shall be paid by the Department involved in litigation.

4. Miscellaneous

(1) The Advocates appointed under notification No. 21(3)LD/LIT/84(II) dated the 7th August, 1984 shall be entitled to free transport from Gangtok to the camp office of the Advocate General, Additional Advocate General and board and lodge shall be arranged and paid for by the Department involved in litigation. They shall also be paid fees for waiting at the same rate of fees to which they are entitled for appearance in a Court.

(2) All the bills for fees shall be preferred in Proforma ‘A’ in triplicate and shall be submitted to Law Department for onward transmission to the Department concerned.

5. Removal of doubts

When any doubt arises as to the interpretation of these rules, the Law Department may with the approval of the Minister-in-Charge of the Department interpret any of the provisions of these rules and such a decision shall be final.

6. Supersession and Saying

(1) This supersedes the Home Department notification No. 6(18)Home/81/100 dated the 30th September, 1983.

(2) Notwithstanding such supersession any action taken or Circular issued under the notification so superseded shall be deemed to have been taken or issued under this notification.

By Order,

B. R. PRADHAN,
Legal Remembrancer and
Law Secretary,
Law Department,
Government of Sikkim.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Case No.</th>
<th>Name of the Court and Name of the parties.</th>
<th>Whether effective or non-effective hearing (Appeal)</th>
<th>Number of drafting, consultations.</th>
<th>Number of Fees claimed</th>
<th>Nos. of Certificate towards proof of the work done</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Name of the Government Counsel

Certified that I have not claimed for more than three consultations, in one case. It is also certified that I have not preferred any claim for appearance/consultation other than those for which I am entitled.

Signature of the Government Counsel.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 5 of the Sikkim Weights and Measures Act, 1980, the State Government hereby appoints, with immediate effect, Shri T.P. Sharma, I.A.S., Secretary to the Government in the Food and Civil Supplies Department the ex-officio Controller of Legal Metrology for the entire State for the purpose of the

2. This supersedes this Department's Notification No. 1/4(70) 80-81/WM/FCS dated the 14th July, 1982 published in the Sikkim Government Gazette, extraordinary No. 97 dated the 27th, August, 1982.

By order of the Governor.

K.M.L. CHHABRA,
Chief Secretary,
Government of Sikkim.
OFFICE OF THE CHIEF SECRETARY
GOVERNMENT OF SIKKIM

No. 4(70)80-81/WM/FCS Dated Gangtok the 1st October, 1984.

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 5 of the Sikkim Weights and Measures Act, 1980 (4 of 1980) the State Government hereby appoints, with immediate effect, Shri G. K. Subba, I.A.S., Joint Secretary to the Government in the Food and Civil Supplies Department, as the ex-officio Joint Controller of Legal Metrology for the entire State for the purpose of the said Act.

2. This supersedes this Department's Notification No. 2/4(70) 80-81/WM/FCS dated the 14th, July, 1982 published in the Sikkim Government Gazette, extraordinary, No. 98 dated the 27th August, 1982.

By Order of the Governor.

K.M.L. CHHABRA,
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification NO.15/H Dated Gangtok the 8th October, 1984

Election Commission of India's notification No.56/84 dated 22nd. September, 1984- is hereby re-published.

ELECTION COMMISSION OF INDIA
NEW DELHI
Dated the 22nd September, 1984.

NOTIFICATION

S.O. In exercise of the powers conferred by Article 324 of the Constitution read with rules 5 and 10 of the Conduct of Elections Rules, 1961, and paragraph 18 of the Election Symbols (Reservation and Allotment) Order and all other powers enabling it in this behalf, the Election Commission of India hereby makes the following Order to amend the Election Symbols (Reservation and Allotment) Order, 1968 (published as dated the 31st August, 1968):

1. Short Title. This order may be called the Election Symbols observation and Allotment) (Second Amendment) Order, 1984.

2. Amendment to paragraph 13- In paragraph 13 of the Election (Reservation and Allotment) (Second Amendment) Order, 1984.

(i) the word "and" at the end of clause (b) be shall be omitted; and
(ii) for the existing clause (c), the following clauses shall be substituted namely:

(c) the said notice is signed by the President, the Secretary or any other office bearer of the party and the president ,Secretary or such other office bearer is authorised by the party to send such notice; and

(d) the name and specimen signature of such authorised person are communicated to the returning officer of the constituency and to the Chief Electoral Officer of the State within three aays from the notification for the election.”

P.N.TAMANG
Assistant Electoral Officer,
Sikkim.

By Order, No.56/84

ATTESTED Sd/- K.GANESAN,
Secretary.

Deputy Secretary
Home Department.
NO. 128

Gangtok, Friday, October 12, 1984.

GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 16/H.

Dated Gangtok, the 9 October, 1984.

CORRIGENDUM

In this Department’s notification No. 11/H dated 31.7.84 (published in Sikkim Government Gazette Extraordinary No. 109 dated 16.8.1984) against item 32 at serial No.2 for the word "Deputy District Magistrate (I), South District, Geyzing" may be read as "Deputy District Magistrate (I), West District, Geyzing"

P.N. TAMANG,
Assistant Electoral Officer,
Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
NOTIFICATION

No.51(7)Home/81/992/84. Dated the 11th October, 1984.

RULES OF THE LAND USE & ENVIRONMENT BOARD.

In continuation of Notification No. 51 (7) Home/81 dated 24th March, 1983 the State Government hereby makes the following rules for the purpose of effective functioning of the Land & Environment Board, namely—

CHAPTER I

Preliminary

1. (1) These rules may be called Land Use & Environment Board Rules, 1984.
(2) They shall come into force on the date of their publication in the Official Gazette.

2. Definitions - In these rules, unless the context otherwise requires,—
(a) "Board" means Land Use & Environment Board;
(b) "Chairman" means Chairman of the Board;
(c) "Member-Secretary" means Member-Secretary of the Board.

CHAPTER II

Power and function of the Board—

3. The Board shall - (1) provide a forum for bringing together various individuals representing State Departments and others who are either involved or knowledgable in the use of land or use of resources which creates impact on land and environment; for the purpose of evolving a broader policies for the State for proper use of land so as to ensure both conservation and optimum return from land, and conservation and improvement of environment.
(2) review both the existing land use in the State and environment condition of the State and the impact of various activities on land and environment.
(3) issue clearances for those activities where the clearance of Board are required before starting the activities with or without laying down certain standards, specifications and restriction.
(4) stop or direct to modify such activities which have adverse effect on land and environment.
(5) evolve strategies for integrated approach for overall improvement of land and environment.
(6) review the directives of the National Land Use Board and take appropriate actions in the light of the conditions of the State.
(7) oversee and direct on the matters relating to Soil and Water Conservation and Environment.

(8) formulate plan of action for the purpose of proper use of land and conservation of environment and direct the Department in its implementation.

CHAPTER III

Procedure for Transaction of Business of the Board and its Committees.

4. (1) The meeting of the Board shall be held on such dates as may be fixed by the Chairman.

(2) The Chairman may upon the request of not less than two Members of the Board or at the direction of the Government call special meeting of the Board.

(3) Five day's clear notice for an ordinary meeting and two day's notice for special meeting specifying the time and the place should be given.

(4) Member shall be entitled to bring forward any relevant matter for the consideration at the meeting for which he has not given any notice to the Member Secretary if Chairman in his discretion permits him to do so.

If the Chairman or presiding officer adjourns a meeting from 4ay to day or any particular day, the Member Secretary shall give reason thereof and no fresh notice shall be required for such an adjourned meeting.

5. Presiding Officer - Every meeting shall be presided over by the Chairman and in his absence, by the presiding officer elected by the members among themselves.

6. All questions to be decided by majority:

(1) All questions at a meeting shall be decided by a majority of opinion/votes of Members present.

(2) In case of an equality of opinion/votes, the Chairman or presiding officer shall have a second or casting vote.

(3) The meeting of the Board shall ordinarily be held at least once in every three months. The frequency of meeting may be increased depending upon the need.

7. Quorum—

(1) Four members shall form the quorum for any meeting.

(2) If at any time fixed for any meeting or during the course of any meeting a quorum is not present even after the expiration of fifteen minutes from the time fixed, the presiding officer shall adjourn the meeting to such time on the following or on such other future date as he may fix.

(3) If the meeting is adjourned to some future date due to lack of quorum, fresh notice will be given to the absentee members as to the date and time on which the next meeting will be held.

8. Minutes—Record of the proceedings of every

(1) meeting along with the names of members who attended the meeting shall be kept by the Member-Secretary in a book maintained by him exclusively for the purpose.

(2) The minutes of the previous meeting shall be read at the beginning of every succeeding meeting and shall be confirmed and signed by the Chairman or presiding officer at such meeting.

(3) The proceeding shall be open to inspection by any member at the office of the Board during office hours.

9. Maintaining order at meetings: The Chairman or presiding officer shall preserve order at a meeting.

10. Business to be transacted at a meeting—

(1) No business shall be transacted in the meeting without quorum.

(2) With the permission of the Chairman or presiding officer any business which is not entered in the agenda or of which notice has not been given by a member may be transacted at any meeting.

11. Committee:

(1) Board may constitute any number of Committee consisting wholly of members or partly of members and partly of other persons for such purpose or purposes as it may be necessary.

