GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT

No. 35(2)87-88/15/RDD/P. Dated Gangtok, the 12th January, 1988.

NOTIFICATION

In partial modification of Notification No. 128/82/Elec/NOT 2/RDD/P/4036 dated Gangtok, the 4th January, 1983 and in pursuance of the powers conferred by sub-section (2) to Section 101 of the Sikkim Panchayat Act, 1982 (Act No. 3 of 1982), the State Government hereby appoints Shri G. K. Subba, IAS, Additional Chief Electoral Officer as Additional (Director of Panchayat Elections in the performance of his duties and functions with immediate effect.

By Order,

H.M. SINGH, I A S.
Chief Secretary
Government of Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT

No. 35(2)87-88/16/RDD/P Dated Gangtok, the 12th January, 1988.

NOTIFICATION

In exercise of the powers conferred by Sub Section (1) of Section 8 of the Sikkim Panchayat Act, 1982, the State Government hereby extends the term of the existing Gram Panchayats for a period upto 31.1.1988 till further orders.

By Order,

P. K. PRADHAN, I.A.S.
Commissioner-cum-Secretary,
to the Govt- of Sikkim.
Notification

No. SLAS/87-88/18/3463. Dated Gangtok, the 20th January, 1988

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

"No.SKM/GOV/362/88 Dated 20th January, 1988

ORDER

In exercise of the powers conferred on me by Article 174 (1) of the Constitution of India, I, T. V. Rajeswar, Governor of Sikkim, hereby summon the Sikkim Legislative Assembly to meet on Wednesday, 10th February, 1988 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.

T.V. RAJESWAR,
Governor of Sikkim.

B. P. S. BUSNETT,
Acting Secretary.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

NOTIFICATION

No. 7(5)Home/87/368 Dated Gangtok, the 12th January, 1988.

Notification No. 7(5) Home/87/2 dated, the 1st December, 1987 as published in the Sikkim Government Gazette Extraordinary No. 131 dated 7th December, 1987 stands amended to read as follows:—

In exercise of the powers conferred by Section 9(4) of the Terrorist and Disruptive Activities (Prevention) Act, 1987 the State Government with the concurrence of the Chief Justice of the High Court of Sikkim appoints Shri T. Dorjee, District & Sessions Judge, Sikkim at Gangtok as the Judge of the Designated Court constituted under section 9(1) of the said Act vide Notification No. 7(5) Home/87/1 dated 1st December, 1987

M. M. RASAILY,
Home Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 69/H
Dated the 2nd January, 1988

Election Commission of India's Notification No. 429/SKM/87 (1), dated 14th December, 1987 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashok Road, New Delhi-110001
Dated the 14th December, 1987.
23 Agrahayana 1909 (Saka)

NOTIFICATION
No. 429/SKM/87 (1).- 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 each of Officers of the Government as specified in column 2 of the Table below as the Assistant Electoral Registration Officers to assist the Electoral Registration officer of the Assembly Constituency in column 1 of the said Table, in addition to the Officers already appointed vide its notification No. 429/SKM/86 (1), dated the 28th January, 1986:—

<table>
<thead>
<tr>
<th>sl. No. &amp; Name of Assembly Constituency</th>
<th>Assistant Electoral Registration Officers</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Yoksam</td>
<td>1. Additional District Collector, West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>2. Additional District Collector, South District, Namchi.</td>
</tr>
<tr>
<td>2. Tashiding</td>
<td>1. Additional District Collector, West District, Geyzing.</td>
</tr>
<tr>
<td></td>
<td>2. Additional District Collector, South District, Namchi.</td>
</tr>
</tbody>
</table>
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

4. Dentam
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

5. Barmiok
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

6. Rinchenpong
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

7. Chakung
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

8. Soreong
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

9. Daramdin
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

10. Jorethang-Nayabazar
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

11. Ralang
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

12. Wak
1. Additional District Collector, South District, Geyzing.
2. Additional District Collector, South District, Namchi.

13. Damthang
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.

14. Melli
1. Additional District Collector, West District, Geyzing.
2. Additional District Collector, South District, Namchi.
15. Rateypani-West Pendem
16. Temi-Tarku

By Order,

S. D. PERSHAD,
Under Secretary.

DIPA BASNET,
Assistant Electoral Officer,
Election Department, Gangtok.
In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with the Government of India Ministry of Agriculture and Irrigation (Deptt. of Food) Orde No: GSR 800 dated the 9th June 1978 the Governor of Sikkim hereby makes the following order, namely:—

1. SHORT TITLE, EXTENT AND COMMENCEMENT, (1) This Order may be called The Sikkim Guest Control Order, 1988.
   (2) It extends to the whole of Sikkim.
   (3) It shall come into force on the date of its publication in the Official Gazette.

2. DEFINITIONS:- In this Order, unless the context otherwise requires:-
   (a) "caterer" means the proprietor or other person in charge of a catering establishment and includes an agent or servant who acts on behalf of such caterer;
   (b) "catering establishment" means a hotel, restaurant eating house, cafe, tea shop, coffee house, free feeding centre, club, canteen or railway refreshment room and includes any other place of a like nature, open to the public, where food stuffs is supplied or consumed;
   (c) "host" means a person who either himself or through any other person undertakes to distribute or provide food stuffs for consumption in a party, entertainment or social or other function;
   (d) "institutional establishment" means a hospital, sanatorium, convalescent home, nursing home, orphanage, workhouse, informary, asylum, or school providing food stuffs and includes any other establishment of a like nature;
   (e) "prohibited foodstuffs" means all foodstuffs prepared from or containing cereals or pulses and all sweets;
   (f) "residential establishment" means a boarding house, apartment house, residential hotel, or nurses home and includes any other establishment of a like nature but does not include a private house hold.

3. RESTRICTION ON PREPARATION, CONSUMPTION AND DISTRIBUTION OF PROHIBITED FOODSTUFFS:- (1) No person, or body of persons acting in concert either jointly or severally, other than a caterer or in connection with one or more parties, entertainments or functions, shall, on any one day, either himself or themselves, prepare, serve, distribute or
provide for consumption, or accept or contribute for service or distribution for consumption any prohibited foodstuff to more than fifty persons (including the host or hosts) at ordinary parties or entertainments or special or other functions or to more than one hundred persons (including the host or host) in connection with marriages or funerals,

(2) No caterer at the instance or for the benefit of himself or any person in connection with one or more of his own or such person's parties, entertainments or functions, shall, on any one day either himself or through any other caterer, serve, distribute or provide for consumption, or accept for service or distribution for consumption, any prohibited foodstuff to more than fifty persons (including the host or hosts) at ordinary parties or entertainments or social or other functions or to more than one hundred persons (including the host or hosts) in connection with marriages or funerals.

(3) No person shall accept or consume any prohibited foodstuff at or in connection with any party, entertainment, social or other function or marriage or funeral where the number of participants (including the host or hosts) exceeds fifty in the case of ordinary parties, entertainments or social or other functions or where such number exceeds one hundred (including host or hosts) in the case of marriage or funerals;

Provided that nothing in this clause shall apply to:—

(i) parties, entertainments or social or other functions in the premises serving as the headquarters of diplomatic or consular representatives or Governmental Missions of foreign countries;

(ii) the proprietor, manager or other person in charge of a residential establishment, institutional establishment or catering establishment serving foodstuffs to consumers or residents in the course of regular business and not in connection with any party, entertainment or social or other function given at the instance of himself or of any other person;

(iii) the distribution of any prohibited foodstuffs by way of "bhog" or "prasad" or as part of a recognised religious ceremony or any temple, mosque, gurdwaras, church or place of religious worship.

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

5. POWER OF ENTRY, SEARCH, SEIZURE ETC. For the effective enforcement of the provisions of this Order, any officer authorised by the State Government in this behalf of a police officer of or above the rank of Sub-Inspector may when he has reason to believe that a contravention of this Order has been, its being or is about to be committed, enter and search any premises, interrogate any person and seize any articles including their coverings or containers in respect of which he has reasons to believe that the contravention has been, is being or is about to be committed.

(2) The provisions relating to search and seizure under the law relating to Criminal Procedure Code in force in Sikkim shall apply to searches and seizure under this clause.

K B. GURUNG,
Officiating Secretary,
Food & Civil Supplies Department

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955) read with the notification of the Government of India in the Ministry of Food & Agriculture (Department of Food) No. G.S.R. 800 dated the 9th June, 1978, the Governor of Sikkim hereby makes the following order, namely:—

1. (1) This order may be called the Sikkim Food (Restrictions on service of Meals by Catering Establishments) order 1988.
   (2) It extends to the whole of Sikkim.
   (3) It shall come into force on the date of its publication in the Official Gazette.

2. In this order, unless the context otherwise requires:
   (a) "Catering establishment" means hotel, restaurant, eating house, cafe, tea shop, coffee house, free feeding centre, club, boarding house canteen, railway refreshment open to the public.
   (b) "Substantial dish" means a dish described as such in the Schedule to this order.
   (c) "Subsidiary dish" means a dish described as such in the Schedule to this order.

3. No proprietor, or other person in charge of a catering establishment shall supply for consumption or offer or attempt to supply for consumption, and no person shall obtain or consume or attempt to obtain or consume, at a catering establishment at or for the purpose of a meal more than two courses, whether served successively in European style or served together in Indian style or placed together in display for self-help style of buffet type meal. The two courses shall consist of:
   (i) One substantial dish and one subsidiary dish; or
   (ii) Two subsidiary dishes.

Notwithstanding anything contained in clause 3, the following may be supplied by any proprietor or other person in charge of a catering establishment as part of a meal in addition to the two courses, namely:—
Soup, biscuits, jam, marmalade, fruit, including iced fruit, fruit or vegetable juices, bhajji, papad, chutni, pickles, raita, preserves, onions, calery, ghee, butter cream curds, cheese, butter-milk, sauce, custard, dressings, and such other condiments.

5. The State government or an officer authorised by the State Government in his behalf may for reasons to be recorded in writing by order, exempt any parties given by diplomatic or consular representatives of Governmental missions of foreign countries in a catering establishment and parties arranged in connection with international conferences from the operation of any of the provisions of this order.

6. POWERS OF ENTRY, SEARCH, SEIZURE ETC (1) For the effective enforcement of the provisions of this Order, any Officer authorised by the State Government in this behalf or a police officer of or above the rank of Sub Inspector may when he has reason to believe that a contravention of this order has been, is being or is about to be committed, enter and search any premises, interrogate any person and seize any article including their coverings or containers in respect of which he has reason to believe that contravention has been, is being or is about to be committed.

2. The provisions relating to search and seizure under the law relating to criminal Procedure in Sikkim shall apply to searches and seizure under this clause.

THE SCHEDULE

1. SUBSTANTIAL DISH:
A substantial dish shall be one consisting, of fish or meat or poultry or game or a curry preparation of any of these or a curry preparation of vegetables, and rice or pulao or chappatis or parothas or bhakaris or nans or bread or any other prepared tion of wheat and wheat flour.

Note: In all cases salad, dal and not more than two vegetables may be served as part of the substantial dish.

2. SUBSIDIARY DISH
A subsidiary dish shall be any sweetdish or a savoury dish consisting mainly of vegetables or eggs. A subsidiary dish shall not contain any cereals.

Food & Civil Supplies Department
Government of Sikkim

PRINTED AT THE SIKKIM GOVERNMENT PRESS GANGTOK.
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 PUBLIC DEMANDS RECOVERY BILL, 1988

(A BILL NO. 1 OF 1988)

A BILL
to make provisions for the recovery of public demands in Sikkim.

Whereas it is expedient to make provisions for the recovery of public demands in Sikkim;

Be it enacted by the Legislative Assembly of Sikkim in the Thirty-ninth Year of the Republic of India as follows:-

PRELIMINARY

1. (1) This Act may be called the Sikkim Public Demands Recovery Act, 1988. Short title, extent and commencement:

(2) It extends to the whole of Sikkim.

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

2. In this Act, unless there is anything repugnant in the subject or context — Definitions

(a) "Certificate-debtor" means the person named as debtor in a Certificate filed under this Act and includes any person whose name is substituted or added as debtor by the Certificate Officer;

(b) "Certificate-holder" means the Government or Corporation or Company owned or controlled by the Government or any Government Officer, Officer of the Corporation or Company or any local authority in whose favour a Certificate has been filed under this Act and includes any person whose name is substituted or added as creditor by the Certificate Officer;
Powers of Certificate Officer. 3. (1) Every Certificate Officer shall be deemed to be a Civil Court for the purpose of sections 480, 481, 482 and 483 of the Code of Criminal Procedure 1898.

(2) Every Certificate Officer may for the purpose of enquiry into any dispute relating to the issue of certificate for money due shall have same power: as conferred on the Civil Court under the Code of Civil Procedure, 1908 in respect of -

(a) enforcing attendance of any person and examining him on oath;
(b) compelling and production of document and material objects; and
(c) issuing commissions for purpose of examination of witness and every inquiry shall be deemed to be a judicial proceeding within the meaning of sections 193 and 228 of the Indian Penal Code, 1860.

(1) When the Certificate Officer is satisfied on an application made to him or otherwise that any public demand is due, he may sign a certificate in such form as may be prescribed, stating that the demand is due, and shall cause the certificate to be filed in his office.

(2) Before signing the Certificate, a notice shall be issued to the person or persons from whom any money is due and if necessary hold an enquiry as it deems necessary.

(3) The certificate issued under this section shall be final and binding on the parties.

(4) All proceedings under this section shall be completed within three months from the date of issue of notice to the opposite party.

When a certificate has been filed in the office of a Certificate Officer under section 4, he shall cause to be served upon the certificate-debtor, a notice in the prescribed form and a copy of the certificate stating that the demand is due and shall be paid forthwith.

On and from the date of service of notice under section 5 upon a certificate debtor

(a) any private transfer or delivery of any of his immoveable property by the certificate-debtor within the State of Sikkim shall be void against any claim enforceable in execution of the certificate, and
(b) the amount due from time to time in respect of the certificate shall be a charge upon the immoveable property of the certificate-debtor, in preference to all other charges of liabilities created on that property.

A certificate filed under section 4 may be executed by.

(a) the Certificate Officer in whose office the original certificate is filed, or
(b) the Certificate Officer to whom a copy of the certificate is sent for execution under sub-section (1) of section 8

(1) A Certificate Officer in whose office a certificate is filed may send a copy thereof, for execution, to any other Certificate Officer.

(2) When a copy of a certificate is sent to any such Officer, he shall cause it to be filed in his office, and thereupon the provision of section 6 with respect to certificate filed in the Office of a Certificate Officer shall apply; as if such copy were an original certificate:
Section 5.

9. If the Certificate Officer, in whose office a certificate is filed, is satisfied that the certificate-debtor is likely to conceal, remove or dispose of the whole or any part of such of his moveable property and that the realisation of the amount of the certificate would in consequence be delayed or obstructed, he may at any time direct, for reasons to be recorded in writing, attachment of the whole or any part of such moveable property:

Provided that if the Certificate-debtor whose moveable property has been so attached, furnishes security to the satisfaction of the Certificate Officer, such attachment shall be cancelled from the date on which such security is accepted by the Certificate Officer.

10. Subject to such conditions and limitations as may be prescribed, a Certificate Officer may order execution of a Certificate:
   (a) by attachment and sale, if necessary, of any property or, in the case of immoveable property, by sale without previous attachment, or
   (b) by attachment of any decree.

11. There shall be recoverable in the proceedings in execution of every certificate filed under this Act -
   a) interest upon the public demand to which the certificate relates, at the rate of twelve and a half per centum per annum from the date of signing of the certificate up to the date of realisation,
   b) such costs as are directed to be paid by the Certificate Officer in his discretion as having been incurred for the service of notice under section 5, and of warrants and other processes and all other proceedings taken for realising the demand.

12. (1) All property both moveable and immovable, belonging to certificate-debtor is liable to attachment and sale in execution of the Certificate.
   (2) The Certificate Officer may attach the property by passing an order and serving upon the certificate debtor or any adult member of his family or by affixing the order on the front door of his house or place of residence.
   (3) The moveable property indicated in the order shall be taken into the custody of the Officer-in-Charge of the nearest police station or police outpost under the orders of the Certificate Officer.
   (4) (i) In the case of immoveable property, the Certificate Officer shall publish the date and time of sale with the upset price fixed in the Official Gazette and on the date so fixed shall sell the immovable property by public auction.
   (ii) In the case of moveable property, no such publication is required. The moveable property may be sold by public auction.

13. (1) The attachment of a decree of a Civil Court or the payment of money or for sale in enforcement of a mortgage or charge shall be made by the issue to the Civil Court to stay the execution of the decree unless and until
   (1) the Certificate Officer cancels the notice, or
   (ii) the certificate holder or the certificate debtor applies to the Court receiving such notice to execute the decree.
   (2) When a Civil Court receives an application under clause (ii) of subsection (1), it shall on an application of the certificate-holder or the certificate-debtor, and subject to the provisions relating to execution of decree under the law relating to Civil Procedure, proceed to execute the attached decree and apply the net proceeds in satisfaction of the Certificate.
   (3) The certificate-holder shall be deemed to be the representative of the holder of the attached decree, and to be entitled to execute such attached decree in any manner lawful or the holder thereof.
14. (1) Where property is sold in execution of a certificate, it shall vest in the purchaser with all the rights, title and interest of the certificate-debtor at the time of sale.

(2) Where immovable property is sold in execution of a certificate and such sale has become absolute, the purchaser's right, title and interest shall be deemed to have been vested in him from the time when the property is sold, and not from the time when the sale becomes absolute.

(3) Where a sale of immovable property has become absolute, the Certificate Officer shall grant a certificate specifying the property sold and the name of the person who at the time of sale declared to be the purchaser. Such certificate shall bear date of the day on which the sale becomes absolute.

(4) On the grant of certificate under sub-section (3), and on the application of the purchaser, the Certificate Officer shall order delivery to be made by putting such purchaser or any person whom the purchaser may appoint to receive delivery on his behalf, in possession of the property and, if needed by removing any person who refuses to vacate the same.

15. When immovable property has been sold in execution of a certificate, the certificate-debtor or any person whose interest are affected by the sale may, within thirty days from the date of the sale, apply to the Certificate Officer to set aside the sale on his depositing—

(a) for payment to the certificate-holder the amount specified in the proclamation of sale as that for the recovery of which the sale was ordered, with interest thereon at the rate of twelve and a half per centum per annum calculated from the date of the proclamation of sale to the date when the deposit is made;

(b) for payment to the purchaser, as penalty, a sum equal to five per centum of the purchase money, but not less than one rupee.

16. When the Certificate Officer is satisfied that the certificate-debtor is a minor or of unsound mind, he shall, in any proceeding under this Act permit him to be represented by any suitable person.

17. When a certificate-debtor dies before the certificate has been fully satisfied, the Certificate Officer may, after serving a notice upon the legal representatives of the deceased, proceed to execute the Certificate against such legal representatives and the provisions of this Act shall apply as if such legal representatives were the certificate-debtor and as if such notice was a notice under section 4. The legal representative shall be liable only to the extent of the property of the deceased which has come to his hands.

18. No suit or other legal proceeding shall lie against a Certificate Officer for any act done or purported to have been done by him under the provisions of this Act.

19. The State Government may make rules for the purpose of carrying out and giving effect to all or any of the provisions of this Act.

20. All proceedings pending under the existing law for recovery of public demand shall be deemed to have been the proceedings under this Act and the Certificate Officer shall continue the proceedings as though they were initiated under this Act.
STATEMENT OF OBJECTS AND REASONS

The existing law relating to recovery of public demands which is contained in Notification No. 405 of 1950 is neither adequate nor does it provide due opportunities to the debtors in making representations against the realisations of public demands. The existing law also does not provide for recovery of public demands other than dues payable to the Government. The Government have, therefore, felt that a more comprehensive law with detailed provisions should be made for recovery of Government and other public dues which while ensuring speedy recovery shall also ensure due opportunity to the debtors to show cause against recovery of such demand.

SONAM DUPDEN LEPCHA,
Minister-in-charge
Land Revenue Department.

FINANCIAL MEMORANDUM
—NIL—
MEMORANDUM REGARDING DELEGATED LEGISLATION

Clause 19 of the Bill empowers the State Government to make rules for carrying out the purposes of the Act. These rules are matters of detail or procedure only. As such, the delegation of legislative power is of normal character.

By Order

B.P.S. BUSNETT
Acting Secretary,
Sikkim Legislative Assembly.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
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:


(BILL NO. 2 OF 1988)

A BILL

further to amend the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983.

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

1. (1) This Act may be called the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Act, 1988.

(2) It shall be deemed to have come into force on the 3rd day of November, 1987.

2. In the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act. 1983 (hereinafter referred to as the principal Act), in section 3, for the words "rupees twenty five thousand", the words "rupees ten thousand" shall be substituted.

3. In the principal Act, in section 3A, after sub-section (2), the following sub-section shall be inserted, namely:

"(3) No Court shall grant the exemption as claimed under section 3 without giving notice to the opposite party and if necessary, conducting an enquiry and passing the necessary orders thereof ."

Rpeal and saving


2. Notwithstanding such repeal, anything done or any action taken in the exercise of the powers conferred by or under that Ordinance, shall be deemed to have been done or taken in exercise of the powers conferred by or under this Act as if this Act was in force on the day on which such thing was done or such action was taken.
An Ordinance, namely the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Ordinance, 1987 (2 of 1987), was promulgated by the Governor on 3rd day of November, 1987 to amend section 3 and section 3A of the Sikkim Court fees (Exemption and Miscellaneous Provisions) Act, 1983 with a view to reducing the limit of annual income of a person from twenty five thousand rupees to ten thousand rupees for becoming eligible for getting exemptions from payment of court fees in litigation and making it mandatory to the Court to issue notice to the opposite party and if necessary, to conduct enquiry and pass orders before granting such exemption to the claimant.

This Bill seeks to replace the aforesaid Ordinance.

K.N. UPRETI
Minister-in-charge

FINANCIAL MEMORANDUM
— NIL —

MEMORANDUM REGARDING DELEGATED LEGISLATION
- N I L -

By Order,

K. SHERAB,
Secretary,
Sikkim Legislative Assen
NOTIFICATION


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 PREVENTION OF DEFACEMENT OF PROPERTY BILL, 1988
(BILL NO. 3 OF 1988)

A BILL

to provide for the prevention of defacement of property and matters connected therewith and incidental thereto.

BE it enacted by the Legislative Assembly of Sikkim in the Thirty-ninth Year of the Republic of India as follows:

1. (1) This Act may be called the Sikkim Prevention of Defacement of Property Act, 1988.

(2) It extends to the whole of the State of Sikkim.

(3) It shall be deemed to have come into force on the 15th day of December, 1987.

Definitions.

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

(a) defacement includes impairing or interfering with the appearances or beauty, damaging disfiguring, spoiling or injuring in any other way whatsoever and the word "deface" be construed accordingly;

(b) 'property' includes any building, hut, wall, tree, fence, pole or any other erection;

(c) 'writing' includes decoration, lettering, ornamentation etc., produced by stencil.

Penalty de- 3. (1) Whoever defaces any property in public view by writing or marking with ink, chalky paint or any other material, except for the purpose of indicating the name and address of the owner or occupier of such property, shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees or with both.
(2) where any offence committed under sub-section (1) is for the benefit of some other person or a company or other body corporate or an association of persons (whether incorporated or not), then such other person and every President, Chairman, Director, Partner, Manager, Secretary, Agent or any other officer or person concerned with the management thereof, as the case may be, shall unless he proves that the offence was committed without his knowledge or consent, be deemed to be guilty of such offence.

Any offence punishable under this Act shall be a cognizable offence.

Without prejudice to the provisions of section 3, it shall be competent for the State Government to take such steps as may be necessary for erasing any writing, freeing any defacement or removing any mark from any property.

The provision of this Act shall have effect notwithstanding anything to the contrary contained in other law for the time being in force.

(1) The Sikkim Prevention of Defacement of Property Ordinance, 1987, is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in the exercise of the powers conferred by or under this Ordinance, shall be deemed to have been done or taken in exercise of the powers conferred by or under this Act, as if this Act was in force on the day on which such thing was done or such action was taken.

STATEMENT OF OBJECTS AND REASONS

It has been found that people indulge in defacement of walls of private and public buildings on a large scale giving towns and bazars an ugly look. This activity takes more serious form during election campaigns. The helpless owners of the buildings are compelled either to tolerate this eye sore or have to whitewash/repaint the walls at their own cost.

In order to do away with the above problem, the Governor of Sikkim has promulgated the Sikkim Prevention of Defacement of Property Ordinance, 1987 on 15th December, 1987.

This Bill seeks to replace the above Ordinance.

K.N. UPRETI,
Minister-in-Charge.

FINANCIAL MEMORANDUM

- NIL -

MEMORANDUM REGARDING DELEGATED LEGISLATION

Clause 5 of the Bill empowers the State Government to take such steps as may to necessary for the purpose of erasing any writing, freeing any defacement or to remove and mark from any property. The delegation of power, therefore, is of a normal character.

By Order,

K. SHERAB
Secretary,
Sikkim Legislative Assembly

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
WHEREAS it has been decided to hold elections in the State of Sikkim for the purpose of constituting new Gram Panchayats except in 25 Tathangchen, 26 Samdur and 27 Sichygaon Gram Panchayat Units of East District (as notified vide Notification No. 35 (2) 87-88/11/RDD/P of 10th December, 1987.);

Therefore, in pursuance of provisions contained in the sub-rule (2) of rule 13 of the Sikkim Panchayat Election Rules, 1982, the State Government is hereby pleased as recommended by the Director of Panchayat Elections, to call upon all the Panchayat Wards in the State to elect members in accordance with the provisions of the rules and orders made thereunder.

H.M. SINGH, IAS
Chief Secretary
Government of Sikkim.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
GANGTOK.

Notification No: 35(2)87-88/18/RDD/P Dated Gangtok, the 6th February, 1988

NOTIFICATION

Whereas the State Government of Sikkim has, by notification under sub-rule (2) of rule 13 of the Sikkim Panchayat Election Rules, 1982, published in the official gazette of the State Government of Sikkim, dated 5th February, 1988 calling upon all the Panchayat Wards in the State to elect members for the purpose of constituting a new Gram Panchayat except such units/wares as has been excluded vide Notification No:35(2)87-88/17/RDD/P dated 5th February, 1988;

AND NOW, therefore, in pursuance of the provisions of rule 14 of the Sikkim Panchayat Election Rules, 1982, I, the undersigned, hereby appoint with respect to the said elections:

- a) 12th February, 1988 (Friday) - as the last date for making nomination;
- b) 15th February, 1988 (Monday) - as the last date for scrutiny of nomination;
- c) 17th February, 1988 (Wednesday) - as the last date for withdrawal of candidature;
- d) 9th March, 1988 (Wednesday) - as the last date on which a poll shall, if necessary be taken; and
- e) 14th March, 1988 (Monday) - as the last date before which the elections shall be completed.

By Order,

P. K. PRADHAN, I.A.S
Director of Panchayat Election.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
GANGTOK

No. 35(2)87-88/19/RDD/P

Dated Gangtok, the 6th February, 1988.

NOTIFICATION

IN PURSUANCE of rule 16 of Sikkim Panchayat Election Rules, 1982, I, the undersigned, hereby fix the hours from 8.00 A.M. to 4.00 P.M. as the hours during which the poll shall, if necessary, be taken at the Election of the Panchayat Wards in the State of Sikkim to be held in pursuance of State Government Notification published in the official gazette of the State on the 5th February 1988.

P. K. PRADHAN, I.A.S.
Director of Panchayat Elections.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
GANGTOK

Dated Gangtok, the 1st February, 1988.

NOTIFICATION

No. Elec. 128/6/88(1) - In exercise of the powers conferred by sub-section (2) of section 101 of the Sikkim Panchayat Act, 1982 (3 of 1982) and read with rule 6 of the Sikkim Panchayat Election Rules, 1982, the Director of Panchayat Elections hereby designates the District Magistrate and District Collector of each district as the District Election Officer of the district.

By Order,

G.K. SUBBA,
Additional Director of Panchayat Elections.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
GANGTOK.

NOTIFICATION

Dated Gangtok, the 1st February, 1988

No. 128/6/88(2) - In exercise of the powers conferred by sub-section (2) of section 101 of the Sikkim Panchayat Act, 1982 (3 of 1982) read with rule 7 of the Sikkim Panchayat Election Rules, 1982, the Director of Panchayat Election hereby designates the officers of the Government specified on column 2 of the table below as Returning Officer of the Gram Panchayat/Ward in the State of Sikkim as specified in column 1 of the said table against such officer of the Government -

<table>
<thead>
<tr>
<th>No. and name of Gram Panchayat/Ward/Panchayat</th>
<th>Returning Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. WEST PENDAM</td>
<td></td>
</tr>
<tr>
<td>a. West-Pendam</td>
<td>Shri T.P. Dorji,</td>
</tr>
<tr>
<td></td>
<td>Additional District Collector, East.</td>
</tr>
<tr>
<td>2. CENTRAL PENDAM</td>
<td></td>
</tr>
<tr>
<td>a. Central Pendam</td>
<td>Shri T.P. Dorji,</td>
</tr>
<tr>
<td>b. Sajong</td>
<td>Additional District Collector, East.</td>
</tr>
<tr>
<td>3. EAST PENDAM</td>
<td></td>
</tr>
<tr>
<td>a. East Pendam</td>
<td>Shri T.P. Dorji,</td>
</tr>
<tr>
<td>b. Kamarey-Bhasmey</td>
<td>Additional District Collector, East.</td>
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<tr>
<td>c. Pachak</td>
<td></td>
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<td>4. SUMEN-LINGZEY</td>
<td></td>
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<tr>
<td>a. Lingzey (Sumen)</td>
<td>Shri T.P. Dorji,</td>
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<tr>
<td>b. Sumen</td>
<td>Additional District Collector, East.</td>
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<tr>
<td>c. Mangthang</td>
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<tr>
<td>Region</td>
<td>Additional District Collector</td>
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<tr>
<td><strong>NAMCHEY BUNG</strong></td>
<td>Shri T.P. Dorji</td>
</tr>
<tr>
<td>i.</td>
<td>additional district collector,</td>
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<tr>
<td><strong>PAKYONG</strong></td>
<td>Shri T.P. Dorji</td>
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<tr>
<td>i.</td>
<td>Kartok Additional District</td>
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<td>ii.</td>
<td>Collector,</td>
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<td>iii.</td>
<td>Pakyong Bazar</td>
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<td>iv.</td>
<td>Tshalumthang</td>
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<tr>
<td><strong>PACHEYKHANI</strong></td>
<td>Shri T.P. Dorji</td>
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<tr>
<td>i.</td>
<td>Pacheykhani (Dikling) Additional</td>
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<td>ii.</td>
<td>District Collector,</td>
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<td>iii.</td>
<td>Pacheykhani (Losing) Bengthang</td>
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<td>iv.</td>
<td>Rorathang Bazar</td>
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<tr>
<td><strong>AHO-YANGTAM</strong></td>
<td>Shri T.P. Dorji</td>
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<tr>
<td>i.</td>
<td>Chota Additional District</td>
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<td>ii.</td>
<td>Collector,</td>
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<td>iii.</td>
<td>Yangtang</td>
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<td><strong>TAZA</strong></td>
<td>Shri T.P. Dorji</td>
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<tr>
<td>i.</td>
<td>Taza Additional District Collector,</td>
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<td><strong>LINKEY-TARETHANG</strong></td>
<td>Shri T.P. Dorji</td>
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<td>i.</td>
<td>Tarethang Additional District</td>
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<td>ii.</td>
<td>Collector,</td>
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<td>iii.</td>
<td>Linkey</td>
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<td><strong>AMBA</strong></td>
<td>Shri T.P. Dorji</td>
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<tr>
<td>i.</td>
<td>Amba Additional District Collector,</td>
</tr>
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<td><strong>RIWA-PARKHA</strong></td>
<td>Shri T.P. Dorji</td>
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<tr>
<td>i.</td>
<td>Thekabung Additional District</td>
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<td>ii.</td>
<td>Collector,</td>
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<td>iii.</td>
<td>Machong</td>
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<td>iv.</td>
<td>Parkha</td>
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<td><strong>CHANGE SENTI</strong></td>
<td>Shri T.P. Dorji</td>
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<tr>
<td>i.</td>
<td>Change Sent (1 saney)</td>
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<td>ii.</td>
<td>Collector,</td>
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<tr>
<td><strong>LATUK-CHOCHENPEHRI</strong></td>
<td>Shri T.P. Dorji</td>
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<tr>
<td>i.</td>
<td>Latuk Chochenpehri</td>
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<td>ii.</td>
<td>Chochenpehri</td>
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<tr>
<td><strong>ROLEP-LAMATEN</strong></td>
<td>Shri T.P. Dorji</td>
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<td>i.</td>
<td>Rolep</td>
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<td>ii.</td>
<td>Lamaten</td>
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<tr>
<td><strong>LINGTAM PHADAMCHEN</strong></td>
<td>Shri D.R. Nepal,</td>
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<td>i.</td>
<td>Lingtam Xingtam</td>
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<td>ii.</td>
<td>Phadamchen</td>
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<td><strong>CHUJACHEN</strong></td>
<td>Shri D.R. Nepal</td>
</tr>
<tr>
<td>i.</td>
<td>Chujachen</td>
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<tr>
<td>ii.</td>
<td>Bazar Rongli</td>
</tr>
</tbody>
</table>
28. SUD UNGHLAKHA
   i. Sudunglakha
   ii. Mulukey

PREMLAKHA SUBANEDARA
   i. Premlakha
   ii. Subanedara
   iii. Mulukey

20. RHEGOH
   i. North Rhegoh
   ii. South Rhegoh

21. DHOLEPCHEN
   i. Dholepchen
   ii. Changeybakha
   iii. South Rhegoh

22. DHOLEPCHEN
   i. Aritar
   ii. Dholepchen

29. ARITAR-TARPIN
   i. Rhenack (Reshi) (Kyongsa)
   ii. Tarpin
   iii. Rhenack Bazar

30. ASSAM LINGZEY
   i. Assam
   ii. Naitam
   iii. Numthok (Assam)

31. SAMLIK-MARCHAK
   i. Samlik
   ii. Namli
   iii. Thumla Bung
   iv. Chuba

   Shri D.R. Nepal, Deputy District Officer, East.

   Shri D.R. Nepal, Deputy District Officer, East.

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   Shri D.R. Nepal, Deputy District Officer, East.

   Shri D.R. Nepal, Deputy District Officer, East.

   Shri A. Rawat, District Collector, East.
32. **MARTAM-NAZITAM**
   i. Martam
   ii. Nazitam
   iii. Tirkutam
   iv. Tshalumthang
   v. Rapdang.

33. **BYANG-PHENGYONG**
   i. Byang
   ii. Phengyong
   iii. Namgeythang
   iv. Sakyoang
   v. Sherwani
   vi. Chisopani

34. **KHAMDONG**
   i. Budang Thangsing
   ii. Beng
   iii. Singbel
   iv. Dung-Dung
   v. Khamdang

35. **SIMIK LINGZEY**
   i. Simik
   ii. Lingze (Simik Thasa)
   iii. Patuf
   iv. Aritar (Dung-Dung)
   v. Chadey

36. **TUMEN KAMBAL**
   i. Tumen
   ii. Ralev Khese
   iii. Sumdong
   iv. Kambal

37. **RAKDONG**
   i. Rakdong
   ii. Tintek

38. **LINGDOK PENLONG**
   i. Nampong
   ii. Lingdok
   iii. Navey
   iv. Shotak
   v. Penlong

39. **GNATHANG**
   i. Gnathang

**WEST DISTRICT**

1. **KARCHI MANGNAM**
   i. Mangnam
   ii. Narkhola
   iii. Dupidara
   iv. Mangnam
   v. Narkhola
   vi. Dupidara
2. KONGRI LABDANG
   i. Labdang
   Shri D.K. Rai,
   Kongri
   Deputy Director of Agriculture
   Geyzing.

3. TASHIDING
   i. Laso
   Shri D.K. Rai,
   ii. Ganggep
   Deputy Director of Agriculture
   iii. Tashiding
   Geyzing.

4. ARITHANG CHONGRANG
   i. Chongrang
   Shri D.K. Rai,
   ii. Arithang
   Deputy Director of Agriculture,
   Geyzing.

5. GERETHANG
   i. Gerethang
   Shri D.K. Rai,
   ii. Labing
   Deputy Director of Agriculture,
   Geyzing.

6. YUKSAM
   i. Yuksam
   Dr. A.K. Singh,
   ii. Dubdi
   Deputy Director of Animal Husbandry,
   Geyzing.

7. THINGLE KHACHODPALRI
   i. Thingle I
   Dr. A.K. Singh,
   ii. Thingle II
   Deputy Director of Animal Husbandry,
   Tsozo
   Geyzing.
   Khachodpalri

8. MELLI
   i. Meli
   Dr. A.K. Singh,
   ii. Meliaching
   Deputy Director of Animal Husbandry,
   iii. Singlitam
   Geyzing.
   iv. Tingbrum
   v. Topung

9. DARAP
   i. Singrangpung
   Dr. A.K. Singh,
   ii. Nampu
   Deputy Director of Animal Husbandry
   iii. Darap
   Geyzing.

10. SINGYANG CHONGRUNG
    i. Singyang
    Dr. A.K. Singh,
    ii. Sindrang
    Deputy Director of Animal Husbandry,
    iii. Naku
    Geyzing.
    iv. Chongrung

11. YANGTEN
    i. Yangten
    Shri P. Bhutia,
    ii. Unglok
    Sub Divisional Magistrate,
    iii. Bhaluthang
    West.

12. GYALSHING UMCUNGS
    i. Gyalshing
    Shri P. Bhutia,
    ii. Umchung
    Sub Divisional Magistrate,
    West.

13. YANGTHANG KYONGSA
    i. Yangthang
    Shri P. Bhutia,
    ii. Kyongsa
    Sub Divisional Magistrate,
    West.

14. LINGCHOM TIKJYA
    i. Lingchom
    Shri P. Bhutia,
    ii. Tikjya
    Sub Divisional Magistrate,
    West.
<table>
<thead>
<tr>
<th>15.</th>
<th>SARDONG LUNGZIK</th>
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<tbody>
<tr>
<td>i.</td>
<td>SARDONG LUNGZIK</td>
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<td>ii.</td>
<td>Lungzik</td>
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<td>16.</td>
<td>BANGTEN KARMATAR</td>
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<td>i.</td>
<td>Srinagi</td>
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<td>ii.</td>
<td>Liching</td>
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<td>iii.</td>
<td>Sardong</td>
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<td>v.</td>
<td>Bangten</td>
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<td>17.</td>
<td>MANEYBUNG SOPAKHA</td>
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<td>ii.</td>
<td>Sopakha</td>
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<td>18.</td>
<td>DENTAM</td>
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<td>i.</td>
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<td>19.</td>
<td>SANGKHU RADUKHANDU</td>
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<td>ii.</td>
<td>Radukhandu</td>
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<td>20.</td>
<td>HEE</td>
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<td>ii.</td>
<td>HEE</td>
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<td>iii.</td>
<td>HEE</td>
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<td>21.</td>
<td>BARNYAK-MARTAM</td>
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<td>i.</td>
<td>Barmak</td>
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<td>ii.</td>
<td>Martam</td>
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<td>22.</td>
<td>CHINTHANG</td>
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<td>i.</td>
<td>Chinthang</td>
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<td>ii.</td>
<td>Chinthang</td>
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<td>iv.</td>
<td>Mengyong</td>
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<td>23.</td>
<td>SANGADORJI RINCHENPONG</td>
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<tr>
<td>i.</td>
<td>Sibong</td>
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<td>ii.</td>
<td>Mehyong</td>
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<td>iii.</td>
<td>Haidunga</td>
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<td>iv.</td>
<td>Tadong</td>
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<td>v.</td>
<td>Rinchenpong</td>
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<tr>
<td>24.</td>
<td>SAMDONG</td>
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<tr>
<td>i.</td>
<td>Roding</td>
</tr>
<tr>
<td>iii.</td>
<td>Bansamdong (Samdong)</td>
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<td>iv.</td>
<td>Sribadm</td>
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<tr>
<td>25.</td>
<td>DEYTHANG-DEYTHANG</td>
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<td>i.</td>
<td>Kishy</td>
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<td>ii.</td>
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<td>ii.</td>
<td>Lungzik</td>
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<td>16.</td>
<td>BANGTEN KARMATAR</td>
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<td>Shri A.K. Chettri, Additional District Collector, West.</td>
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<td>CHINTHANG</td>
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<tr>
<td>i.</td>
<td>Shri D.D. Sharma, Divisional Forest Officer, West.</td>
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<td>ii.</td>
<td>Chinthang</td>
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<td>iv.</td>
<td>Mengyong</td>
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<td>23.</td>
<td>SANGADORJI RINCHENPONG</td>
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<td>i.</td>
<td>Shri D.D. Sharhia, Divisional Forest Officer, West.</td>
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<td>i.</td>
<td>Shri A.K. Srivastawa, Deputy District Officer, West.</td>
</tr>
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<td>iii.</td>
<td>Roding</td>
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<tr>
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<td>ii.</td>
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<td>Deythang</td>
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<td>Shri A.K. Srivastawa, Deputy District Officer, West.</td>
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<td>ii.</td>
<td>Deythang</td>
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<tr>
<td>i.</td>
<td>Parrengaon</td>
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</tbody>
</table>
26. TAKOTHANG
   i. Takothang
   ii. Chuchen

27. SULUNG MABUNG
   i. Tinzerbung
   ii. Suldung
   iii. Kamling
   iv. Mabong
   v. Segeng

28. KHANISHERBONG CHOTA SAMDONG
   i. Suntaley
   ii. Khansherbong
   iii. Chhota Samdong (Samdong)
   iv. Aroobotey

29. SAMSING GELING
   i. Samsing
   ii. Geling

30. CHAKUNG
   i. Chakung
   ii. Mendo-Gaon

31. CHUMBONG
   i. Chunmbong

32. ZOOM
   i. Zoom

33. MALBASEY
   i. Malbasey

34. SORENG
   i. Soreng

35. SINGLING
   i. Singling

36. TIMBURBONG
   i. Tharpu
   ii. DODIAK BURIKHOP
      i. Burikhop (Dodak)
      ii. Karthok

37. RUMBUK
   i. Rumbuk
   ii. Burikhop (Rumbuk)

Shri A.K. Srivastawa, Deputy District Officer, West.
Shri K. Kafley, Sub Divisional Magistrate, Soreng.
Shri K. Kafley, Sub Divisional Magistrate, Soreng.
Shri K. Kafley, Sub Divisional Magistrate, Soreng.
Shri K. Kafley, Sub Divisional Magistrate, Soreng.
Shri T.P. Ghimirey, District Collector, West.
Shri T.P. Ghimirey, District Collector, West.
Shri T.P. Ghimirey, District Collector, West.
Shri T.P. Ghimirey, District Collector, West.
Shri T.P. Ghimirey, District Collector, West.
Shri K. Stephen, Deputy Director of Education, Geyzing.
UPPER-FAMBONG

i. Upper Fambong
   Shri K. Stephen,
   Deputy Director of Education
   Geyzing.

LOWER-FAMBONG

Dhaallam (Daremden)
ii. Lower Fambong
    Shri K. Stephen,
    Deputy Director of Education,
    Geyzing.

LONGCHOK-SALY

i. Longchok
   Shri K. Stephen,
   Deputy Director of Education
   Geyzing.

ii. Salyangdang

SIKTAM-TIKPUR

i. Siktam
   Shri K. Stephen,
   Deputy Director of Education,
   Geyzing.

ii. Tikpur

OKHREY

i. Oknrey
   Shri K. Stephen,
   Deputy Director of Education,
   Geyzing.

ii. Ribdi

iii. Bhareng

RINGHIM-NAMPATAM

i. Kazor
   Shri K. Gyatso,
   District Collector
   North.

ii. Pakshep

iii. Singhik

iv. Ringhim

v. Nampatam

vi. Zimchung

BARFOK-LINGDQNG

i. Barfok
   Shri K. Gyatso,
   District Collector
   North.

ii. Lingdong

LINGTHAM-LINDEM

i. Lingthem (Paneng)
   Shri K. Gyatso
   District Collector
   North.

ii. Lingdem

iii. Salmi Pakel

TINGRONG

i. Tingbong
   Shri K. Gyasto
   District Collector
   North.
7. SAKYONG-PENTUNG
   i. Sakyong Pentung
   ii. Lingzah Tollung

8. LUM GOR SANGTOK
   i. Lum
   ii. Gor
   iii. Sangtok

9. HEE GYATHANG
   i. Hee-Gyathang
   ii. Gnon Samdung

10. TSUNGTHANG
    i. Tsunghang

11. NAMOK SHEYAM
    i. Namok
    ii. Sheyam

12. RAMTHANG TANGYEK
    i. Ramthang
    ii. Tangyek

13. TINGCHIM-MANGSHILA
    i. Tingchim
    ii. Upper Mangshik
    iii. Lower Mangshila

14. RONGGON TUMLANG
    i. Rongong
    ii. Phodong
    iii. Tumlang

15. PHENSONG
    i. Paney Phensong (Gensol Phensong)
    ii. Labi

16. MEN RONGGON
    i. Men Ronggon
    ii. Phamtam
    iii. Chawang

17. KABITINGDA
    i. Kabi
    ii. Tingda

SOUTH DISTRICT

1. LINGI PAIYONG
   i. Lingi
   ii. Sokpay
   iii. Upper Paiyong
   iv. Lower Paiyong
   v. Kau

   i. LINGI PAIYONG
   ii. Lingi
   iii. Sokpay
   iv. Upper Paiyong
   v. Lower Paiyong
   Kau

Shri K. Gyatso,
District Collector,
North.

Shri K. Gyatso
District Collector,
North.

Shri K. Gyatso
District Collector,
North.

Shri K. Gyatso,
District Collector,
North.

Shri K. Gyatso,
District Collector,
North;

Shri K. Gyatso,
District Collector,
North.

Shri K. Gyatso,
District Collector,
North.

Shri K. Gyatso,
District Collector,
North;

Shri K. Gyatso,
District Collector,
North.

Shri K. Gyatso,
District Collector,
North.

Shri K. Gyatso,
District Collector,
North.

Shri K. Gyatso,
District Collector,
North.

Shri K. Gyatso,
District Collector,
North.

Shri L. Dorjee Lepcha,
Addl. District Collector
South.
<table>
<thead>
<tr>
<th><strong>2. LINGMO-KOLTHANG</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>i. Tokdey (Lingmo)</td>
<td>Shri X. Dorjee Lepcha,</td>
</tr>
<tr>
<td>ii. Lingmo</td>
<td>Add. District Collector,</td>
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<tr>
<td>iii. Pepthang</td>
<td>South.</td>
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<td>iv. Kolthang</td>
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<td>v. Mangzim</td>
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<thead>
<tr>
<th><strong>3. SRIPTAM-NEHBRUM</strong></th>
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<tbody>
<tr>
<td>i. Neh Brum</td>
<td>Shri L. Dorjee Lepcha,</td>
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<tr>
<td>ii. Namphok</td>
<td>Addl. District Collector,</td>
</tr>
<tr>
<td>iii. Sripatarn</td>
<td>South.</td>
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</tbody>
</table>

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<thead>
<tr>
<th><strong>4. YANGANG-RANGANG</strong></th>
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</thead>
<tbody>
<tr>
<td>i. Rangang</td>
<td>Shri L. Dorjee Lepcha,</td>
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<tr>
<td>ii. Yangang</td>
<td>Addl. District Collector,</td>
</tr>
<tr>
<td>iii. Gagyong</td>
<td>South.</td>
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<td>iv. Satam</td>
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<tr>
<th><strong>5. RABONG-SANGMO</strong></th>
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</thead>
<tbody>
<tr>
<td>i. Rabong</td>
<td>Shri L. Dorjee Lepcha,</td>
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<tr>
<td>ii. Sangmo</td>
<td>Addl. District Collector,</td>
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<td></td>
<td>South.</td>
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<thead>
<tr>
<th><strong>6. BARFUNG-ZURUNG</strong></th>
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</thead>
<tbody>
<tr>
<td>i. Barfung (Naya Sada)</td>
<td>Shri L. Dorjee Lepcha,</td>
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<tr>
<td>ii. Zurung</td>
<td>Addl. District Collector,</td>
</tr>
<tr>
<td>iii. Deythang</td>
<td>South.</td>
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</tbody>
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<thead>
<tr>
<th><strong>7. BEN-NAMPHRIK</strong></th>
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<tbody>
<tr>
<td>i. Ben</td>
<td>Shri L. Dorjee Lepcha,</td>
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<tr>
<td>ii. Namphrik</td>
<td>Addl. District Collector,</td>
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<tr>
<td>iii. Deu</td>
<td>South.</td>
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</tbody>
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<tr>
<th><strong>8. TEMI-TARKU</strong></th>
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<tbody>
<tr>
<td>i. Temi</td>
<td>Shri L. Dorjee Lepcha,</td>
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<tr>
<td>ii. Tarku</td>
<td>Addl. District Collector,</td>
</tr>
<tr>
<td>iii. Tanak</td>
<td>South.</td>
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<tr>
<td>iv. Aifaltar</td>
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<tr>
<th><strong>9. NAMPHING</strong></th>
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<tbody>
<tr>
<td>i. Doring</td>
<td>Shri L. Dorjee Lepcha,</td>
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<tr>
<td>ii. Namphing</td>
<td>Addl. District Collector,</td>
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<tr>
<td>iii. Rashyap</td>
<td>South.</td>
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<tr>
<td>iv. Pabong (Gangchung)</td>
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<td>v. Tsalumthang</td>
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<tr>
<th><strong>10. BARNYAK-TOKAL</strong></th>
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<tbody>
<tr>
<td>i. Barnyak</td>
<td>Shri L. Dorjee Lepcha,</td>
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<tr>
<td>ii. Thanking</td>
<td>Addl. District Collector,</td>
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<tr>
<td>iii. Tokday (Resep)</td>
<td>South.</td>
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<tr>
<td>(Gangchung)</td>
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<td>iv. Nijarmeng</td>
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<td>v. Barul</td>
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<td>vi. Tokal</td>
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<tr>
<th><strong>11. PARBING-CHUBA</strong></th>
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<tbody>
<tr>
<td>i. Parbing</td>
<td>Shri L. Dorjee Lepcha,</td>
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<tr>
<td>ii. Chuba</td>
<td>Addl. District Collector,</td>
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<tr>
<td>iii. Phong</td>
<td>South.</td>
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<tr>
<td>iv. Karek</td>
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<td>v. Remeng</td>
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<tr>
<td>i. Tokdey (Lingmo)</td>
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<td>ii. Lingmo</td>
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<td>iii. Pepthang</td>
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<td>iv. Kolthang</td>
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<td>v. Mangzim</td>
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<td>ii. Neh Brum</td>
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<td>iii. Namphok</td>
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<tr>
<td>i. Sripatarn</td>
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<tr>
<td>ii. YANGANG-RANGANG</td>
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<td>iii. Rangang</td>
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<tr>
<td>iv. Yangang</td>
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<tr>
<td>v. Gagyong</td>
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</tr>
</tbody>
</table>
12. NAGI-MANEYDARA
i. Nagi  
ii. Maneydara  
iii. Paleytam  
iv. Nalam-Kolbong  
v. Kateng Bokrong  
vi. Kabrey

13. TURUNG-PAMPLOK
i. Mamring  
ii. Donok  
iii. Turung  
iv. Khanamtek  
v. Pamplok

14. RATEYPANI
i. Rabikhkhola  
ii. Rateypani  
iii. Passi  
iv. Tangji  
v. Bikmat

15. SADAMSUNTALEY
i. Sadam  
ii. Sukrabarey  
iii. Suntalehy (Sadam)  
iv. Rabitar

16. MELLIDARA-PAIYONG
i. Mellidara  
ii. Kerabari  
iii. Melli  
iv. Paiyong (Kerabari)

17. TURUK-RAMABUNG
i. Turuk  
ii. Ramabung  
iii. Panchgharey

18. LONGHOK:KAMAREY
i. Longchok  
ii. Kamorey

19. SUMBUK-KARTICKEY
i. Sumbuk  
ii. Kartickey  
iii. Suntalehy (Sumbuk)

20. RONGBUL
i. Rong  
ii. Bul  
iii. Palum  
iv. Singtam

21. MANIRAM-PHALIDARA
i. Saleumbong  
ii. Maniram  
iii. Phalidara
22. SINGHITHANG
i. Singhithang
ii. Bomtar
iii. Gumpa - Ghurpisey

Shri L. B. Rai,
District Collector, South.

23. MAMLEY-KAMRANG
i. Kamrang
ii. Tinger
iii. Mamley
iv. Tingrithang
v. Pabong (Mamley)
vi. Pajer

Shri L. B. Rai,
District Collector
South.

24. ASSANGTHANG
i. Assangthang
ii. Sangbung

Shri L. B. Rai,
District Collector, South.

25. SALGHIARI
i. Salghari
ii. Dorop
iii. Dhargaon

Shri L. B. Rai,
District Collector
South.

26. POKLOK-DENCHUNG
i. Tinik
ii. Chisopani
iii. Poklok (Polok)
iv. Denchung

Shri L. B. Rai,
District Collector, South.

27. DAMTHANG
i. Damthang
ii. Chemchey
iii. Jaubari

Shri L. B. Rai,
District Collector, South.

28. SOROK-SHYAMPANI
i. Sorok
ii. Shyampani
iii. Gom

Shri L. B. Rai,
District Collector, South.

29. MIKKOLA-KITAM
i. Kitam
ii. Manpur
iii. Mikkhola
iv. Kopchey

Shri L. B. Rai,
District Collector, South.

30. WAK-OMCHU
i. Wak
ii. Omchu
iii. Chumlok

Shri L. B. Rai,
District Collector, South.

31. TINGKITAM-RAYONG
i. Tingkitam
ii. Rayong

Shri L. Dorjee Lepcha
Addl. District Collector
South.

32. SANGHANATH
i. Sanghanath

Shri L. Dorjee Lepcha,
Addl. District Collector,
South.
BY ORDER

(G. K. SUBBA)
ADDITIONAL DIRECTOR OF PANCHAYAT ELECTIONS

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTONG.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT

NOTIFICATION

Dated, Gangtok, the 1st February 1988.

No. Elec. 128/6/88 (s) - In exercise of the powers conferred by sub-section (2) of Section 141 of the Sikkim Panchayat Act, 1982 (3 of 1982) read with rule 8 of the Sikkim Panchayat Election Rules, 1982, the Director of Panchayat Elections hereby appoints each of the officers of the Government as specified in column 2 of the table below to assist the Returning Officer of the Gram Panchayat/Ward in the State of Sikkim as specified in column 1 of the said table against such officer of the Government in the performance of the functions of such Returning Officer.

<table>
<thead>
<tr>
<th>Returning Officer</th>
<th>Assistant Returning Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Returning Officer for West</td>
<td>Shri T. Gyamtso.</td>
</tr>
<tr>
<td>Penda Gram Panchayat</td>
<td>Revenue Officer, Pakyong.</td>
</tr>
<tr>
<td>2. Returning Officer for Central</td>
<td>Shri T. Gyamtso.</td>
</tr>
<tr>
<td>Pendam Gram Panchayat</td>
<td>Revenue Officer, Pakyong.</td>
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<tr>
<td>Pendam Gram Panchayat</td>
<td>Revenue Officer, Pakyong.</td>
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<tr>
<td>Gram Panchayat</td>
<td>Revenue Officer, Pakyong.</td>
</tr>
<tr>
<td>5. Returning Officer for Namechey Bung</td>
<td>Shri T. Gyamtso.</td>
</tr>
<tr>
<td>Gram Panchayat</td>
<td>Revenue Officer, Pakyong.</td>
</tr>
<tr>
<td>6. Returning Officer for Pakyong</td>
<td>Shri T. Gyamtso.</td>
</tr>
<tr>
<td>Gram Panchayat</td>
<td>Revenue Officer, Pakyong.</td>
</tr>
<tr>
<td>7. Returning Officer for Pacheykhani</td>
<td>Shri T. Gyamtso.</td>
</tr>
<tr>
<td>Gram Panchayat</td>
<td>Revenue Officer, Pakyong.</td>
</tr>
<tr>
<td>Gram Panchayat</td>
<td>Revenue Officer, Pakyong*</td>
</tr>
<tr>
<td>9. Returning Officer for Taza</td>
<td>Shri T. Tshering.</td>
</tr>
<tr>
<td>Gram Panchayat</td>
<td>Sub-Divisional Magistrate, Pakyong.</td>
</tr>
<tr>
<td>No.</td>
<td>Position</td>
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<tr>
<td>10.</td>
<td>Returning Officer for Linkey Tarethang</td>
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<tr>
<td>11.</td>
<td>Returning Officer for Amba Gram Panchay</td>
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<tr>
<td>12.</td>
<td>Returning Officer for Riwa Parkha Gram Panchay</td>
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<td>13.</td>
<td>Returning Officer for Chaage Senti Gram Panchay</td>
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<tr>
<td>14.</td>
<td>Returning Officer for Latuk Chochenpehri Gram Panchay</td>
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<tr>
<td>15.</td>
<td>Returning Officer for Rolep Lamaten Gram Panchay</td>
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<tr>
<td>16.</td>
<td>Returning Officer for Lingtam Phadamchen Gram Panchay</td>
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<td>17.</td>
<td>Returning Officer for Chujachen Gram Panchay</td>
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<td>18.</td>
<td>Returning Officer for Sudun Jakha Gram Panchay</td>
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<tr>
<td>19.</td>
<td>Returning Officer for Premlakha Subanadora Gram Panchay</td>
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<td>20.</td>
<td>Returning Officer for Rhego Gram Panchay</td>
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<td>21.</td>
<td>Returning Officer for Dholepchen Gram Panchay</td>
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<tr>
<td>22.</td>
<td>Returning Officer for Aritar Gram Panchay</td>
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<td>23.</td>
<td>Returning Officer for Rhenok Tarpin Gram Panchay</td>
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<td>24.</td>
<td>Returning Officer for Assam Lingzey Gram Panchay</td>
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<td>25.</td>
<td>Returning Officer for Ranka Barbding Gram Panchay</td>
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<td>26.</td>
<td>Returning Officer for Rey Mendu Gram Panchay</td>
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<td>27.</td>
<td>Returning Officer for Revate Rumtek Gram Panchay</td>
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<td>Returning Officer for Samlik March k Gram Panchay</td>
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<td>29.</td>
<td>Returning Officer for Martam Nazitam Gram Panchay</td>
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<td>30.</td>
<td>Returning Officer for Byarg Phengyong Gram Panchay</td>
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<td>31.</td>
<td>Returning Officer for Khamdhang Gram Panchay</td>
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<td>32.</td>
<td>Returning Officer for Simik Lingzey Gram Panchay</td>
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<td>33.</td>
<td>Returning Officer for Tumen Kambal Gram Panchay</td>
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<td>34.</td>
<td>Returning Officer for Rakdong Gram Panchay</td>
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<td>35.</td>
<td>Returning Officer for Lingdok Penlong Gram Panchay</td>
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<tr>
<td>36.</td>
<td>Returning Officer for Gnathang Gram Panchay</td>
</tr>
</tbody>
</table>
1. Returning Officer for Karchi Mangnam Gram Panchayat
2. Returning Officer for Kongri Labdang Gram Panchayat
3. Returning Officer for Tashiding Gram Panchayat
4. Returning Officer for Arithang Chongrang Gram Panchayat
5. Returning Officer for Gerathang Gram Panchayat
6. Returning Officer for Yuksam Gram Panchayat
7. Returning Officer for Thingle Khachodpalri Gram Panchayat
8. Returning Officer for Melli Gram Panchayat
9. Returning Officer for Darap Gram Panchayat
10. Returning Officer for Singyang Chongrung Gram Panchayat
11. Returning Officer for Yangten Gram Panchayat
12. Returning Officer for Gyalshing Umchung Gram Panchayat
13. Returning Officer for Yangthang Kyongsa, Gram Panchayat
14. Returning Officer for Lingchom Tikjya, Gram Panchayat
15. Returning Officer for Sardong Lungzik Gram Panchayat
16. Returning Officer for Bangten Karmatar Gram Panchayat
17. Returning Officer for Maneybung Sopakha Gram Panchayat
18. Returning Officer for Dentam Gram Panchayat
19. Returning Officer for Sangkhu Radukhandu Gram Panchayat
20. Returning Officer for Hee Gram Panchayat
21. Returning Officer for Barnyak Martam Gram Panchayat
22. Returning Officer for Chinthang Gram Panchayat
23. Returning Officer for Sangadorji Rinchenpong Gram Panchayat
24. Returning Officer for Samdong Gram Panchayat
25. Returning Officer for Devthank Gram Panchayat

Shri T. B. Rajalim, Assistant Engineer (Roads), Gayzing
Shri T. B. Rajalim, Assistant Engineer (Roads)
Shri T.B. Rajalim
Shri T. B. Rajalim, Assistant Engineer (Roads), Gayzing.
Shri T. B. Rajalim, Assistant Engineer (Roads), Gayzing.
Shri T. B. Rajalim, Assistant Engineer (Roads), Gayzing
Shri N. K. Rai, Assistant Director of Animal Husbandry Gayzing
Shri N. K. Rai, Assistant Director of Animal Husbandry, Gayzing
Shri N. K. Rai, Assistant Director of Animal Husbandry Gayzing
Shri N. K. Rai, Assistant Director of Animal Husbandry, Gayzing
Shri N. K. Rai, Assistant Director of Animal Husbandry Gayzing
Shri K., Shengha, Revenue Officer, West
Shri K. Shengha, Revenue Officer, West.
Shri K. Shengha, Revenue Officer, West.
Shri K. Shengha, Revenue Officer, West.
Shri K. Shengha, Revenue Officer West.
Shri P. Wangyal, District Information Officer, West
Shri P. Wangyal, District Information Officer, West.
Shri P. Wangtal, District Information Officer, West.
Shri K. T. Bhutia, Asstt. Conservator of Forest, Gayzing
Shri K. T. Bhutia, Asstt. Conservator of Forests, Gayzing
Shri K. T. Bhutia, Asstt. Conservator of Forests, Gayzing
Shri R. M. Pradhan, Assistant Engineer, Rural Development Department, Gayzing.
Shri R. M. Pradhan, Assistant Engineer, Rural Development Department, Gayzing.
26. Returning Officer for Takothang Gram Panchayat  
   Shri R. M. Pradhan, Assistant Engineer, Rural Development, Department, Geyzing.
27. Returning Officer for Sulung Mabong Gram Panchayat  
   Shri R. M. Pradhan, Assistant Engineer, Rural Development, Department, Geyzing.
28. Returning Officer for Khanisherbong Chhuta Samdong Gram Panchayat  
   Shri D. B. Rai, Assistant Engineer, Soreng.
29. Returning Officer for Samsing Galing Gram Panchayat  
   Shri D. B. Rai, Assistant Engineer, Soreng.
30. Returning Officer for Chakung Gram Panchayat  
   Shri D. B. Rai, Assistant Engineer, Soreng.
31. Returning Officer for Chumbong Gram Panchayat  
   Shri D. B. Rai, Assistant Engineer, Soreng.
32. Returning Officer for Zoom Gram Panchayat  
   Shri D. B. Rai, Assistant Engineer, Soreng.
33. Returning Officer for Malbasey Gram Panchayat  
   Shri Topgyal Sherpa, Tribal Welfare Officer, West.
34. Returning Officer for Soreng Gram Panchayat  
   Shri Topgyal Sherpa, Tribal Welfare Officer, West.
35. Returning Officer for Singling Gram Panchayat  
   Shri Topgyal Sherpa, Tribal Welfare Officer, West.
36. Returning Officer for Timurbong Gram Panchayat  
   Shri Topgyal Sherpa, Tribal Welfare Officer, West.
37. Returning Officer for Dodak Burikhop Gram Panchayat  
   Shri Topgyal Sherpa, Tribal Welfare Officer, West.
38. Returning Officer for Rumbuk Gram Panchayat  
   Shri N. B. Karki, Asstt. Director of Education, West.
39. Returning Officer for Upper Famdong Gram Panchayat  
   Shri N. B. Karki, Asstt. Director of Education, West.
40. Returning Officer for Lower Fambong Gram Panchayat  
   Shri N. B. Karki, Asstt. Director of Education, West.
41. Returning Officer for Longchok Salyangdong Gram Panchayat  
   Shri N. B. Karki, Asstt. Director of Education, West.
42. Returning Officer for Siktam Tikpur Gram Panchayat  
   Shri N. B. Karki, Asstt. Director of Education, West.
43. Returning Officer for Okhrey Gram Panchayat  
   Shri N. B. Karki, Asstt. Director of Education, West.

NORTH DISTRICT

1. Returning Officer for Tung Naga Gram Panchayat  
   Shri K. B. Lama, Revenue Officer, Mangan
2. Returning Officer for Shipger Gram Panchayat  
   Shri C. P. Tongden, Asstt. Engineer (RED), Mangan
3. Returning Officer for Ringhim Nampatam Gram Panchayat  
   Shri B. P. Gautam, Sub Divisional Magistrate, Chungthang
4. Returning Officer for Barfak Lingdok Gram Panchayat  
   Shri C. P. Tongden, Asstt. Engineer (RDD), Mangan
5. Returning Officer for Lingthem Lingdom Gram Panchayat  
   Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan
1. Returning Officer for Tingbong Gram Panchayat
2. Returning Officer for Sakyong Pentung Gram Panchayat
3. Returning Officer for Lum Gor Sangtok Gram Panchayat
4. Returning Officer for Hee-Gyathang Gram Panchayat
5. Returning Officer for Tsungthang Gram Panchayat
6. Returning Officer for Namok Sheyam Gram Panchayat
7. Returning Officer for Ramthang Tangyak Gram Panchayat
8. Returning Officer for Tingchim Mangshila Gram Panchayat
9. Returning Officer for Rongong Tumlang Gram Panchayat
10. Returning Officer for Phensong Gram Panchayat
11. Returning Officer for Man-Rongong Gram Panchayat
12. Returning Officer for Kabi-Tingda Gram Panchayat
13. Returning Officer for Lingi Paiyong Gram Panchayat
14. Returning Officer for Lingmo Kolthang Gram Panchayat
15. Returning Officer for Sripatam Neh Brum Gram Panchayat
16. Returning Officer for Yangang Rangang Gram Panchayat
17. Returning Officer for Rabong Sangmo Gram Panchayat
18. Returning Officer for Berfung Zurung Gram Panchayat
19. Returning Officer for Ben Namphrik Gram Panchayat
20. Returning Officer for Terni Turku Gram Panchayat
21. Returning Officer for Namphing Gram Panchayat
22. Returning Officer for Barnyak-Tokal Gram Panchayat
23. Returning Officer for Parbing Chaba Gram Panchayat
24. Returning Officer for Nagi Maneydara Gram Panchayat

SOUTH

1. Shri S. D. Lepcha, Sub Divisional Magistrate Mangan.
2. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
3. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
4. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
5. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
7. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
8. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
10. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
11. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
12. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
13. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
15. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
17. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
18. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
19. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
20. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
22. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.
23. Shri S. D. Lepcha, Sub Divisional Magistrate, Mangan.