(2) The terms, the purposes and other details like procedure, allowances etc. of the Committee will be decided by the Board.
CHAPTER IV

12. Temporary Association of persons with the Board.
Manner and purpose of Association of persons with the Board—the Board may invite any persons whose assistance or advise is considered useful in performing any of its functions, to participate in the deliberations of any of its meetings or the meeting of a Committee formed by it.

13. (1) Fees and allowances to be paid to such temporary association of persons— if the person associated with the Board happens to be a non-official resident in Gangtok, he shall be entitled to get an allowance of rupees fifty per day for each day of the meeting of the Board in which he is so associated.

(2) If such person is non-resident of Gangtok, he shall be entitled to get an allowance of rupees seventy five per day (inclusive of daily allowance) for each day of actual meeting of the Board when he is so associated and also to travelling allowance at such rates as is admissible to a grade I officer of the State Govt.

14. Expenditure required for the Board will be met by obtaining the required grant from the Government based on the budget estimate submitted by it to the Government.

15. Annual Report of the Board— The annual report in respect of the year ended giving a true and full accounts of the activities of the Board during the previous financial year shall be submitted to the State Government by 15th of May each year.

K. M. L. CHHABRA,
Chief Secretary cum Chairman,
Land Use & Environment Board,
Government of Sikkim,
Gangtok.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK

Notification No. 7(700)/L.R. (S). Dated Gangtok, the 17th October, 1984.

(Notice Under Section 4 L.A. Act, 1894)

Whereas the functions of the Central Government under Land Acquisition Act, 1894 (I of 1894) in relation to the acquisition of land for the public purpose of the Union have been entrusted to the State Government by notification No. 12018/12/76-LRD dated the 10th January, 1978 issued by the Government of India in the Ministry of Agriculture & Irrigation under Clause (I) of Article 258 of the Constitution of India.

And whereas it appears to the Governor that land is needed for the public purpose being a purpose of the Union, namely for construction of Transmitting Tower of All India Radio at Taktse Compound area, Penlong it is hereby notified that a piece of land comprising an area of 800 acres under c.s. plot Nos. 18, 19, 20 and 21 bounded on:

North:-Taktse Palace Compound
East:- -do-
West:-Reserve Forest
South:- -do-

is likely to be needed for the aforesaid purpose at the public expense within the aforesaid block.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 read with the said notification, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector, -cum-Sp. L.A.O., Land Revenue Department, Gangtok.

In exercise of the powers conferred by the said section read with the said notification the Governor is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and all other acts required or permitted by that section.

And whereas there is urgency to acquire the land the Governor is pleased to direct that the provision of Section 5 of the act shall not apply.

Any persons interested in the above land, who has any objection to the acquisition thereof, may within 15 days after the date on which public notice of the substance of this Notification is given in the locality, file an objection in writing before the Collector-cum-Sp. L.A.O., Land Revenue Department Gangtok.

By order of the Governor.

K SHERAB,
Secretary,
Land Revenue Department,
Government of Sikkim
GOVERNMENT OF SIKKIM
DEPARTMENT OF COMMERCIAL TAXES
GANGTOK

No. 8(142)IT&ST/84/778.
Dated Gangtok, the 1st October, 1984.

NOTIFICATION

1. Whereas the State Government intend to amend Schedule I of the Sikkim Sales Tax, 1938(4 of 1983) so as to add therein the extruded food meant for supply to Nutrition Cell, Health Department, Government of Sikkim, with retrospective effect from the 1st day of April, 1984. Therefore, as required by sub-section (2) of section 8 of the said Act this notice is hereby given for general information.

2. The notification amending the said Schedule will be issued on expiry of a period of fifteen days from the date of publication of this notification in the Official Gazette.

3. Objections or suggestions, if any, on such amendment may be filed with the Commissioner of Commercial Tax, Finance Department, Government of Sikkim, on or before the 15th day of the publication of this notification.

R. NARAYANAN,
Commissioner,
Department of Commercial Taxes,
Government of Sikkim,
Gangtok.
In exercise of the powers conferred upon me by Sub-Section (1) of Section 19 of the Sikkim Panchayat Act, 1982, the resignation tendered by Shri Tshering Dadul, member of Yangang Gram Panchayat, South District, is hereby accepted w.e.f. 1.9.84.

By Order,

K.C. PRADHAN, IAS.
Director, Gram Panchayat Election and Secretary.
Rural Development Department
Government of Sikkim,
Gangtok.
HOME DEPARTMENT

The State Government announce with profound sorrow the tragic and sudden demise of our beloved Prime Minister Shrimati Indira Gandhi at New Delhi today, the 31st October, 1984.

2. As a mark of deep respect to the sacred memory of our illustrious leader State mourning will be observed for 12 days including the 11th November 1984. During the period of mourning the national flag will be flown at half-mast throughout the State on all buildings where it is regularly flown. There will be no official entertainment during the period of mourning.

3. All Government offices and institutions shall remain closed tomorrow the 1st November, 1984.

K.M.L. CHHABRA,
Chief Secretary.
Government of Sikkim,

F. 37(I)Home/84.
HOME DEPARTMENT

No.37(1)Home/84.                                      Gangtok, Friday, November 2, 1984.

In continuation of Extraordinary Gazette No. 133 dated 31st October, 1984 the State Government announce that funeral of late Shrimati Indira Gandhi will take place on Saturday, the 3rd November, 1984 at 16.30 hours at a site adjacent to Shantivan, Delhi.

All Government Offices and Institutions shall remain closed on 3rd November, 1984. 1st and 3rd November, 1984 have also been declared as public holidays under the Negotiable Instruments Act, 1981 throughout India.

K.M.L. GHHABRA,
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HQME DEPARTMENT

Dated Gangtok, the 29th October, 1984.

NOTIFICATION

In supersession of Home Department Notification No. 2(3)Home/77/9 dated 21st May, 1984 and No. 2(3)Home/77/376 dated 25th May, 1984, the Government of Sikkim is released to make the following appointments with immediate effect:

(2) Secretary to the Government of Sikkim. Chairman, Sikkim Rural Development Department : Flour Mills Ltd.

(3) Secretary to the Govt. of Sikkim Chairman, Fruit Preservation Factory. Land Revenue Deptt.

(4) Secretary Industries/Chief Secretary to the : Chairman, Tea Board of Sikkim. of Sikkim.

By Order.

K.M.L. CHHABRA,
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK

Notification No. 8/L.R. (S). Dated Gangtok, the 29th October, 1984.

Whereas the land whose description is given below was likely to be needed for public purpose, a notification to that effect bearing No. 2(847)/LR(S) dated 2nd April, 1984 has been made in the official Gazette vide Vol. No. 37 dated 12.4.84 under Section 4 of the Land Acquisition Act, 1894 and whereas it has subsequently been revealed that the land is not required for public purpose and that possession over the land has not been taken over by the Collector Land Acquisition, the notification made earlier U/S 4 of the L.A. Act, 1894 is hereby cancelled.

Area: - 7.38 acres at Syari Block.

Purpose: — Establishment of Housing Colony

Boundaries: — East:— Jhora and D.F. Tenzing Lepcha
West:— D.F. Chumphet Lepcha & Cantonment Area
North:— Cantonment area & D.F. of Chetuk Lepcha
South:— D.F. of Ganga Bdr., Rinzing Lepcha & Naku.

By Order,

K. SHERAB,
Secretary,
Land Revenue Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT


Election Commission of India's notification No. 434/SKM/84 (1) dated 15 October, 1984 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
NEW DELHI.
ASHOK ROAD.

NOTIFICATION

No. 434/SKM/84(84(I) :— In pursuance of the provisions of section 21 of the Representation of the People Act, 1951 (43 of 1951) and in supersession of its notification No. 434/SKM/79(I) dated 23.10.1979, the Election Commission, hereby designates in consultation with the Government of Sikkim, the District Collector and District Magistrate, East District, Gangtok, to be the Returning Officer for the Sikkim Parliamentary Constituency.

By Order,

R. P. BHALLA,
Secretary to the Election Commission of India.

H. R. GUPTA,
Deputy Chief Electoral Officer.
Notification No. 18/H. Dated Gangtok, the 23rd October, 1984.

Election Commission of India’s notification No. 434/SKM/84 (2) dated 15 October, 1984 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

NEW DELHI.
ASHOK ROAD.

Dated the 15th October, 1984.

NOTIFICATION

No. 434/SKM/84 (2) :- In exercise of the powers conferred by sub-section (1) of Section 22 of the Representation of the People Act, 1951, (43 of 1951) and in supersession of its notification No.434/SKM/79 (2) dated 23rd October, 1979, the Election Commission, hereby appoints the following Officers of Government to assist the Returning Officer for the Sikkim Parliamentary Constituency in the performance of his function :-

1. Deputy District Collector (I), East District, Gangtok.
2. Deputy District Collector (II), East District, Gangtok.
3. Deputy District Officer, East District, Gangtok.
4. Deputy District Magistrate (I), West District, Geyzing.
5. Deputy District Magistrate (II), West District, Geyzing.
6. Deputy District Officer, West District, Geyzing.
7. Deputy District Magistrate (I), South District, Namchi.
8. Deputy District Magistrate (II), South District, Namchi.
9. Deputy District Officer, South District, Namchi.
10. Deputy District Officer, North District, Mangan.
11. Deputy District Magistrate, North District, Mangan.

By Order,

R. P. BHALLA,
Secretary to the Election Commission of India.

H. R. GUPTA,
Deputy Chief Electoral Officer.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

No.6(21)Home/84

Dated Gangtok, the 14th November, 1984.