DISTRICT

1. Shri S. Pradhan, Deputy District Officer South.
2. Shri S. Pradhan, Deputy District Officer, South.
3. Shri S. Pradhan, Deputy District Officer, South.
4. Shri S. Pradhan, Deputy District Officer, South.
5. Shri S. Pradhan, Deputy District Officer, South.
6. Shri S. Pradhan, Deputy District Officer, South.
7. Shri S. Pradhan, Deputy District Officer, South.
8. Shri S. Pradhan, Deputy District Officer, South.
9. Shri S. Pradhan, Deputy District Officer, South.
10. Shri S. Pradhan, Deputy District Officer, South.
11. Shri S. Pradhan, Deputy District Officer, South.
12. Shri S. Pradhan, Deputy District Officer, South.
13. Shri S. Pradhan, Deputy District Officer, South.
14. Shri S. Pradhan, Deputy District Officer, South.
15. Shri S. Pradhan, Deputy District Officer, South.
16. Shri S. Pradhan, Deputy District Officer, South.
17. Shri S. Pradhan, Deputy District Officer, South.
18. Shri S. Pradhan, Deputy District Officer, South.
19. Shri S. Pradhan, Deputy District Officer, South.
20. Shri S. Pradhan, Deputy District Officer, South.
21. Shri S. Pradhan, Deputy District Officer, South.
22. Shri S. Pradhan, Deputy District Officer, South.
23. Shri S. Pradhan, Deputy District Officer, South.
24. Shri S. Pradhan, Deputy District Officer, South.
13. Returning Officer for Tuning Pamphok Gram Panchayat
   Shri Tika Lucksom,
   Deputy Director of Animal Husbandry, South
14. Returning Officer for Rateypani Gram Panchayat
   Shri Tika Lucksom,
   Deputy Director of Animal Husbandry, South
15. Returning Officer for Sadam Suntaley Gram Panchayat
   Shri Tika Lucksom,
   Deputy Director of Animal Husbandry, South
16. Returning Officer for Melidara Paiyong Gram Panchayat
   Shri H. B. Rai,
   Sub Divisional Magistrate, Karachi.
17. Returning Officer for Turuk Ramabung Gram Panchayat
   Shri H. B. Rai,
   Sub Divisional Magistrate, Namchi.
18. Returning Officer for Longchok Kamarey Gram Panchayat
   Shri H. B. Rai,
   Sub Divisional Magistrate, Namchi.
19. Returning Officer for Sumbuk Kartickey Gram Panchayat
   Shri H. B. Rai,
   Sub Divisional Magistrate, Namchi.
20. Returning Officer for Rongbul Gram Panchayat
   Shri H. B. Rai,
   Sub Divisional Magistrate, Namchi.
21. Returning Officer for Maniram-Phalidara Gram Panchayat
   Shri Tika Lucksom,
   Deputy Director of Animal Husbandry, South
22. Returning Officer for Singhithan Gram Panchayat
   Shri K. T. Bhutia,
   Deputy Director of Agriculture, South.
23. Returning Officer For Mamleys Kamrang Gram Panchayat
   Shri K. T. Bhutia,
   Deputy Director of Agriculture, South.
24. Returning Officer for Assangthang Gram Panchayat
   Shri K. T. Bhutia,
   Deputy Director of Agriculture, South.
25. Returning Officer for Salghari Gram Panchayat
   Shri K. T. Bhutia,
   Deputy Director of Agriculture, South
26. Returning Officer for Poklok Denchung Gram Panchayat
   Shri K. T. Bhutia,
   Deputy Director of Agriculture, South.
27. Returning Officer for Demthang Gram Panchayat
   Shri K. T. Bhutia,
   Deputy Director of Agriculture, South.
28. Returning Officer for Sorok Shyampari Gram Panchayat
   Shri H. B. Rai,
   Sub Divisional Magistrate, Namchi
29. Returning Officer for Mikkhola Kitanr Gram Panchayat
   Shri H. B. Rai,
   Sub Divisional Magistrate, Namchi.
30. Returning Officer for Wak Omcho Gram Panchayat
   Shri K. T. Bhutia,
   Deputy Director of Agriculture, South.
31. Returning Officer for Tingkitam-Rayong Gram Panchayat
   Shri C. P. Dhakal,
   Sub Divisional Magistrate, Ravangla.
32. Returning Officer for Sanghanath Gram Panchayat
   Shri C. P. Dhakal,
   Sub Divisional Magistrate, Ravangla.
33. Returning Officer for Lamting Tingmo Gram Panchayat
   Shri C. P. Dhakal,
   Sub Divisional Magistrate, Ravangla.
34. Returning Officer for Kewzing Bakkhim Gram Panchayat
   Shri C. P. Dhakal,
   Sub Divisional Magistrate, Ravangla.
35. Returning Officer for Likship Gram Panchayat
   Shri C. P. Dhakal,
   Sub Divisional Magistrate, Ravangla.
36. Returning Officer for Ralong Namlung Gram Panchayat
   Shri C. P. Dhakal,
   Sub Divisional Magistrate, Ravangla.
37. Returning Officer for Brong Phanthang Gram Panchayat
   Shri C. P. Dhakal,
   Sub Divisional Magistrate, Ravangla.

BY ORDER

( G. K. SUBBA )
ADDITIONAL DIRECTOR OF PANCHAYAT

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
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, 1988  
(BILL NO. 4 OF 1988)

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 1987-88.

This Act may be called the Sikkim Appropriation Act, 1988.

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 eighteen crores, thirty-nine lakhs and fifty-six thousands rupees towards defraying the several charges which will come in course for payment during the financial year 1987-88 respect of the services specified in column 2 of the Schedule.

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 specified in the Schedule in relation to the said year.
<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICES 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>State Legislature Revenue</td>
<td>160</td>
<td>160</td>
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<tr>
<td>2</td>
<td>Appropriation-Governor Revenue</td>
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<td>330</td>
</tr>
<tr>
<td>3</td>
<td>Council of Ministers Revenue</td>
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<td></td>
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<tr>
<td>4</td>
<td>Administration of Justice Revenue</td>
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<td></td>
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<td>5</td>
<td>Election Revenue</td>
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<tr>
<td>6</td>
<td>Income Tax and Sales Tax Revenue</td>
<td>480</td>
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<td>7</td>
<td>Land Revenue</td>
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<td>480</td>
</tr>
<tr>
<td>8</td>
<td>Excise (Abkari) Revenue</td>
<td>250</td>
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<td>9</td>
<td>Taxes on Vehicles Revenue</td>
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<td>10</td>
<td>Other Taxes and Duties on Commodities and Services</td>
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<td>11</td>
<td>Public Service Commission Revenue</td>
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<td>12</td>
<td>District Administration Revenue</td>
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<tr>
<td>13</td>
<td>Treasury and Accounts Administration Revenue</td>
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<td>14</td>
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<td>15</td>
<td>Jails</td>
<td>25</td>
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<td>16</td>
<td>Stationery and Printing Revenue</td>
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<td>570</td>
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<td>17</td>
<td>Public Works (Building) Revenue</td>
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<td>18</td>
<td>Other Administrative Services Revenue</td>
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<td>19</td>
<td>Pension and Other Retirement Benefits Revenue</td>
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<td>20</td>
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<td>Water Supply and Sanitation Revenue</td>
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<td>24</td>
<td>Urban Development Revenue</td>
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<td>25</td>
<td>Information and Publicity Revenue</td>
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<td>26</td>
<td>Social Security and Welfare Revenue</td>
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<td>27</td>
<td>Labour and Labour Welfare Revenue</td>
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<td>28</td>
<td>Nutrition Revenue</td>
<td>40</td>
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<td>29</td>
<td>Relief or account of Natural Calamities</td>
<td>31664</td>
<td>31664</td>
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<td>30</td>
<td>Secretariat-Social Services Revenue</td>
<td>101</td>
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<td>31</td>
<td>Agriculture Revenue</td>
<td>100</td>
<td>100</td>
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<td>32</td>
<td>Soil and Water Conservation Revenue</td>
<td>2175</td>
<td>2175</td>
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<td>33</td>
<td>Animal Husbandry</td>
<td>1879</td>
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<td>34</td>
<td>Dairy Development</td>
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<td>35</td>
<td>Fisheries</td>
<td>185</td>
<td>185</td>
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<td>36</td>
<td>Forestry and Wild Life</td>
<td>3131</td>
<td>3131</td>
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<td>37</td>
<td>Food, Storage &amp; Warehousing Revenue</td>
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<td>38</td>
<td>Other Agricultural Programme Revenue</td>
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<td>39</td>
<td>Rural Development</td>
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<td>Power</td>
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<td>41</td>
<td>Industry</td>
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<td>10000</td>
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<tr>
<td>42</td>
<td>Mines and Geology</td>
<td>75</td>
<td>75</td>
</tr>
</tbody>
</table>
This Bill is introduced in pursuance of clause (1) of Article 204 read with Article 205 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 Supplementary expenditure charged on the Consolidated Fund of the State of Sikkim and the Supplementary grants made by the Legislative Assembly for expenditure of the Government of Sikkim for the part of Financial Year 1987-88.

CHAMLA TSHERING,
Minister-in-Charge, Finance.

By Order

K. SHERAB
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, 1988
(BILL NO. 5 OF 1988)

A BILL

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 1988-89.

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

1. This Act may be called the Sikkim Appropriation Act, 1988.

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 one hundred and sixtytwo crores, fiftysix lakhs twenty four thousands rupees towards defraying the several charges which will come in course for payment during the Financial Year 1988-89 in respect of services specified in column 2 of the Schedule.

3. 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 sections 2 and 3)

<table>
<thead>
<tr>
<th>No. of SERVICES &amp; PURPOSES</th>
<th>Voted by the Legislative Assembly</th>
<th>Charged on the Consolidated Fund</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. State Legislature Revenue</td>
<td>3810</td>
<td>115</td>
<td>3925</td>
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<tr>
<td>Appropriation-Governor Revenue</td>
<td>—</td>
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<td>2. Council of Ministers Revenue</td>
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<td>3. Administration of Justice Revenue</td>
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<td>5. Income Tax and Sales Tax Revenue</td>
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<td>6. Land Revenue</td>
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<td>7. Stamps and Registration Revenue</td>
<td>50</td>
<td>—</td>
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<td>9. Taxes on Vehicles Revenue</td>
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<td>10. Other Taxes and Duties on Commodities and Services Revenue</td>
<td>898</td>
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<td>898</td>
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<tr>
<td>Interest Payments Revenue</td>
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<td>51524</td>
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<tr>
<td>Public Service Commission Revenue</td>
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<td>11. Secretariat General Services Revenue</td>
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<td>13. Treasury and Accounts Administration Revenue</td>
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<td>15. Jails Revenue</td>
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<td>17. Public Works (Building) Revenue</td>
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<td>Capital</td>
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<td>18. Other Administrative Serviced Revenue</td>
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<td>29. Nutrition Revenue</td>
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<td>30. Relief on account of Natural Calamities Revenue</td>
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<td>31. Secretariat-Social Services Revenue</td>
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<td>32. Other Social Services (Ecclesiastical) Revenue</td>
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<td>34. Soil and Water Conservation Revenue</td>
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<td>35. Animal Husbandry Revenue</td>
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</tr>
<tr>
<td>Capital</td>
<td>4000</td>
<td>—</td>
<td>4000</td>
</tr>
<tr>
<td>36. Dairy Development Revenue</td>
<td>2300</td>
<td>—</td>
<td>2300</td>
</tr>
<tr>
<td>Capital</td>
<td>200</td>
<td>—</td>
<td>200</td>
</tr>
<tr>
<td>37. Fisheries Revenue</td>
<td>2795</td>
<td>—</td>
<td>2795</td>
</tr>
<tr>
<td>Capital</td>
<td>1480</td>
<td>—</td>
<td>1480</td>
</tr>
<tr>
<td>38. Forestry and Wild Life Revenue</td>
<td>44855</td>
<td>—</td>
<td>44855</td>
</tr>
<tr>
<td>39. Food Storage and Warehousing Revenue</td>
<td>10450</td>
<td>—</td>
<td>10450</td>
</tr>
<tr>
<td>Capital</td>
<td>500</td>
<td>—</td>
<td>500</td>
</tr>
</tbody>
</table>
STATEMENT OF OBJECTS AND REASONS

This Bill is introduced in pursuance of clause (1) of Article 204 of the Constitution of India 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 the expenditure of the Government of Sikkim for the Financial year 1988-89.

CHAMLA TSHERING,
Minister-in-Charge, Finance.

By Order,

K. SHERAB.
Secretary,
Sikkim Legislative Assembly.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT


Election Commission of India New Delhi notification No-56/84/XXXVIII dated 2nd January, 1988 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
NEW DELHI
Dated the 1st January, 1988
Pausa 11, 1909 (S)

NOTIFICATION

WHEREAS, by its order dated the 1st January, 1988, the Election Commission of India, in exercise of its powers conferred on it by Article 324 of the Constitution of India, read with rules 5 and 10 of the Conduct of Elections Rules, 1961 paragraphs 3, 6, 7, 8 and 18 of the Election Symbols (Reservation and Allotment) Order, 1968, and all other powers enabling it in that behalf, decided that "All Party Hill Leaders Conference" has been dissolved and has ceased to exist as a State Party in Meghalaya State for the purposes of the said Symbols Order;

AND WHEREAS, by the said order, the Commission has also decided to register the group led by Shri Armison Marak of the erstwhile All Party Hill Leaders' Conference as an un—recognised political Party under para 3 of the Symbols Order, under the name and style as "All Party Hill Leaders' Conference (Armison Marak Group)" in the State of Meghalaya;

NOW, THEREFORE, in pursuance of clauses (b) and (c) of sub-paragraph (1) and sub-paragraph (2) of paragraph 17 of the election Symbols (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following amendments in its notification No. 56/84,-1 dated the 13th November, 1984 published in the Gazette of India, Extraordinary, Part II, Section 3 (iii), dated the 16th. November, 1984, and as amended from time, to time namely:-

(I) In Table 2 appended to the said notification, for the existing entries in Columns to 3 relating to the State of Meghalaya the following entries shall be substituted:—

1 "Megahlaya........ 1 Hill State Peoples"
   Democratic Party. ........ Lion
   2 Public Demands,
   Implementnation Convention ........ Spade
   3 Hill People Union ........ Rising Sun "


GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT


Election Commission of India New Delhi notification No-56/84/XXXVIII dated 2nd January, 1988 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
NEW DELHI
Dated the 1st January, 1988
Pausa 11, 1909 (S)
(II) In Table 3 appended the said notification, after the entries at SI. No. 19 relating to United Tribal Nationalists Liberation Front, the following entry shall be added in Columns 1 to 2 viz.

"20. All Party Hill Leaders' Conference (Armison Marak Group.

No. 56/84-XXXVIII

By Order,

R. P. BHALLA,
Secretary.

DIPA BASNET,
Assistant Electoral Officer,
Election Department, Gangtok.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT
Notification No. 70/H.


Election Commission of India New Delhi notification No. 56/84/XXXVIII dated 2nd January, 1988 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
NEW DELHI
Dated the 1st January, 1988
Pausa 11, 1909 (S)

NOTIFICATION

WHEREAS, by its order dated the 1st January, 1988, the Election Commission of India, in exercise of its powers conferred on it by Article 324 of the Constitution of India, read with rules 5 and 10 of the Conduct of Elections Rules, 1961 paragraphs 3, 6, 7, 8 and 18 of the Election Symbols (Reservation and Allotment) Order, 1968, and all other powers enabling it in that behalf, decided that "All Party Hill Leaders Conference " has been dissolved and has ceased to exist as a State Party in Meghalaya State for the purposes of the said Symbols Order;

AND WHEREAS, by the said order, the Commission has also decided to register the group led by Shri Armison Marak of the erstwhile All Party Hill Leaders’ Conference as an un-recognised political Party under para 3 of the Symbols Order, under the name and style as "All Party Hill Leaders’ Conference (Armison Marak Group)" in the State of Meghalaya;

NOW, THEREFORE, in pursuance of clauses (b) and (c) of sub-paragraph (1) and sub-paragraph (2) of paragraph 17 of the election Symbols (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following amendments in its notification No. 56/84-1 dated the 13th November, 1984 published in the Gazette of India, Extra-ordinary Part II, Section 3 (iii), dated the 16th. November, 1984, and as amended from time, namely:-

(I) In Table 2 appended to the said notification, for the existing entries in Columns 1 to 3 relating to the State of Meghalaya the following entries shall be substituted:—

1 "Megahlaya.    • 1 Hill State Peoples"
    Democratic Party . . . . . . . . . . Lion
    2 Public Demands
    Implantitation Convention . . . . . . Spade
    3 Hill People Union . . . . . . . . Rising Sun "
(II) In Table 3 appended the said notification, after the entries at SI. No. 19 relating to United Tribal Nationalists Liberation Front, the following entry shall be added in Column 1 to 2 viz.

"20. All Party Hill Leaders Conference (Armison Marak Group.....................Meghalaya"

No. 56/84-XXXVIII

By Order,

R. P. BHALA,
Secretary.

DIPA BASNET,
Assistant Electoral Officer,
Election Department, Gangtok.
ELECTION DEPARTMENT
GANGTOK, SIKKIM


Election Commission of India's Order No. 76/SKM/88 dated 17th January, 1988, is hereby republished for General information.

ELECTION COMMISSION OF INDIA
Nirvachan Sadan
Ashok Road,
New Delhi,

No. 76/ SKM/88/
Dated: 17th Pausa, 1909 (Saka)

ORDER

Whereas the Election Commission is satisfied that Shri Tenzing Gyatso, resident of Village Dikchu, East District, Sikkim, a contesting candidate for the General Election to Sikkim Legislative Assembly, 1985, from 26-Tekdong Tintek assembly constituency in the State of Sikkim, has failed to lodge any account of his election expenses as required by the Representation of the people Act, 1951 and the Rules made thereunder;

And whereas the said candidate has neither furnished any reason nor explanation for the said failure even after due notice and the Election Commission is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares said Shri Tenzing Gyatso to be disqualified for being chosen as, and for being a member of either House of the Parliament or of the Legislative Assembly or Legislative Council of a State/Union Territory for a period of 3 years from the date of this order.

By order,

S. D. PERSHAD,
Under Secretary.

DIPA BASNET,
Assistant Electoral Officer,
Election Department, Gangtok.
In exercise of the power conferred by sub-section 2 of Section 8 of the Sikkim Sales Tax Act, 1983 the State Government is pleased to delete the words 'Tea leaves and dust' and from item 33 of the Schedule I appended to the Sikkim Sales Tax Act, 1983 (4 of 1983) with effect from 1.2.1988.

K.C. Pradhan I.A.S.  
Secretary-cum-Commissioner,  
Income and Sales Tax Department.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK

Notification No. 4(902)LR(S) Dated Gangtok, the 30th January, 1988,

NOTIFICATION UNDER SECTION 4(1) OF L.A. ACT
1894 (I of 1894).

Whereas the function of the Central Govt, under the Land Acquisition Act, 1894 (I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No.12018/12/76-LRD dated 10.1.78 issued by the Govt, of India in the Ministry of Agriculture & Irrigation under clause (1) of Article 258 of the Constitution of India.

And it appears to the Governor that land is likely to be needed for a public purpose being a purpose of the Union namely Rangit Hydroelectric Project in the block of Hingdam District, it is hereby notified that a piece of land comprising cadastral plots 231,232, 233,234/A,224,222,223,221,220,219,218,217,216,215,151,152/A,147/A,154,214,213,212,225, 211,210,209,155,208,206,228,229,157,158/A and 159/A and measuring more or less 9.7120 Hects. bounded on the:

East : Lamaten Block separated by Jhora
South : Rangit River.

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

This notification is made, under the provision of section 4(1) of the Land Acquisition Act 1894 (I of 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., 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 further pleased as direct under section 17(4) that the provision of section 5-A of the Act shall not apply.

Any person 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-L.A.O. Land Revenue Department, Government of Sikkim, Gangtok.

G.P. Pradhan
Secretary to the Government of Sikkim
Land Revenue Department.

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

NOTIFICATION

No. 478/Home/88 Dated Gangtok, the 27th February, 1988

The Government of Sikkim announce with profound sorrow the sad passing away of Athing Rai Bahadur Tashi Dadul Densapa at his residence at Gangtok on the 22nd February 1988.

2. As a mark of respect to the departed soul, all State Government offices, educational institutions and public undertakings shall remain closed throughout the State of Sikkim on the 29th February, 1988, the day of the funeral.

By Order

M. M. RASAILY,
Home Secretary,
Government of Sikkim.
The Government of Sikkim is pleased to declare 9th March, 1988, the date of Panchayat Election as a public holiday throughout the State.

By Order.

R.S. BASNET,
Additional Secretary (Home)
Government of Sikkim.
In exercise of the powers conferred by clause (iii) of section 2 of the Sikkim (Livestock & Livestock Products Control) Act, 1985 (4 of 1985), and in supersession of the Animal Husbandry Department Notification No. 29/AI I/VS dated the 23rd Sept. 1987, the Government hereby notifies "Fish" (including dry fish) as a livestock product for the purpose of the said Act.

K. S. RAO, IAS,
Secretary to the Government of Sikkim
OFFICE OF THE CHIEF SECRETARY,
GOVERNMENT OF SIKKIM,
GANGTOK.

NOTIFICATION


The Governor of Sikkim is pleased to convert with effect from 1st March, 1988 the existing Sikkim Nationalised Transport Car Workshop, Chandmari, Gangtok as a Public sector Undertaking, which will be know as "Chandmari Workshop and Automobiles Limited."

2. Chandmari Workshop and Automobiles Limited will function under the administrative control of Sikkim Nationalised Transport Department.

3. The composition of the Board of Directors of Chandmari Workshop and Automobiles Limited shall comprise of as follows:

1. Secretary, SNT Department — Chairman- cum-Managing Director
2. General Manager, SNT Department — Member
3. Joint Secretary, Finance Department-Incharge of SNT Department — Member
4. Managing Director, SIDICO — Member
5. Managing Director, SITCO — Member

H.M. SINGH,
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
DEPARTMENT OF INDUSTRIES

Ref. No. 16/DI/84-85/4606
Dated Gangtok, the 19th February, 1988.

NOTIFICATION

The Government of Sikkim is pleased to constitute a Committee to look into the working of Sikkim Khadi and Village Industries Board in detail and submit its report suggesting ways and means to reduce the expenditure of the Board. The Committee shall submit report within 15th May, 1988.

The Committee will consist of the following.

1. Director of Industries: Member
2. Additional Secretary, Planning & Development Department: Member
3. Joint Secretary (Expenditure), Finance Department: Member
4. Executive Officer, Sikkim Khadi and Village Industries Board: Convenor

By Order,

SONAM WANGDI,
Secretary to the Government of Sikkim,
Department of Industries.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 73/H.


Following notifications which have been published in an Extraordinary issue of Gazette of India Part II, Section 3 (iii), dated 9th March, 1988 are hereby republished.

ELECTION COMMISSION OF INDIA

NEW DELHI
Phalguna 19, 1909 (S)

NOTIFICATION

No. 100/CS-SKM/1/88 (1).- Whereas a vacancy has occurred in the Council of States due to the resignstion of Shri Khamsum Namgyal Pulger, a sitting member of that House from the State of Sikkim before the expiration of his term of office;

Now, therefore, in pursuance of the provisions of sub-section (1) of section 147 of the Representation of the People Act, 1951, the Election Commission hereby calls upon the elected members of the Legislative Assembly of Sikkim State to elect, in accordance with the provision of the said Act and of the rules and orders made thereunder, a person to fill the Vacancy so caused before the 30th March, 1988 (Wednesday).

By Order,

R. P. BHALLA,
Secretary.
NOTIFICATION

No. 100/CS-SKM/1/88(2). In pursuance of the provisions of sub-section (1) of section 39 of the Representation of the People Act, 1951, the Election Commission hereby appoints for the election to the Council of States to be held in pursuance of its Notification No. 100/CS-SKM/1/88(1), dated the 9th March, 1988:-

(a) the 16th March, 1988 (Wednesday), as the last date for making nominations;
(b) the 17th March, 1988 (Thursday), as the date for the scrutiny of nominations;
(c) the 19th March, 1988 (Saturday), as the last date for the withdrawal of candidatures;
(d) the 28 March, 1988 (Monday), as the date on which a poll shall, if necessary, be taken and
(e) the 30th March, 1988 (Wednesday), as the date before which the election shall be completed.

By order,

R.P. BHALLA,
Secretary.

ELECTION COMMISSION OF INDIA

NEW DELHI
Dated the 9th March, 1988
Phalguna 19, 1909 (S)

NOTIFICATION

No. 100/CS-SKM/1/88 (3).—In exercise of the powers conferred by section 56 of the Representation of People Act, 1951, the Election Commission hereby fixes the hours from 10.00 a.m. to 2.00 p.m. as the hours during which a poll shall, if necessary, be taken for the election to the Council of States to be held in pursuance of its notification No. 100/CS-SKM/1/88 (1), dated the 9th March, 1988.

By Order,

R.P. BHALLA,
Secretary.
NOTIFICATION

No. 100/CS-SKM/1/88(4).- In exercise of the powers conferred by section 21 of the Representation of the People Act, 1951, the Election Commission of India, in consultation with the Government of Sikkim, hereby nominates Shri K. Sherab, Secretary, Sikkim Legislative Assembly Secretariat, Gangtok, to be the Returning Officer for the election to the Council States to be held in pursuance of its notification No. 100/CS-SKM/1/88(1), dated the 9th March, 1988.

By order,

R. P. BHALLA
Secretary.

NOTIFICATION

No. 100/CS-SKM/1/85(5).- In exercise of the powers conferred by sub-section (1) of the section 22 of the Representation of the People Act, 1951, the Election Commission of India hereby appoints Shri B.P.S. Busnett, Joint Secretary, Sikkim Legislative Assembly Secretariat Gangtok as Assistant Returning Officer, to assist the Returning Officer for the election council of States to be held in pursuance of its notification No. 100/CS-SKM/1/88(1), the 9th March, 1988, in performance of his functions.

By Order.

( R. P. BHALLA)
SECRETARY

G.K. SUBBA,
Addl. Chief Electoral Officer, Sikkim.
GOVERNMENT OF SIKKIM
MOTOR VEHICLES DEPARTMENT
GANGTOK

No.1/STA
NOTIFICATION
Dated the 8th February, 1988.

The owner of a motor vehicle applying for registration of his/her motor vehicle is required to furnish information in Form 'E' as set forth in the First Schedule of the Sikkim motor vehicles Act, 1957.

2. Application Forms in Form 'E' as set forth in the First Schedule of the Sikkim motor Vehicle Act, 1957 are available on production on a Bank Receipt of Rs. 3/- per form paid under head "0041 Taxes on Vehicles - cost of forms" from the offices of the Deputy secretary, Motor Vehicle Department, Government of Sikkim, Gangtok, Senior Regional Transport Officer, Government of Sikkim, Gangtok, and the Regional Transport Officer, Jorethang.

By Order,

M. M. RASAILY,
Secretary to the Government of Sikkim,
Motor Vehicles Department,
Gangtok/Sikkim.
Notification No. 6 (23) DC/75/397/LR

Dated 10th March, 1988

In exercise of the powers conferred by Section 19 of the Sikkim Public Demands Recovery (Act of 1988) the State Government hereby makes the following rules namely:-


2. (1) Any person desirous of recovering a public demand shall present an application to the Certificate Officer having jurisdiction.

   (2) The application shall give details of the amounts due, and shall be supported of all necessary documents to substantiate the recovery of the public demand.

   (3) Every such application shall be filed along with as many number of copies of application and documents as there are number of debtors.

   (4) The addresses of the debtors, sureties and other proper or necessary parties shall be furnished in the application.

   (5) In case of debts advanced or due in respect of moveable or immovable properties, particulars of such properties shall also be mentioned in the application.

   (6) The applicant shall incorporate all such information which will facilitate recovery of public demand.

   (7) The application may be presented either in person or through registered post with acknowledgement due.

3. The Certificate Officer shall enter the gist of the application in a book to be Register of Applications, kept for the purpose and register the application in serial number. Such entries shall be numbered in every year according to the order in which the applications are received.
When an application has been duly registered, a notice shall be issued to all persons indicated in the application to file their objections within seven days from the receipt of the said notice.

The notice shall accompany a copy of the application and copies of documents filed along with the application.

Any person who received the notice of the application is entitled to file a reply within seven days from the receipt of the notice either admitting the demand or pleading discharge of the debt either wholly or partly:

Provided that the Certificate Officer, if sufficient cause is shown, may extend the time not exceeding fifteen days from the date of receipt of the notice.

The reply shall accompany documents in support of his plea of discharge of either whole or part of the demand.

A copy of the reply along with copies of the supporting documents, if any, shall be served upon the applicant either personally or through registered post with acknowledgement due by all persons who have been served with the notice.

The Certificate Officer upon receipt of the reply shall fix a date for enquiry and issue notice of enquiry to both parties, either through personal service or by registered post with acknowledgement due or by affixing the notice on the front door of the residential houses of the parties.

The Certificate Officer may record evidence, or issue commissions for recording evidence, and call for documents if he considers necessary and relevant for the determination of the application.

The Certificate Officer may exercise all the powers of a Civil Court under Order XIII, Order XVI and Order XXVI of the Code of Civil Procedure, 1908 in hearing an application for certificate of public demand.

No party has right to seek adjournment of enquiry unless it is absolutely necessary to produce a document in support of the case or a witness whose evidence is necessary for the just decision of the case and which were beyond his control to produce earlier.

If either party is absent on the day fixed for hearing or on any subsequent day of hearing until the decision is rendered, the Certificate Officer has power to proceed ex-parte and decide the case on merits as though the parties are present:

Provided that any party aggrieved by such a decision may file a petition to review the order and produce material in support of the case for such a review:

Provided further that whole proceeding including the review shall be completed within a period of three months from the date of issue of notice to the opposite party as stipulated under sub-section (4) of section 4 of the Act (1 of 1988).

The Certificate Officer upon being satisfied on the basis of the material so produced for review may revise his order and pass suitable orders after hearing both the parties.

The Certificate Officer can decide all questions of fact and law relating to the public demand claimed in the application and his decision is final and binding on all parties.
8. (1) The Certificate Officer shall make a brief order indicating his decision and issue a Certificate in Form I. Notice to pay the certificate debt

(2) The Certificate shall be caused to be filed in his office and issue notice upon the certificate-debtor along with the copy of the certificate in Form II and demand payment within seven days from the receipt of such a notice.

9. The Certificate Officer may cause attachment of moveable and immoveable properties in Form No. III, IV and V.

10. (1) The Certificate Officer shall issue proclamation of sale in Form VI. Sale of property.

(2) The proclamation of sale shall be published at the place by affixing the same in the premises of the property to be sold and affixing a copy on the front door of the residential house of the Certificate-debtor.

(3) The Certificate Officer may publish the proclamation in any other manner if he considers it to be so necessary.

(4) On the day fixed for sale, he or his agent may sell the property by public auction.

(5) The Certificate Officer may appoint any person or a firm as agent to conduct the sale and collect the amount and incur such expenditure which is necessary for such sale.

(6) In case of sale of immoveable property the Certificate Officer shall issue a sale certificate in Form VII.

(7) In the case of sale of moveable property the sale shall be effected by the delivery of the goods to the auction purchaser.

G.P. Pradhan, IAS
Secretary to the Government of Sikkim,
Land Revenue Department.
Form I
(See Rule 8 (1))
Certificate of Public Demand.

This is to certify that Sri/Smt/Km, certificate debtor, is liable to pay Rs. .................. as dues to the certificate holder namelv ................. and that the said sum is recoverable as public demand.

Date: Certificate Officer.

Form II
(See Rule 8 (2))
Notice to pay Certificate Debt.

To
Sri/Smt, Certificate-Debtor

You are directed to pay Rs. .................. to the certificate holder namelv ................. within seven days from the receipt of this notice.

A copy of the Certificate of the Public Demand is enclosed herewith.

Date: Certificate Officer.

Form III
(See Rule 9)
Attachment of moveable property

To

Certificate-debtor

Whereas you have failed to satisfy the certificate dept as per Notice dated ................ ordered that you the slid Certificate-debtor be and are hereby prohibited and restrained until the orders of the undersigned Certificate Officer, horn transfer or changing the property specified Schedule hereunto annexed, by sale, gift or otherwise and that all persons be, and that they are hereby bited from receiving the same by purchase, gift or otherwise.

Date: Certificate Officer.

Place:
Form IV

See Rule 9)

Attachment of property consisting of money

To,

.................................

Sir,

The Certificate-debtor failed to pay Rs. ...........to the certificate holder as per the certificate issued under section 4 of the Public Demands Recovery Act, 1988 (1 of 1988), and whereas the certificate holder have applied for an attachment of the certain money now in your hands, I request that you will hold the said money subject to the further orders of the undersigned and do not pay to the Certificate debtor.

Date: ........................................

Certificate Officer..

Form V

(See Rule 9)

Attachment of immoveable property

To,

....................................................

Certificate-debtor

Whereas you have failed to satisfy the Certificate debt sent to you in the notice in Form No. II, it is ordered that you be or hereby, prohibited and restrained from transferring or charging the property specified in the Schedule hereunto annexed by sale, gift or otherwise and that all persons be and that they are hereby prohibited from receiving the same by purchase, gift or otherwise.

SCHEDULE

Date:....................................................

Place: ....................................................

Certificate Officer.
Form VI
(See Rule 10 (1))
Proclamation of sale

Sri/Smt. .............................................. Certificate debtor
Sri/Smt. .............................................. Certificate holder

Notice is hereby given that the property attached in the order dated, and mentioned in the annexed Schedule shall be sold in satisfaction of the Certificate debt.

1) Amount of Certificate Debt Rs. .................................
2) Schedule of property to be sold as per annexed Schedule, .................................
3) The upset price fixed by the Certificate Officer, .................................
4) The above property will be sold by public auction on ............... at ............... from 11 AM. to 1 PM (Date) (place)
5) At the said sale the public generally are invited to bid either personally or by duly authorised agent. No bid by or on behalf of the Certificate debtor above mentioned, however, will be accepted nor will any sale to him be valid without the expressed permission of the Certificate Officer.

6 Conditions of sale -
   i) The particulars specified in the Schedule have been stated to the best of the information of the Certificate Officer and the Certificate Officer will not be answerable for any error, mis-statement or omission in this Proclamation.
   ii) The highest bidder shall be declared to be the purchaser of the said property described in the Schedule.
   iii) Every bidder shall make an advance deposit of 15 percent of the upset price so fixed before he commences his bid.
   iv) For reasons recorded it shall be in the discretion of the officer conducting the sale to adjourn it to secure better price.
   v) Full amount of the purchase money shall be paid before the officer conducting the sale either on the day of the sale or within seven days from the date of the sale as is to be fixed by the Certificate Officer.
   vi) In default of payment of the purchase money within the period allowed, the property shall be re-sold after the issue of a fresh Proclamation and the advance so made by him shall be forfeited.
   vii) All sale under these rules shall be subject to local laws for the time being in force in the State of Sikkim.

Date: Certificate Officer
Place:

Form VII
(See Rule 10 (6))
Certificate of sale of immoveable property.

(State Case No......................................)

This is to certify that Sri/Smt .............................................. has been declared the purchaser at a sale by public auction on the ............... day of 19 of the property mentioned in the Schedule of Sri/Smt, .............................................. Certificate-Debtor in execution of the recovery of the public demand and that the said sale has been duly confirmed by the Certificate Officer.

Schedule of property.

Date: Certificate officer
Place:

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
NOTIFICATION

In exercise of the powers conferred by sub-section (3) of section 1 of the Sikkim public Demands Recovery Act, 1988 (Act 1 of 1988), the State Government hereby appoints the 15th day of March, 1988 as the date on which the Act shall come into force in the whole of Sikkim.

G.P. PRADHAN, IAS
Secretary to the Govt, of Sikkim,
Land Revenue Department.
NOTIFICATION

In exercise of the powers conferred by clause (c) of section 2 of the Sikkim Public Demands Recovery Act, 1988, (1 of 1988), the State Government hereby appoint Shri. T.P Dorji the Additional District Collector, Gangtok, as the Certificate Officer for the whole of Sikkim.

G. P. PRADHAN, IAS
Secretary to the Govt. of Sikkim,
Land Revenue Department.
DECLARATION UNDER SECTIONED OF LAND ACQUISITION ACT, (ACT 1 OF 1894).

Whereas the functions of the Central Govt, undar the Land Acquisition Act, 1894 (1 of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. 12018/12/76-LRD dated 10.1.78 issued by the Government of India in the Ministry of Agriculture and Irrigation under clause (I) of Articles 258 of the Constitution of India.

And whereas the Governor is satisfied that land is needed for a public purpose, being a purpose of the Union, namely for Rangit Hydroelectric Project in the block of Hingdam, South District it is hereby declared that a piece of land comprising cadastral plots 231, 232, 233, 234/A, 224, 222, 223, 221, 220, 219, 218, 216, 217, 215, 151, 152/A, 146/A, 154, 214, 213, 212, 225, 211, 210, 209, 155, 208, 206, 228, 229, 157, 158/A and 159/A measuring more or less 9.7120 Hects. bounded on the:

EAST : Lamaten Block separated by Jhora.
WEST : D.F. & P.F. of Shri Purna Bahadur and D.F. of Shri Pintso Bhutia.
NORTH : Bhir & P.F. & D.F. of Shri Dukden.
SOUTH : Rangit River.

is needed for the aforesaid public purpose at the public expense within the aforesaid block of Hingdam.

This declaration is made under the provision of section 6 (1) of the Land Acquisition Act, 1894 (I of 1894) read with the said notification to all whom it may concern.

A plan of the land may be inspected in the office of Collector-cum-Sp. L.A.O., Land Revenue Department, Govt, of Sikkim, Gangtok.

G. P. Pradhan, IAS,
Secretary
Land Revenue Department,
Govt, of Sikkim.
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK
NOTIFICATION


The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on the 27th day of February, 1988, is hereby published for general information:-

THE SIKKIM PUBLIC DEMANDS RECOVERY ACT, 1988

(ACT NO. 1 OF 1988)

AN ACT
to make provisions for the recovery of public demands in Sikkim.

Whereas it is expedient to make provisions for the recovery of public demands in Sikkim;

Be it enacted by the Legislative Assembly of Sikkim in the Thirty-ninth Year of the Republic of India as follows:

PRELIMINARY

1. (i) This Act may be called the Sikkim Public Demands Recovery Act, 1988. Short title, extent and commencement:

(2) It extends to the whole of Sikkim.

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

2. In this Act, unless there is anything repugnant in the subject or context — Definitions:

(a) "Certificate-debtor" means the person named as debtor in a Certificate filed under this Act and includes any person whose name is substituted or added as debtor by the Certificate Officer;

(b) "Certificate-holder" means the State Government or Corporation or Company owned or controlled by the State Government or any State Government Officer, Officer of the Corporation or Company or any local authority in whose
favour a Certificate has been filed under this Act and includes any person whose name is substituted or added as creditor by the Certificate Officer;

(c) "Certificate Officer" means the Collector of the District and includes any other officer appointed by State Government, by notification, to perform the functions of a Certificate Officer under this Act;

(d) "Moveable property" includes growing crops;

(e) "Notification" means a notification published in the Official Gazette;

(f) "Public Demand" means any money payable to the State Government or to a department or to any Corporation or Company owned or controlled by the State Government or to any local authority, under any law for the time being in force or under a written agreement with the above authority or institution or instrument or any decree or award of any Court or Authority competent to adjudicate the claims.

Powers of Certificate Officer.

1. Every Certificate Officer shall be deemed to be a Civil Court for the purpose of sections 480, 481, 482 and 483 of the Code of Criminal Procedure, 1898.

2. Every Certificate Officer may for the purpose of enquiry into any dispute relating to the issue of certificate for money due shall have the same powers as conferred on the Civil Court under the Code of Civil Procedure, 1908, in respect of 5 of 1908.

3. When the Certificate Officer is satisfied on an application made to him or otherwise that any public demand is due, he may sign a certificate in such form as may be prescribed, stating that the demand is due, and shall cause the certificate to be filed in his office.

4. Before signing the Certificate, a notice shall be issued to the person or persons from whom any money is due and if necessary hold an enquiry as it deems necessary.

5. The certificate issued under this section shall be final and binding on the parties.

6. All proceedings under this section shall be completed within three months from the date of issue of notice to the opposite party.

Filing of Certificate for public demand.

1. When the Certificate Officer is satisfied on an application made to him or otherwise that any public demand is due, he may sign a certificate in such form as may be prescribed, stating that the demand is due, and shall cause the certificate to be filed in his office.

2. Before signing the Certificate, a notice shall be issued to the person or persons from whom any money is due and if necessary hold an enquiry as it deems necessary.

3. The certificate issued under this section shall be final and binding on the parties.

4. All proceedings under this section shall be completed within three months from the date of issue of notice to the opposite party.

Service of Notice and copy of certificate on certificate-debtor.

5. When a certificate has been filed in the office of a Certificate Officer under section 4, he shall cause to be served upon the certificate-debtor, a notice in the prescribed form and a copy of the certificate stating that the demand is due and shall be paid forthwith.

6. On and from the date of service of notice under section 5 upon a certificate debtor -

(a) any private transfer or delivery of any of his immovable property by the certificate-debtor within the State of Sikkim shall be void against any claim enforceable in execution of the certificate, and

(b) the amount due from time to time in respect of the certificate shall be a charge upon the immovable property of the certificate-debtor, in preference to all other charges of liabilities created on that property.
7. A certificate filed under section 4 may be executed by:

(a) the Certificate Officer in whose office the original certificate is filed, or

(b) the Certificate Officer to whom a copy of the certificate is sent for execution under sub-section (1) of section 8.

8. (1) A Certificate Officer in whose office a certificate is filed may send a copy thereof, for execution, to any other Certificate Officer.

(2) When a copy of a certificate is sent to any such Officer, he shall cause it to be filed in his office, and thereupon the provision of section 6 with respect to certificate filed in the Office of a Certificate Officer shall apply as if such copy were an original certificate:

Provided that it shall not be necessary to serve a second notice and copy under Section 5.

9. If the Certificate Officer, in whose office a certificate is filed, is satisfied that the certificate-debtor is likely to conceal, remove or dispose of the whole or any part of such of his moveable property and that the realisation of the amount of the certificate would in consequence be delayed or obstructed, he may at any time direct, for reasons to be recorded in writing, attachment of the whole or any part of such moveable property:

Provided that if the Certificate-debtor whose moveable property has been so attached, furnishes security to the satisfaction of the Certificate Officer, such attachment shall be cancelled from the date on which such security is accepted by the Certificate Officer.

10. Subject to such conditions and limitations as may be prescribed, a Certificate Officer may order execution of a Certificate-

(a) by attachment and sale, if necessary, of any property or, in the case of immoveable property, by sale without previous attachment, or

(b) by attachment of any decree.

11. There shall be recoverable in the proceedings in execution of every certificate filed under this Act -

a) interest upon the public demand to which the certificate relates, at the rate of twelve and a half per cent per annum from the date of signing of the certificate unto the date of realisation,

b) such costs as are directed to be paid by the Certificate Officer in his discretion as having been incurred for the service of notice under section 5, and of warrants and other processes and all other proceedings taken for realising the demand.

12. (1) All property both moveable and immovable, belonging to certificate-debtor is liable to attachment and sale in execution of the Certificate.

(2) The Certificate Officer may attach the property by passing an order and serving upon the certificate debtor or any adult member of his family or by affixing the order on the front door of his house or place of residence.

(3) The moveable property indicated in the order shall be taken into the custody of the Officer-in-Charge of the nearest police station or police outpost under the orders of the Certificate Officer.
Attachment of decree.

13. (1) The attachment of a decree of a Civil Court or the payment of money or for sale in enforcement of a mortgage or charge shall be made by the issue to the Civil Court to stay the execution of the decree unless and until -

(i) the Certificate Officer cancels the notice, or
(ii) the certificate holder or the certificate debtor applies to the Court receiving such notice to execute the decree.

(2) When a Civil Court receives an application under clause (ii) of sub-section (1), it shall on an application of the certificate-holder or the certificate-debtor, and subject to the provisions relating to execution of decree under the law relating to Civil Procedure, proceed to execute the attached decree and apply the net proceeds in satisfaction of the Certificate.

(3) The certificate-holder shall be deemed to be the representative of the holder of the attached decree, and to be entitled to execute such attached decree in any manner lawful for the holder thereof.

Purchaser's title, certificate of sale and delivery of possession:

14. (1) Where property is sold in execution of a certificate, it shall vest in the purchaser with all the rights, title and interest of the certificate debtor at the time of sale.

(2) Where immoveable property is sold in execution of a certificate and such sale has become absolute, the purchaser's right, title and interest shall be deemed to have been vested in him from the time when the property is sold, and not from the time when the sale becomes absolute.

(3) Where a sale of immoveable property has become absolute, the Certificate Officer shall grant a certificate specifying the property sold and the name of the person who at the time of sale declared to be the purchaser. Such certificate shall bear date of the day on which the sale becomes absolute.

(4) On the grant of certificate under sub-section (3), and on the application of the purchaser, the Certificate Officer shall order delivery to be made by putting such purchaser or any person whom the purchaser may appoint to receive delivery on his behalf, in possession of the property and, if needed by removing any person who refuses to vacate the same.

Setting aside sale.

15. When immoveable property has been sold in execution of a certificate, the certificate-debtor or any person whose interest are affected by the sale may, within thirty days from the date of the sale, apply to the Certificate Officer to set aside the sale on his depositing.

(a) for payment to the certificate-holder the amount specified in the proclamation of sale as that for the recovery of which the sale was ordered, with interest thereon at the rate of twelve and a half per centum per annum calculated from the date of the proclamation of sale to the date when the deposit is made;

(b) for payment to the purchaser, as penalty, a sum equal to five per centum of the purchase money, but not less than one rupee.

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(4) (i) In the case of immoveable property, the Certificate Officer shall publish the date and time of sale with the upset price fixed in the Official Gazette and on the date so fixed shall sell the immoveable property by public auction.

(ii) In the case of moveable property, no such publication is required.

The moveable property may be sold by public auction.
16. When the Certificate Officer is satisfied that the certificate-debtor is a minor or of unsound mind, he shall, in any proceeding under this Act permit him to be represented by any suitable person.

17. When a certificate-debtor dies before the certificate has been fully satisfied, the Certificate Officer may, after serving a notice upon the legal representatives of the deceased, proceed to execute the Certificate against such legal representatives and the provisions of this Act shall apply as if such legal representatives were the certificate-debtor and as if such notice was a notice under section 4. The legal representative shall be liable only to the extent of the property of the deceased which has come to his hands.

18. No suit or other legal proceeding shall lie against a Certificate Officer for any act done or purported to have been done by him under the provisions of this Act.

19. The State Government may make rules for the purpose of carrying out and giving effect to all or any of the provisions of this Act.

20. All proceedings pending under the existing law for recovery of public demand shall be deemed to have been the proceedings under this Act and the Certificate Officer shall continue the proceedings as though they were initiated under this Act.

B.R.1PRADHAN,
Secretary to the Govt, of Sikkim, Law Department.
[F. No. 16(47)/1978]
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK

NOTIFICATION

No.2/Ld/1988


The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on the 27th day of February, 1988, is hereby published for general information:-


(Act No. 2 of 1988)

AN ACT

further to amend the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983.

BE it enacted by the Legislative of Sikkim in the Thirty-ninth Year of the Republic of India as follows:-

1. (1) This Act may be called the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Act, 1988.

(2) It shall be deemed to have come into force on the 3rd day of November, 1987.

2. In the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983 (hereinafter referred to as the principal Act), in section 3, for the words "rupees twenty five thousand", the words "rupees ten thousand" shall be substituted.

3. In the principal Act, in section 3A, after sub-section (2), the following sub-section shall be inserted, namely:

"(3) No Court shall grant the exemption as claimed under section 3 without giving notice to the opposite party and if necessary, conducting an enquiry and passing the necessary orders thereof."
2. Repeal and 4. (1) The Sikkim Court Fees (Exemption and Miscellaneous saving Provisions) Amendment Ordinance, 1987 is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in the exercise of the powers conferred by or under that Ordinance, shall be deemed to have been done or taken in exercise of the powers conferred by or under this Act as if this Act was in force on the day on which such thing was done or such action was taken.

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

( File No. 16 (209)/LD/1985)
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK
NOTIFICATION


The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on the 27th day of February, 1988, is hereby published for general information:—


AN ACT
to provide for the prevention of defacement of property and matters connected therewith and incidental thereto.

BE it enacted by the Legislative Assembly of Sikkim in the Thirty-ninth Year of the Republic of India as follows:—

Short title, extent and commencement. (1) This Act may be called the Sikkim Prevention of Defacement of Property Act, 1988.

It extends to the whole of the State of Sikkim.

It shall be deemed to have come into force on the 15th day of December, 1987.

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

(a) 'defacement' includes impairing or interfering with the appearances or beauty, damaging, disfiguring, spoiling or injuring in any other way whatsoever and the word "deface" be construed accordingly;

(b) 'property' includes any building, hut, wall, tree, fence, pole or any other erection;

(c) 'Writing' includes decoration, lettering, ornamentation etc., produced by stencil.

Penalty for defacement of property. (1) Whoever defaces any property in public view by waiting or marking with ink, chalk, paint or any other material, except for the purpose of indicating the name and address of the owner or occupier of such property, shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees or with both.
(2) where any offence committed under sub-section (1)
is for the benefit of some other person or a company
or other body corporate or an association of persons
(whether incorporated or not), then such other per-
son and every President, Chairman, Director, Partner,
Manager, Secretary, Agent or any other officer or
person concerned with the management thereof, as the
case may be, shall unless he proves that the offence
was committed without his knowledge or consent, be
deemed to be guilty of such offence.

Any offence punishable under this Act shall be a cog-
nizable offence.

Without prejudice to the provisions of section 3, it shall be
competent for the State Government to take such steps as
may be necessary for erasing any writing, freeing any
defacement or removing any mark from any property.

The provision of this Act shall have effect notwithstanding
anything to the contrary contained in other law for the
time being in force.

(1) The Sikkim Prevention of Defacement of Property
Ordinance, 1987, is hereby repealed. 3 of 1987.

(2) Notwithstanding such repeal, anything done or any
action taken in the exercise of the powers conferred
by or under this Ordinance, shall be deemed to have
been done or taken in exercise of the powers con-
ferred by or under this Act, as if this Act was in force
on the day on which such thing was done or such
action was taken.

B.R. PRADHAN,
Secretary to the Govt, of Sikkim,
Law Department.
[F. No. 16(233)/LD/1987]
The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on the 27th day of February, 1988, is hereby published for general information:


(ACT NO. 4 OF 1988)

AN ACT

to authorised payment and appropriation of certain further sums from and out of the Consolidated Fund of the Sikkim for the services of the Financial Year 1987-88.

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

Short title 1. This Act may be called the Sikkim Appropriation Act, 1988.

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 eighteen crores, thirty nine lakhs and fifty six thousands rupees towards defraying the several charges which will come in course for payment during the Financial Year 1987-88 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 specified in the Schedule in relation to the said year.
<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICES AND PURPOSES</th>
<th>Voted by the Legislative Assembly</th>
<th>SUMS NOT EXCEEDING Charged on the Consolidated Fund (In thousands of Rupees)</th>
<th></th>
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<tr>
<td>1.</td>
<td>State Legislature</td>
<td>Revenue 160</td>
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<td>2.</td>
<td>Appropriation-Governor</td>
<td>Revenue —</td>
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<td>3.</td>
<td>Council of Ministers</td>
<td>Revenue 1750</td>
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<td>4.</td>
<td>Administration of Justice</td>
<td>Revenue —</td>
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<td>5.</td>
<td>Election</td>
<td>Revenue 175</td>
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<td>6.</td>
<td>Income Tax and Sales Tax</td>
<td>Revenue 480</td>
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<td>Land Revenue</td>
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<td>8.</td>
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<td>Taxes on Vehicles</td>
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<td>Other Taxes and Duties on Comodities and Services</td>
<td>Revenue 140</td>
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<td>Public Service Commission</td>
<td>Revenue —</td>
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<td>District Administration</td>
<td>Revenue 570</td>
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<td>13.</td>
<td>Treasury and Accounts Administration</td>
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<td>Other Administrative Services</td>
<td>Revenue 1046</td>
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<td>Pension and Other Retirement Benefits</td>
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<td>Education</td>
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<td>Art and Culture</td>
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<td>23.</td>
<td>Medical and Public Health</td>
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<td>24.</td>
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<td>26.</td>
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<td>27.</td>
<td>Social Security and Welfare</td>
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<td>Mines and Geology</td>
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2

THE SCHEDULE

(See Sections 2 and 3)
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<td>46. Roads and Bridges</td>
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<td>48. Road Transport</td>
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<td>51. Tourism</td>
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<td>52. Loans to Government Servants</td>
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B. R. PRADHAN,
Secretary to the Govt, of Sikkim,
Law Department.
(File No. 16 (82)/LD/1979)
THE SIKKIM APPROPRIATION ACT, 1988

(ACT NO. OF 1988)

AN
ACT

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 1988-89

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

1. This Act may be called the Sikkim Appropriation Act, 1988

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 one hundred and sixty two crores, fifty six lakhs twenty four thousands rupees towards defraying the several charges which will come in course for payment during the Financial Year 1988-89 in respect of services specified in column 2 of the Schedule.

3. 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 sections 2 and 3)

<table>
<thead>
<tr>
<th>No. of SERVICES &amp; PURPOSES</th>
<th>SUMS NOT EXCEEDING</th>
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<tr>
<td></td>
<td>Legislative Assembly</td>
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<td>1. State Legislature Revenue</td>
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<tr>
<td>2. Council of Ministers Revenue</td>
<td>590 5 5905</td>
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<tr>
<td>3. Administration of Justice Revenue</td>
<td>3235 6225 6225</td>
</tr>
<tr>
<td>4. Election Revenue</td>
<td>1240</td>
</tr>
<tr>
<td>5. Income Tax and Sales Tax Revenue</td>
<td>1410</td>
</tr>
<tr>
<td>6. Land Revenue Revenue</td>
<td>4450</td>
</tr>
<tr>
<td>7. Stamps and Registration Revenue</td>
<td>50</td>
</tr>
<tr>
<td>9. Taxes on Vehicles Revenue</td>
<td>490</td>
</tr>
<tr>
<td>10. Other Taxes and Duties on Commodities and Services Revenue</td>
<td>898</td>
</tr>
<tr>
<td>Interest Payments Revenue</td>
<td>51524</td>
</tr>
<tr>
<td>Public Service Commission Revenue</td>
<td>1090 1090</td>
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<tr>
<td>11. Secretariat General Services Revenue</td>
<td>15708</td>
</tr>
<tr>
<td>12. District Administration Revenue</td>
<td>5390</td>
</tr>
<tr>
<td>13. Treasury and Accounts Administration Revenue</td>
<td>5233</td>
</tr>
<tr>
<td>14. Police Revenue</td>
<td>66092</td>
</tr>
<tr>
<td>15. Jails Revenue</td>
<td>1144 1144</td>
</tr>
<tr>
<td>16. Stationery and Printing Revenue</td>
<td>5900</td>
</tr>
<tr>
<td>17. Public Works (Building) Revenue</td>
<td>88448</td>
</tr>
<tr>
<td>Capital</td>
<td>68950</td>
</tr>
<tr>
<td>18. Other Administrative Services Revenue</td>
<td>10335 10335</td>
</tr>
<tr>
<td>19. Pension and other Retirement benefits Revenue</td>
<td>4680</td>
</tr>
<tr>
<td>20. Miscellaneous General Services Revenue</td>
<td>1800</td>
</tr>
<tr>
<td>21. Education Revenue</td>
<td>205191</td>
</tr>
<tr>
<td>22. Art and Culture Revenue</td>
<td>7085</td>
</tr>
<tr>
<td>23. Medical and Public Health Revenue</td>
<td>56192 56192</td>
</tr>
<tr>
<td>24. Water Supply and Sanitation Revenue</td>
<td>25160</td>
</tr>
<tr>
<td>Capital</td>
<td>71200</td>
</tr>
<tr>
<td>25. Urban Development Revenue</td>
<td>7210</td>
</tr>
<tr>
<td>Capital</td>
<td>2300</td>
</tr>
<tr>
<td>26. Information and Publicity Revenue</td>
<td>4793</td>
</tr>
<tr>
<td>27. Social Security and Welfare Revenue</td>
<td>17905</td>
</tr>
<tr>
<td>28. Labour and Labour Welfare Revenue</td>
<td>2400</td>
</tr>
<tr>
<td>29. Nutrition Revenue</td>
<td>5115</td>
</tr>
<tr>
<td>30. Relief on account of Natural Calamities Revenue</td>
<td>2760</td>
</tr>
<tr>
<td>31. Secretariat-social Services Revenue</td>
<td>1062</td>
</tr>
<tr>
<td>32. Other Social Services (Ecclesiastical) Revenue</td>
<td>3475</td>
</tr>
<tr>
<td>33. Agriculture Revenue</td>
<td>42 507 42507</td>
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<tr>
<td>Capital</td>
<td>3300</td>
</tr>
<tr>
<td>34. Soil and Water Conservation Revenue</td>
<td>34205</td>
</tr>
<tr>
<td>35. Animal Husbandry Revenue</td>
<td>21790 21790</td>
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<tr>
<td>Capital</td>
<td>4000</td>
</tr>
<tr>
<td>36. Dairy Development Revenue</td>
<td>2300</td>
</tr>
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<td>Capital</td>
<td>100</td>
</tr>
<tr>
<td>37. Fisheries Revenue</td>
<td>2795</td>
</tr>
<tr>
<td>Capital</td>
<td>1480</td>
</tr>
<tr>
<td>38. Forestry and Wild Life Revenue</td>
<td>44855</td>
</tr>
<tr>
<td>39. Food storage and Warehousing Revenue</td>
<td>10450</td>
</tr>
<tr>
<td>Capital</td>
<td>500</td>
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<td></td>
<td>1</td>
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<tr>
<td>40.</td>
<td>Other Agricultural Programme</td>
</tr>
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<td></td>
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<tr>
<td>41.</td>
<td>Co-operation</td>
</tr>
<tr>
<td></td>
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<tr>
<td>42.</td>
<td>Rural Development</td>
</tr>
<tr>
<td>43.</td>
<td>Irrigation and Flood Control</td>
</tr>
<tr>
<td>44.</td>
<td>Power</td>
</tr>
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<td></td>
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<tr>
<td>45.</td>
<td>Industries</td>
</tr>
<tr>
<td></td>
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<tr>
<td>46.</td>
<td>Mines and Geology</td>
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<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>47.</td>
<td>Roads and Bridges</td>
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<tr>
<td></td>
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</tr>
<tr>
<td>48.</td>
<td>Road Transport</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>49.</td>
<td>Other Scientific Research</td>
</tr>
<tr>
<td>50.</td>
<td>Secretariat-Economic Services</td>
</tr>
<tr>
<td>51.</td>
<td>Tourism</td>
</tr>
<tr>
<td>52.</td>
<td>Aid Materials and equipment</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
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<td></td>
<td></td>
</tr>
<tr>
<td>53.</td>
<td>Loans to Government Servants</td>
</tr>
<tr>
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<td></td>
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</tr>
</tbody>
</table>

**TOTAL** 1545011 80613 1625624

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

[F. No. 16(82)/LD/1979]

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK
GOVERNMENT OF SIKKIM
LOCAL SELF GOVERNMENT & HOUSING DEPARTMENT
GANGTOK SIKKIM

Notification NO. 103(181)/LSGHD
Dated 1.3.88

VEHICLE PARKING RULES

In exercise of the powers conferred by clause (r) of section 8 read with section 7 of the Sikkim (Repeal and Miscellaneous Provisions) Act, 1985, the State Government hereby makes the following rules for the control, regulation and recovery of fee for the use of parking area namely:-

1. (1) These rules may be called the Sikkim Vehicle Parking Rules, 1988.

(2) They shall apply to Gangtok and Jorethang in the first instance and the State Government may, by notification published in the official Gazette, apply the same to such other areas which the State Government may deem fit.

(3) They shall come into force on the date of their publication in the official Gazette.

2. In these rules unless there is the context otherwise requires, :-

(1) "Department" means the Department of Local Self Government and Housing Department in the Government of Sikkim.

(2) "Lanes" means feeder streets small in size connecting the main streets to other shopping/residential areas.

(3) "Main Street" means the principal roads which have shopping centres on either sides.

(4) "Parking Area" means a large piece of ground earmarked for parking vehicles as specified in Schedule I.

(5) "Motor Cycle" means a Motor Vehicle other than an invalid Carriage with less than four wheels the unladen weight of which inclusive of any side car attached to the vehicle does not exceed 900 Pounds.

(6) "Light Transport" means any public Service Vehicle other than a heavy transport vehicle or a delivery van.
No parking of vehicles on the National Highway main street and lanes of the town.

No vehicles shall be parked on the National Highway, main streets and lanes.

Entry fee of vehicles.

(1) All vehicles entering the parking area shall be liable to pay entry fee to the Department or an agent appointed by the Department through a public auction.

(2) a) A sum of Rs.0.25 p. for Motor Cycles, Rs.0.50 p. for Light vehicles and Rs.2.00 for heavy vehicles shall be deposited for entry in any of the Parking Areas specified in Schedule 1.

b) A sum of Re.1/- for Scooter/Bike, Rs.2.00 for Cars/Jeeps and Rs.3/- per Truck/Bus will be deposited for parking the vehicles overnight i.e. 7.00 p.m. to 8 a.m.

(3) No vehicles other than heavy vehicles shall be kept more than two hours at a time in the Parking Area. Heavy vehicles will have to pay double the parking fee for every subsequent 2 hours.

(4) If the owner or his agent or servant of the vehicles does not pay the fee prescribed in the rules, the authority empowered by the State Government shall detain the vehicle in his custody till such fee is paid: Provided no entry fee shall be paid by owners of vehicles specified in Schedule II.

(5) The vehicles allowed to park within the specific period and at specified places other than the parking places shown at Schedule I shall be liable to pay the parking fee double the rate specified at 2(a) above.

Owners of vehicles not to misuse the Parking area.

(1) Vehicles shall be kept in the Parking Area as specified in Schedule I strictly for parking purposes.

(2) No repairs of vehicles are permitted in the Parking Area.

(3) The owner of vehicles shall not dump rubbish or waste materials in the Parking Area.

Penalty.

Any contravention of any of the provisions of these rules shall be dealt with in accordance with the provisions of the Sikkim (Repeal and Miscellaneous) Provisions Act, 1985.

( P.K. Pradhan )
Commissioner-cum-Secretary to the Government of Sikkim.
SCHEDULE - I

<table>
<thead>
<tr>
<th>NAME OF PARKING PLACE</th>
<th>PARKING AREA IN SQ. FT.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Parking Place at Old Children Park above M.G. Marg.</td>
<td>8,000.00 Sq. ft.</td>
</tr>
<tr>
<td>2. Parking Place above Rajya Sainik Board on the way to Palzor Stadium Road.</td>
<td>4,000.00 Sq. ft.</td>
</tr>
<tr>
<td>3. Parking Place above West Point School</td>
<td>4,000.00 Sq. ft.</td>
</tr>
<tr>
<td>4. Parking Place near S.T.C.S. Office, Deorali.</td>
<td>2,000.00 sq. ft</td>
</tr>
<tr>
<td>5. Parking Place infront of Super Market.</td>
<td>3,500.00 Sq. ft.</td>
</tr>
<tr>
<td>6. Parking Place near Vajra Cinema.</td>
<td>2,500.00 Sq. ft.</td>
</tr>
<tr>
<td>7. Parking Place on the way to Diesel Power House.</td>
<td>1,500.00 Sq. ft.</td>
</tr>
<tr>
<td>8. Parking Place on the way to Diesel Power House (Phase II).</td>
<td>1,600.00 Sq. ft.</td>
</tr>
</tbody>
</table>

SCHEDULE - II

The following vehicles are exempted from entry fee in the Parking Areas

1. Flag Cars
2. Ambulance (on duty)
3. Fire Brigade Vehicle (on duty)
4. Police Vehicles (on duty)
5. Vehicles on Conservancy Duty
6. Army Vehicles.

P. K. PRADHAN,
COMMISSIONER CUM SECRETARY TO THE GOVERNMENT OF SIKKIM.
In exercise of the powers conferred by Section 9 of the Sikkim Cinemas (Regulation) Act, 1978 (20 of 1978), the Government of Sikkim hereby makes the following rules further to amend the Sikkim Cinemas (Regulation) Rules, 1978, namely:

1. These rules may be called the Sikkim Cinemas (Regulation) Amendment Rules 1988.

2. For rule 15 of the Sikkim Cinemas (Regulation) Rules, 1979, the following rule shall be substituted namely:

"15 Renewal of Licence - An application for renewal of licence shall be made before the date of expiry of the licence:

Provided that where an application for renewal of a licence is made after the expiry of the licence, such application shall be accompanied by a late fee of -

(a) fifteen rupees for every day of delay in case of a cinema;
(b) ten rupees for every day of delay in case of a video parlour; and
(c) five rupees for every day of delay in case of a video library."

P. K. PRADHAN, IAS,
Commissioner-cum-Secretary to the Govt.of Sikkim.
The following order of the Governor of Sikkim No. SKM/GOV/390/88 dated February 22, 1988 is published for general information:

"In exercise of the powers conferred by Article 174 (2) (a) of the Constitution, I, T. V Rajeswar, Governor of Sikkim, hereby prorogue the Sikkim Legislative Assembly which was summoned to meet on Wednesday, 10th February, 1988.

T.V. RAJESWAR,
Governor of Sikkim"

By Order,

K. SHERAB,
Secretary,
Sikkim Legislative Assembly.
ELECTION COMMISSION OF INDIA

New Delhi,

NOTIFICATION

No. 76/H— In pursuance of sub-rule (2) of rule 11 of the Conduct of Elections Rules, 1961, the following is published for general information;—

FORM 7 B
List of Contesting Candidates
(See rule 10(1))

Election to the Council of States by the elected members of the Legislative Assembly of Sikkim—

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Name of candidate</th>
<th>Address of candidate</th>
<th>Party Affiliation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Athup Lepcha</td>
<td>Lingtham Dzongu</td>
<td>Indian National Congress</td>
</tr>
<tr>
<td></td>
<td>आधुप ले प्चा</td>
<td>P.O. Passingdang</td>
<td>North Sikkim.</td>
</tr>
<tr>
<td>2</td>
<td>Karma Tenzing Topden</td>
<td>Martam House</td>
<td>Sikkim Sangram Parishad.</td>
</tr>
<tr>
<td></td>
<td>कर्म तेन्जिङ तो प्दन</td>
<td>Gangtok.</td>
<td></td>
</tr>
</tbody>
</table>

place Gangtok.
Date 19.3.88.

K. SHERAB, IAS
Returning Officer.

Secretary.
Election Commission of India.

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

Ref. No. 92(I)/DI/83-84/4923  
Dated Gangtok, the 19th February, 1988.

NOTIFICATION

SUBJECT: UTILISATION OF SERVICES OF SIKKIM CONSULTANCY CENTRE ENTREPRENEURS IN THE STATE OF SIKKIM

At the instance of the Government of Sikkim, the Industrial Development Bank of India (IDBI) took the initiative of opening a State Consultancy Centre, viz- Sikkim Consultancy Centre (SICON), a division of West Bengal Consultancy Organisation Limited (WEBCON), Calcutta which has been promoted by All-India and State Level Financial Institutions including the Sikkim Industrial Development and Investment Corporation Limited and Banks with Industrial Development Bank of India as lead Institution.

Sikkim Consultancy Centre has been set up in order to be utilised towards economic/industrial development of the State by various State Departments and entrepreneurs for assistance from concept to commission stage of industrial units. In order to operate SICON on low-cost basis, besides Industrial Development Bank of India, the State Government is extending financial support in the form of office space through the Department of Industries and other facilities.

It has been observed that entrepreneurs with project reports prepared by Consultants outside Sikkim are facing problems with financial institutions/Banks due to inadequate information or coverage of the report. It is, therefore, desirable that prospective entrepreneurs should utilise the services of SICON in the first instance: and in case, SICON/ West Bengal Consultancy Organisation Limited regrets its inability, they may select any Consultants outside Sikkim from the list of Consultants empanelled by IDBI.

SONAM WANGDI,  
Secretary to the Government of Sikkim,  
Department of Industries.
GOVERNMENT OF SIKKIM
FINANCE (INCOME & SALES TAX) DEPARTMENT
No. 832/ST/4297
Dated Gangtok, the 2nd March, 1988.

NOTIFICATION

In exercise of the powers conferred by sub-section (2) of section 5 of the Sikkim Sales Tax Act, 1983 (4 of 1983), and in supersession of the Income and Sales Tax Department notification No. 7(112)IT & ST/83/356 of 9th May, 1984, the State Government hereby exempts the dealers who do not import, manufacture or produce any goods for sale but purchase locally after paying Tax from levy of Tax, if the turnover of such goods does not exceed fifty thousand rupees per annum with effect from the 1st April, 1988.

K. C. Pradhan I.A.S.
Secretary-cum-Commissioner,
Income and Sales Tax Department.
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 1st Class upon the following officers with immediate effect till 11th March, 1988 and further declares that the powers so conferred shall be exercised by the said officers within the jurisdiction of the District under which their names appears herein below:-

WEST DISTRICT
1. Shri DK- Rai, Deputy Director, Agriculture Department.
2. Dr. A.K. Singh, Deputy Director, Animal Husbandry Department.
3. Shri P. Bhutia, SDM, Gyalshing Sub-Division.
5. Shri K. Bhutia, A-C.R., Forest Department.
7. Shri K.K. Kafley, S.D.M., Soreng Sub-Division.
8. Shri K. Stephen, Deputy Director, (West), Education Department.

SOUTH DISTRICT
1. Shri K T. Bhutia, Deputy Director, (South), Agriculture Department.
4. Shri Shanta Pradhan, D.D.O. (South), Rural Development Department.
5. Shri DS. Basnett, D.F.O. (Land Use).
6. Dr. Tika Lucksum, Deputy Director (South), Animal Husbandry Deptt.

EAST DISTRICT
2. Shri B.P. Neopany, S.D.M., Gangtok Sub-Division.
3. Shri Tashi Tsering, S.D.M., Pakyong Sub-Division.
4. Shri Tempo Gyamtso, R.O., Pakyong Sub-Division.
5. Shri P. Shrestha, A.E., R.D.D., Pakyong.