NOTIFICATION

The following Resolution having been passed by the two Houses of Parliament is published for general information:

"This House approves the continuance in force of the Proclamation dated 25th May, 1984 in respect of Sikkim issued under Article 356 of the Constitution by the President for a further period of six months with effect from 25th November, 1984."

K.M.L. CHHABRA,
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT


The following notifications are hereby republished for general information:
1. Notification No. 13(6)/84-Leg. II dated 20th November, 1984 of the Ministry of Law and Justice (Legislative Department)

MINISTRY OF LAW AND JUSTICE
(LEGISLATIVE DEPARTMENT)

New Delhi,
Dated the 20th November, 1984.
the 29th Kartika, 1906 (Saka)

NOTIFICATION

S.O.— Whereas it has been decided to hold a general election for the purpose of constituting a new House of the people, on the expiration of the duration of the existing House;

Now, therefore, in pursuance of the provisions contained in sub-section (2) of section 14 of the Representation of the People Act, 1951, the President is pleased to call upon all parliamentary constituencies (other than those within the States of Assam and Punjab for which separate notifications will be issued in due course), to elect members in accordance with, the provisions of the said Act and of the rules and orders made thereunder.

(No. 13(6)/84-Leg. II)

By order,

(R. V. S. PERI SASTRI)
Secretary.
NOTIFICATION

S.O.— Whereas the President of India has, by notification published in the Gazette of India on the 20th November, 1984 called upon all parliamentary constituencies (other than those in the States of Assam and Punjab) to elect members to the House of the People;

Now, therefore, in pursuance of section 30 of the Representation of the People Act 1951 (43 of 1951), the Election Commission of India hereby appoints with respect to each of the said election in all States except in the States of Assam and Punjab —

(a) the 27th November, 1984 (Tuesday) as the last date for making nominations;
(b) the 28th November, 1984 (Wednesday) as the date for scrutiny of nominations;
(c) the 39th November, 1984 (Friday) as the last date for withdrawal of candidatures;
(d) from each parliamentary constituency specified under each State in column 1 of the Schedule below, the date or dates specified against the said parliamentary constituency in column 2 thereof as the date or dates on which a poll shall, if necessary, be taken constituency or in the area comprised within the assembly constituency specified in column 3 against each of the dates: and
(e) the 10th January, 1985 (Thursday) as the date before which the election shall be completed

S C H E D U L E

<table>
<thead>
<tr>
<th>Sl. No. &amp; Name of Parliamentary Constituency</th>
<th>Date of poll</th>
<th>Sl. No. &amp; Name of Assembly Constituency</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>xx</td>
<td>xx</td>
<td></td>
</tr>
<tr>
<td>Sikkim</td>
<td>24th December, 1984 (Monday)</td>
<td></td>
</tr>
</tbody>
</table>

Dated the 20th November, 1984,
Kartika 29, 1906 (Saka).

NOTIFICATION

S.O.—In pursuance of section 56 of the Representation of the People Act, 1951 (43 of 1951), the Election Commission hereby fixes the hours of poll specified in column 2 of the Table below as the period during which a poll shall if necessary, be taken at the election to the House of the People to be held in the State specified in column 1, in pursuance of the President's notification published in the Gazette of Extraordinary, Part II, Section 3 (ii) dated the 20th November, 1984.
<table>
<thead>
<tr>
<th>Name of State/Union Territory</th>
<th>Hours of poll</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sikkim</td>
<td>8.00 A.M. to 4.00 P.M.</td>
</tr>
</tbody>
</table>

No. 464/84
By Order,
K. GANESAN,
Secretary.
No. 464/84
By Order,
K M.L. CHHABRA,
Chief Electoral Officer/
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
NOTIFICATION

Dated Gangtok, the 13th November, 1984.

On the expiry of the period of validity for carrying out of the field firing and artillery practice as contained in Notification No. 15(4)N/81/170 dated 12th October, 1981, the Government of Sikkim hereby grants permission to the Army for the carrying out of field firing and artillery practice in areas in North Sikkim as described in the Schedule below during the period from 15th August to 15th February, every year w.e.f. 1st January 1985 upto 31st December, 1985 (both days inclusive).

THE SCHEDULE

Range 'D'

Area bounded by the Grid Reference as under on the Map Sheets No 73A/11 and 78 A/15 Bhutan, China, Sikkim Metre Grid Scale 1:50,000:—

(a) on the Northern side boundary runs along:
(b) 081 762 132 786 148 798 174 783
(c) On the Eastern side boundary runs along:
(d) 205 756 188 748 158 733 169 719 159 688

On the Southern side boundary runs along:
126 672 097 660 095 659 089 653 076 654

On the Western side boundary runs along:
077 658 077 660 069 667 070 670 083 675 083 680 084 682 088 678 092 680 095 694 090 695 083 693 073 698 064 699 064 703 070 706 072 707 077 708 085 722 078 735 071 751 081 762

EXPLANATION

The area as per grid reference above coincides roughly (Clockwise) by:—
Pt 2643, Pt 4349, Pt 4042, Pt 4603, Pt 3860, Pt 3590, Talang, Pt 3841, North of Panchmil, South East of Pt 2467, Bojodhari, North East of Phvangla, wooden Bridge NSH, Tingda, Lingchom, South of Kabi, Pt 2160, Pt 1963, Pt 2463

J. T. DENSAPA,
Home Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  

NOTIFICATION  

No.15(4)Home/81/723  
Dated Gangtok, the 13th November, 1984.

On the expiry of the period of validity for carrying out of the field firing and artillery practice as contained in Notification No. 15 (2)Home/79 dated 13th September, 1979, the Government Sikkim hereby grants permission to the Army for the carrying out of field firing and artillery practice throughout the areas of East District as described in the Schedule below during the period commencing on the 1st January, 1985 and ending on 31st December, 1989 (both days inclusive).

THE SCHEDULE

Range 'B'
(a) On the Northern side boundary runs along:
170 675 207 677 250 665
195 674 229 678 250 671
195 666 229 666 276 672
206 666

(b) On the Eastern side boundary runs along:
276 672 285 640 276 650
285 624 74 650 290 624
274 640 290 595

(c) On the Southern side boundary runs along:
290 595 240 563 211 581
265 595 240 565 199 601
260 562 212 569 150 629

(d) On the Western side boundary runs along
150 629 170 650 150 650
170 675

Explanation
The area as per grid reference above coincides roughly (clockwise) by:
Tsomgo area, South of Thekuk (Thegu) South of Sherathang, Menmoitso. West of Kupup Neola, Chhokyatso adjacent to Nathang, Jor Pokhri, through Chuzachen R.F. West of Menala in Bhusuk R.F. and East of Kyangnosela.

J. T. DENSAPA,
Home Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM  
HOME DEPARTMENT  

NOTIFICATION  

(4)Home/81/724  
Dated Gangtok; the 13th November, 1984.

On the expiry of the period of validity for carrying out of the field and artillery practice as contained in Notification No. 15(2)Home/79 dated 13th September, 1979, the Government of Sikkim hereby grants permission to the Army for the carrying out of field firing and artillery practice throughout the areas of East District as described in the Schedule below during the period commencing on the 1st January, 1985 and ending on 31st December, 1989 (both days inclusive).

THE SCHEDULE

Range 'C'

Area bounded by the Grid Reference as under, on the map sheets No. 784/11 and 784/15 Sikkim and Bhutan Meter Grid scale,1:50,000:—

(a) On the Northern side boundary runs along:
Point 4245 Grid Reference 214 726
Point 4603 Grid Reference 204 755
Point 3860 Grid Reference 188 748
Point 3590 Grid Reference 157 733

(b) On the Eastern side boundary runs along:
Point 4245 Grid Reference 214 726
Point 14359 Grid Reference 234 712
Point 4009 Grid Reference 230 674

(c) On the Southern side boundary runs along:
Point 4009 Grid Reference 230 674
Point 3941 Grid Reference 159 688
Point 4054 Grid Reference 203 675
Point 4002 Grid Reference 194 675
— Grid Reference 186 691

(d) On the Western side boundary runs along:
Point 3841 Grid Reference 159 688
Point 3590 Grid Reference 157 733
Talang Grid Reference 170 719

Explanation:

The areas as per grid reference above coincides roughly the area bounded (clockwise) by:
Nakutso area, Pemathangtso area, Tamze, Tsongmo, Gyuthang and Zethang.

J. T. DENSAPA,
Home Secretary,
Government of Sikkim.
Election Commission of India’s notification No. 56/84-11 dated 14th November, 1984 is hereby republished for general information.

S.O.— Whereas the Election Commission, by its notification No. 56/J&K/84, dated the 27th September, 1984, has registered the "Jammu Kashmir Panthers Party" as a political party in Jammu and Kashmir on the basis of its poll performance in the general election to the Jammu and Kashmir Legislative Assembly held in 1983;

And Whereas the Election Commission in view of the above has decided to register that Party under para 3 of the Said Symbols Order, 1968, for Parliamentary Elections from Jammu and Kashmir. The registration under the said symbols Order, 1968 shall be subjected to the following conditions:—

(i) The party shall communicate to the Commission without delay any change in its name, head office, office bearers; address, political principles, policies, aims and objectives and any change in any other material matters;

(ii) The party shall intimate the Commission immediately whenever any amendments are issued to party constitution along with the relevant documents like the notice for the meeting to consider amendments have been carried, etc;

(iii) The party shall maintain all the records like minutes books, accounts books, membership registers, receipt books etc. properly;

(iv) The said records shall be open for inspection at any time by the authorised representative(s) of the Commission; and
(v) The registration granted shall be reviewed by the Commission from time to time.

Now, therefore in pursuance of the provisions contained in clause (c) of sub-para (1) and sub-para (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following amendments to its notification No. 56/84-I dated the 13th November, 1984, namely:

In table 3 appended to the said notification, under column 1 and 2 after the entry "12 Tripura State Congress for Democracy-Tripura" the entry "13 Jammu Kashmir Panthers Party Jammu and Kashmir" shall be inserted.

(No. 56/84-II)

By Order,

K. GANESAN,
Secretary.

H. R. GUPTA,
Deputy Chief Electoral Officer
OFFICE OF THE CHIEF SECRETARY
GOVERNMENT OF SIKKIM


NOTIFICATION

The Governor is pleased to constitute a Technical Committee consisting of the following members to examine the existing acute erosion problem of Chandmari and Tathangchen in a comprehensive manner and suggest appropriate measures short term and long term needed for protection of the area from further landslides having regard to financial implications involved.

1. Chief Secretary — Chairman
2. Secretary, Land Revenue — Member
3. Chief Engineer (Roads) cum Secretary — Member
4. Chief Engineer (Bldgs.) cum Secretary — Member
5. Chief Engineer (Irrigation) cum Secretary — Member
6. Chief Conservator of Forests cum Secretary — Member
7. Shri P.N. Verma, Representative from Geological Survey of India, Calcutta. — Member
8. Chief Engineer, Border Roads — Member
9. 1(one) Representative from C.R.R.I., New Delhi. — Member
10. Director, Land Use & Environment Secretary.

The Committee may coopt any other person to assist it in its task.

By Order.

K.M.L. CHHABRA,
Chief Secretary,
Government of Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 22/H.
Dated Gangtok, the 24th November, 1984.

Election Commission of India’s notification No./434SKM/84(2) dated 17th November, 1984 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
ASHOK ROAD,
NEW DELHI—I


NOTIFICATION
No.434/SKM/84(2):— In exercise of the powers conferred by sub-section (I) of Section 22 of the Representation of People Act, 1951 (43 of 1951), the Election Commission hereby directs that after the existing entries appearing after the preamble of the said notification, the following entries shall be added—

12. District Collector, West District, Geyzing.
13. District Collector, South District, Namchi.
14. District Collector, North District, Mangan.

By Order,

R. P. BHALLA,
Secretary to the Election Commission of India.

H. R. GUPTA,
Deputy Chief Electoral Officer.
NOTIFICATION

S.O. -whereas the Election Commission of India has decided to bring up to date its notification No. 56/82, dated the 8th April, 1982, issued in pursuance of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, and published as O.N. 29(E) in the Gazette of India, Extraordinary, Part II, Section 3 (iii), dated the 12th April, 1982, which has been amended from time to time;

And whereas the Commission has further decided to make additions in the list of free symbols in respect of various States and Union Territories.

Now, therefore, in pursuance of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, and in supersession of its notification referred to above, the Election Commission hereby specifies -

(a) in Table I, the National Parties and the symbols respectively reserved for them;
(b) in Table 2, the State Parties the State or States in which they are State parties and the symbols respectively reserved for them in such State or States;
(c) in Table 3, the unrecognised registered political parties and the State or States in which they function; and
(d) in Table 4, the free symbols for each State,
### TABLE 1

<table>
<thead>
<tr>
<th>National Parties</th>
<th>Symbols Reserved</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Bharatiya Janata Party</td>
<td>Lotus</td>
</tr>
<tr>
<td>2. Communist Party of India</td>
<td>Ears of Corn and Sickle</td>
</tr>
<tr>
<td>3. Communist Party of India (Marxist)</td>
<td>Hammer, Sickle and Star</td>
</tr>
<tr>
<td>4. Indian Congress (Socialist)</td>
<td>Charkha</td>
</tr>
<tr>
<td>5. Indian National Congress</td>
<td>Hand</td>
</tr>
<tr>
<td>6. Janata Party</td>
<td>Haldhar within wheel (Chakra Haldhar)</td>
</tr>
<tr>
<td>7. Lok Dal</td>
<td>Farmer Ploughing the Field (Khet Jotata Hua Kisan)</td>
</tr>
</tbody>
</table>

### TABLE 2

<table>
<thead>
<tr>
<th>Name of the State/Union</th>
<th>Name of the State Party</th>
<th>Symbol Reserved</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andhra Pradesh</td>
<td>Telugu</td>
<td>Bicycle</td>
</tr>
<tr>
<td>Assam</td>
<td>Plains Tribals Council</td>
<td>Cultivator cutting crop</td>
</tr>
<tr>
<td>Haryana</td>
<td>Indian Congress (Socialist)</td>
<td>Scales</td>
</tr>
<tr>
<td>Jammu &amp; Kashmir</td>
<td>Jammu &amp; Kashmir National Conference</td>
<td>Plough</td>
</tr>
<tr>
<td>Kerala</td>
<td>All India Muslim League</td>
<td>Farmer Ploughing the Field (Khet Jotata Hua Kisan)</td>
</tr>
<tr>
<td></td>
<td>Kerala Congress</td>
<td>Hua Kisan</td>
</tr>
<tr>
<td></td>
<td>Kerala Congress (J)</td>
<td>Elephant</td>
</tr>
<tr>
<td></td>
<td>Muslim League</td>
<td>Ladder</td>
</tr>
<tr>
<td>Maharashtra</td>
<td>Peasants and Workers Party</td>
<td>Cart</td>
</tr>
<tr>
<td>Manipur</td>
<td>Kuki National Assembly</td>
<td>Two Leaves</td>
</tr>
<tr>
<td>Meghalaya</td>
<td>All Party Hill Leaders' Conference</td>
<td>Flower</td>
</tr>
<tr>
<td></td>
<td>Hill State People's Democratic Party</td>
<td>Lion</td>
</tr>
<tr>
<td></td>
<td>Public Demands Implementation Convention</td>
<td>Spade</td>
</tr>
<tr>
<td>Nagaland</td>
<td>Naga National Democratic Party</td>
<td>Cock</td>
</tr>
<tr>
<td>Punjab</td>
<td>Shiromani Akali Dal</td>
<td>Scales</td>
</tr>
<tr>
<td>Sikkim</td>
<td>Sikkim Congress (R)</td>
<td>Rising Sun</td>
</tr>
<tr>
<td></td>
<td>Sikkim Prajantra Congress</td>
<td>Ladder</td>
</tr>
<tr>
<td>Tamil Nadu</td>
<td>All India Anna Dravida Munnetra Kazhagam</td>
<td>Two Leaves</td>
</tr>
<tr>
<td>Tripura</td>
<td>Revolutionary Socialist Party</td>
<td>Spade and</td>
</tr>
<tr>
<td>West Bengal</td>
<td>All India Forward Block</td>
<td>Lion</td>
</tr>
<tr>
<td></td>
<td>Revolutionary Socialist Party</td>
<td>Spade and</td>
</tr>
<tr>
<td>Arunachal Pradesh</td>
<td>People's Party of Arunachal</td>
<td>Mithun</td>
</tr>
<tr>
<td>Goa, Daman &amp; Diu</td>
<td>Maharashtrawadi Gomantak</td>
<td>Lion</td>
</tr>
<tr>
<td>Mizoram</td>
<td>People's Conference</td>
<td>Scales</td>
</tr>
<tr>
<td>Pondicherry</td>
<td>All India Anna Dravida Munnetra Kazhagam</td>
<td>Two Leaves</td>
</tr>
<tr>
<td></td>
<td>Dravida Munnetra Kazhagam</td>
<td>Rising Sun</td>
</tr>
</tbody>
</table>
**TABLE—3**

<table>
<thead>
<tr>
<th>Name of the Un-recognised registered Political Party</th>
<th>State/States in which it is treated as functioning as registered unrecognised Political Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Backward &amp; Depressed People's Protection Front</td>
<td>Tamil Nadu</td>
</tr>
<tr>
<td>Doordarshi Party</td>
<td>1. Gujarat and 2. Uttar Pradesh</td>
</tr>
<tr>
<td>Gandhi Kamataj National Congress</td>
<td>Tamil Nadu</td>
</tr>
<tr>
<td>Jharkhand Mukti Morcha</td>
<td>Bihar</td>
</tr>
<tr>
<td>Jharkhand Party</td>
<td>Orrissa</td>
</tr>
<tr>
<td>Naga National Party</td>
<td>Nagaland</td>
</tr>
<tr>
<td>National Democratoc Party</td>
<td>Kerala</td>
</tr>
<tr>
<td>Republican Party of India</td>
<td>Maharashtra</td>
</tr>
<tr>
<td>Republican Party of India (Khobragade)</td>
<td>Maharashtra</td>
</tr>
<tr>
<td>Socialist Unity Centre of India</td>
<td>West Bengal</td>
</tr>
<tr>
<td>Tamil Nadu Congress (K)</td>
<td>Tamil Nadu</td>
</tr>
<tr>
<td>Tripura State Congress for Democracy</td>
<td>Tripura</td>
</tr>
</tbody>
</table>