NORTH DISTRICT

By Order
TSEGYAL TASHI,
Deputy Secretary,
Home Department.
NOTIFICATION

The Government of Sikkim has been pleased to rename the Government Institute of Cottage Industries as Directorate of Handicrafts and Handlooms.

It is hereby notified that from the date of publication of this notification in the Sikkim Government Gazette, the Government Institute of Cottage Industries will be renamed as Directorate of Handicrafts and Handlooms.

The Government of Sikkim has been further pleased to decide that each of the emporia run by the Department would be named as Sikkim Emporium.

SONAM WANGDI,
Secretary to the Government of Sikkim,
Department of Industries.
GOVERNMENT OF SIKKIM,
HOME DEPARTMENT

NOTIFICATION
No. SB-V/F-156/85-86/Home/88

In exercise of the powers conferred by sub-rule (1) of rule of 3 the Registration of
Foreigners Rules, 1939 read with para 2(2) of the Foreigners Order, 1948 as entrusted to the
State Government in Notification No. 11011/1/75-1(iii) dated 3rd April, 1976, the State
Government do hereby appoint the Superintendent of Police, Special Branch, Gangtok to
be the Registration Officer and Civil Authority for the purposes of the said Rules and Orders.

By Order of the Governor.

P. K. PRADHAN,
Home Secretary,
Government of Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
ELECTION COMMISSION OF INDIA

New Delhi,
Dated the 22nd February, 1988.
Phalguna 3, 1909 (S)

NOTIFICATION

Whereas the Election Commission of India has considered the application of "Bharatiya Republican Paksh" for registration of that association under paragraph 3 of the Election Symbols (Reservation and Allotment) Order, 1968, as a political party, and the documents produced in support of the prayer contained in the said application and has decided to register that association under the name and style of 'Bharatiya Republican Paksh' as an unrecognised political party in respect of the State of Maharashtra under the provisions of paragraph 3 of the said Symbols Order, subject to the following conditions:

(i) The party shall communicate to the Commission without delay, any change in its name, Head Office, Office bearers and their 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, minutes of the meeting where the amendments have been carried

(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-paragraph (1) and sub-paragraph (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following amendments in its notification No. 56/84-1, dated the 13th November, 1984 published in the Gazette of India, Extraordinary, Part-II, Section 3(iii), dated the 16th November, 1984, and as amended from time to time, namely:
In Table 3 appended to the said notification, under columns 1 and 2, after the entry "20 All party Hill Leaders'Conference (Armison Marak Group).—Meghalaya" the entry "21. Bharatiya Republican Paksh— . Maharashtra" shall be added.

(No. 56/84-XXXIX)

By Order,

R. P. BHALLA, | Secretary.

DIPA BASNET,
Assistant Electoral Officer,
Election Department,
Gangtok
GOVERNMENT OF SIKKIM  
OFFICE OF THE CONTROLLER OF WEIGHTS & MEASURES  
FOOD & CIVIL SUPPLIES DEPTT.  
GANGTOK (SIKKIM)  

NOTIFICATION  
No.6(11(46)/81/1/WM/FCS.  
Dated Gangtok the 5th April, 1988.

In exercise of the powers conferred by Sub-section (3) of Section 1 of the Stan-
----- of Weights and Measures (Enforcement) Act, 1985 (No.54 of 1985), the State Govern-
ment hereby appoints the 1st day of May, 1988 as the date on which the provisions of the 
said Act shall come into force in the whole of State of Sikkim.

K.B. GURUNG,  
Joint Secretary to the  
Government of Sikkim.
In pursuance of sub-rule (2) of rule 1 of the Sikkim Standards of Weights and Measures (Enforcement) Rules, 1987 the State Government hereby appoints the 1st day of May, 1988 as the date on which the provisions of the said rules shall come into force in the whole of State of Sikkim.

K. B. GURUNG,
Joint Secretary to the Government of Sikkim
The Governor of Sikkim is pleased to delete the following entries numbered 2 to 11 from the list of Heads of Departments declared as ex-officio Secretaries as listed under Notification No. H(GA)XI/75/II dated 16th May, 1975 with immediate effect:

2. Director of Education
3. Director of Agriculture
4. Officer on Special Duty
5. Chief Conservator of Forests
6. Director of Health Services
7. Director Animal Husbandry
8. Chief Engineer
9. Chief Engineer
10. Registrar Co-Operative Societies
11. General Manager

By Order of the Governor.

H. M. SINGH,
Chief Secretary,
Government of Sikkim,
The Governor of Sikkim, in pursuance of sections 2 (xii) and (xxvii) of the Sikkim Motor Vehicles Act, 1957, is pleased to appoint the Deputy Secretary, Motor Vehicles Department as the Licencing Authority and the Registering Authority under the Act.

By Order,

R. S. BASNET,
Additional Secretary.
GOVERNMENT OF SIKKIM
MOTOR VEHICLES DEPARTMENT, GANGTOK

No.3/MV Dated the 8th February, 1988

NOTIFICATION

The Governor of Sikkim, in pursuance of section 15(2) (c) of the Sikkim Motor Vehicles Act, 1957 is pleased to appoint the Secretary, Motor Vehicles Department, Government of Sikkim as the Prescribed Authority under the Act.

By Order,

R. S. BASNET,
Additional Secretary.
GOVERNMENT OF SIKKIM

NOTIFICATION

No. 7902/L.R. (S) Dated Gangtok, the 2nd April, 1988.

Whereas the function of the Central Government under the Land Acquisition Act, 1894 (Act I of 1894) in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Govt. by notification No F 12018/12/76-LRD dated 10.1.78 by the Govt. of India in the ministry of Agriculture & Irrigation under clause (I) of Article 258 of the Constitution of India;


NORTH : ROAD AND BANJO OF BAHADUR MAGAR, D.F. OF S/SRI MOHANSINGH, NAKSUUK AND GOURIMAN.

SOUTH : GALLI, D.F. OF S/Sri DHOJMAN, SANTA BDR. & SUKBIR.

WEST : RESERVE FOREST, D.F. OF DEVISINGH & DHANSINGH AND GALLI,

as likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Legship.

This notification is made under the provision of section 4(1) of L.A. Act, 1894 (Act 1of 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, Govt. of Sikkim, 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.

Any person interested in the above land who has any objection to the acquisition thereof, may within 30 days after the date of which public notice of the substance of the notification is given in the locality, file an objection in writing before the Collector-cum-sp- Land Revenue Department, Government of Sikkim, Gangtok.

G. P. PRADHAN, IAS
Secretary to the Govt, of Sikkim,
Land Revenue Department.
NOTICE UNDER SECTION 4(1) OF L.A. ACT, 1894 (ACT I OF 1894)

Whereas the function of the Central Govt, under the Land Acquisition Act, 1894 (Act of 1894) in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Govt, by notification No. F 12G18/12/76-LRD dated 10.1.78 by the Govt of India in the Ministry of Agriculture & Irrigation under clause (I) of Article 258 of Constitution of India;

And whereas it appears to the Governor that land is likely to be needed for a public purpose being a purpose of the Union namely for Ranjit Hydroelectric Project in the block of Lamaten South District it is hereby notified that a piece of land comprising cadastral plots 194, 195/A, 167, 163, 164, 165, 166, 168, 169, 170, 171, 173, 174, 175, 177, 178, 179, 180, 183, 184/187, 186, 188, 189, 190, 191, 192, 193, 209 and measuring more or less 11.5840 hectare is likely to be needed for the aforesaid public purpose at the public expense within the aforesaid block of Lamaten.

This notification is made, under the provision of section 4(1) of L.A. Act, 1894 (Act I of 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, Govt, of Sikkim, 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.
Any person interested in the above land, who has any objection to the acquisition thereof, may, within 30 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-spool L.A.O., Land Revenue Department, Govt, of Sikkim, Gangtok.

G. P. PRADHAN, IAS
Secretary to the Govt, of Sikkim
Land Revenue Department
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK.

NOTIFICATION
No.9902/L.R. (S) Dated Gangtok, the 2nd April, 1988.

NOTICE UNDER SECTION 4(1) OF L.A. ACT, 1894 (ACT I OF 1894)

Whereas the function of the Central Govt, under the Land Acquisition Act, 1894 (1 of 894) in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Govt, by notification No. F 12018/12/76-LRD dated 10.1.78 issued by the Govt, of India in the Ministry of Agriculture & Irrigation under clause (I) of Article 258 of the Constitution of India;

And whereas appears to the Governor that land is likely to be needed for a public purpose being a purpose of the Union namely for Rangit Hydroelectric Project (weir site) in the Block of Legship South District it is hereby notified that a piece of land comprising cadastral plots 27,28,23,24,25,26,29,62,29,62,63,64,67,71/A.,3,4,813/A and measuring more or less 9.3720 Hects. bounded on the:

NORTH : RANGIT RIVER.
SOUTH : RwAD FROM LEGSHEP TO LINGZEY.
EAST : JHORA & BHIR.
WEST : BANJO LAND OF PASANG LEPCHA, C.F. OF JANAKSINGH & D.F. OF SHRI MANI PRASAD.

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

This notification is made, under the provision of section 4(1) of the Land Acquisition Act, 1894 (Act 1 of 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, Govt, of Sikkim, 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.
Any person interested in this land, who has any objection to the acquisition thereof, may within 30 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, Govt, of Sikkim, Gangtok.

G.P. PRADHAN, IAS
Secretary to the Govt, of Sikkim,
Land Revenue Department.
NOTICE UNDER SECTION 4(1) OF L.A.- ACT, 1894 (ACT I OF 1894)

Whereas the function of the Central Govt. under the Land Acquisition Act, 1894 (Act I of 1894) in relation to the acquisition of land for the Purposes of the Union have been entrusted to the State Govt, by notification No.F 12018/12/76-LRD dated 10.1.78 by the Govt. 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 land is likely to be needed for a public purpose being a purpose of the Union namely for Rangit Hydroelectric project in the Block of Migyong West District it is hereby notified that a piece of land comprising cadastral plots 192,195,210/A,214/A,215/A,216/A,222/A, 209/A, 186,187,197,200/A,193,194/A,198,196,182/A, 183/A185/A,188,189,190,199 and measuring more or less 5.9160 hectare. bounded on the:

NORTH : GOUCHARAN

SOUTH : D.F. OF S/SRI JAS BDR. RAI, BHAIRAVSINGH, BANJO OF HARKA BDR.

EAST : RANGIT RIVER

WEST : D.F. OF S/SRI JAS BDR. RAI, HARKA BDR., BHAIRAY SINGH DAWKI LEPCHA, NIMSANG LEPCHA-

is likely to be needed for the aforesaid purpose at the Public expense within the aforesaid block of Migyong.

This notification is made under the provision of section 4(1) of L.A. Act, 1894, (Act I of 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, Govt, of Sikkim, 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.
Any person interested in the above land, who has any objection to the acquisition thereof, may within 30 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, Government of Sikkim, Gangtok.

G. P. PRADHAN, IAS
Secretary to the Govt. of Sikkim
Land Revenue Department.
NOTICE UNDER SECTION 4(1) OF L.A. ACT, 1894 (ACT I OF 1894)

Whereas the function of the Central Government under the Land Acquisition Act, 1894 (Act I of 1894), in relation to the acquisition of land for the purposes of the Union have been entrusted to the State Government by notification No. F12018/12/76-LRD dated 10.1.78 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 likely to be needed for a public purpose being a purpose of the Union namely, for Rangit Hydroelectric Project (Resettlement Area) in the block of Legship South District it is hereby notified that a piece of land comprising cadastral plots 358, 413, 466, 467, 364, 411/A, 412/A, 412/B, 468, 354, 414, 431, 355, 366, 362, 363, 361, 469, 360, 430, 428/A, 426, 436/A, 429 and measuring more or less 11.8000 hectares and bounded on the:

NORTH: ROAD/D.F. OF S/SRI DAL BAHADUR, DILLIRAM, RANDHOJ & BANJO LAND OF AKALMAN & KHASLAND.

SOUTH: MOTORABLE ROAD.

EAST: -DO-

WEST: RESERVE FOREST & KHAS.

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

This notification is made, under the provision of section 4(1) of the Land Acquisition Act, (Act I of 1894) read with 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, Govt, of Sikkim, 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.
Any person interested in the above land, who has any objection to the acquisition thereof, may within 30 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 M O., Land Revenue Department, Govt, of Sikkim, Gangtok.

G.P. PRADHAN, IAS
Secretary to the Govt, of Sikkim,
Land Revenue Department.
The Government of Sikkim is pleased to notify that pending the extension and enforcement of the Payment of Wages Act, 1936 (4 of 1936), the provisions of the said Act shall be made applicable to the State of Sikkim with immediate effect.

SONAM WANGDI,
Secretary to the Govt, of Sikkim,
Department of Labour.
NOTIFICATION

In exercise of the powers conferred by clause (b) of article 318 of the Constitution of India, the Governor of Sikkim hereby makes the following regulations further to amend the Sikkim Public Service Commission (Staff) Regulations, 1983, namely:

1. SHORT TITLE AND COMMENCEMENT:-

(1) These regulations may be called the Sikkim Public Service Commission (Staff) Amendment Regulations, 1988.

(2) They shall come into force on and from the date of their publication in the Sikkim Government Gazette.

2. In the Sikkim Public Service Commission (Staff) Regulations, 1983-(hereinafter referred to as the "said regulations") for the regulation 3, the following shall be substituted, namely:-

"3. STAFF OF THE COMMISSION-

The staff of the Commission shall consist of a Secretary and such number of other officers and employees as the Commission may, from time to time, determine with the concurrence of the Government".

3. In the said regulations, for the regulation 4, the following shall be substituted, namely:-

"4. APPOINTMENT OF SECRETARY-

(1) The Commission shall appoint the Secretary with concurrence of the Government for such period as may be fixed at the time of appointment.

(2) The Secretary shall be the head of the Secretariat of the Commission and his status shall not be lower than that of a Joint Secretary to the Government."
(3) Other terms and conditions of appointment of the Secretary may be determined by the Commission with the concurrence of the Government. If terms and conditions are not specified in the appointment order, applicable to the member of the Service to which he belongs immediately before his appointment as Secretary to the commission will be applicable to him.

(4) The Commission may extend the period of tenure of the secretary by such period as may be decided with the prior concurrence of the Government.

Amendment of regulation 4. In the said regulations, for regulation 5, the following shall be substituted.-

"5. APPOINTMENT OF OFFICERS AND STAFF OTHER THAN SECRETARY.-

(1) The Commission shall appoint all of its employees. All such appointments shall be made with the concurrence of the Government on deputation basis or in such other manner that the Commission and the Government may mutually agree.

(2) The officials appointed under sub-regulation (1) shall receive addition to their grade pay in their parent departments, a Special Allowance in lieu of Deputation Allowance at the rate of 10% of their grade subject to a maximum of Rs-200/- p.m."

Amendment of regulation 5. In the said regulations, for regulation 7, the following shall be substituted, namely,-

"5. POWER TO RECOMMEND DISCIPLINARY ACTION

The Commission may whenever consider necessary, recommend to the Government disciplinary action against persons serving with the commission"

Amendment of regulation 6. In the said regulations, for regulation 8, the following shall be substituted, namely.—

"8. In respect of matters for which no specific provision is made in these regulations, the conditions of service of any officer and staff including the Secretary of the Commission shall be the same as applicable to officers and staff holding equivalent post under the state Government ".

D. K. GAZMER,
Addl. Secretary to the Govt, of Sikkim
Establishment Department.
In exercise of the powers conferred by section 67 of the Sikkim Motor Vehicles Act, 1957, the State Government is pleased to determine the following parking places for night parking for the vehicles without having parking facility as shown against each place:

<table>
<thead>
<tr>
<th>Parking Places</th>
<th>Types of Vehicles</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Tashiling Secretariat</td>
<td>All Government vehicles except heavy</td>
</tr>
<tr>
<td>2. Power Secretariat premises</td>
<td>-do-</td>
</tr>
<tr>
<td>3. Lowr Secretariat</td>
<td>-do-</td>
</tr>
<tr>
<td>4. Sikkim Legislative Assembly premises</td>
<td>-do-</td>
</tr>
<tr>
<td>5. Community Hall</td>
<td>-do-</td>
</tr>
<tr>
<td>6. Forest Secretariat premises</td>
<td>-do-</td>
</tr>
<tr>
<td>7. Sikkim Public works Department premises</td>
<td>-do-</td>
</tr>
<tr>
<td>8. L.S.G. &amp; Housing Office complex</td>
<td>-do-</td>
</tr>
<tr>
<td>9. Above Rajya Sainik Board</td>
<td>Taxis</td>
</tr>
<tr>
<td>10. Children Park Taxi Stand</td>
<td>-do-</td>
</tr>
<tr>
<td>11. West Point Taxi Stand</td>
<td>-do-</td>
</tr>
<tr>
<td>12. Balwakhani Taxi Stand</td>
<td>-do-</td>
</tr>
<tr>
<td>13. Super Market Taxi Stand</td>
<td>-do-</td>
</tr>
<tr>
<td>14. Deorali Heavy Vehicle Stand</td>
<td>Heavy Vehicles</td>
</tr>
<tr>
<td>15. Diesel Power House Road Taxi Stand</td>
<td>Taxis</td>
</tr>
</tbody>
</table>

On and from the date of this Notification no vehicles other than those of VIP's remain parked other than places mentioned above. Anyone violating this order shall be punished under the provisions of Sikkim Motor Vehicles Act, 1957.

By Order,

L.B. CHHETRI,
Secretary,
Motor Vehicles Department,
Government of Sikkim,
SIKKIM
GOVERNMENT GAZETTE
EXTRAORDINARY
PUBLISHED BY AUTHORITY

Gangtok, Wednesday, April 27, 1988.  No. 63

GOVERNMENT OF SIKKIM
POWER DEPARTMENT

NOTIFICATION

No. PD/I/UR/88  Dated Gangtok, the 22nd April, 1988.

Whereas under Section 28 of the Electricity (Supply) Act, 1948, the Power Department has prepared in exercise of its power and duties under the Electricity Supply Act 1948, a scheme for construction of Upper Rongnicha Hydel Project (4x2 MW) near Martam across river Rongnichu in East Sikkim with a view to generating hydel power to meet the demand of the State.

And whereas under section 29 of the said Act has to be published so that licensees and other persons interested may make representation within 2 (two) months from the date of publication of this notification. Now, therefore, the department hereby publishes the following:

1. Title - The scheme may be called Upper Rongnichu Hydro Electric Project (4x2000 KW)

2. Scope of work -
   (i) The scheme provides for construction and commissioning of Hydel Power Station.
      The scheme includes all civil, electrical and mechanical works connected with construction and commissioning of hydel power station.
   (ii) Power for placing wire, pole etc.

3. The Power Department in accordance with section 42 of Electricity Supply Act, 1948 have and shall exercise all powers which the telegraphic authorities possess under Part-III of the Indian Telegraph Act 1885 B (Act No. XIII of 1985) with regard to telegraph established or maintained to be so established or maintained by the Government.

4. Estimated cost - A total capital expenditure of the scheme as mentioned above is Rs. 1452 lakhs for all civil, mechanical and electrical works.

5. Notice is hereby given that any licensee or other persons interested may make representation within two months from the date of publication of this notification after which no further representation will be considered.

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

NOTIFICATION

No.PD/1/MIR/88 Dated Gangtok, the 22nd April, 1988.

Whereas under Section 28 of the Electricity (Supply) Act, 1948, the Power Department has prepared in exercise of its power and duties under the Electricity Supply Act 1948, a scheme for construction of Upper Rongnichu Hydel Project (4x1 MW) near Mangan across river Rongnichu in North Sikkim with a view to generating hydel power to meet the demand in the State.

And whereas under section 29 of the said Act has to be published so that licensees and other persons interested may make representation within 2 (two) months from the date of publication of this notification. Now, therefore, the department hereby publishes the schemes as follows:-

1. Title - The scheme may be called as Miyongchu Hydro Electric Project (4x1000 KW)

2. Scope of work - (i) The scheme provides for construction and commissioning of Hydel Power Station.

(ii) Power for placing wire, pole etc.:

The scheme includes all civil, electrical and mechanical works connected with construction and commissioning of hydel power station.

3. The Power Department in accordance with section 42 of Electricity Supply Act, 1948 have and shall exercise all powers which the telegraphic authorities possess under Part-III of the Indian Telegraph Act 1885 (Act No. XIII of 1885) with regard to telegraph establishment or maintained to be so established or maintained by the Government.

4. Estimated cost - A total capital expenditure on the scheme as mentioned above is Rs. 742 lakhs for all civil, mechanical and electrical works.

5. Notice is hereby given that any licensee or other persons interested may make representation within two months from the date of publication of this notification after which no further representation will be considered.

L. P. TEWARI,
Principal Chief Engineer-cum-Secretary.
Power Department,
Government of Sikkim,
Gangtok.

PRINTED AT SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM OFFICE OF THE SECRETARY

No./MV

Dated Gangtok the 7th April, 1988.

NOTIFICATION

In exercise of the powers conferred by Section 37 of the Sikkim Motor Vehicles Act, 1957, the Governor has been pleased to constitute the Sikkim Transport Authority consisting of the following members:

1. Secretary, Motor Vehicles
2. Spl. Inspector General of Police
3. Chief Engineer, Sikkim PWD (Roads)
4. General Manager SNT
5. Joint Secretary, Motor Vehicles

Chairman
Member
Member
Secretary to the Transport Authority

The term of this authority shall be for one year from the date of this notification.

By Order.

H.M. SINGH,
Chief Secretary,
Government of Sikkim.
NOTIFICATION

In pursuance of Rule 9 (1) of the Rules of Procedure and Conduct of Business in Sikkim Legislative Assembly, the Hon'ble Speaker has been pleased to nominate the following Member on the Panel of Chairman:

(1) Shri Namkha Gyaltsen,
(2) Shri P. K. Chamling &
(3) Shri B. S. Pant.

A Chairman nominated under Rule 9 (1) shall hold office until a new Panel of Chairman is nominated.

K. SHERAB,
Secretary,
Sikkim Legislative Assembly.
NOTIFICATION

Dated Gangtok, the 13th April, 1988.

In pursuance of Rule 273—A (10) of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the following Members of Third Sikkim Legislative Assembly have been nominated by the Hon'ble Speaker to be the Members of the Library Committee for the year 1988-89:

1. Shri B. R. Rai,
2. Shri I. B. Rai,
3. Shri Ongdi Bhutia and
4. Shri Phuchung Bhutia.

In accordance with Rule 273—A (1) of the said Rules Shri Ram Lepcha, Hon'ble Deputy Speaker shall be the ex-officio Chairman of the Committee.

The Committee shall function in accordance with rule 273— A (3) of the said Rules. The term of the Committee shall be one year from the date of its nomination.

K. SHERAB,
Secretary,
Sikkim Legislative Assembly.
NOTIFICATION

In pursuance of Rules 273 (B) (1) of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the following Members of the Third Legislative Assembly have been nominated by the Hon’ble Speaker to be the Members of the House Committee for the year 1988-89;

1) Shri S. G. Kaleon,
2) Shri B. B. Subba,
3) Shri M. B. Dahal,
4) Shri Ugen Pintso Bhutia and
5) Shri Kalzang Gyatso.

Under Rule 210 (1) of the said Rules, Shri S. G. Kaleon has been appointed by the Hon’ble Speaker as the Chairman of the Committee.

The House shall function in accordance with Rule 273 (3) of the said Rules.

The term of the Committee shall be one year from the date of its nomination.

K. SHERAB,
Secretary,
Sikkim Legislative Assembly.
NOTIFICATION

In pursuance of Rules 272 of the Rules of procedure and conduct of Business in the Sikkim Legislative Assembly the following Members of the Third Sikkim Legislative Assembly have been nominated by the Hon'ble Speaker to be the Member of the Committee on Rules for the year 1988-89.

(1) Shri B. B. Khulal,
(2) Shri C. K. Mohara,
(3) Shri D. R. Basnet, and
(4) Shri I. B. Rai,

In accordance with Rule 272 of the said Rules, Shri T. R. Sharma, Hon'ble Speaker shall be ex-officio Chairman of the Committee.

The Term of the Committee shall be one year or till a new Committee is constituted.

The Committee shall function in accordance with Rule 271 of the said Rules.

K. SHERAB,
Secretary,
Sikkim Legislative Assembly.
NOTIFICATION

In pursuance of Rule 270 of the Rules of procedure and conduct of Business in the Sikkim Legislative Assembly the following Members of the Thirf Sikkim Legislative Assembly have been nominated to constitute the Committee on Government Assurance for the year 1988-89.

(1) Shri M. B. Dahal,
(2) Shri B. M. Ramudamu,
(3) Shri Namkha Gyaltsen,
(4) Shri P. K. Chamling, and
(5) Shri Phuchung Bhutia.

Under Rule 210 (1) of the said Rules, Shri M. B. Dahil has been appointed by the Hon’ble Speaker as the Chairman of the Committee.

The Committee on Government Assurances shall function in accordance with Rule 269 of the said Rules.

The Term of the Committee shall be one year from the date of its nomination.

K. SHERAB,
Secretary,
Sikkim Legislative Assembly.
NOTIFICATION

In pursuance of Rule 265 (1) of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly the following Members of the Third Sikkim Legislative Assembly have been elected to constitute the Committee on Public Accounts for the year 1988-89.

1. Shri Bedu Singh Pant,
2. Shri Ongni Tob Bhutia,
3. Shri S.K. Pradhan,
4. Shri Kalzang Gyatso and
5. Shri Balchand Sarda.

Under Rule 210 (1) of the said Rules, Shri Bedu Singh Pant has been appointed by Hon’ble Speaker as the Chairman of the Committee.

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

The term of the Committee shall be one year from the date of its election.

K. SHERAB
Secretary,
Sikkim Legislative Assembly.
NOTIFICATION

In pursuance of Rule 267 (1) of the Rules of Procedure and Conduct of Business in the Sikkim Legislative Assembly, the following Members of the Third Sikkim Legislative Assembly have been elected to constitute the Committee on Estimates for the year 1988-89:

(1) Shri O.T. Bhutia,
(2) Shri B.S. Pant,
(3) Shri S.K. Pradhan,
(4) Shri Kalzang Gyatso and
(5) Shri Balchand Sarda.

Under Rule 210 (1) of the said Rules Shri O.T. Bhutia has been appointed by the Hon’ble Speaker as the Chairman of the Committee.

The Committee on Estimates shall function in accordance with Rule 266 of the said rules.

The term of the Committee shall be one year from the date of its election.

K. SHERAB,
Secretary,
Sikkim Legislative Assembly.
WHEREAS it had been decided to hold elections in the State of Sikkim for the purpose of constituting new Gram Panchayat (as notified vide Notification No: 35 (2) 87-88 11/RDD/P of 10th December, 1987) and in pursuance of provisions contained in the Sikkim Panchayat Election Rules of 1982, the State Government conducted the elections for electing member of all Panchayat wards in the State except such units/wards as had been excluded vide Notification No: 35 (2) 87-88/17/RDD/P Dated 5th February, 1988;

Now therefore in pursuance of provisions contained in Sub-rule (2) of Rule 13 of the Sikkim Panchayat Election Rules, 1982, the State Government is hereby pleased as recommended by the Director of Panchayat Elections, to call upon those Panchayat Wards where elections have not yet been held in the State to elect members in accordance with provisions of the rules and orders made thereunder.
WHEREAS the state Government of Sikkim has, by notification under sub rule (2) of Rules 13 of the Sikkim Panchayat Election Rules, 1982, published in the official gazette of the State Government of Sikkim, dated 2nd May, 1988 calling upon the remaining Panchayat wards where elections have not been held in the state to elect members for the purpose of constituting new Gram Panchayats vide notification no: 35(2)87-88/17/RDD/P dated the 2nd May, 1988;

And Now therefore, in pursuance of the provisions of Rule 14 of the Sikkim Panchayat Election Rules, 1982 I the undersigned hereby appoint with respect to the said elections:-

(a) 9th May, 1988 (Monday) As the last date for making nomination;
(b) 5th May, 1988 (Tuesday) As the last date for scrutiny of nomination;
(c) 2th May, 1988 (Thursday) As the last date for withdrawal of candidature;
(d) 3rd June, 1988 (Friday) As the last date on which a poll shall, if necessary be taken; and
(e) 4th June, 1988 (Saturday) As the last date before which the elections shall be completed.

By Order,

P. K. PRADHAN, I.A.S.
Director of Panchayat Election.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
GANGTOK.

NOTIFICATION

Dated Gangtok, the 4th May, 1988.

In exercise of the powers conferred by subsection (2) of Section 101 of the Sikkim Panchayat Act, 1982 (3 of 1982) read with rule 7 of the Sikkim Panchayat Election Rules, 1988, the Director of Panchayat Election hereby designates the officers of the Government specified in column 2 of the table below as Returning Officer of the Gram Panchayat Ward in the State of Sikkim specified against such officer of the Government:

<table>
<thead>
<tr>
<th>No. and name of Gram Panchayat/ward</th>
<th>Returning Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td>25. TATHANGCHEN</td>
<td></td>
</tr>
<tr>
<td>(i) Syari</td>
<td>Shri Alok Rawat</td>
</tr>
<tr>
<td>(ii) Tathanchen</td>
<td>District Collector</td>
</tr>
<tr>
<td>(iii) Upper Tathangchen</td>
<td>East District.</td>
</tr>
<tr>
<td>(iv) Rongyek</td>
<td></td>
</tr>
<tr>
<td>(v) Bhusuk</td>
<td></td>
</tr>
<tr>
<td>26. SAMDUR</td>
<td>Shri Alok Rawat</td>
</tr>
<tr>
<td>(i) Samdur</td>
<td>District Collector</td>
</tr>
<tr>
<td>(ii) Tadong</td>
<td>East District.</td>
</tr>
<tr>
<td>(iii) Upper Tadong</td>
<td></td>
</tr>
<tr>
<td>(iv) Tadong Bazar</td>
<td></td>
</tr>
<tr>
<td>(v) Ranipool</td>
<td></td>
</tr>
</tbody>
</table>
27. SICHEYGAON

i. Sicheygaon

ii. Upper Sicheygaon

iii. Burtuk

iv. Upper Burtuk

v. Gangtok(Pvt.East)(Arithang)

vi. Chandmari

vii. Upper Chandmari

38. LINGDOK PENLONG

i. Penlong

By Order,

G.K. SUBBA,

Additional Director of Panchayat Elections..
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
GANGTOK

NOTIFICATION

Dated Gangtok, the 4th May, 19:

No Elec. 128/6/88 (3)—In exercise of the powers conferred by sub-section (2) of section 101 of the Sikkim Panchayat Act, 1982 (3 of 1982) read with rule 8 of the Sikkim Panchayat Election Rules, 1982, the Director of Panchayat Elections hereby appoints each of Officers of the Government as specified in column 2 of the table below to assist the Returning Officer of the Gram Panchayat/Ward in the State of Sikkim as specified in column 1 of the said table against such officer of the Government in the performance of the functions of such Returning Officer.

<table>
<thead>
<tr>
<th>Returning Officer</th>
<th>Assistant Returning Officer</th>
</tr>
</thead>
</table>
| 19. Premlakha Subanedara Gram Panchayat | Shri D. R. Nepal
Deputy District Officer, East. |
| Returning Officer for 25. Tathangchen Gram Panchayat | Shri D. R. Nepal
Deputy District Officer, East. |
| Returning Officer for 26. Sandur Gram Panchayat | Shri D. R. Nepal
Deputy District Officer, East. |
| Returning Officer for 27. Sicheygoan Gram Panchayat | Shri D R. Nepal
Deputy District Officer, East. |
| Returning Officer for 38. Lingdok Penlong Gram Panchayat | Shri D. R. Nepal
Deputy District Officer, East. |

By Order,

G. K. SUBBA, IAS
Additional Director of Panchayat Elections

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

NOTIFICATION

No.3/L.R(S) Dated Gangtok, the 29th April, 1988


Whereas a draft of the Sikkim Partnership (Registration of Firms) Rules, 1987, was published as required by sub-section (3) of section 71 of the Indian Partnership Act, 1932 (9 of 1932), vide Notification No.1/87-88/LR dated, Gangtok, the 3rd August, 1987 of the Government of Sikkim in the Land Revenue Department published in the Sikkim Government Gazette, Extraordinary No.115, dated 9th October, 1987, inviting objections and suggestions from all persons likely to be affected thereby before the expiry of 45 days from the date of publication in the Official Gazette;

And, whereas the copies of the said Gazette were made available to the public on 15th September, 1987;

And, whereas objections and suggestions received from the persons have been considered by the State Government;

Now, therefore, in exercise of the powers conferred by section 71 of the Indian Partnership Act, 1932, the State Government hereby makes the following rules, namely:

1. Short title and commencement.— (1) These rules may be called the Sikkim Partnership (Registration of Firms) Rules, 1988.
(2) They shall come into force on 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 Indian Partnership Act, 1932;
(b) "Document" includes statement, intimations and notice prescribed by the Act;
(c) "Firm" means a body of persons consisting of two or more persons to which the Act applies;
(d) "Form" means a form annexed to these rules;
(e) "Registrar" means a officer appointed by the State Government under section 57 of the Act to perform the duties of the Registrar of Firms for the State of Sikkim.

3. Form and Verification of documents under section 58 and 60—The documents to be submitted to the Registrar under section 58 and 60 of the Act shall respectively Forms I and II and shall be verified in the manner indicated therein.
4. Form of Register of Firms, Statement under section 58 and 60, notice under section 61, 62 and 63 and index to register of firms— (1) The Register for Firms to be maintained by the Registrar under section 59 of the Act shall be in Form A.

(2) The Statement required under section 58 the Act for the registration of firm shall be in Form I.

(3) The Statement under section 60 of the Act relating to changes in the firm’s name and the principal place of business shall be in Form II.

(4) The notice under section 61 of the Act of closing and opening of branches in Form III.

(5) The notice under section 62 of the Act of changes in the names and address of partner shall be in Form IV.

(6) The notice of alteration in constitution and dissolution of a firm, under section 63 of the Act shall be in Form V and VI respectively.

(7) The notice of withdrawal from or remaining in partnership to be given under section 63 of the Act by a minor on attaining majority shall be in Form VII.

(8) An Index to the Register of Firms shall be maintained by the Registrar in Form D.

(9) The name and particulars relating to a firm shall be entered in the Register in the orders of its registration on separate page or pages as the case may be.

(10) Each firm shall be assigned a number in consecutive series commencing and ending with calendar year. A note of every document filed shall be entered in the Register in the page or pages allotted to the firm concerned and shall be signed by the Registrar who will affix his stamp to it.