**TABLE — 4**

<table>
<thead>
<tr>
<th>Name of the Un-recognised registered Political Party</th>
<th>State/States in which it is treated as functioning as registered unrecognised Political Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Backward &amp; Depressed People's Protection Front</td>
<td>Tamil Nadu</td>
</tr>
<tr>
<td>Doordarshi Party</td>
<td>1. Gujarat and 2. Uttar Pradesh</td>
</tr>
<tr>
<td>Gandhi Kamataj National Congress</td>
<td>Tamil Nadu</td>
</tr>
<tr>
<td>Jharkhand Mukti Morcha</td>
<td>Bihar</td>
</tr>
<tr>
<td>Jharkhand Party</td>
<td>Orrissa</td>
</tr>
<tr>
<td>Naga National Party</td>
<td>Nagaland</td>
</tr>
<tr>
<td>National Democratoc Party</td>
<td>Kerala</td>
</tr>
<tr>
<td>Republican Party of India</td>
<td>Maharashtra</td>
</tr>
<tr>
<td>Republican Party of India (Khobragade)</td>
<td>Maharashtra</td>
</tr>
<tr>
<td>Socialist Unity Centre of India</td>
<td>West Bengal</td>
</tr>
<tr>
<td>Tamil Nadu Congress (K)</td>
<td>Tamil Nadu</td>
</tr>
<tr>
<td>Tripura State Congress for Democracy</td>
<td>Tripura</td>
</tr>
</tbody>
</table>

**TABLE — 5**

<table>
<thead>
<tr>
<th>Name of the Un-recognised registered Political Party</th>
<th>State/States in which it is treated as functioning as registered unrecognised Political Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Backward &amp; Depressed People's Protection Front</td>
<td>Tamil Nadu</td>
</tr>
<tr>
<td>Doordarshi Party</td>
<td>1. Gujarat and 2. Uttar Pradesh</td>
</tr>
<tr>
<td>Gandhi Kamataj National Congress</td>
<td>Tamil Nadu</td>
</tr>
<tr>
<td>Jharkhand Mukti Morcha</td>
<td>Bihar</td>
</tr>
<tr>
<td>Jharkhand Party</td>
<td>Orrissa</td>
</tr>
<tr>
<td>Naga National Party</td>
<td>Nagaland</td>
</tr>
<tr>
<td>National Democratoc Party</td>
<td>Kerala</td>
</tr>
<tr>
<td>Republican Party of India</td>
<td>Maharashtra</td>
</tr>
<tr>
<td>Republican Party of India (Khobragade)</td>
<td>Maharashtra</td>
</tr>
<tr>
<td>Socialist Unity Centre of India</td>
<td>West Bengal</td>
</tr>
<tr>
<td>Tamil Nadu Congress (K)</td>
<td>Tamil Nadu</td>
</tr>
<tr>
<td>Tripura State Congress for Democracy</td>
<td>Tripura</td>
</tr>
</tbody>
</table>
3. Bihar

1. A Woman carrying Basket on her head
2. Bicycle
3. Boat
4. Bow and Arrow
5. Bucket
6. Car
7. Chair
8. Camel
9. Cultivator winnowing grain
10. Cultivator cutting crop
11. Drum
12. Elephant
13. Fish
14. Horse and Rider
15. Horse
16. Ladder
17. Lion
18. Pot
19. Lock and Key
20. Pigeon
21. Pot
22. Railway Engine
23. Rising Sun
24. Scales
25. Spade
26. Spade and Stocker
27. Swastik within a circle
28. Two Leaves

4. Gujarat

1. Bicycle
2. Boat
3. Camel
4. Cart
5. Elephant
6. Flaming Torch
7. Horse
8. Ladder
9. Lion
10. Pot
11. Railway Engine
5. Haryana

12. Rising Sun
13. Scales
14. Spade
15. Spade and Stoker
16. Sparrow
17. Swastik within a circle
18. Tractor
19. Two Leaves

6. Himachal Pradesh

1. Bicycle
2. Boat
3. Bow and Arrow
4. Camel
5. Cart
6. Chair
7. Cultivator winnowing grain
8. Drum
9. Eagle about to fly
10. Elephant
11. Flaming Torch
12. Goat
13. Horse
14. Horse and Rider
15. Hurricane Lamp
16. Ladder
17. Lion
18. Lock and Key
19. Pigeon
20. Pot
21. Railway Engine
22. Rising Sun
23. Spade
24. Spade and Stoker
25. Swastik within a circle
26. Tractor
27. Two Leaves

1. Aeroplane
2. A pair of pigeons
3. A woman carrying a basket on her head
4. Bicycle
5. Boat
6. Bow and Arrow
7. Bucket
8. Camel
9. Car
10. Cart
11. Chair
12. Clock
13. Coconut tree bearing fruits
14. Dam
15. Dao
16. Deer
17. Drum
18. Eagle about to fly
19. Elephant
20. Fish
21. Flaming Torch
22. Horse
2. Ladder
24. Lion
25. Railway Engine
26. Rising Sun
2. Scales
2. Spade
29. Spade and Stoker
30. Sparrow
31. Two Leaves

7. Jammu & Kashmir
1. A pair of Pigeons
2. Bicycle
3. Boat
4. Car
5. Cart
6. Camel
7. Chair
8. Elephant
9. Flaming Torch
10. Horse
11. Horse and Rider
12. Hurricane Lamp
13. Ink Pot and Pen
14. Lock and Key
15. Ladder
16. Rising Sun
17. Railway Engine
18. Scales
19. Spade
20. Spade and Stoker
21. Ship
22. Two Leaves
23. Tractor
24. Watch

8. Karnataka
1. A pair of pigeons
2. Aeroplane
3. Bicycle
4. Boat
5. Bow and Arrow
6. Bucket
7. Camel
8. Car
9. Cart
10. Chair
11. Cock
12. Deer
13. Drum
14. Elephant
15. Fish
16. Horse
17. Lion
18. Ladder
19. Pot
20. Peacock
21. Radio
22. Railway Engine
23. Rising Sun
24. Scales
25. Sewing Machine
26. Spade
27. Spade and Stoker
28. Sparrow
29. Tractor
30. Two Leaves
31. Tiger

1. A pair of Pigeons
2. Bicycle
3. Cart
4. Coconut tree bearing fruits
5. Deer
6. Flaming Torch
7. Lion
8. Peacock
9. Pot
10. Railway Engine
11. Rising Sun
12. Scales
13. Spade and Stoker
14. Sparrow
15. Swastik within a circle
16. Spade
17. Tiger
18. Two Leaves

Madhya Pradesh

1. Aroplane
2. Basket containing vegetables
3. Bicycle
4. Boat
5. Bow and Arrow
6. Bucket
7. Camel
8. Car
9. Cart
10. Chair
11. Cock
12. Coconut tree bearing fruits
13. Cultivator cutting crop
14. Cultivator winnowing grain
15. Deer
16. Drum
17. Eagle about to fly
18. Elephant
19. Fish
20. Flaming Torch
21. Goat
22. Hand Pump
23. Horse
24. Horse and Rider
25. Hurricane Lamp
26. Ink Pot and Pen
27. Jug
28. Ladder
29. Lion
30. Lock and Key
31. Mug
<table>
<thead>
<tr>
<th>No.</th>
<th>Item</th>
</tr>
</thead>
<tbody>
<tr>
<td>32.</td>
<td>Peacock</td>
</tr>
<tr>
<td>33.</td>
<td>Pigeon</td>
</tr>
<tr>
<td>34.</td>
<td>Pot</td>
</tr>
<tr>
<td>35.</td>
<td>Radio</td>
</tr>
<tr>
<td>36.</td>
<td>Railway Engine</td>
</tr>
<tr>
<td>37.</td>
<td>Rising Sun</td>
</tr>
<tr>
<td>38.</td>
<td>Scales</td>
</tr>
<tr>
<td>39.</td>
<td>Sewing Machine</td>
</tr>
<tr>
<td>40.</td>
<td>Spade and Stoker</td>
</tr>
<tr>
<td>41.</td>
<td>Sparrow</td>
</tr>
<tr>
<td>42.</td>
<td>Spectacles</td>
</tr>
<tr>
<td>43.</td>
<td>Swastik within a circle</td>
</tr>
<tr>
<td>44.</td>
<td>Tiger</td>
</tr>
<tr>
<td>45.</td>
<td>Tractor</td>
</tr>
<tr>
<td>46.</td>
<td>Two Leaves</td>
</tr>
<tr>
<td>47.</td>
<td>Two Swords and a Shield</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>II. Maharashtra</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
</tr>
<tr>
<td>2.</td>
</tr>
<tr>
<td>3.</td>
</tr>
<tr>
<td>4.</td>
</tr>
<tr>
<td>5.</td>
</tr>
<tr>
<td>6.</td>
</tr>
<tr>
<td>7.</td>
</tr>
<tr>
<td>8.</td>
</tr>
<tr>
<td>9.</td>
</tr>
<tr>
<td>10.</td>
</tr>
<tr>
<td>11.</td>
</tr>
<tr>
<td>12.</td>
</tr>
<tr>
<td>13.</td>
</tr>
<tr>
<td>14.</td>
</tr>
<tr>
<td>15.</td>
</tr>
<tr>
<td>16.</td>
</tr>
<tr>
<td>17.</td>
</tr>
<tr>
<td>18.</td>
</tr>
<tr>
<td>19.</td>
</tr>
<tr>
<td>20.</td>
</tr>
<tr>
<td>21.</td>
</tr>
<tr>
<td>22.</td>
</tr>
<tr>
<td>23.</td>
</tr>
<tr>
<td>24.</td>
</tr>
<tr>
<td>25.</td>
</tr>
<tr>
<td>26.</td>
</tr>
<tr>
<td>27.</td>
</tr>
<tr>
<td>28.</td>
</tr>
<tr>
<td>29.</td>
</tr>
<tr>
<td>30.</td>
</tr>
<tr>
<td>31.</td>
</tr>
<tr>
<td>32.</td>
</tr>
<tr>
<td>33.</td>
</tr>
<tr>
<td>34.</td>
</tr>
<tr>
<td>35.</td>
</tr>
<tr>
<td>36.</td>
</tr>
<tr>
<td>37.</td>
</tr>
<tr>
<td>38.</td>
</tr>
<tr>
<td>39.</td>
</tr>
<tr>
<td>40.</td>
</tr>
<tr>
<td>41.</td>
</tr>
<tr>
<td>42.</td>
</tr>
<tr>
<td>No.</td>
</tr>
<tr>
<td>-----</td>
</tr>
<tr>
<td>43.</td>
</tr>
<tr>
<td>44.</td>
</tr>
<tr>
<td>45.</td>
</tr>
<tr>
<td>46.</td>
</tr>
<tr>
<td>47.</td>
</tr>
</tbody>
</table>

12. Manipur

1. Boat
2. Camel
3. Cart
4. Elephant
5. Eagle about to fly
6. Horse
7. Ladder
8. Lion
9. Pot
10. Railway Engine
11. Rising Sun
12. Scales
13. Spade
14. Spade and Stoker
15. Sparrow
16. Star

13. Meghalaya

1. Bicycle
2. Boat
3. Cart
4. Dao
5. Drum
6. Horse
7. Hurricane Lamp
8. Ladder
9. Pot
10. Rising Sun
11. Scales
12. Sewing Machine
13. Spade and Stoker
14. Sparrow
15. Two Leaves

14. Nagaland

1. A pair of Pigeons
2. Bicycle
3. Boat
4. Bow and Arrow
5. Cart
6. Dao
7. Elephant
8. Flaming Torch
9. Hornbill
10. Horse
11. Ladder
12. Lion
13. Log Drum
14. Mug
15. Rising Sun
16. Scales
17. Spade
18. Spade and Stoker
19. Tiger
20. Two Leaves
<table>
<thead>
<tr>
<th></th>
<th>1</th>
<th>2</th>
</tr>
</thead>
<tbody>
<tr>
<td>15</td>
<td>Orissa</td>
<td>1. Aeroplane</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Bicycle</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Boat</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Bow and Arrow</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Camel</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6. Cart</td>
</tr>
<tr>
<td></td>
<td></td>
<td>7. Dam</td>
</tr>
<tr>
<td></td>
<td></td>
<td>8. Drum</td>
</tr>
<tr>
<td></td>
<td></td>
<td>9. Elephant</td>
</tr>
<tr>
<td></td>
<td></td>
<td>10. Horse</td>
</tr>
<tr>
<td></td>
<td></td>
<td>11. Ladder</td>
</tr>
<tr>
<td></td>
<td></td>
<td>12. Lion</td>
</tr>
<tr>
<td></td>
<td></td>
<td>13. Pot</td>
</tr>
<tr>
<td></td>
<td></td>
<td>14. Railway Engine</td>
</tr>
<tr>
<td></td>
<td></td>
<td>15 Rising Sun</td>
</tr>
<tr>
<td></td>
<td></td>
<td>16. Scales</td>
</tr>
<tr>
<td></td>
<td></td>
<td>17. Spade</td>
</tr>
<tr>
<td></td>
<td></td>
<td>18. Spade and Stoker</td>
</tr>
<tr>
<td></td>
<td></td>
<td>19. Two Leaves</td>
</tr>
<tr>
<td>16</td>
<td>Punjab</td>
<td>1. Bicycle</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Boat</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Bow and Arrow</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Camel</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Cart</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6. Drum</td>
</tr>
<tr>
<td></td>
<td></td>
<td>7. Eagle about to fly</td>
</tr>
<tr>
<td></td>
<td></td>
<td>8. Elephant</td>
</tr>
<tr>
<td></td>
<td></td>
<td>9. Flaming Torch</td>
</tr>
<tr>
<td></td>
<td></td>
<td>10. Hand Pump</td>
</tr>
<tr>
<td></td>
<td></td>
<td>11. Horse</td>
</tr>
<tr>
<td></td>
<td></td>
<td>12. Horse and Rider</td>
</tr>
<tr>
<td></td>
<td></td>
<td>13. Hurricane Lamp</td>
</tr>
<tr>
<td></td>
<td></td>
<td>14. Ladder</td>
</tr>
<tr>
<td></td>
<td></td>
<td>15. Lion</td>
</tr>
<tr>
<td></td>
<td></td>
<td>16. Lock and Key</td>
</tr>
<tr>
<td></td>
<td></td>
<td>17. Plough</td>
</tr>
<tr>
<td></td>
<td></td>
<td>18. Pot</td>
</tr>
<tr>
<td></td>
<td></td>
<td>19. Railway Engine</td>
</tr>
<tr>
<td></td>
<td></td>
<td>20. Rising Sun</td>
</tr>
<tr>
<td></td>
<td></td>
<td>21. Spade</td>
</tr>
<tr>
<td></td>
<td></td>
<td>22. Spade and Stoker</td>
</tr>
<tr>
<td></td>
<td></td>
<td>23. Swastik within a</td>
</tr>
<tr>
<td></td>
<td></td>
<td>circle</td>
</tr>
<tr>
<td></td>
<td></td>
<td>24. Tractor</td>
</tr>
<tr>
<td></td>
<td></td>
<td>15. Two Leaves</td>
</tr>
<tr>
<td>17</td>
<td>Rajasthan</td>
<td>1. Aeroplane</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Bicycle</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Boat</td>
</tr>
<tr>
<td></td>
<td></td>
<td>4. Camel</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Car</td>
</tr>
<tr>
<td></td>
<td></td>
<td>6. Cart</td>
</tr>
<tr>
<td></td>
<td></td>
<td>7. Cock</td>
</tr>
<tr>
<td></td>
<td></td>
<td>8. Cultivator cutting crop</td>
</tr>
<tr>
<td></td>
<td></td>
<td>9. Deer</td>
</tr>
<tr>
<td></td>
<td></td>
<td>10. Elephant</td>
</tr>
<tr>
<td></td>
<td></td>
<td>11. Fish</td>
</tr>
<tr>
<td></td>
<td></td>
<td>12. Flaming Torch</td>
</tr>
<tr>
<td></td>
<td></td>
<td>13. Horse</td>
</tr>
</tbody>
</table>
14. Hurricane Lamp
15. Lion
16. Ladder
17. Peacock
18. Pot
19. Railway Engine
20. Rising Sun
21. Scales
22. Sewing Machine
23. Spade
24. Spade and Stoker
25. Sparrow
26. Swastik within a circle
27. Tractor
28. Two Leaves

18. Sikkim
1. Bicycle
2. Boat
3. Bow and Arrow
4. Car
5. Cart
6. Chair
7. Clock
8. Drum
9. Deer
10. Eagle about to fly
11. Elephant
12. Fish
13. Flaming Torch
14. Goat
15. Hurricane Lamp
16. Lion
17. Lock and Key
18. Pot
19. Scales
20. Sewing Machine
21. Spade
22. Spade and Stoker
23. Sparrow
24. Tiger
25. Two Leaves

19. Tamil Nadu
1. Aeroplane
2. Bicycle
3. Boat
4. Camel
5. Car
6. Cart
7. Clock
8. Cock
9. Coconut tree bearing fruits.
10. Cup and Saucer
11. Elephant
12. Fish
13. Horse
14. Ladder
15. Lion
16. Lock and Key
17. Pot
<table>
<thead>
<tr>
<th></th>
<th>1</th>
<th>2</th>
</tr>
</thead>
<tbody>
<tr>
<td>18</td>
<td>Railway Engine</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Scales</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Ship</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Spade</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Spade and Stoker</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Sparrow</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Spectacles</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Swastik within a circle</td>
<td></td>
</tr>
</tbody>
</table>

20. Tripura

1. Bicycle
2. Boat
3. Cart
4. Elephant
5. Flaming Torch
6. Horse
7. Ladder
8. Lion
9. Pot
10. Rising Sun
11. Scales
12. Spade
13. Spade and Stoker
14. Sparrow
15. Swastik within a circle
16. Tiger
17. Two cultivators returning after cutting

21. Uttar Pradesh

1. Aeroplane
2. Bicycle
3. Boat
4. Bow and Arrow
5. Camel
6. Car
7. Cart
8. Dam
9. Elephant
10. Fish
11. Flaming Torch
12. Hand Pump
13. Horse
14. Horse and Rider
15. Ladder
16. Lion
17. Lock and Key
18. Pot
19. Radio
20. Railway Engine
21. Rising Sun
22. Scales
23. Sewing Machine
24. Spade
25. Spade and Stoker
26. Sparrow
27. Swastik within a circle
28. Tractor
29. Two Leaves

22. West Bengal

1. A pair of pigeons
2. A woman carrying basket on her head
3. Bicycle
4. Boat
5. Bow and Arrow
6. Camel
7. Cart
8. Drum
9. Eagle about to fly
10. Elephant
11 Fish
12 Flaming Torch
13 Hand Pump
14 Horse
15 Horse and Rider
16 Ladder
17 Pot
18 Radio
19. Railway Engine
20. Rising Sun
21. Scales
22. Sewing Machine
23. Ship
24. Spade
25. Swastik within a circle
26. Tractor
27. Two Leaves