5. Amendment of entries in the Register.— When an entry made in a Register of Firms is to be amended the amendment shall be shown by means of a suitable note in ‘Red Ink’ in the remarks column opposite to the entry concerned and the new entry shall be made at the end of the existing entry or entries with suitable cross reference.

6. Procedure in disputes.— When any partner or other person interested makes a protest in writing to the Registrar disputing any entry made in the Register of Firms, the Registrar shall record such protests and shall make a reference thereto in ‘Red Ink’ in the remarks column against the disputed entry.

7. Examination of documents received by the Registrar.— On receipt of every statement intimation, notice or any other documents required by the Act to be filed or registered in his office, the Registrar shall examine it and if it is found to be defective or incomplete in any of the particulars required to be given therein or not verified in the manner prescribed by these rules, or in any way not in accordance with the provisions of the Act or these rules or of any other laws relating to registration of documents as applicable in the State of Sikkim, he shall return it to the person who applied for filing or recording or to the firm concerned, and until proper rectification or completion is made, he shall not register the same unless and until the prescribed fees are paid to and received by him. The Registrar shall, pending the payment of such fees, act in the same way as if no such documents or facts have been tendered for filing or recording or registration.

8. Acknowledgement by the Registrar.— The Registrar may acknowledge the receipt of statement under sub-section (1) of section 58 in Form B and of any document after necessary entries have been made in the Register. of Firm’s in Form C.

9. Enquiries and investigation by the Registrar in case of disputes.— The Registrar may in his discretion institute such enquiries or make such investigation in respect of any matter as may in his opinion be necessary for the performance of his duties and administration of the Act, specially when a dispute arises amongst several partners of a Firm and the Registrar may in his discretion call upon any of the partners or all of them to produce any original deed, document or such evidence as he thinks fit.

10. Procedure on closing of business and dissolution.— (1) Where the registrar has reasonable cause to believe that a registered firm is not carrying on its business or is not in operation or that it is finally not carrying on business or is not in operation or that it is finally dissolved but the intimation has not been given he shall send by Registered post to every partner of the firm at its last known address a letter enquiring whether the firm is carrying on business or is in operation.
(2) If the Registrar receives an answer from any of the partners to the effect that the firm is not carrying on business or is not in operation or if he does not within one month from the date of the posting of the letter receives any answer, he shall publish in the Official Gazette and send to all the partners by registered post a notice that at the expiration of three months from the date of that notice the name of the firm mentioned therein shall, unless cause is shown to the contrary, be struck off the Register of Firm and the registration shall be deemed to be cancelled.

(3) At the expiration of the time mentioned in the notice the Registrar shall, unless case is shown previously by the partner, strike off its name of the Register and shall publish notice thereof in the Official Gazette and on publication of such notice in the Official Gazette, the registration of the firm shall stand cancelled.

11. Preservation and elimination of registers and records.— The Register of Firms and the index thereto shall be preserved permanently. All other records including the statements referred to in section 58 relating to any firm may be destroyed on the expiry of five years from the date of the dissolution of such firm.

Index register of firms.— (1) An index to the Register of Firm shall be prepared in English on loose sheets lettered alphabetically and shall contain the particulars shown in Form Annexed to these rules. A fresh index shall be prepared for each calendar year. The name of each firm shall be indexed as soon as entries relating thereto are made in the Register of Firms.

(2) After all the firms registered in a year have been indexed, the index shall be checked by the Registrar who shall add a certificate in token of check and the pages shall be numbered in ink.

(3) The index for each year shall, after it has been checked, be bound into volumes of convenient size.

13. Filling of documents.— A separate file shall be maintained in respect of each firm, in which all documents relating thereto received from time to time by the Registrar shall be filed. No document shall be filed by the Registrar unless the fee prescribed therefor has been paid.

14. Condition of Inspection.— The Register shall be open to inspection on written application and on payment of the fee prescribed in clause (g) of rule 17. The file of the document kept in the Registrar's office shall similarly be open to inspection by any person applying therefor, provided the applicant satisfies the Registrar that he has sufficient interest in the contents of the documents of which he applies for inspection and that mere inspection of the Register will not serve his purpose. He shall not have the right while so inspecting to take copies of extracts from any of the documents or the Register.

15. Grant of copies.— A copy of any entry in the Register shall be supplied to any person on written applications and on payment of the fee prescribed in clause (i) of rule 17.

16. Application for copies to be in writing. Every application for a copy under section 67 of the Act shall be in writing.

17. Scale of fees.— For the purposes of Chapter VII of the Act the following fees shall be charged in respect of documents noted against each.

(a) Statement under section 58 fifty rupees.
(b) Statement under section 60 ten rupees.
(c) Intimation under section 61 ten rupees.
(d) Intimation under section 62 ten rupees.
(e) Notice under section 63 ten rupees.
(f) Application under section 64 ten rupees.
(g) Inspection of Register of

(a) Firms under sub-section (1) of section 66 five rupees for inspecting one volume of the Register.
(b) Inspection of documents relating to a firm under sub-section (2) of the section 66 five rupees for documents of all documents relating one firm.
(c) Copies from the Register of firms

(Fifty paisa for each 100 words or part thereof.
(d) Application for Renewal of

Statement under section
Intimation under section
Notice under section
Application under section
Inspection of Register of

five rupees.
ten rupees.
ten rupees.
ten rupees.
ten rupees.
fifty rupees.
18. Existing Partnership firms to seek fresh registration.- All existing partnership firms shall apply for registration afresh before the Registrar within a month's time from the date of coming into force of these rules.

19. Mode of payment.- All fees prescribed under these rules shall be deposited with the State Bank of Sikkim and a Bank receipt produced before the Registrar who shall maintain a proper record of the fees so received daily.

20. Renewal.— (1) The partnership firm registered under these rules shall be renewable every year.

(2) An application for renewal of registration of a partnership firm shall be renewable before the expiry of validity of the registration.
FORM I
[See rule 4 (ii)]
The Indian Partnership Act, 1932.

Application for registration of firms by the name presented or forwarded to the Registrar of Films for filling by,

We, the undersigned, being the partners of the firm, hereby apply for registration of the firm and for that purpose supply the following particulars in pursuance of section 58 of the Indian Partnership Act, 1932.

Firm's Name
Place of business
(a) Principal place.
(b) Other place.

Name of partners in full Date of joining the firm Permanent address in full
1
2
3
4
5
6

Duration of the firm
Signature of the Partners or their specially authorised agents.

I, son of...... — years of age of ......... declare that the above statement is true and correct to the best of my knowledge and belief.

Signature. Witness

FORM III
[See rule 4 (iii)]
The Indian Partnership Act, 1932.

Notice of alteration in the name of the firm or in location of the principal place of business thereof (see section 60).

Notice is hereby given pursuant to section 60 of the Indian Partnership Act, 1932 of the following alteration in the Name of the firm or location of the principal place of business.

Name of the firm Principal place of business
Former name Present name Former address Present address

Signature of all partners of the firm.

We, the partners of the firm, do hereby declare that the foregoing is true and to our knowledge and belief. Witness of witness attesting the signature.

Signature of all partners of the firm.
FORM—III

[See rule 4 (iv)]

The Indian Partnership Act, 1932.

Intimation of change in the place of business
(Other than the principal place of business)

Presented or forwarded to the Registrar of firm of filing by.................................

under section 61 of the Indian Partnership Act, 1932 occurred in the place of business of the

firm.

Date of change

1. The firm has discontinued business at ..........................................................

2. The firm begun to carry on business at .........................................................

Station...........................................

Date..............................

Verified.

FORM IV

[See rule 4 (iv)]

The Indian partnership Act 1932.

Intimation of alteration in the name of permanent address

Presented or forwarded to the Registrar of firms for filing by.................................

under section 62 of the Indian Partnership Act, 1932, intimation is given hereby that the
change specified below has occured in the name or/and permanent address of partner in the

firm.

Name of Partner.

<table>
<thead>
<tr>
<th>Previous name (in full)</th>
<th>New name (in full)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Name of Partner

<table>
<thead>
<tr>
<th>Previous permanent address (in full)</th>
<th>Present permanent address (in full)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Station...........................................

Date..............................

Verified.

Signature of any partner or agent of the firm.
FORM V
[See Rule 4 (vi)]

The Indian Partnership Act, 1932.

Notice of change in the Constitution of a Registered firm.

The Registrar of Firms.

I, ...................... being an incoming/continuing/outgoing partner of the firm ................ do hereby give you notice of the following change in the Constitution of the said firm

N.B (Describe the change briefly but clearly and precisely) Certified copy of alteration with certified copy of the new deed if one has been executed and certified translation of alteration and the deed if not in English language must accompany this notice and be shortly referred to here.

Signature.

FORM VI
[See rule 4 (vi)]

Indian Partnership Act, 1932.

(Notice of dissolution of a registered firm)

To,
The Registrar of Firms,

I, ................................., a partner of the firm ...........(or an authorised agent of) ................................. a partner of the firm ................. hereby give notice of dissolution of the said firm which took effect from the .............................. 19...........

(Certified copy of deed dissolving the firm, if any, and certified translation of the deed if not in the English language must accompany the notice).

FORM VII
[See rule 4 (vii)]

The Indian Partnership Act, 1932

Notice of withdrawal or reming in a partnership to be given by a minor on attaining of majority.

Presented for filing by .........................................................

I, .................................................., having been admitted to the benefit of partnership in the firm .............................................. having its Principal place of business at ........................................, hereby give notice that I have attained majority and have elected to become and have become partner of the said firm with effect from..............................

Verified ........................................

Date ........................................

Signature of Electing person
(or, of person acting as an authorised Agent of Electing person)
FORM A
Register of Firms
[See rule 4 (i)]
The Indian Partnership Act, 1932.

<table>
<thead>
<tr>
<th>Serial number of firm</th>
<th>Name of the firm</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of registration</td>
<td>Duration of the firm</td>
</tr>
<tr>
<td>Address</td>
<td>Name and address of partner and changes therein;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of the partner</th>
<th>Address</th>
<th>Date of joining</th>
<th>Ceasing</th>
<th>Remarks</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Name of the partner</th>
<th>Address</th>
<th>Date of joining</th>
<th>Ceasing</th>
<th>Remarks</th>
</tr>
</thead>
</table>

Principal place of business and change therein:

<table>
<thead>
<tr>
<th>Particulars regarding the place</th>
<th>Date of change</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of business</td>
<td>Date of change</td>
<td>Remarks</td>
</tr>
</tbody>
</table>

Name of Firm

<table>
<thead>
<tr>
<th>Other place of business and change therein change in the name of firm</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Name of place</th>
<th>Date of opening</th>
<th>Remarks</th>
<th>Firm as name changed</th>
<th>Date of change</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
</tbody>
</table>

Remarks | Si.No of documents | Description of documents | Date of filing | Signature of Registrar |
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>7</td>
<td>8</td>
<td>9</td>
<td>10</td>
</tr>
</tbody>
</table>

Form B
(See rule 8)

Acknowledgement of Registration of Firms.

The Registrar of Firms, Sikkim, hereby acknowledges the receipt of the statement prescribed by section 58(1) of the Indian Partnership Act, 1932.

The Statement has been filed and the name of the firm M/S .......... has been entered in the Register of Firm, as No- ................. of 19 ..........

(Seal)

Dated the ....................... day of ................................ 19 Registrar of Firms, Sikkim
FORM C
(See rule 8)
Memorandum Acknowledging Receipt of Documents

The Registrar of Firms, Sikkim, hereby acknowledges the receipt of the under

tioned document/documents and intimates that it has/they have been led in pursuance of
Indian Partnership Act, 1932.

(here enter description of document/documents).

Station, ......................

Date, 19

To,

Mr/Messrs.

Registrar of Firms,
Sikkim.

FORM D
[See rule 4 (viii)]
Index to the Register of Firms.

<table>
<thead>
<tr>
<th>SL.NO</th>
<th>Name of the firm</th>
<th>Registration No./Year</th>
<th>Principal place of business</th>
</tr>
</thead>
</table>

G. P. PRADHAN, IAS
Secretary to the Govt, of Sikkim
Land Revenue Department.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
GOVERNMENT OF SIKKIM
SIKKIM TRANSPORT AUTHORITY, GANGTOK.

No.4/STA Dated Gangtok the 6.5.8

NOTIFICATION

It is hereby notified to the vehicle owners and the public in general that the seating capacity of jeeps having wheel base of 91" is hereby increased from 7 (seven) persons to 9 (nine) persons (including driver) with effect from 1/5/88.

By order.

Secretary
Sikkim Transport Authority
Gangtok, Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT

No. 56(7)/Home/88/670/13
Dated Gangtok, the 13th May, 1988

NOTIFICATION

The State Government hereby constitutes a Committee to enquire into the unauthorised felling of trees in North Sikkim. The areas to be covered are Yumthang Valley, Lachen-Kottawa, Lachen-Thangu Sector of North Sikkim. The enquiry shall cover the period since March 1987 till date.

2. The Committee shall in the course of its enquiry have the entire area under study photographed thoroughly for documentary evidence and verify whether the felling of trees has taken place in pursuance of any Government decision. The personnel of the Forest Department and contractors responsible for unauthorised felling and removal of trees shall be identified. The committee shall also assess the loss to the Government in pursuance of such unauthorised act. It shall also assess the income of the Chungthang Mill.

3. Committee shall comprise of the following:

i) Development Commissioner - Chairman
ii) Additional Secretary, Home - Member
iii) Addl. Development Commissioner - Member
iv) Joint Secretary, Finance (Shri R.S. Shrestha) - Member
v) District Collector, North - Member Secretary

4. The findings of the Committee shall be submitted within 10 days.

5. The Forest Department shall assist the Committee in its enquiry fully.

By Order.

P. K. PRADHAN,
Home Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 77/H
Dated the 17th May, 1988.

Election Commission of India’s notification No. 56/84-XXXX dated 25th April, 1988 is hereby republished for General information.

ELECTION COMMISSION OF INDIA

NEW DELHI
Dated the 25th April, 1988.
Vaisakha 5, 1910 (S)

NOTIFICATION

Whereas the Election Commission of India is satisfied that as result of its poll performance at the General Election to the Legislative Assembly of Nagaland held in November, 1987, the Nagaland Peoples' Party which is registered unrecognised political party under para 3 of the Election Symbols (Reservation and Allotment) Order, 1968, functioning in the above State is entitled for recognition as a State Party in the State of Nagaland in terms of paragraph 6 (2)(B) of the above Symbols Order:

2. And whereas the Commission has decided to recognise the Nagaland Peoples' Party as a State Party in the State of Nagaland, and reserve the symbol 'Elephant' for the said party in that State;

3. Now, therefore, in pursuance of clauses (b), (c) and (d) of sub-paragraph (1) and sub-paragraph (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) order 1968, the Election Commission of India hereby makes the following amendments in its notification No. 56/84-1, dated the 13th November, 1984, published as O\N. 124 (E), in the Gazette of India, Extraordinary Issue, Part II, Section 3 (iii), dated the 16th November, 1984, and as amended from time to time, namely—

(i) In TABLE 2 of the said notification, against the State of Nagaland, under columns 2 and 3 of the Table, for the existing entries, 'Naga National Democratic Party...........Cock', the entries

"1. Naga National Democratic . . . . . Cock
2. Nagaland Peoples' Party . . . . . Elephant* shall be substituted; and

ii) In Table 3 of the said notification, under columns 1 and 2, the entries "14. Nagaland Peoples' Party......Nagaland” shall be deleted and the subsequents existing entries under column 1 from No. 15 to 21 shall be renumbered as No. 14 to 20; and
(iii) In TABLE 4 of said notification against the entry "14. Nagaland" under column 1, the entry "7. Elephant" specified under column 2 of the Table shall be deleted and the subsequent existing entries 8 to 20 shall be re-numbers as 7 to 19.

By Order,

No. 56/84-XXXX)

R.P.BHALA,
Secretary,

DIPA BASNET,
Assistant Electoral Officer,
Election Department, Gangtok
GOVERNMENT OF SIKKIM  
RURAL DEVELOPMENT DEPARTMENT  
GANGTOK  

NOTIFICATION  

Dated Gangtok, the 21st May, 1988.

No. Elec.128/8/88-Vol. 1/78 In pursuance of rule 24(4) of The Sikkim Panchayat Election Rules, 1982, the list of contesting candidates in Form 7 from the following Panchayat Wards are hereby published for general information.

EAST DISTRICT

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Candidate</th>
<th>Address of Candidate</th>
<th>Symbol</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Bir Bahadur Tamang Tathangchen</td>
<td>Eagle about to fly</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Diki Bhutia Tathangchen</td>
<td>Car</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Passang Bhutia Tathangchen</td>
<td>Fish</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Tshering Choden Bhutia Tathangchen</td>
<td>Hurricane Lamp</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Phurba Kazi Tathangchen</td>
<td>Car</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Samdup Tshering Bhutia Tathangchen</td>
<td>Sparrow</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Durga Bahadur Gurung Merung Busty</td>
<td>Fish</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Pema Bhutia Rongyek</td>
<td>Hurricane Lamp</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Phurba Tamang</td>
<td>Rongyek Car</td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Ran Maya Tamang Rongyek</td>
<td>Radio</td>
<td></td>
</tr>
</tbody>
</table>

Sl. No. allotted
26 Samdur Gram Panchayat
1 Samdur Panchayat Ward
1. Gaumati Dahal Samdur Chair
2. Indra Bahadur Chettri Samdur Car
3. Mohan Lall Chettri Samdur Railway-Engine
4. Tek Bahadur Chettri Samdur Flaming Torch

26 Samdur Gram Panchayat
1 Tadong Panchayat Ward
1. Chandra Bahadur Gurung 6th Mile, Tadong Aeroplane
2. Dorjee Bhutia Lower Tadong Railway-Engine
3. Dillip Kumar Rai 6th Mile, Tadong Car
4. Krishna Bahadur Gurung 6th Mile, Tadong Sparrow
5. Padam Bahadur Chettri 6th Mile, Tadong Goat

26 Samdur Gram Panchayat
3 Upper Tadong Panchayat Ward
1. Bhasker Basnett Tadong Chair
2. Kalu Ram Chettri Housing Colony Goat
3. Ongda Bhutia Tadong Aeroplane
4. Padam Singh Lama Upper Deorali Hurricane Lamp

26 Samdur Gram Panchayat
4 Tadong Bazar Panchayat Ward
1. Billey Tshering Bhutia Tadong Bazar Eagle about to fly
2. Man Bahadur Gurung Tadong Bazar Chair

26 Samdur Gram Panchayat
5 Ranipool Bazar Ward
1. Karma Bhutia Ranipool Bazar Eagle about to fly
2. Sidhi-Man Lama Ranipool Bazar Clock
3. Tshering Lhamu Bhutia Ranipool Bazar Flaming Torch

27 Sicheygaon Gram Panchayat
3 Burtuk Panchayat Ward
1. Azing Lepcha Lower Burtuk Pot
2. Rinzing Chewang Lower Burtuk Eagle about to fly
3. Sonam Topgay Lepcha Burtuk Fish

27 Sicheygaon Gram Panchayat
4 Upper Burtuk Panchayat Ward
1. Gopal Gurung Upper Burtuk Aeroplane
2. Man Bahadur Gurung Upper Burtuk Car
3. Thama Tamang Upper Burtuk Eagle about to fly

27 Sicheygaon Gram Panchayat
5 Gangtok Private Estate (Arithang) Panchayat Ward
1. N.P. Thapa Arithang Fish
2. Padam Prasad Thapa Arithang Clock

27 Sicheygaon Gram Panchayat
6 Chandmari Panchayat Ward
1. Erung Bhutia Jail Road (Chandmari) Clock
2. Rinzing Gyatso Bhutia Chandmari Aeroplane
3

NORTH DISTRICT

3 Ringhim Nampatam Gram Panchayat
1 Kazor Panchayat Ward
1. Sonam Lepcha Kazor Block, Chair
   P.O. Mangan, North Sikkim
2. Tashi Lepcha Kazor Block, Clock
   P.O. Mangan, North Sikkim.

WEST DISTRICT

3 Tashiding Gram Panchayat
2 Ganggep Panchayat Ward
1. Hangu Lepcha Ganggep Pot
2. Lay Tshering Lepcha Ganggep Chair
3. Leda Lepcha Ganggep Deer
   4. Norden Lepcha Ganggep Clock
51 Chumbong Gram Panchayat
1 Chumbong Panchayat Ward
1. Dapchu Lepcha Chumbong Radio
2. Ganga Bahadur Rai Chumbong Chair
3. Hari Bhakta Chettri Chumbong Clock
42 Siktam Tikpur Gram Panchayat
1 Siktam Panchayat Ward
1. Durvasa Bahun Siktam Car
2. Kul Bahadur Limbu Siktam Aeroplane
44 Okhrey Gram Panchayat
3 Bhareng Panchayat Ward
1. Kipa Sherpa Bhareng Car
2. Phurtemba Sherpa Bhareng Clock

SOUTH DISTRICT

48 Longchok Kamarey Gram Panchayat
1 Longchok Panchayat Ward
1. Chandra Bahadur Gurung Longchok Car
2. Lacchi Maya Gurung Longchok Aeroplane
3. Lasong Lepcha Longchok Chair
4. Pritha Singh Gurung Longchok Clock
5. Prem Bahadur Manger Longchok Deer
6. Suk Bahadur Rai Longchok Drum
18 Longchok Kamarey Gram Panchayat
2 Kamarey Panchayat Ward
1. Dhanman Manger Kamarey Clock
2. Man Bahadur Rai Kamarey Radio
11 Parbing Kamarey Gram Panchayat
1 Parbing Panchayat Ward
1. Bhim Bahadur Gurung Parbing Chair
2. Datshering Sherpa Parbing Clock

By Order,

G. K. SUBBA,
Additional Director of Panchayat Elections

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GAGNTOK.
In exercise of the powers conferred by sub-section (1) of section 12 of the Sikkim Motor Vehicles Taxation Act, 1982 (5 of 1982), the State Government hereby specifies the Officer of the rank mentioned in column 2 of the Table below to be the Officers for the purpose of that section for the areas mentioned in column 3 of the said Table, in addition to any Police Officer in uniform.

THE TABLE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Designation of Officers</th>
<th>Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Joint Secretary, Motor Vehicles Department</td>
<td>Throughout the State of Sikkim</td>
</tr>
<tr>
<td>2</td>
<td>Deputy Secretary, Motor Vehicles Department</td>
<td>Throughout the State of Sikkim</td>
</tr>
<tr>
<td>3</td>
<td>Senior Regional Transport Officer, Gangtok</td>
<td>East and North Districts</td>
</tr>
<tr>
<td>4</td>
<td>Regional Transport Officer, Jorethang</td>
<td>South and west Districts</td>
</tr>
<tr>
<td>5</td>
<td>Motor Vehicles Inspector, Head Office</td>
<td>Throughout the State of Sikkim</td>
</tr>
<tr>
<td>6</td>
<td>Motor Vehicles Inspector, East &amp; North</td>
<td>East and North Districts</td>
</tr>
<tr>
<td>7</td>
<td>Motor Vehicles Inspector, West &amp; South</td>
<td>South and West Districts</td>
</tr>
</tbody>
</table>

L. B. CHHETRI,
Secretary,
Motor Vehicles Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
LOCAL SELF GOVERNMENT & HOUSING DEPARTMENT
GANGTOK.

NOTIFICATION

Notification No; 45(76)/986/LSGHD/

Gangtok, the 10th May, 1988.

The Government of Sikkim makes the following rules, namely:

Part I

1. Short title
2. extent and
3. commencement

These rules shall be called Fixation of Site Salami Rules, 1986.
They shall apply to the whole of Sikkim.
They shall come into at once.

Part II

4. For the purpose of Site Salami rates, the bazars in Sikkim shall be classified in the following manner:

Class I.
Gangtok-Deorali,

Class-II
1. Rangpo
2. Singtam
3. Meli
4. Jorethang-Nayabazar
5. Namchi
6. Gyalshing
7. Mangan
8. Pakyong
9. Rhenock
10. Rongli
11. Ravangla
12. Tadong

Class-III
1. Majhitar
2. Sombaria
3. Daramdin
4. Soreng
5. Kaluk
6. Rinchenpong
7. Dentam
8. Uttarey
9. Reshi
10. Yangang
11. Simchuengthang
12. Makha
13. Dikchu
14. Phensong
15. Samdong
16. Song
17. Rorathang
18. Lingtam
19. Penlong.
5. The rate of site Salami shall be realised at the following rates:

<table>
<thead>
<tr>
<th>Class</th>
<th>Rate of Site Salami per sq.ft.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class I</td>
<td>Rs. 20/- per square foot</td>
</tr>
<tr>
<td>Class II</td>
<td>Rs 10/-</td>
</tr>
<tr>
<td>Class III</td>
<td>Rs. 05/- square foot</td>
</tr>
</tbody>
</table>

6. An allottee after receiving a proposal for allotment from the Local Self Government & Housing Department shall deposit the prescribed site Salami under Head ’045 OTD-Site Salami’ and send the receipt along with a memo to the Secretary, Local Self Government & Housing Department or any other person authorised by him in his behalf.

These rules shall have no effect on any site Salami realised, fine imposed, order passed and direction given under the Notification in force prior to the commencement of these rules.

Secretary,
Local Self Government & Housing Department
Gangtok.
ANNEXURE ‘D’

The Status of Bazars within the State of Sikkim was to some-extend derived from these following Acts / Rules.

1. The Sikkim Bazar Committees Act, 1969. (Now Repealed ). It was for the purpose of this Act that the then settlements were declared as Bazar.

1. East Sikkim Gangtok including Deorali.
2. ,, Singtam
3. ,, Rangpo.
5. West Sikkim Gayzing.
6. South Sikkim Namchi.
7. Jorethang including Naya bazar.
2. Municipal Rules for Bazars in Sikkim (Which came into force from 1st April 1935 ) Under this the existing Settlements were classified into three Categories depending on who controlled and managed the Bazars.

FIRST CLASS (A CLASS) BAZAR

The Revenues collected from these Bazars were merged with the Revenues of the Darbar. The following Bazars were classified under this Category:

1. Gangtok,
2. Singtam,
3. Rangpo,
4. Pakyong,
5. Rongli,
6. Soreng,
7. Naya Bazar,
8. Reshi (Rinchenpong) &

SECOND CLASS (B CLASS) BAZAR

These Bazars falling within the estate of the land lords (excluding Class A) where the revenues were directly collected by them came under this Category. The revenue thus collected were again utilised for upkeep/maintenance/ sanitation of the townships. However the landlords paid Ground Rent Tax (Rule 29 at ‘X’) to the Darbar at the rate of Dhuri Tax (Dhuri Khazana) per shop per annum.

The following Bazars were classified in B Class.

Daramdin (Sombarey), 2. Daramdin (Budhavarey),
1. Dentam,
3. Majhitar,
5. Kaluk-Bhanjang,
8. Namchi,
9. Namthang,
10. Rhenock,
11. Rinchenpong,
12. Kewzing,
13. Rorathang &
14. Middle Camp.

THIRD CLASS (C CLASS) BAZAR

These Bazars where no Weekly Haat Days were observed were included under this category.

1. Chikim,
2. Chapa,
3. Damthang,
4. Dikchu,
5. Lingmo,
6. Mangan,
7. Mangalbarey,
8. Reshi (Rorathang,
9. Meli,
10. Lintang,
11. Sedochen,
12. Sirwani,
13. Saransha &
Gangtok, Tuesday, June 7, 1988.

No. 85

GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK.

No. 19/Home/88.


NOTIFICATION

The Governor of Sikkim is pleased to appoint Shri M.B. Dahal, M-L.A. as Chairman, Sikkim Tea Board with immediate effect.

By Order

P.K. PRADHAN,

Home Secretary,
Government of Sikkim.

(ORDINANCE NO. 1 OF 1988)

(Promulgated by the Governor in the Thirty-ninth Year of the Republic of India).

AN ORDINANCE to amend the Sikkim Court Fees (Exemption and Miscellaneous (7 of 1983) Provisions) Act, 1983.

WHEREAS the Legislative Assembly of Sikkim 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 by article 213 of the Constitution of India, the Governor is pleased to promulgate the following Ordinance :-

1. (1) This Ordinance may be called the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Ordinance, 1988.

(2) It shall be deemed to have come into force on the 3rd day of November, 1987.

2. In Section 3 A of the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983, in sub-section (1), for the words "twenty five thousand rupees", the words "ten thousand rupees" shall be substituted.

Dated Gangtok,

The 8th June, 1988.

T. V. RAJESWAR,
Governor.

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

[F. No. 16(209)/LD/1985]
NOTIFICATION

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

ORDER


I, T.V. Rajeswar, Governor of Sikkim, hereby order that the following distribution of work shall take place among the members of the Council of Ministers during the absence of the Chief Minister abroad:

A. Shri Chamla Tshering, Minister; Finance, will be overall in-charge of the Administration.

B. The Home Department will be looked after by a Committee comprising the following:
   i. Shri Chamla Tshering, Minister, Finance,
   ii. Shri P.B. Gurung, Minister, Food & Civil Supplies and S.N.T
   iii. Shri K.N. Upreti, Minister, Education and Law,
   iv. Shri H.M. Singh, Chief Secretary, and
   v. Shri P.K. Pradhan, Home Secretary.

C. The remaining portfolios will be distributed as under

1. Establishment Department
   Shri Dorjee Tshering Bhutia, Minister, P.W.D.

2. Rural Development Department
   Shri S.M. Limboo, Minister, Health & Family Welfare.

3. Excise Department
   Shri P.L. Gurung, Minister, Power.
4. Local Self Government & Housing Department

Shri Sonam Choda Lepcha, Minister, Industries & Ecclesiastical.

5. I.P.R.& Printing Department.

Shri T.Lachungpa, Minister, Forest/Mines & Geology.
Shri T.M. Rai, Minister Agriculture/Cooperation.
Shri Sonam Dupden Lepcha, Minister, Animal Husbandry.

6. Panchayat and Planning & Development Department

7. Science & Technology

T.V. RAJESWAR
GOVERNOR OF SIKKIM

H.M.SINGH
Chief Secretary,
Government of Sikkim.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK
In exercise of the power conferred by sub-section (2) of section 13 of 'Registration of Births & Death Act 1969' the State Government, hereby, authorises the Registrars of Birth & Death to be the authority for registration of Birth & Death after Thirty days but within one year of the occurrence.

By Order.

DR. L. TENZING,
Chief Registrar of Birth & Deaths.
In exercise of the powers conferred rules 5 and 10 of the Conduct of Elections Rules, 1961, and clause (d) of sub-paragraph (1) and 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-XXXX dated 27th May, 1988 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

NEW DELHI

Dated the 9th March, 1988

Jyaistha 6, 1919 (S)

NOTIFICATION

In Table 4 of the said notification against item 21. Uttar Pradesh, under column 2, following entries shall be added to :-

36. Eagle about to fly
37. A pair of pigeon
38. Peacock
39. Hurricane Lamp
40. Ceiling Fan
41. Sup and Saucer
42. Letter Box
43. Table
44. Jug (Surahi)

45. Cultivator winnowing grain
46. Bell
47. Lock
48. Inkpot and pen
49. Deer
50. Cock
51. Palki
52. Axe
53. Kite (Patang)
54. Ship
55. Tiger
56. Well
57. Sheep
58. Umbrella
59. Drum (Damru)
60. Okhali
61. Goat
62. Rabbit
63. Flower Pot
64. Katahat
65. Cultivator cutting crops
66. Woman carrying basket on her head.
67. Blower with leaves.

The above amendments shall be deemed to have taken effect with effect from 26th May 1988.

No. 56/84-XXXI

By order,

R. P. BHALLA,
Secretary.

DIPA BASNET,
Assistant Electoral Officer,
Election Department, Gangtok
Sikkim Government Gazette

Extraordinary

Published by Authority


No. 90

Government of Sikkim
Establishment Department

No. 78/Gen/Est/

Dated Gangtok, the 14th June, 1988.

Notification

In exercise of the powers conferred by the proviso to article 309 of the Constitution of India the Governor of Sikkim hereby makes the following rules to amend the Sikkim Government Services (Revised Pay) Rules, 1987.

Short title and Commencement-

1. (1) These rules may be called the Sikkim Government Services (Revised Pay) Amendment Rules, 1988.

(2) They shall be deemed to have come into force on 1st day of January, 1987.

Amendment of the Schedules-

2. In the First and Second Schedules of the Sikkim Government Services (Revised Pay) Rules, 1987, for the existing scale in column (4) against serial number 9 of the First Schedule and in column (3) against serial number 8 of the Second Schedule the following shall be substituted:

"Rs.1200-30-1530/35-1950"

J. T. Densapa,
Secretary to the Govt, of Sikkim, Establishment Department.

Printed at the Sikkim Government Press, Gangtok.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
GANGTOK.

No. 80/H. Dated Gangtok, the 22nd June, 1988.

NOTIFICATION

In pursuance of Rule 83 of the Sikkim Panchayat Election Rules, 1982, the names of members elected to the remaining Gram Panchayat wards from the respective wards in the Gram Panchayat Bye-Election held in the state on 3rd June 1988 are published for general information.