23. Andaman and Nicobar Islands
1. Bicycle
2. Boat
3. Lion
4. Rising Sun
5. Scales
6. Two Leaves

24. Arunachal Pradesh
1. Aeroplane
2. A woman carrying Basket on her head
3. Bicycle
4. Boat
5. Bow and Arrow
6. Bucket
7. Cart
8. Elephant
9. Fish
10. Flaming Torch
11. Hornbill
12. Horse
13. Hurricane Lamp
14. Ink Pot and Pen
15. Ladder
16. Lion
17. Pot
18. Rising Sun
19. Scales
20. Spade
21. Spade and Stoker
22. Tiger
23. Two Leaves
24. Two swords and a shield

25. Chandigarh
1. Bicycle
2. Boat
3. Bow and Arrow
4. Camel
5. Cart
6. Chair
7. Cultivator winnowing grain
8. Drum
9. Eagle about to fly
10. Elephant
11. Flaming Torch
12. Goat
13. Hand Pump
14. Horse
15. Horse and Rider
16. Hurricane Lamp
17. Inkpot and Pen
18. Ladder
19. Letter Box
20. Lion
21. Lock and Key
22. Pigeon
23. Pot
24. Railway Engine
25. Radio
26. Rising Sun
27. Scales
28. Spade
29. Spade and Stoker
30. Spectacles
31. Swastik within a circle
32. Tractor
33. Two Leaves

26. Dadra and Nagar Haveli
   1. Bicycle
   2. Elephant
   3. Goat
   4. Horse
   5. Scales
   6. Two Leaves

27. Delhi
   1. Aeroplane
   2. Bicycle
   3. Boat
   4. Bow and Arrow
   5. Camel
   6. Car
   7. Cart
   8. Cock
   9. Cultivator cutting crop
  10. Deer
  11. Drum
  12. Elephant
  13. Flaming Torch
  14. Horse
  15. Horse and Rider
  16. Ladder
  17. Lion
  18. Pot
  19. Railway Engine
  20. Rising Sun
  21. Scales
22. Spade
23. Spade and Stoker
24. Sparrow
25. Swastik within a circle
26. Tractor
27. Two Leaves
28. Two Swords and a Shield

28. Goa, Daman and Diu
1. Bicycle
2. Boat
3. Camel
4. Cock
5. Car
6. Cart
7. Elephant
8. Fish
9. Horse
10. Ladder
11. Peacock
12. Pot
13. Railway Engine
14. Rising Sun
15. Scales
16. Spade
17. Spade and Stoker
18. Sparrow
19. Tiger
20. Two Leaves

29. Lakshadweep
1. Bicycle
2. Boat
3. Camel
4. Elephant
5. Horse
6. Scales
7. Spade
8. Two Leaves

30. Mizoram
1. Bicycle
2. Boat
3. Camel
4. Cart
5. Eagle about to fly
6. Elephant
7. Fish
8. Flaming Torch
9. Horse
10. Ladder
11. Lion
12. Pot
13. Railway Engine
14. Rising Sun
15. Spade
16. Spade and Stoker
17. Sparrow
18. Tiger
19. Two Leaves

31. Pondicherry
1. Bicycle
2. Boat
3. Cart
4. Elephant
5. Horse
6. Horse and Rider
7. Ladder
8. Lion
9. Railway Engine
10. Scales
11. Spade
12. Spade and Stoker
13. Sparrow

[No.56/84-1]

By Order

(P.N. Tamang) (K. Ganesan)
Assistant Electoral Officer. Secretary.

PRINTED AT THB SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK.

NOTIFICATION

No.3(58)/LD/84/112 Dated the 28th November, 1984.

In the Government of Sikkim, Home Department notification No. 6(7) Home/1983 dated the 15th June, 1983 published in the Sikkim Government Gazette, Extraordinary No. 98 dated the 20th June, 1983, clause 2(c) as renumbered vide Home Department's notification No. 6(17) Home/1983/1 dated the 11th June, 1984, published in the Sikkim Government Gazette, Extraordinary, No. 77 dated the 12th June, 1984, shall be deleted.

By Order.

B. R. PRADHAN,
Legal Remembrancer and Law Secretary.
Election Commission's Notification No. 56/84 Vol. III dtd. 25th Nov., 1934 is hereby re-published for general information.

ELECTION COMMISSION OF INDIA

New Delhi

Dated the 25th November, 1984.
Agrahayana 4, 1906 (Saka)

NOTIFICATION

S.O.—In pursuance of the powers conferred by clause (d) of sub-para (1) and sub-para (2) of paragraph 17 of the Elections Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby makes the following further amendments in its notification No. 56/84-1, dated the 13th November, 1984, namely

In TABLE 4 appended to the said notification, against item 12. Manipur mentioned in column 1, for the entry "16 Star" referred to in column 2, substitute the entry "16. Lock and Key"

[No. 56/84-III]

By Order,

K. GANESAN,
Secretary.

H. R. GUPTA,
Deputy Chief Electoral Officer,
Gangtok.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK
Election Commission's Notification No. 56/34-Vol III dated the 3rd December, 1984 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

NEW DELHI

Dated the 3rd December, 1984

Agrahayana 12, 1906 (S)

NOTIFICATION

S.Q. — In exercise of the powers conferred by rules 5 and 10 of the Conduct of Elections Rules, 1961, and clause (d) of sub-paragraph (1) of sub-paragraph (2) of paragraph 17 and paragraph 18 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby makes the following further amendments in its notification No. 56/84—I. dated the 13th November, 1984, published as O. No. 124 (E) in the Gazette of India, Extraordinary, Part II, Section 3 (iii), dated the 16th Nov. 1984, namely—

IN TABLE 4 appended to the said notification,

(1) against item 5 Haryana, insert under column 2 the following entries:—

" 28. Hand Pump
   29. Inkpot and Pen"

(2) against item 19. Tamil Nadu, insert under column 2 the following entries—

" 26. Basket containing vegetables
  27. Bow and Arrow
  28. Bucket
  29. Chair
  30. Cultivator cutting crop
  31. Cultivator Winnowing grain
  32. Deer
  33. Drum
  34. Eagle about to fly
  35. Flaming Torch
  36. Goat
  37. Hand Pump
  38. Hurricane Lamp
  39. Horse and Rider
  40. Inkpot and Pen
  41. Jug
  42. Mug
  43. Peacock
  44. Pigeon
45. Radio
46. Sewing Machine
47. Tiger
48. Tractor
49. Two swords and a Shield
50. A woman carrying basket on her head
51. Dam
52. Watch
53. Hornbill
54. Plough
55. Two cultivators returning after cutting crops
56. Letter Box
57. Bell
58. Hand Grinder
59. Cycle Rickshaw
60. Dog
61. Ant
62. Table
63. Well
64. Banana
65. Lizard
66. Broken Coconut
67. Tiffin Carrier
68. Light House
69. Oil Expeller
70. Bulb
71.
72. Squirrel
73. Scissors
74. Needle and Thread
75. Wheel
76. Cage
77. Frying Pan
78. Pumpkin
79. Comb
80. Tap
81. Cat
82. Torch
83. Swing
84. Box
85. Saw
86. Crane
87. Top
88. Black Board
89. Ring
90. Road Roller
91. Cover (Envelope)
92. Ceilina Fane
93. Parrot
94. Boy
95. Temple Car
96. Rat
97. Glass Tumbler
98. Kettle
99. Iron Box.

against item 21. Utter Pradesh, insert under col
against item 27. Delhi, insert under column 2, the following entries:

29. Bucket
30. Letter Box
31. Chair
32. Eagle above to fly
33. Lock and Key
34. Hurricane Lamp
35. Ink pot and Pen
36. Spectacles
37. Cultivator winnowing "rain
38. Goat
39. Pigeon
40. Dao"

By Order.

Sd/- K. GANESAN,
Secretary,

H. R. GUPTA,
Deputy Chief Electoral Officer,
Gangtok.
Election Commission of India's notification No. 56/84-IV dated 28th November, 1984 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

New Delhi-110-001

Dated 28th November, 1984
Agrahayana, 1906 (Saka)

NOTIFICATION

S.O.—In pursuance of the powers conferred by clause (d) of sub-para (1) and sub-para (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission hereby makes the following further amendments in its notification No. 56/84-1, dated the 13th November, 1984, namely—

In TABLE 4 appended to the said notification, against item 20, Tripura, mentioned in column 1, the entry "13. Spade and Stoker", referred to in column 2, shall be deleted and the existing entries 14 to 17 shall be renumbered as 13 to 16.

[No. 56/84-IV]

By Order,

K. GANESAN,
Secretary.

H. R. GUPTA,
Deputy Chief Electoral Officer,
GOVERNMENT OF SIKKIM  
DEPARTMENT OF CO-OPERATIVE  

Notification No. 1/Coop.  
Dated 10th December, 1984.

It is hereby notified that the following Societies were registered under sub-section (1) of section 8 of the Sikkima Cooperative Societies Act, 1978 (Act, No 12 of 1978) on the dates and under registration number mentioned below against each Society.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Society</th>
<th>Registration No.</th>
<th>Date of Registration</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Pakyong Weavers' Coop. Society Ltd.</td>
<td>159</td>
<td>19.4.1984</td>
</tr>
<tr>
<td>2</td>
<td>Ramaiyang Cons. Coop. Society Ltd.</td>
<td>160</td>
<td>21.5.1984</td>
</tr>
<tr>
<td>3</td>
<td>Buriakhop Milk Producer's Coop. Society Ltd.</td>
<td>161</td>
<td>24.5.1984</td>
</tr>
<tr>
<td>4</td>
<td>Phongla Cons. Coop. Society Ltd.</td>
<td>162</td>
<td>28.5.1984</td>
</tr>
<tr>
<td>5</td>
<td>Lingi Payong Cons. Coop. Society Ltd.</td>
<td>163</td>
<td>22.6.1984</td>
</tr>
<tr>
<td>6</td>
<td>Dalapchand Weaver's Cooperative Society Ltd.</td>
<td>164</td>
<td>18.8.1984</td>
</tr>
<tr>
<td>7</td>
<td>Sikkim Ex-Employee's Service Coop. Society Ltd.</td>
<td>165</td>
<td>18.8.1984</td>
</tr>
<tr>
<td>9</td>
<td>Kumrek Milk Producers' Coop. Society Ltd.</td>
<td>167</td>
<td>19.9.1984</td>
</tr>
<tr>
<td>10</td>
<td>Adampool Milk Producer's Coop. Society Ltd.</td>
<td>168</td>
<td>18.10.1984</td>
</tr>
<tr>
<td>11</td>
<td>Hans Service Coop. Society Ltd.</td>
<td>169</td>
<td>22.10.1984</td>
</tr>
<tr>
<td>12</td>
<td>Sikkim Flour Mill Employee's Canteen-cum-Consumers' Coop. Society Ltd.</td>
<td>170</td>
<td>27.10.1984</td>
</tr>
<tr>
<td>13</td>
<td>Lachungpas Labour Contract and Construction Cooperative Society Ltd.</td>
<td>171</td>
<td>5.11.1984</td>
</tr>
<tr>
<td>14</td>
<td>Miyaltam Labour Contract and Cons- Cooperative Society Ltd.</td>
<td>172</td>
<td>7.11.1984</td>
</tr>
<tr>
<td>15</td>
<td>Chewribotay Milk Producer's Coop. Society Ltd.</td>
<td>173</td>
<td>21.11.1984</td>
</tr>
<tr>
<td>16</td>
<td>Lunchok-Salangdhang Labour Contract and Construction Cooperative Society Ltd.</td>
<td>174</td>
<td>29.11.1984</td>
</tr>
</tbody>
</table>

T. P. SHARMA,  
Registrar,  
Cooperative Societies Sikkim,  
Gangtok.
It is hereby notified for the information of the public in general that henceforth local taxies of Gangtok and other towns of Sikkim are allowed to ply all over within the State on the following conditions:

1. To facilitate prompt identification of local taxies hailing from the Districts the taxi owners will be required to affix a standard size plate of 13" x 5" with Local Taxi written on it and place of allotment of registration should be indicated therein. For instance if it is a Local Taxi from Namchi, Gyalshing, Mangan, Rangpo, Singtam, Pakyong, Jorethang, Rhenock, or Rongii the sign board will have Taxi/ Singtam, Taxi/ Mangan Taxi/ Gangtok etc. written on it.

2. The Taxies from one District going to another District will be allowed a maximum period of 3 days' stay at a particular place. All the Police Check posts of the State will maintain a record at each "entry and exit point so that their movement can be easily checked up. In case of their default, nearest R.T.O. office may be informed so that timely action can be taken on such defaulters. Out station taxies coming to Gangtok will report to the Police Check Post at Deorali and record therein their date and time of arrival and departure.

3. The Government has further decided to issue 3 (three) Local Taxi Permits for each district i.e. Gyalshing, Namchi, Mangan, 2 (two) local taxi permits each for Jorethang, Singtam and Rangpo, 1 (one) Local Taxi Permit each for Rhenock, Rongii and Pakyong.

BY ORDER,

N. K. Pradhan,
Secretary,
Sikkim Transport Authority,
Gangtok, Sikkim.
GOVERNMENT OF SIKKIM

LAW DEPARTMENT

GANGTOK

Notification No. 5/LD/84.
Dated Gangtok, the 17th December, 1984.

The following Ordinance promulgated by the Governor on 17th December, 1984 is hereby published for general information:—

(ORDINANCE NO. 1 OF 1984)

Promulgated by the Governor in the Thirty-fifth Year of the Republic of India.

An Ordinance

further to amend the Gangtok Municipal Corporation Act, 1975.

WHEREAS the President has by Proclamation published with the notification of the Government of India in the Ministry of Home Affairs No. GSR 397 (E) of the Gazette of India, Extraordinary, dated the 20th May, 1984 assumed to himself all the functions of the Government of the State of Sikkim and all powers vested in or exercisable by the Governor of that State;

AND WHEREAS by order published with the notification of the Government of India in the Ministry of Home Affairs No. GSR 398(E) in the Gazette India, Extraordinary, of the same date, the President has further directed that all the functions of the Government of the State of Sikkim and all powers vested in or exercisable by the Governor of the State under the Constitution or under any law in force in that State, which have been assumed by the President by virtue or clause (a) of the said Proclamation, shall subject to the superintendence, direction and control of the President, be exercisable also by the Governor of that State;

AND WHEREAS the power to promulgate Ordinance vested in the Governor under article 213 of the Constitution is to be exercisable by him while the Legislative Assembly of the State is not in session;

AND WHEREAS under sub-clause (iv)of clause (c) of the said Proclamation, references in article 213 of the Constitution to the Governor and to the Legislature of the State or the Houses thereof shall be construed as references to the President and the Parliament the Houses thereof respectively;

AND WHEREAS the Legislative Assembly has been dissolved and the Parliament is not in session and the Governor is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred upon him by clause (i) of article 213 of the Constitution read with order No.GSR 198(E) aforesaid, the Governor is pleased to promulgate the following Ordinance:
Short title. 1. This Ordinance may be called the Gangtok Municipal Corporation (Amendment) Ordinance, 1984.

Amendment 2. In the Gangtok Municipal Corporation Act, 1975, in section 3, in the proviso to sub-section (5), for the words "one year", the words "one year at a time, but not beyond a total period of two years" shall be substituted.

Kona Prabhakar Rao
Governor

Gangtok
The 17th December, 1984.

B. R. PRADHAN,
Secretary to the Govt. of Sikkim
Law Department.
F.No. 16 (152) LD/82.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
LOCAL SELF GOVERNMENT AND HOUSING DEPARTMENT
ORDER

O. O. NO. 81/LSGHD Dated 18th December, 1984-


2. He shall be paid Rs. 400/- as an allowance which shall be paid to him out of the Corporation fund.

R.B. Mukhia, I.A.S.
Secretary to the Government of Sikkim
Local Self Govt. & H. Deptt.
F. No. 124(14) LSGHD/1984.
In exercise of the powers conferred by sub-section (I) of section 5 of the Air (Prevention and Control of Pollution) Act, 1981 (Central Act No. 14 of 1981), the State Government hereby constitute with immediate effect a State Board to be called as the Land Use and Environment Board, with the following members, to exercise the powers conferred on, and perform the functions assigned to, the Board under the said Act:

1. Chairman:
   Chief Secretary.

2. Member (official) representing the State Government:
   (i) Secretary, Planning and Finance,
   (ii) Chief Conservator of Forests cum Secretary, Forest,
   (iii) Director cum Secretary, Agriculture,
   (iv) Chief Engineer cum Secretary, Irrigation,
   (v) Secretary, Rural Development Department.

3. Members from amongst members of the Local Authorities functioning within the State:
   (i) Administrator, Gangtok Municipal Corporation,
   (ii) Panchavat Member —Shri Kewal Prasad Sharma, President, 30- Rumtek Panchayat Block (EAST)
   (iii) Panchavat Member —Shri Indra Bahadur Gurung, President, 23- Rinchenpong Panchayat Block (WEST)
   (iv) Panchavat Member —Shri Tasa Tengay Lepcha, President, 10-Chung-thang Panchayat Block (NORTH)
   (v) Panchavat Member —Shri Sailes Chandra Pradhan, President, 26- Sumbuk-Kartidey Panchayat Block (SOUTH)

4. Members (non-Official) representing interest of Agriculture, Fisheries or Industries Trade or labour or any other interest:
   (i) Shri D. Dadul,
   (ii) Shri P.O. Pazo,
   (iii) Shri D.C. Lucksom.
1. Members representing the Companies or Corporation owned, controlled or managed by the State Government.
   (i) Secretary Industries to represent the Government Industries.
   (ii) General Manager, Sikkim Government Food Preservation Factory, Singtam.

6. Member Secretary:
   Director or Additional Director of Land Use and Environment Directorate.

To make the Board more representative, the following officials will be permanent invited to take part in the deliberation of the Board:

   (i) Secretary, Land Revenue Department,
   (ii) Secretary, Local Self Government,
   (iii) Chief Engineers of all Engineering Departments,
   (iv) Director, Animal Husbandry Department,
   (v) Joint Director, Indian Council of Agricultural Research, Tadung, Gangtok.
   (vi) Dr. J.T. Gergan, Geologist, Mines & Geology Department.

The members shall hold the office 'for a period of three years.'

BY ORDER.

Sd/- (K.M.L. Chhabra)
Chief Secretary cum Chairman,
Land Use & Environment Board,
Government of Sikkim, Gangtok.