LIST OF ELECTED CANDIDATES

<table>
<thead>
<tr>
<th>Unit No.&amp; Name of Gram Panchayat</th>
<th>Name of Ward</th>
<th>Name of elected members</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>19. Premlakha Subanedara</td>
<td>Premlakha</td>
<td>Da Tshering Sherpa</td>
<td>Uncontested</td>
</tr>
<tr>
<td>25 Tathangchen</td>
<td>Syari</td>
<td>Bir Bahadur Moktan</td>
<td>Uncontested</td>
</tr>
<tr>
<td>3. Ashok Kumar Tamang</td>
<td>Tathangchen</td>
<td>Passang Bhutia</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Upper Tathangchen</td>
<td>Kunga Zangpo Bhutia</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Rongyek</td>
<td>Pema Bhutia</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Phurba Tamang</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Bhusuk</td>
<td>Dawa Tshering Bhutia</td>
<td>Uncontested</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Tshering Nopu</td>
</tr>
<tr>
<td>26. Samdur</td>
<td>Samdur</td>
<td>Mohan Lal Chetttri</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Tek Bahadur Chetttri</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tadong</td>
<td>Krishna Bahadur Gurung</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Upper Tadong</td>
<td>Bhasker Basnet</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tadong Bazar</td>
<td>Billey Tshering Bhutia</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ranipool Bazar</td>
<td>Karma Bhutia</td>
<td></td>
</tr>
<tr>
<td>27. Sicheygaon</td>
<td>Sicheygaon</td>
<td>Lakpa Tamang</td>
<td>Uncontested</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Tez Bahadur Limbu</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Bakta Bahadur Pradhan</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Upper Sicheygaon (Lingding)</td>
<td>Tam Tshering Lepcha</td>
<td>Uncontested</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Gopal Gurung</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Burtuk</td>
<td>Rinzing Chewang</td>
<td></td>
</tr>
<tr>
<td>38. Lingdok Penlong</td>
<td>Penlong</td>
<td>Karma Chetim Bhutia</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Prakash Subba</td>
</tr>
</tbody>
</table>
WEST DISTRICT

<table>
<thead>
<tr>
<th>1. Tashiding</th>
<th>2. Ganggelp</th>
<th>3. Lay Tshering Lepcha</th>
</tr>
</thead>
<tbody>
<tr>
<td>32. Zoom</td>
<td>1. Zoom</td>
<td>1. Ganga Bahadur Rai</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. KulBdr.Rai(Thulung) Uncontested</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3. Chandra Bahadur Kami &quot;</td>
</tr>
<tr>
<td>4. Ladup Lepcha</td>
<td></td>
<td>4. KulBdr.Rai(Kulung) &quot;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5. Pratap Singh Rai</td>
</tr>
<tr>
<td>43. Okhrey</td>
<td>1. Gkhrey</td>
<td>1. Durvasa Bahun</td>
</tr>
</tbody>
</table>

SOUTH DISTRICT

|                 | 5. Rameng  | 1. Nimchho Lepcha Uncontested |
| 18. Longchok Kamarey | 1. Longchok | 1. Lasong Lepcha |
|                 | 2. Kamarey | 1. Dhanman Manger |

NORTH DISTRICT

|                     |         | 2. Norphey Lepcha " |
| 15. Phensong        | 1. Paney-Phensang | 1. Ugen Bhutia Uncontested |
|                     |         | (Gensol Phensong) |
|                     |         | 2. Palzang Lepcha " |

By Order,

G.K. SUBBA,
Additional Director of Panchayat Elections.
WHEREAS the State Government conducted the elections for electing members of all Panchayats Waids in the State of Sikkim and the following wards failed to elect their full members despite being called to do so, twice:

1. Penlong wards under 38 Lingdok Penlong Gram Panchayat in East District,
2. Okhrey ward under 43 Okhrey Gram Panchayat in West District and
3. Barfok ward under 4 Barfok Lingdong Gram Panchayat in North District.

Now, therefore, in exercise of power conferred under Section 6 (4) of the Sikkim Panchayat Act, 1982 read with rule 38 (3) of the Sikkim Panchayat Elections Rules, 1982, the State Government is hereby pleased to nominate the following as members of Gram Panchayat wards indicated against their names with immediate effect.

1. (a) Shri Karma Chhetim Bhutia - Penlong ward under 38 Lingdok Penlong Gram Panchayat.
   (b) Shri Prakash Subba - Penlong ward under 38 Lingdok Penlong Gram Panchayat.
2. Shri Golung Topden Lepcha - Barfok ward under 4 Barfok Lingdong Gram Panchayat.

By Order,

P- K. PRADHAN, I.A.S.
Director of Panchayat Election & Commissioner-cum-Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
DEPARTMENT OF INDUSTRIES

No. 66 (8)/DI/88-89/(II)/044 Dated Gangtok, the 15th June, 1988.

NOTIFICATION

The Government of Sikkim is pleased to reconstitute the State Level Committee development of infrastructural facilities in the "No Industry Districts" of the State of Sikkim. This Notification is issued in accordance with the guidelines issued by the Ministry of Industry (Department of Industrial Development), Government of India vide their Letter Nos. 14/1/81-DBA. I dated 19th June, 1984 and further amendment No. 14/5/86-DBA. I dated 16th September, 1987. The reconstituted Committee will consist of the following:-

1. Chief Secretary — Chairman
2. Secretary, Finance Department — Member
3. Development Commissioner-cum-Secretary, Planning — Member
4. Secretary, Industries Department — Member
5. Principal Chief Engineer-cum-Secretary, Department of Power — Member
6. Secretary, Sikkim Nationalised Transport — Member
7. A Representative of the Government of India in the Ministry of Industry, (Department of Industrial Development) — Member
8. A Representative of the Industrial Development Bank of India — Member
9. Managing Director, Sikkim Industrial Development & Investment Corporation Ltd. — Member
10. Divisional Engineer, Posts & Telegraphs Department, Gangtok — Member
11. Director of Industries — Member

2. The Committee may co-opt any other member as considered necessary.

3. The Committee will identify Growth Centres and formulate proposals for development of infrastructural facilities for the establishment of industries in the State.


SONAM WANGDI,
Secretary to the Government of Sikkim,
Department of Industries.
GOVERNMENT OF SIKKIM
POWER DEPARTMENT

No.402/P/Gen/88/7144-55 Dated Gangtok, the 16th June, 1988.

NOTIFICATION

With a view to ensuring a closer and more effective monitoring of the actual implementation of the Rural Electrification programme in the State, the Government has decided to set up a State Level Advisory Committee. The composition of the said committee would be as

1. Smt. D.K. Bhandari, Hon’ble M.P — Chairperson
2. Shri Karma Tobden, Hon’ble M.P, Rajya Sabha — Member
3. Shri P.L. Gurung, H/M Power — Member
4. Shri M.B. Dahal, Hon.MLA, (West) (Gyalshing constituency) — Member
5. Shri O.T. Bhutia, Hon. MLA (East) (Rumtek Constituency) — Member
6. Shri Tasa Tengay Lepcha, (Ex-MLA) Panchayat Member (N) Chungthang G.P. — Member
7. Shri Pema Wangchuk Bhutia, Panchayat Member (W) Yuksum G.P. — Member
8. Shri Binod Gurung, Sabapati, Panchayat Member (S) — Member
9. Shri Ganga Ram Rai Sabhapati Panchayat Member (E) Rewa Parkha G.P — Member
10. Shri H.M. Singh, Cheif Secretary — Member
11. Shri K.S. Rao Development Commissioner — Member
12. Shri L.P. Tewari, P.C.E-Cum-Secretary, Power. — Member

The Committee shall meet at regular intervals to review the progress of Rural Electrification Schemes and to suggest any improvements in the monitoring and reporting systems. The arrangements proposed would assist in increasing the involvement of the rural people through their representatives in the implementation of schemes meant for the benefit of the rural population.

L.P. TEWARI,
Principal Chief Engineer-cum-Secretary
Power Department,
Government of Sikkim,
Gangtok.
GOVERNMENT OF SIKKIM
FOOD & CIVIL SUPPLIES DEPARTMENT
GANGTOK.

NOTIFICATION


In exercise of the powers conferred by clause 5 of the Sikkim Guest Control Order 1988, the State Government hereby authorises the Assistant Controller of Weights and Measures and Town Rationing Officers of the Food & Civil Supplies Department to enter and search any premises, interrogate any person and seize any article including their coverings or containers in respect of which they have reason to believe that a contravention has been, is being or is about to be committed.

T. P. SHARMA,
Secretary,
Food & Civil Supplies Department.
GOVERNMENT OF SIKKIM
ESTABLISHMENT DEPARTMENT

No. 85/Gen/Est./
Dated Gangtok, the 23rd June, 1988.

NOTIFICATION

The Governor is pleased to order that the method of and qualifications required for, requirement to the post of Technical Officer, Printing and Stationery Department Government of Sikkim, shall be as detailed below:—

1. Method of recruitment

   100% by promotion from amongst Foreman, Printing and Stationery Department.

2. Qualification and experience

   Must have completed at least 10 years continuous service as Foreman of the Printing and Stationery Department, Government of Sikkim;
   and

   Must have sound technical knowledge of handling all the printing machineries, through knowledge of composition, printing and binding works.

3. Mode of selection for promotion


By Order.

D. K. GAZMER,
Addl. Secretary to the Govt. of Sikkim, Establishment Department.
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK

NOTIFICATION
No. 7/LD/1988
Dated the 17th June, 1988.

The following Ordinance promulgated by the Governor on the 17th day of June, 1988,
is hereby published for general information:­

THE SIKKIM FORESTS, WATER COURSE AND ROAD RESERVE (PRESERVATION AND PROTECTION) ORDINANCE, 1988,
(ORDINANCE NO. 2 OF 1988)
(Promulgated by the Governor in the Thirty-ninth Year of the Republic of India)

AN
ORDINANCE

to consolidate the law relating to forests, forest produce, water courses and road reserve and for matters connected therewith or incidental thereto.

WHEREAS the Legislative Assembly of Sikkim 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 by article 213 of the Constitution, the Governor is pleased to promulgate the following Ordinance:­

CHAPTER-1
PRELIMINARY

1. (i) This Ordinance may be called the Sikkim forests, ‘Short title, extent and commencement.” Ordinance, 1988.

(ii) It extends to the whole of Sikkim.

(iii) It shall come into force at once.

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

(a) "cattle" includes asses, buffaloes, cows, colts, ewes, fillies, geldings, goats, horses, kids, lambs, mules, ponies, pigs, rams, sheep, yak and zoe, elephant and such other kinds of animals as the Government, by notification, specify;
(b) "forest" means an extensive tract of land covered with trees and undergrowth, sometime intermingled with pastures, alpine scrubs;

(c) "forest land" means the land shown forest land in the records of right including areas under perpetual snow, alpine, scrubs or alpine pasture or the land as declared as forest land by the Government, by notification;

(d) "forest officers" includes the Principal Chief Conservator of Forests, Chief Conservator of Forests, Additional Chief Conservator of Forests, Conservator of Forests, Deputy Conservator of Forests, Assistant Conservator of Forests, Range Officers, Deputy Range Officers, Foresters, Head Forests Guard, Forest Guard or any other officers appointed by the Government to perform any function of a forest officer under this Ordinance;

(e) "forest offence" means an offence punishable under this Ordinance or under any rule made thereunder;

(f) "forest produce" includes -

(i)(a) the following whether, found in, or brought from, a forest or not, that is to say: - bark, charcoal firewood, myrabolance, natural varnish, resin, shellac, timber, wood, and

(b) the following when found in, or brought from, a forest, that is to say: - trees and leaves, flowers and fruits and all other parts or produce of trees not hereby mentioned,

(ii) wild animals and skins, tusks, horns bones silk, cocoons, honey and wax, and all other parts or produce of animals,

(iii) plants not being trees including agaye, creeper, dioscores, daphne, edgeworthis, ferns, grass, licopodium, lichens, mushroom, moss and reeds, bamboos, nettle, polygonum, thysanolacna, and all categories of medicinal herbs and shrubs, any agricultural crops, bulbs, rhizomes, tubers, and all parts or produce of such plants,

(iv) peat, dolomite, graphite, rock, surface soil, sand stones, slates, and other minerals including laterite, mineral oils and all other products or mines and quarries, and

(v) such other produce as the Government may, by notification, declare to be forest produce.

(g) "Government" means the State Government of Sikkim.

(h) "Gorucharan Forest" means any forest land settled and set aside by the State Government for the purpose of grazing of cattle of the adjoining villages;

(i) "Khasmal Forest" means any forest land settled and set aside by the Government for meeting the bonafide domestic need of timber, firewood and fodder of the resident of the adjoining villages;

(j) "land" includes channel, creaks and other water channel, reservoir, rivers, lakes and streams, whether artificial or natural and also includes boulders and rocks;

(k) "notification" means a notification published in the Official Gazette;
"reserve forest" means any forest land settled and notified by the Government as reserved forest;
"river" includes any stream, channel, jhora, creak or other channel, natural or artificial;
"timber" includes trees when they have fallen or have been felled and all wood cut up or sawn or fashioned or hallowed out for any purpose whatsoever;
"trees" includes bamboos, brushwood, cane, banana, kernels, stumps, trees and palms;
"waste land" means an uncultivated land which is not the property of any individual person;
"weapon" includes ammunition, bows, arrows, explosive, firearms, hooks, bills, khukuris, axe, saw, knives, nets, poison, snares, traps and any instrument or apparatus capable of destroying, damaging and injuring forest produce.

CHAPTER - II
RESERVED FORESTS

3. The Government may declare any land as a reserved forest in the manner hereafter provided.

4. Whenever it is proposed to declare any land as a reserved forest, the Government shall issue a notification specifying therein:
(a) that it has been decided to declare such land as a reserved forest;
(b) as nearly as possible, the situation and limits of such land; and
(c) the appointment of an officer (hereinafter referred to as the Forest Settlement Officer) to enquire into the matter and determine the existence, nature and extent of any rights relating to collection of dry sticks and grazing alleged to exist in favour of any person in or over any land comprised within such limits, or in or over any Forest produce, and to deal with the same as provided in this Chapter.

5. After the issue of a notification under Section 4, no right of forests shall be acquired in or over the land comprised in such notification except by succession or under a grant or contract in writing made or entered into or by or on behalf of the Government or some person in whom such right was vested when the notification was issued.

6. When a notification has been issued under Section 4, the Forest Settlement Officer shall publish in the language commonly spoken in every town and villages in the neighbourhood of the land comprised therein, a proclamation:
(a) specifying, as nearly as possible, the situation and limits of the proposed forest;
(b) explaining the consequences which, as hereinafter provided, will ensue on the reservation of such forest; and
(c) fixing a period of not less than one month from the date of such proclamation, and requiring every person claiming any right mentioned in Section 4 or Section 5, within such period either to present to the Forest Settlement Officer a written statement specifying or to appear before him and state the nature of such right and the amount and particulars of the compensation, if any, claimed in respect thereof.
7. The Forest Settlement Officer shall record all statement made under Section 6 and shall at some convenient place inquire into all claims preferred under that section, and the existence of any rights mentioned in Section 4 or Section 5 and not claimed under Section 6 so far as the same may be ascertainable from the records of the Government and evidence of any persons likely to be acquainted with the same.

8. For the purpose of such inquiry, the Forest Settlement Officer may exercise the following powers, namely:-

(a) the power to enter, by himself or any officer authorised by him for the purpose, upon land and to survey, demarcate and make a map of the same, and
(b) the powers of a Civil Court in the trial of suits.

9. Rights in respect of which no claim has been preferred under Section 6 and of the existence of which no knowledge has been acquired by enquiry under Section 7, be extinguished unless, before the notification under Section 17 is published, the person claiming those rights satisfies the Forest Settlement Officer that he had sufficient cause for not preferring such claim within the period fixed under Section 6.

10. (1) In the case of a claim relating to the practice of shifting cultivation, the Forest Settlement Officer shall record a statement setting forth the particulars of the claim and of any local rule or order under which the practice is allowed or regularised, and submit the statement to the Government, together with his opinion as to whether the practice should be permitted or prohibited wholly or in part.

(2) on receipt of the statement and opinion, the Government may make an order permitting, or prohibiting the practice wholly or in part.

(3) If such practice is permitted wholly or in part, the Forest Settlement Officer may arrange for its exercise :-

(a) by altering the limits of the land under settlement so as to exclude land of sufficient extent of a suitable, kind, and in a locality reasonably convenient for the purposes of the claimants, or
(b) by causing certain portions of the land under settlement to be separately demarcated, and giving permission to the claimants to practice shifting cultivation therein under such conditions as he may prescribe,

(4) All arrangements made under sub-section (3) shall be subject to the previous sanction of the Government.

(5) The practice of shifting cultivation shall in all cases be deemed a privilege subject to control, restriction and abolition by the Government.

11. (1) In the case of a claim to a right in or over any land other than a right of way or right of pasture or a right to forest produce or a water-course, Forest Settlement Officer shall pass an order admitting or rejecting the same in whole or in part.

(2) If such claim is admitted in whole or in part, the Forest Settlement Officer shall either,-

(i) exclude such land from the limits of the proposed forest,
(ii) come to an agreement with the owner thereof for the surrender of his right and proceed to acquire such land in the manner provided in the Sikkim Land (Requisition and Acquisition) Act, 1977.
(a) the period fixed under Section 6 for preferring a declaration of forest Notification 17.

(1) When the following events have occurred, namely:

16. The Government or any person who has made a claim under of 15. (1) Every appeal under Section 14 shall be made by petition giving the grounds for appeal and may be delivered to the Forest Settlement Officer who shall forward it without delay to the appellate authority. (2) No appeal shall be disposed of unless the parties thereto have been given the opportunity of being heard.

(3) The appellate authority appointed under Section 14 may, confirm, set aside or modify the order of the Forest Settlement Officer, as the case may be, and the order of the Appellate Authority shall be final.

12. In case of a claim to right of pasture or to forest produce, the Forest Settlement Officer shall pass an order admitting or rejecting the claim in whole or in part. 13. (1) The Forest Settlement Officer, when passing any order under Section 12, shall record, so far as may be practicable:

- the name and father's name, caste, residence and occupation of the person claiming the right;
- the classification, position and area of all field or groups of fields, if any, and the classification and position of all buildings, if any, in respect of which the exercise of such right is claimed.

(2) If the Forest Settlement Officer admits in whole or in part any claim under Section 12, he shall also record the extent to which the claim is so admitted, specifying the number and the description of the cattle which the claimant is, from time to time, entitled to graze in the forest, the season during which such pasture is permitted.

Appeal under 15. Every appeal under Section 14 shall be made by petition giving the grounds for appeal and may be delivered to the Forest Settlement Officer who shall forward it without delay to the appellate authority. (2) No appeal shall be disposed of unless the parties thereto have been given the opportunity of being heard. (3) The appellate authority appointed under Section 14 may, confirm, set aside or modify the order of the Forest Settlement Officer, as the case may be, and the order of the Appellate Authority shall be final.

For the purpose of acquiring such land:

(a) the Forest Settlement Officer shall be deemed to be a Collector under the Sikkim Land (Requisition and Acquisition) Act, 1977; (Act 1 of 1978)

(b) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under Section 5 of the Sikkim Land (Requisition and Acquisition) Act, 1977; (Act 1 of 1978)

(c) the provision of the preceding sections of the Sikkim Land (Requisition and Acquisition) Act, 1977 shall be deemed to have been complied with;

(d) the Forest Settlement Officer, with the consent of the claimant or with the consent of both parties, may award an amount for such acquisition.

14. Any person who has made a claim under this Ordinance shall record, so far as may be practicable:

- the name, father's name, caste, residence and occupation of the person claiming the right; and
- the classification, position and area of all field or groups of fields, if any, and the classification and position of all buildings, if any, in respect of which the exercise of such right is claimed.

(2) If the Forest Settlement Officer admits in whole or in part any claim under Section 12, he shall also record the extent to which the claim is so admitted, specifying the number and the description of the cattle which the claimant is, from time to time, entitled to graze in the forest, the season during which such pasture is permitted.

Appeal under 15. Every appeal under Section 14 shall be made by petition giving the grounds for appeal and may be delivered to the Forest Settlement Officer who shall forward it without delay to the appellate authority. (2) No appeal shall be disposed of unless the parties thereto have been given the opportunity of being heard. (3) The appellate authority appointed under Section 14 may, confirm, set aside or modify the order of the Forest Settlement Officer, as the case may be, and the order of the Appellate Authority shall be final.

For the purpose of acquiring such land:

(a) the Forest Settlement Officer shall be deemed to be a Collector under the Sikkim Land (Requisition and Acquisition) Act, 1977; (Act 1 of 1978)

(b) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under Section 5 of the Sikkim Land (Requisition and Acquisition) Act, 1977; (Act 1 of 1978)

(c) the provision of the preceding sections of the Sikkim Land (Requisition and Acquisition) Act, 1977 shall be deemed to have been complied with;

(d) the Forest Settlement Officer, with the consent of the claimant or with the consent of both parties, may award an amount for such acquisition.
(b) if any such claims has been made, the period specified in Section 14 for appeal from the order passed on such claims has elapsed and all appeals, if any, presented within such period have been disposed of by the appellate authority, and

c) all lands, if any, to be included in the proposed forest, which the Forest Settlement Officer has, under Section 11 acquired under the Sikkim Land (Act 1 of 1978. (Requistition and Acquisition) Act, 1977 have become vested in the Government.

The Government shall publish a notification specifying therein the definite boundary marks erected or otherwise the limits of the forest which is to be reserved and declaring the same to be reserved forest from a date fixed in the said notification.

(2) The notification issued under sub-section (1) shall be published in the villages and town in the neighbourhood of the reserved forest in the language commonly understood in the area.

18. The Forest Officer may, with the previous sanction of the Government or any officer duly authorised by it in this behalf stop any public or private way or water course in a reserved forest, provided that a substitute for the way of water course so stopped, which the Government deems to be reasonably convenient, already exists, or has been provided or constructed by the Forest Officer in lieu thereof.

19. (1) Any forest which has been declared or set aside as a reserved forest on or before the commencement of this Ordinance under any law or rule or notification in force in the State of Sikkim, shall be deemed to be reserved forest.

(2) All question decided, orders made and records prepared in connection with the declaration of such forest as reserved forest shall be deemed to have been decided, made and prepared under the corresponding provisions of this Ordinance.

20. Any person who,—

(a) makes any fresh clearing prohibited by Section 5; Acts prohibited in reserved forests declartd

(b) converts a reserved forest or part thereof to any use other than forestry; penalties thereof.

c) uses reserved forest for growing commercial crops;

d) leases forest areas to private parties for raising captive plantations or food crops;

e) sets fire to a reserved forests;

(f) in contravention of any rules made under this Ordinance, kindles any fire or leaves any fire burning in such manner as to endanger such forest;

g) in contravention of the rules made under this Ordinance- (i) kindles, keeps or carries any fire during such season other than the season specified by the forest officer;

(ii) trespasses or pastures cattle or permits cattle to trespass;

(h) causes, by negligence, any damage, by Felling any trees or cutting or dragging any timber;

(i) fells, cuts, gittles, lops, taps or burns any tree or strips off the bark or leaves of any tree or otherwise damage the same;
(j) quarries stone, burns lime or charcoal or collects or removes any forest produce;

(k) damages, alters or removes any cairn, wall, ditch, embankment, fence, hedge or railing shall on conviction be punishable with imprisonment for a term which may extend to one year or with fine which may extend to Rupees Ten thousand or with both and in addition to liable to pay such compensation, for the damage done to the forest as the convicting court may direct.

21. Whenever fire is caused wilfully or by gross negligence in a reserved forest by a person having rights in such forest or by person in his employment, the Government may, without prejudice to any other punishment that may be imposed under this Ordinance, direct that in such forest or any specified portion thereof the exercise of all or any of the rights of pasture, grazing or collection of forest produce by any such person shall be suspended for period as it thinks fit or be extinguished.

CHAPTER III
KHASMAL AND GORUCHARAN

22. (1) The Government, may by notification, declare that the provisions of this Chapter shall apply to Khasmal or Gorucharan forest.

(2) Any forest which has been declared as Khasmal forest and gorucharan forest before the commencement of this Ordinance which has been specified in the records of rights of 1952 cadastral survey, shall be deemed to be Khasmal forest and gorucharan forest.

(3) Any waste land or banjo land which is not the property of any person shall be deemed to be a Khasmal forest for the purpose of this Ordinance.

23. No such notification referred to in sub-section (1) of Section 22 shall be issued unless the nature and extent of the rights of the Government and of private persons in or over the Khasmal and gorucharan forests is inquired into and recorded in a survey and settlement Record, or in such other manner as the Government thinks sufficient. Every such record shall be presumed to be correct until proved otherwise:

Provided that in the case of any khasmal or gorucharan forests, if the Government thinks that such inquiry and record are necessary but that the completion thereof will occupy such length of time as may endanger the rights of Government the Government may, pending such inquiry and record, declare such land to be khasmal or gorucharan forest, as the case may be, but so, however, the existing rights of individuals or communities are affected as little as possible.

24. (1) Any person who—

(a) makes any fresh clearing or converts khasmal forests or gorucharan forest or part thereof to any use other than forestry;

(b) sets fire to a khasmal forest or gorucharan forest or part thereof;

(c) in contravention of any rules made under this Ordinance, kindles any fire or leaves any fire burning "in such manner as to endanger such a forests;"

(d) kindles, keeps or carries any fire except during season other than the season notified by the Forest Officer;

(e) causes, by negligence, any damage, by felling any tree or cutting or dragging any timber;

(f) cuts, pollards, girdles, lops, taps or burns any tree or strips off the bark or otherwise damages the same;
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(g) quarries stone, burns lime or charcoal or collects any forest produce;

(h) damages, alters, removes any cairn, wall, ditch, embankment, fence, hedge or railing boundary marks, shall, on conviction, be punishable with imprisonment for a term which may extend to one year or with fine which may extend to rupees five thousand or with both and in addition to be liable to any such compensation for the damage done to the forest as the convicting court may direct.

(2) Notwithstanding anything contained in sub-section (1), the following acts shall not render the person liable to punishment under that sub-section for-

(a) any act done with the permission, in writing, of the forest officer not below the rank of a Range Officer;

(b) grazing of cattle and collection of such quantity of fodder from khasmal forest for bonafide use of the resident of the adjoining locality;

(c) grazing of cattle, collection of such quantity of dry fallen sticks and grass or fodder in a gorucharan forest.

25. The Government may, by notification-

(a) declare that any portion of khasmal or gorucharan forest shall be closed for such period not exceeding thirty years and that the rights of any private persons over such forest or portion thereof shall be suspended during that period; and:

(b) declare any tree or class of trees in khasmal or gorucharan forest to be reserved from the date fixed in that notification.

26. Whenever fire is caused wilfully or by gross negligence in khasmal or gorucharan forest, the Government may, notwithstanding any other penalty which has been imposed under this Ordinance, direct that in such forest or any portion thereof the exercise of all rights provided in sub-section (2) of Section 24 shall be suspended for such period as may be specified.

27. (1) The Government may, by notification, make rules to carry out the purposes of this Chapter.

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

(a) the cutting, sawing, conversion and removal of trees and timber and the collection, manufacture and removal of forest produce;

(b) the granting of permits to the inhabitants of neighbouring villages to take trees, timber or other forest produce for their bonafide use, and the production and return of such permits by such villagers;

(c) the payment, if any, to be made for the permission to cut trees or to collect and remove such timber or other forest produce;

(d) the examination of forest produce passing out of such forests;

(e) the cutting of grass and grazing of cattle in such forests and payment thereof, if any;

(f) the protection and management of any portion of forest closed under Section 24, and

(g) the exercise of rights referred to in Section 24.

28. Whoever contravenes the provisions of the rules made under Section 27 shall, on conviction, be punishable with imprisonment for a term which may extend to two years or with a fine which may extend to five thousand rupees or with both.
CHAPTER-IV
PROTECTION OF RIVER BANK, SLIP RESERVE ROAD RESERVE ETC.

29. For the purpose of this Chapter river banks in relation to rivers enumerated in Schedule means and includes an area of sixty metre on either side of such river or area within high flood level mark, whichever is less.

(2) Slip reserve means and includes -
   (i) all lands which are denuded or are in the process of denudation declared as slip reserve before the commencement of this Ordinance; and
   (ii) all denuded areas which are denuded or are in the process of denudation and required, to be conserved or preserved for establishment that may be notified as slip reserve by the Government.

(3) No notification referred to in clause (ii) of sub-section (2) shall be made unless the nature and extent of the right of the Government and of the private persons in over such land is enquired into and recorded in the record of right and such record shall be presumed to be correct until proved otherwise:
   Provided that in the case of any slip area, if the Government thinks that such enquiry and record are necessary but that the completion thereof will occupy such length of time as may endanger the life of the community due to occurrence of slips, the Government may, pending such enquiry and record, declare such area, to be a slip reserve, but so, however, that the existing rights of individuals or communities are affected as little as possible.

(4) Road reserve in relation to a National Highway means such portion, as may lie within sixteen metre from the centre on either side of such Highway.

(5) Road reserve in relation to a highway other than a National Highway means such portion of the Highway lying within nine metre or thirteen metre from the centre on either side of such Highway, as the case may be.

(6) The road reserve referred to in sub-sections (4) and (5) shall be under the administrative control of Forest Department as if it were a forest constituted under this Ordinance.

(7) Any encroachment into the road reserve by any person shall be deemed to be an unauthorised occupation and such person shall be evicted in accordance with the provisions contained in the Sikkim Public Premises (Eviction of Unauthorised occupants and Rent Recovery) Act, 1980.

(8) All old abandoned roads with their road reserve which has been abandoned as a result of construction of new road shall be the property of the Government.

Penalty. 30. (1) Any person who-
   (a) is in unauthorised occupation of any; laid in & slip reserve or a road reserve or a river bank;
   (b) removes any forest produce from a slip reserve or a road reserve or a river bank,

shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to rupees six thousand or with both.

(2) Notwithstanding anything contained in sub-section (1), the person in unauthorised occupation shall be evicted in the manner indicated in sub-section (7) of Section 29.
31. The Government may, by notification, make rules.

32. The Government may by notification declare that any slip, road reserve or river reserve which the Government may, by notification, declare to be a forest, slip reserve and road reserve, which the Government may, by notification declare to be a forest;

33. For the purpose of this Chapter- Control over Forests

34. No owner of any forest and no person claiming under him whether by virtue of a contract, licence or any other transaction entered into before or after the commencement of this Act shall apply to-

(a) the removal of fallen trees, and

(b) be making of agricultural implements for bona fide use of the owner.

35. For the purpose of Section 34, the Government may make rules prescribing-

(a) the conditions subject to which permission may be granted for the removal or species of trees or forest produce found to differ from any of the provisions of this Section;

(b) the procedure to be followed by the forest officer before granting permission;

(c) the conditions subject to which permission to be granted for the species of trees or forest produce found to differ from any of the provisions of this Section;

(d) the procedure regarding granting of permission to remove or species of trees or forest produce found to differ from any of the provisions of this Section;

(e) the conditions subject to which permission may be granted for the class or kinds or species of trees which may be permit to be cut and girdled of such trees;

(f) the conditions subject to which permission to be granted for class or kinds or species of trees which may be permit to be cut and girdled of such trees;

(g) the conditions subject to which permission to be granted for class or kinds or species of trees which may be permit to be cut and girdled of such trees;

(h) the conditions subject to which permission to be granted for class or kinds or species of trees which may be permit to be cut and girdled of such trees;

(i) the breaking up or clearing of my land; or

(j) the pasturing or clearing of cattle; or

(k) the firing or clearing of vegetation; or

(l) the firing or clearing of vegetation;
(iv) the girdling, tapping or burning of any trees or stripping off bark or leaves of any trees;
(v) the lopping or pollarding of any trees;
(vi) cutting, sawing, conversion and removal of trees and timber;
(vii) the quarrying of stones or the burning of lime or charcoal or the collection or removal of any forest produce or its subjection to any manufacturing processes;
(b) regulate in any forest the regeneration of forest and their protection from fire;
(c) regulate the exercise of customary and prescriptive rights in such forests.

(2) When protection of forest or land referred to in sub-section (1) of section 34 appears to be necessary, the Government may, by notification provide:--
(a) for conservation of trees and forests;
(b) for the preservation, improvement of soil or the reclamation of saline or water logged land, the prevention of land slips or formation of varines or torrents or the protection of land against erosion or the deposit therein of sand, stones, gravels or minerals;
(c) for the improvement of grazing;
(d) for the maintenance of water supply and springs, rivers and tracks;
(e) for the protection against storms, winds, rolling stones, floods and avalanches;
(f) for the protection of roads, bridges, and other lines of communications.

(3) No notification shall be made under sub-section (1) nor shall any work be commenced under sub-section (2), until after the issue of a notice to the owner of such forest or land calling on him to show cause, within a reasonable period to be specified in such notice, why such notification should not be issued or work commenced, as the case may be, and until his objections, if any, and any evidence he may produce in support of the same, have been heard by any officer duly appointed on that behalf by the Government.

37. Whoever contravenes the provisions of sub-section (1) of Section 34 or the rules made under Section 35, or of the terms of a notification issued under Section 36 shall, without prejudice to any other action that may be taken against him under this Ordinance, on conviction, be punishable with imprisonment which may extend to six months or with fine which may extend to rupees two thousand or with both.

38 (1) Any owner of any land or, if there be more than one owner thereof, the owners of all the shares therein may, with a view to the formation or preservation of forest thereon, apply in writing to the Government to take over the management of such land and the Government may, on such application, where it is of opinion that it is expedient in public interest to form or preserve the forest, by notification, assume the management of such land.

(2) When the management of any land is assumed under sub-section (1) save as otherwise agreed to between the Government and the applicants, the net profit, if any, arising from the management of the forest shall be paid to the owners.
39. (1) Every occupant or holder of land shall be responsible for the due preservation of all trees growing thereon and shall in the event of any injury to any tree from whatever cause or its theft, at once report such fact to the nearest forest officer.

(2) Any occupant or holder who fails to report any such case of injury or theft as aforesaid or to prove to the satisfaction of such officer, of the rank not below to that of a Forest Range Officer that such injury or theft has not been caused either by his own act or by neglect or default on his part by any other person at his instigation or with his connivance, shall, notwithstanding any other penalty to which he may be liable, be liable to pay such compensation on account of such injury or theft as the Forest Range Officer may deem reasonable:

Provided that the Forest Range Officer may, in cases, in which he is satisfied that the person responsible for the act, neglect, default, instigation or connivance resulting in the injury or theft, tenant or the occupant or holder or any other person holding under or through a tenant or occupant or holder, direct that such tenant or occupant or holder or other persons shall be liable for compensation or, be proceeded against in the first instance for recovery thereof

40. (1) Every person who, whether as holder, occupant, tenant, sub-tenant or lessee or in any other capacity having right over trees growing or existing or found on any land, who is desirous of felling such trees for bonafide, domestic use, shall apply to the Forest Officer not below the rank of Forest Range Officer in the prescribed form and shall obtain permit.

(2) No person shall remove any trees, wood, timber or other forest produce from his land without obtaining permit in this behalf in the manner provided in sub-section (1)

Provided that no fees or duties shall be imposed on removal of such produce by any person from his land.

(3) Every person who, having right over trees growing or existing or found on any land, is desirous of felling such trees for commercial use shall apply to the Forest Officer not below the rank of Deputy Conservator of Forests and shall obtain a permit on payment, if any, as may be prescribed.

41. The provisions of Chapter III of this Ordinance shall apply in respect of all forest produce and trees grown in any land under the control and management of a local authority and institution.

CHAPTER-VI

TRANSIT OF FOREST PRODUCE

42. (1) The control of all rivers and their banks as regards floating of timber as well as the control of all timber and other forest produce in transit by land or water, is vested in the Government and it may make rules to regulate the transit of all timbers and other forest produce.
Explanation. —For the purpose of this Chapter, the forest produce shall be deemed to include semi-finished forest product for commercial purposes.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may—

(a) specify the routes by which timber or any other forest produce may be transported or moved into from or within the State and the fee thereof,

(b) in the case of timber formed into a raft or fastened to the shore, prohibit the flossening or the setting a drift not such timber by any person not being the owner thereof or not acting on behalf of such owner or the Government,

(c) provide for the stoppage, reporting, examination and marking of timber or other forest produce in transit, in respect of which there is reason to believe that any money is payable to the Government on account of the price thereof or any duty, fee, royalty or charge due thereon or to which it is desirable for the purpose of this Ordinance to affix the mark;

(d) provide for the establishment of check posts or the erection of barriers at such places as the Government may direct with a view to prevent or check commission of forest offences in respect of forest produce and for stoppage, reporting and examination of goods carried by any vehicle or vessel at such check posts or barriers;

(e) provide for establishment and regulation of depots and stations to which such timber or other forest produce shall be taken by those in charge of it for examination, or for the payment of such money or in order that such marks may be affixed to it, and the conditions under which such timber or other forest produce shall be brought to, stored at and removed from such depots or stations and for regulating the appointment and duties of persons employed therein;

(f) authorise the transport of such timber or other forest produce across any land and provide for payment of compensation for any damage done by the transport of such timber or other forest produce;

(g) prohibit the closing up or obstructing of the bank of any river used for the transit of timber or other forest produce and throwing of grass, brushwood, branches or leaves into any such river or any act which may cause such river to be closed or obstructed;

(h) provide for the prevention or removal of any obstruction of the channel or banks of any such river and for recovering the cost of such prevention or removal from the person whose act or negligence caused such obstruction;

(i) prohibit absolutely or subject to conditions, within the whole of the State of Sikkim or specified local limits, the establishment of saw pits, saw mills or any other sawing machines for converting, cutting, processings distilling, storing, burying, cancelling or marking of timber or other forest produce, the altering or defacing of any marks on the same or the possession or carrying of marking hammer or other implements used for marking timber;
(j) regulate the existing sawpits, saw mills or any other sawing contrivance:

Provided that on existing sawpits, saw mills or any other sawing contrivance shall be closed unless the owner thereof has been given an opportunity of being heard.

(3) In making a rule under this Section, the Government may provide that person guilty of contravention thereof shall, on conviction, be punishable with imprisonment which may extend to one year or with fine which may extend to two thousand rupees, and where the offence committed after sunset or before sunrise, or after preparation for resistance to lawful authority, or where the offender has been previously convicted for a like offence, the Magistrate having jurisdiction shall inflict double the penalty prescribed for such offence.

43. The Government shall not be responsible for any loss for damage which may occur in respect of any timber or other forest produce while at a depot or station established under rules made under Section 42 or detained elsewhere for the purpose of this Ordinance and no such forest officer shall be responsible for any such loss or damage unless he causes loss or damage wilfully, negligently maliciously or fraudulently.

44. In case of any accident or emergency involving danger to any property at any depot or station, every person employed at such depot or station shall render assistance to any Forest Officer or Police Officer demanding his aid in preventing the damage or loss to such property.

CHAPTER - VII
COLLECTION OF DRIFT AND STRANDED TIMBER

45. (1) All timber—

(a) found adrift, beached, stranded or stink;

(b) bearing marks which have not been registered in accordance with the rules made tinder Section 42;

(c) which have been super marked or on which the marks have been obliterated, altered or defaced by fire or otherwise;

(d) which are not marked but found in such areas as the Government may specify, shall be deemed to be the property of the Government unless and until any person established his right and title thereto, as provided in this Chapter.

(2) The timber referred to in sub-section (1) may be collected by any forest officer or by any other person authorized by such officer and be brought to any forest depot.

46. Public notice shall, from time to time, be given by the Forest Officer regarding timber collected under Section 45. Such notice shall contain a description of the timber and shall require any person claiming to have the same to present a written application for such claim to such officer within a period of not less than thirty days from the date of such notice.

47. (1) When any application is presented under Section 46, the Forest Officer may after making such enquiries as he thinks fit, either reject the claim, after recording his reason, there or accept the claim and deliver the timber to the claimant.
(2) If such timber is claimed by more than one person, the Forest Officer may either deliver the same to any such person whom he finds to be entitled thereto after recording the reasons therefor or may refer the claimants to the Civil Court, and retain the timber or pending the receipt of an order from such court for its disposal.

(3) Any person whose claim has been rejected under the section may, within thirty days from the date of intimation of the order of such rejection, institute a suit to recovery of the possession of the timber claimed by him; but no such person shall be entitled to any compensation or costs against the Government or against any forest officer on account of such rejection or the detention or removal of any timber.

(4) Unless there are adequate arrangements for storage of timber detained or kept by the Forest Officer under this Section the Court may order that the timber so detained or kept shall remain at the custody of the Forest Officer until the disposal of the suit.

48. If no application is presented under Section 46, or on such claim having been preferred and rejected fails to institute a suit for recovery of the possession of such timber within thirty days from the date of rejection of his claim, the ownership of such timber shall vest with the Government free from all encumbrance.

49. The Government shall not be responsible for any loss or damage which may occur in respect of any timber collected under Section 45 and no Forest Officer shall be responsible for any such loss or damage unless he causes such loss or damage wilfully, negligently, maliciously or fraudulently.

50. No persons shall be entitled to recover possession of any timber collected under Section 45 or delivered under Section 47 until he paid to the Forest Officer or other person entitled to receive such sum on account thereof as may be due under any rule made under Section 51.

51. (1) The Government may, by notification, make rules to carry out the purposes of this Chapter.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may be made to regulate the following matters, namely:—

(a) the salvaging, collection and disposal of all timber mentioned in this Chapter;

(b) the use and registration of boats or any other conveyance used in salvaging and collecting timber;

(c) the amount to be paid for salvaging, collecting, moving, storing or disposing of such timber;

(d) the use and registration of hammers and other instruments to be used for marking such timber.

(3) In making a rule under this Section, the Government may provide that a person guilty of contravention thereof shall, on conviction, be punishable with imprisonment which may extend to six months or with fine which may extend to rupees one thousand or with both.

CHAPTER VIII
CATTLE - TRESPASS

52. Any cattle trespassing in a reserved forest or in any portion of a khasmal forest or gorucharan forest or slip reserve or road reserve or river banks which has been closed by the Government for grazing shall be seized and impounded by any Forest Officer.
The Government, may from time to time, by notification, direct that in all or any part of areas which have been closed under Section 25 or Section 32, there shall be levied for each head of cattle or other animal impounded under Section 52, such fine not exceeding rupees fifty as may be specified in such notification.

Any expenditure incurred by the Government during the period of impounding of such cattle for feeding shall be realised from the owner of the cattle at the time of release.

The officer impounding such cattle shall take all precaution for the safety of the cattle during the period such cattle or other animals remain impounded.

Explanation.- The burden of proof that the cattle or other animal as not been physically injured or diseased before the impounding lies with the owner of the cattle or other animals.

The cattle or other animal which remains unclaimed for such period as may be prescribed shall be disposed of in such manner as may prescribed.

The Government may, by notification, make rules to regulate the following matters namely:-

(a) establishment of cattle pound;
(b) conditions of release of cattle and other animals from the pound;
(c) maximum period of impounding; and
(d) the manner of disposal of unclaimed cattle and other animal and disposal of sale proceeds.

Where there is reason to believe that a forest offence has been committed in respect of any forest produce, such produce together with all implements, tools, vehicle used in committing any such offence may be seized by any forest officer.

Any forest officer may, if there is reason to believe that a vehicle has been or is being used for the transport of forest produce in respect of which there is a reason to believe a forest offence has been or is being committed, require the driver or other person in charge of such vehicle to stop the vehicle and cause it to remain stationary as long as may reasonably be necessary to examine the contents in the vehicle, and inspect all records relating to the goods carried which are in possession of such driver or other person in charge of the vehicle.

Every officer seizing any property under this Section shall place on such property or the receptacle or vehicle, if any, in which it is contained a mark indicating that the same has been seized and shall, as soon as may be, make a report of such seizure to the Magistrate having jurisdiction to try offence on account of which the seizure has been made:

Provided that where the forest produce in respect of which such offence is believed to have been committed is the property of the Government and if the offender is unknown, it shall be sufficient if the officer makes, as soon as may be, report of the circumstances of the seizure to his superior officer.
56. Any Forest Officer not below the rank of Forest Range Officer who, or whose sub-ordinate, has seized any cattle or other forest produce, animal, vehicle or any other thing referred to in Section 55, may release the same on the execution by the owner thereof of a bond for the production of the property so released if and when so required before the Magistrate having jurisdiction to try the offence on account of which the seizure had been made.

57. (1) Any person who is in unauthorised occupation of forest land may without prejudice to any other action that may be taken against him under any other provisions of the Ordinance or any other law for the time being in force, be summarily evicted, by a forest officer not below the rank of a Deputy Conservator of Forests having jurisdiction over the said forest land and any building or other construction erected thereon shall, if not removed by such person within such time as the Deputy Conservator of Forest may fix, be liable to forfeiture:

Provided that before evicting a person under this sub-section he shall be given a reasonable opportunity of being heard.

(2) Any property forfeited under sub-section (1) shall be disposed of in such manner as the Deputy Conservator of Forests may direct and the cost of removal of any crop, building or other work and all works necessary to restore the land to its original condition shall be recoverable from the persons evicted in the manner as if it were an arrear of land revenue.

(3) Any person aggrieved by an order of the Deputy Conservator of Forest under sub-sections (1) and (2) may, within a period of one month and in such manner as may be prescribed, appeal against such order to the Conservator of Forest.

58. (1) The Forest produce which is not the property of the Government and in respect of which a forest offence, has been committed and all implements, vehicles, or other conveyance or any other vehicle used in committing such offence, shall be liable by order of the convicting court to be forfeited to the Government.

(2) Such forfeiture may be in addition to any other punishment provided in this Ordinance for such offence.

59. When the trial of any forest offence is concluded, any forest produce in respect of which such offence has been committed shall, if it is the property of the Government or has been committed shall, if not in possession of by the forest officer, and in any other case may be disposed of in such manner as the court may by order, direct.

60. When the offender is not known or cannot be found the Magistrate may if he finds that an offence has been committed, order the property in respect of which the offence has been committed to be forfeited to the Government together with tools, vehicles or cattle and other articles used in committing the offence and taken charge of by the Forest Officer or to be made over to the person whom the Magistrate deems to be entitled to the same:

Provided that no such order shall be made until the expiration of thirty days from the date of seizing the property, on without hearing the person, if any, claiming any right thereto, and the evidence, if any, which he may produce in support of his claim.

61. Notwithstanding anything herebefore contained the Deputy Conservator of Forests may direct sale of the property seized under Section 55 which is subject to speedy and natural decay and deposit the sale proceeds with the Government.
62. Officer who made the seizure under Section 55 or any Officer superior or any person claiming to be interested in the property so seized may, within thirty days from the date of any order passed under Section 58, Section 59 or Section 60, appeal to the Court having jurisdiction.

63. When an order for the forfeiture of any property has been passed under Section 58 or Section 60 thereof, as the case may be, and the period specified by section 62 for an appeal from such orders has lapsed, and no such appeal has been preferred, the court confirms such order in respect of the whole or a portion of such property or such portion, thereof, as the case may be, shall vest in the Government free from all encumbrances.

64. Notwithstanding anything contained in the foregoing provisions of this Chapter, where a forest offence is believed to have been committed in respect of timber, firewood, charcoal and other forest produce which is the property of the Government, the officers seizing the property shall, without any unreasonable delay produce it, together with all implements, ropes, chains, vehicles and cattle and other animal, used in committing such offence before a superior Forest Officer authorised by the Government in this behalf, not being below the rank of the Deputy Conservator of Forests (hereinafter referred to as the authorised officer).

(2) Where an authorised Forest Officer seizes any timber, charcoal, firewood and other forest produce which is the property of Government, or where such property is produced before an authorised officer under sub-section (1) and if he is satisfied that a forest offence has been committed in respect of such property, such authorised officer may, whether or not a prosecution is instituted for the commission of such forest offence, order confiscation of property so seized together with all ropes, chains, implements, vehicles, cattle and other animal used in committing such offence.

65. No order confiscating any property under section 55 shall be made except after serving a notice in writing to the person from whom it is seized and considering his objection if any.

66. Any Forest Officer not below the rank of a Chief Conservator of Forests, before the expiry of thirty days from the date of the order of the conservator of forests under Section 57, on his own motson call for and examine the records of that order and may make such enquiry or cause such enquiry to be made and may pass such order as he deems fit:

Provided that no order prejudicial to a person shall be passed under this Section without giving him an opportunity of being heard.

67. Any person aggrieved by an order passed under Section 64 or Section 66 may within thirty days from the date of issue of order to him appeal to the Magistrate having jurisdiction over the area of seizure of such property and the Magistrate after giving an opportunity to be heard shall pass an order either confirming or rejecting or modifying the order appealed against.

68. (1) Any forest officer exercising powers under this Ordinance or any rule made thereunder who—

(a) without reasonable ground of suspicion, searches or causes to be searched any place, premises, vehicle or vessel, or

(b) vexatiously detains or searches or arrests any person,
shall, for every such offence, upon conviction by the court, be punishable with imprisonment which may extend to six months or with fine which may extend to two thousand rupees or with both.

(2) Any person wilfully and maliciously giving false information and so causing an arrest or a search to be made under this Ordinance shall, upon conviction by the court, be punishable with imprisonment for a term which may extend to six months or with a fine which may extend to two thousand rupees or with both.

69. Whoever with intent to cause damage or injury to the public or to any person to cause wrongful gain as defined in the Indian Penal Code,—

(a) knowingly counterfeits upon any timber or standing tree a mark used by forest officer to indicate that such timber or such tree is the property of the Government or of some person, or that it may lawfully be cut or removed by some person; or

(b) unlawfully affixes to any timber or standing tree a, mark used by forest officers; or

(c) alters, defaces or obliterator any such marks placed on any timber or standing tree by or under the authority of a forest officer; or

(d) alters, moves, destroys or defaces any boundary marks to any forest which to the provisions of this Ordinance are applicable, shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to rupees six thousand or with both.

70. (1) A Forest Officer may, without an order from a Magistrate and without a warrant, arrest any person—

(a) who has been concerned in any forest offence punishable with imprisonment for not less than one month, or

(b) who on demand of such forest officer, refuses, gives his name or residence or gives a name or residence which such officer has reason to believe to be false, or

(c) if there is reason to believe that he will abscond.

(2) Any person arrested under sub-section (1), shall be informed, as soon as may be, of the grounds for such arrest and shall be produced before the nearest Magistrate having jurisdiction within a period of twenty four hours of such arrest excluding the time necessary for the journey from the place of arrest to the court of Magistrate and no such person shall be detained in custody beyond the said period without the order of a Magistrate.

71. Any forest officer of the rank not below that of a Forest Range Officer who, or whose subordinate, has arrested any person under the provisions of Section 70 may, release such person on his executing a bond with or without surety to appear before the Magistrate if so required.

72. Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (V of 1898) any Magistrate of the First Class especially empowered in this behalf by the State Government may try summarily any forest offence.

73. Every forest officer and police officer shall prevent, and may interfere for the purpose of preventing the commission of any forest offence.
Power to compound offences.

74. (1) The Government may, by notification, empower a forest officer not below the rank of a Forest Range Officer-

(a) to accept from any person against whom reasonable suspicion exists that he has committed any forest offence, other than he has committed to in Section '68 and Section 69, a sum of money which shall be twice the value of the property involved by way of compensation for the offence which such person is suspected to have committed and

(b) when any property has been seized is liable to confiscation to release the same on payment of the value thereof as estimated by such officer.

(2) On the payment of such sum of money or such value, or both, as the case may be to such officer, the suspected person, if in custody, shall be discharged with and the property, if any, seized, shall be released, and no further proceedings shall be taken against such person or property.

Presumption to the forest produce belongs to the Government

75. When in any proceedings taken under the provision of this Ordinance or in consequence of anything done under this Ordinance or under any other law for the time being in force, a question arises as to whether any forest procedure is the property of the Government, such produce shall be presumed to be the property of the Government until, the contrary is proved and in case of any prosecution the burden of proving the contrary shall lie on the accused.

Compensation for damage.

76. (1) When any person is convicted of felling cutting girdling, marking, lopping or tapping trees of or injuring them by fire or otherwise in contravention of provision of this Ordinance or of any rule made thereunder the convicting court may, in addition to any other punishment which it may impose, order that person to pay to the Government such compensation for each tree with respect to which the offence was committed as it deems just.

(2) Where the person convicted of commission of an offence is an agent or servant of another person, the court may, after holding such enquiry as it deems fit or giving him reasonable opportunity of being heard, order such person to pay the compensation if is of the opinion that the offence was committed due to neglect or default of such other person.

Forfeiture of leases.

77. When the holder of any lease licence or contract whatsoever granted or continued by or on behalf of the Government for any of the purposes of this Ordinance, or when any such offence is committed by any agent or servant of the holder of any such lease, licence or contract and the Government is satisfied with the commission of the offence was a consequence of the instigation of such holder or of any willful neglect or default on his part, the Government or a Forest Officer duly empowered by the Government in this behalf may, by order in writing declare the lease, licence, or contract to be forfeited in whole or in part with effect on and from the date to be specified in the order.

Act not in derogation of other laws.

78. This Ordinance shall be in addition to, and not in derogation of any other law for the time being in force;

CHAPTER - X

MISCELLANEOUS

Powers of forest officer.

79. (1) Without prejudice to the power conferred upon a forest officer under this Ordinance, Government may, by notification, invest any forest officer with all or any of the following powers, that is to say-
(a) to enter upon any land and survey, demarcate and make a map of the same,
(b) to compel the attendance of witnesses, production of document and the materials of objection,
(c) to hold investigation into forest offence, and in the course of such investigation to receive and record evidence,
(d) to notify the seasons and manner in which fire may be kindled, kept or carried in a Reserved Forest or Forest,
(e) to grant permits referred to in the provision of this Ordinance,
(f) to give public notice of timber collected tinder section 45.
(g) to notify station, deposit for the reception and sale of timber and forest produce.
(h) to take possession of property under this Ordinance,
(i) to stop and check any vehicle suspected of being involved in a forest offence,
(j) to compound cases and charge compensation for damages caused by commission of forest offence.

(2) Any evidence recorded under clause (c) of sub-section (1) shall be admissible in any subsequent trial before a Magistrate:

Provided that it has been taken in the presence of the accused person and recorded in the manner as provided under Sections 355, 356, or 357 of the Code of Criminal Procedure, 1898.

80. Every Forest Officer shall be deemed to be a public servant within the meaning of Section 21 of the Indian Penal Code, 1860.

81. (1) No suit, prosecution or other legal proceedings shall lie against any forest officer for anything which is in good faith done or intended to be done in pursuance of this Ordinance or any rule or order made thereunder.

(2) No suit or other legal proceedings shall lie against the Government for any damage caused or likely to be caused for anything which is in good faith done or intended to be done in pursuance of this Ordinance or any rule or order made thereunder.

82. No Forest officer shall, either as principal or an agent or in any other capacity, trade in timber or other forest produce or become interested in any lease or mortgage of any forest within or outside the State of Sikkim.

83. (1) The Government may, by notification make rules to carry out all or any of the purposes of this Ordinance. to make rules.

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

(a) to confer or limit the power and duties of any forest officer under this Ordinance;
(b) to regulate the procedure of working by the Forest Officer under this Ordinance;
(c) for the preservation, reproduction and disposal of trees, timber and other forest produce belonging to Government or otherwise grown on land belonging to or in the occupation of private persons;
(d) to regulate the reward to be paid to officer and informers:
(e) to regulate the cuttings, fellings, sale and disposal of trees in, private holdings, or gorucharan or khasmal forest;
(f) the fees to be levied in respect of licences, permits, passes or permissions issued under this Ordinance or rules made thereunder;
(g) any other matter which is required to be or may be prescribed.

Penalties. 841 "Any person who contravenes any provision of this Ordinance or any rule made under this Ordinance for contravention of which no separate penalty is provided, shall on conviction, be punishable with imprisonment for a term which may extend to one year or with a fine which may extend to rupees six thousand or with both.

Persons bound to assist forest officer. 85. Every person who—

(i) exercises any right in a Reserve Forest khasmal forest or gorucharan forest or any other forest land; or
(ii) is permitted to take any forest produce from such forest or forest land; or
(iii) removes timber; or
(iv) pastures cattle in any forest; or
(v) is employed by any of the persons herein before mentioned in a village contiguous to such a forest or
(vi) is employed by the Government; or
(vii) receives the emoluments from the Government for services performed to the community, shall be bound to furnish without unnecessary delay to nearest forest officer any information that he may possess regarding the occurrence of fire in or near such forest or commission of any forest offence and shall forthwith take steps -

(a) to extinguish any forest fire in such forest or which he has knowledge or information;
(b) to prevent by any lawful means in his power any fire in the vicinity of such forest of which he has knowledge of or information from spreading to such forest and shall assist any forest officer demanding his aid;
(c) in preventing the commission of any forest offences; and
(d) when there is reason to believe that any such offences has been committed, in such forest, in discovering and arresting the offender.

(2) Any person who is required to act in accordance with sub-section (1) fails to do so without lawful excuse -

(a) to furnish information to the nearest forest officer;
(b) to take steps to extinguish any forest fire;
(c) to prevent spreading of fire;
(d) to assist any forest officer demanding his aid in preventing the commission of forest offence.
shall, on conviction, be punishable with imprisonment for a term which may extend to six months or with a fine which shall not be less than rupees five thousand or with both.
86. All monies payable to the Government under this Ordinance or under any rule made thereunder may on account of the price of any forest produce or of expenses incurred in the execution of this Ordinance in respect of such produce may, if not paid when due, be recovered as if it were arrear of land revenue.

87. (1) When any money referred to in Section 86, is payable Lein on forest for in respect of any forest produce, the amount there- produce. of shall be deemed to be the first charge on such produce and such produce may be taken possession of by a forest officer duly empowered and may be retained by him until such amount has been paid.

(2) If such amount is not paid within the period of one month from the date of receipt of a notice for such amount, the forest officer may sell such produce by public auction and the proceeds of sale shall be applied first in discharging such amount.

(3) The surplus of sale proceeds of such public auction, if any, if not claimed within sixty days from the date of sale by the person entitled thereto shall be forfeited to the Government:

Provided that the Government may, for reasons to be recorded in writing, order the refund of such surplus sale proceeds to the person entitled thereto within the period of three years from the date of sale.

88. When any person in accordance with any provision of this Ordinance, or in compliance with any rule made thereunder, binds himself by any bond or instrument to perform any duty or act or covenants by any bond or instrument that he, or that he and his servant and agents will abstain from any act, the whole sum mentioned in such bond or instrument as the amount to be paid in case of such breach of the conditions there- of, may notwithstanding anything in Section 74 of the Indian Contract Act, 1872, be recovered from him in case of such breach as if it were an arrear of land revenue.

89. If any difficulty arises in giving effect to the provisions of this Ordinance, the Government may by order not inconsistent with the provisions of this Ordinance remove such difficulties:

Provided that no such order shall be made after the expiration of a period of three years from the date of commencement of this Ordinance.

90. No Court shall take cognizance of any offence punishable under this Ordinance except on a report in writing of the facts constituting such offence made by any Forest officer not below the rank of a forest Range Officer.

91. All existing, orders, notifications, rules, regulations, bye-laws, proclamations and other instrument having the force of law be deemed to have been made under this Ordinance and they shall remain in force till the rules under the provisions of this Ordinance are made.
SCHEDULE
( See Section 29)

1. Teesta River
2. Rangeet River
3. Takcham chu
4. Ramphu chu
5. Abo Khola
6. Andheri Khola
7. Lachen chu
8. Lachung chu
9. Rathang chu
10. Dickling Khola
11. Rongli chu
12. Dichu
13. Pachey Khola
14. Rongni chu
15. Roro chu
16. Lungze chu
17. Biju chu
18. Rate chu
19. Bakcha chu
20. Reshi chu
22. Reshi chu
23. Chakung chu
24. Onchhu
25. Rum chu
26. Monmu chu
27. Rang Phap chu
28. Ramphu chu
29. Rangyong chu
30. Kayam chu
31. Relli chu
32. Rothak chu
33. Reshi chu
34. Kalej Khola
35. Rang Dung chu
36. Rimbi chu
37. Riyong khola
38. Bhari Khola
39. Meyong chu
40. Prekchu
41. Raman Khola
42. Song Khola
43. Pabong Khola
44. Yalichu
45. Reshi chu
46. Kanaka
47. Hee Khola
48. Dentam Khola
49. Sangya Khola
50. Manpur Khola
51. Rolu Khola
52. Rabi Khola
53. Seti Khola
54. Rabong Khola
55. Kaliz Khola
56. Rakel chu
57. talung chu
58. Ringi chu
59. Rahi chu
60. Rongnek chu
61. Rong chu
62. Gangtok chu
63. Khedum chu
64. Byangya chu
65. Bitchu chu
66. Yomthang chu
67. Darnang chu
68. Berung chu
69. Dongkhye chu
70. Sebuchu
71. Semachu
72. Toklumchu
73. Thomp
74. Sevo chu
75. Zema chu
76. Chholam chu
77. Lhonakchu
78. Naku chu
79. Lhora chu
80. Lungufachu
81. Gomachu
82. .
83. Pokechu
84. Burung chu
85. Gyamthang chu
86. Kalep chu
87. Lasha chu
88. Tholang chu
89. Ringphi chu
90. Umram chu
91. Rubel chu
92. Phensang chu
93. Ratey chu
94. Phensang chu
95. Rangrang chu
96. Rangchang chu
97. Martam khola
98. Neem khola
99. Chokchurang chu
100. Yangsha chu
101. Chil chu
102. Bareli khola
103. Khani khola(Melli)
104. Any other river that may be by the Government, by not from time to time.

T. V. RAJESWAR,
Governor.

B.R. PRADHAN,
Secretary to the Govt. of Sikki Law Department.
IF. No. 16(236)/LD/1988]

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NOTIFICATION

No. 1/LD/RC/1988
Dated the 22nd June, 1988.

The following Ordinance promulgated by the President on 19th day of May, 1988, and published in the Gazette of India, Extraordinary, Part II, Section I, is hereby republished for general information:—

THE BENAMI TRANSACTIONS (PROHIBITION OF THE RIGHT TO RECOVER PROPERTY) ORDINANCE, 1988

No. 2 OF 1988
Promulgated by the President in the Thirty-ninth Year of the Republic of India.

An Ordinance to prohibit the right to recover property held benami and for matters connected therewith or incidental thereto.

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 Benami Transactions (Prohibition of the Right to Recover Property) Ordinance, 1988. (2) It extends to the whole of India except the State of Jammu and Kashmir. (3) It shall come into force at once.

2. (1) No suit, claim or action to enforce any right in respect of any property held benami against the person in whose name the property is held or against any other person shall lie by or on behalf of a person claiming to be the real owner of such property. (2) No defence based on any right in respect of any property held benami, whether against the person in whose name the property is held or against any other person, shall be allowed in any suit, claim or action by or on behalf of a person claiming to be the real owner of such property.
(3) Nothing in this section shall apply,-

(a) where the person in whose name the property is held is a co-parcener in a Hindu undivided family and the property is held for the benefit of the co-parceners in the family; or

(b) where the person in whose name the property is held is a trustee or other person standing in a fiduciary capacity, and the property is held for the benefit of another person for whom he is a trustee or towards whom he stands in such capacity.

Act not to apply in certain cases.

3. Nothing in this Act shall affect the provisions of section 53 of the Transfer of Property Act, 1882, or any law relating to transfers for an illegal purpose. 1882.

Repeal of provisions of certain Acts.


R. VENKATARMAN
President.

S. RAMIAH,
Secretary to the Government of India.

B. R. PRADHAN
Secretary to the Govt. of Sikkim
Law Department
[File No. 11 (504)/LD/1988]

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GAGNTOK.
The Governor is pleased to order that the method of, and the qualifications required for recruitment to the post of Inspector (Weights & measures) and Assistant Controller (Weights & Measures), Food & Civil Supplies Department, Government of Sikkim, shall be as detailed below.

<table>
<thead>
<tr>
<th>Name of post</th>
<th>Method of recruitment</th>
<th>Qualification</th>
<th>Mode of recruitment/promotion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inspector (weights &amp; measures)</td>
<td>100% dy direct</td>
<td>Degree in Science (with Physics as one of the subjects)/Degree in Technology or Diploma in Engineering from a recognised Institute.</td>
<td>Open competitive examination and interview as per procedure laid down in Notification No. 65/Gen/Est dated 19.6.1981</td>
</tr>
</tbody>
</table>

Desirable should be able to speak, read and write at least one of the State languages, viz. Nepali or Lepcha Bhutia or Limboo.

Note:- The person appointed to the post of Inspector shall have to complete the basic training course at the Indian Institute of Legal Metrology established by the Central Government before he completes first year of service.

2. Assistant controller (weights & Measures), Food & civil supplies Department | 100% by promotion | Must have completed Basic Training at the Institute of Legal Metrology; and in Engineering from a recognised Institute. | Mode and Procedures laid down in the Notification No. 65/Gen/Est dated 19.6.1981 |

Must have at least 10 years service as Inspector (weights & Measures).

By Order.

D. K. GAZMER,
Addl Secretary to the Govt. of Sikkim, Establishment Department.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 81/H
Dated the 28th, June 1988.

Election Commission of India's notification No. 56/84-XXXII dated the 6th June, 1988 IS hereby republished for General information.

ELECTION COMMISSION OF INDIA
NEW DELHI 110001
Dated the 6th June, 1988.
Jyaistha 16, 1910 (S)

IN EXERCISE of the powers conferred by rules 5 and 10 of the Conduct of Election Rules, 1961, and clause (d) of sub-paragraph (1) and sub-paragraph (2) of paragraph 17 and paragraph 18 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following further amendment in its notification No. 56/84-I dated the 13th November, 1984, published as O.N. 124(E), in the Gazette of India, Extraordinary, Part II Section 3 (iii), dated the 16th November 1984, and amendend from time to time, namely:

In Table 4 of the said notification, against item 10. Madhya Pradesh, under column 2, the entry "51. Tractor" shall be included.

The above inclusion shall be deemed to be operative with retrospective effect from 26th May 1988 and is only for the bye-election from 9-Gohad assembly constituency Madhya Pradesh currently under process and shall cease to be operative with the completion of said bye-election in Madhya Pradesh State.

(No. 56/84-XXXXII)

By Order.

R. P. BHALLA,
Secretary.

DIPA BASNET,
Assistant Electoral Officer,
Election Department, Gangtok.
Sikkim-Gangtok.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 82/H
Dated 28th June, 1988

Election Commission of India's notification No. 76/SKM/88 dated the 7th June, 1988 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan
Ashok Road,
New Delhi. 110001.

17 Jyastha, 1910(S)

ORDER

Whereas the Election Commission is satisfied that Shri Lok Bahadur Gurung, Rhenock East Distt., Sikkim a contesting candidate for the General Election to Sikkim Legislative Assembly, 1985, from 19-REGU Assembly Constituency in the state of Sikkim has failed to lodge any account of his election expenses as required by the Representation of the People Act, 1951 and the Rules made thereunder;

And whereas the said candidate has neither furnished any reason nor explanation for the said failure even after due notice and the Election Commission is satisfied that he has no good reason or justification for the said failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares Shri Lok Bahadur Gurung, to be disqualified for being chosen as, and for being a member of House of the Parliament or of the Legislative Assembly or Legislative Council of a State/Union Territory for a period of 3 years from the date of this order.

By Order,

(S.D. PERSAD)
Under Secretary.

DIPA BASNET,
Assistant Electoral Officer,
Gangtok, Sikkim.
GOVERNMENT OF SIKKIM
INCOME & SALES TAX DEPARTMENT

No. 832/ST/280 Dated Gangtok, the 14th July, 1988.

NOTIFICATION

In continuation to our Notification No. 832/ST/255 dated the 28th June, 1988, it is hereby notified for information of all Hotel and Restaurant owners of Sikkim that the effective date of the above mentioned Notification has been revised and it is now made effective from 1st August, 1988.

G.P. PRADHAN
Secretary,
Finance (Income and Sales Tax) Department
GOVERNMENT OF SIKKIM  
INCOME & SALES TAX DEPARTMENT  
No.832/ST/255  
Dated Gangtok the 28th June, 1988.  

NOTIFICATION  

In exercise of the powers conferred by sub-section (1) of section 5 of the Sikkim sales Tax Act, 1983 (4 of 1983), the State Government hereby specifies the rate of tax leviable on the supply by way of or as part of any service or in any manner, whatsoever of goods being food or any other articles for human consumption or any drink (whether or not intoxicating) where supply or service is for cash, deferred payment or valuable consideration at the rate of five paise in the rupee with effect from the 11th day of July, 1988.

G. P. PRADHAN,  
Secretary-cum-Commissioner,  
Finance (Income and Sales Tax) Department.

The following Ordinance promulgated by the President on 26th day of May, 1988 and published in the Gazette of India, Extraordinary, Part II, Section I, is republished for general information.

THE RELIGIOUS INSTITUTIONS (PREVENTION OF MISUSE) ORDINANCE, 1988
No. 3 OF 1988

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

An Ordinance to prevent the misuse of religious institutions for political and other purposes.

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 Religious Institutions (Prevention of Misuse) Ordinance, 1988.

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

(3) It shall come into force at once.

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

(a) "ammunition" shall have the same meaning as in clause (b) of sub-section (1) of section 2 of the Arms Act, 1959; 54 of 1959.

(b) "arms" shall have the same meaning as in clause (c) of sub-section (1) of section 2 of the Arms Act, 1959; 54 of 1959.
(c) "manager", in relation to a religious institution, means every person, including any religious functionary (by whatever name called), who, for the time being, either alone or in association with other persons, administers, manages or otherwise controls the affairs of that institution, its functions or properties;

(d) "political activity", includes any activity promoting or propagating the aims or objects of a political party or any cause, issue or question of a political nature by organising meetings, demonstrations, processions, collection or disbursement of funds, or by the issue of directions or decrees, or by any other means, and includes such activity by or on behalf of a person seeking election as a candidate for any election to Parliament, any State Legislature or any local authority;

(e) "political party" means an association or body of persons,-

(i) which is, or is deemed to be, registered with the Election Commission of India as a political party under the Election Symbols (Reservation and Allotment) Order, 1968, as in force for the time being; or

(ii) which has set up candidates for election to any legislature, but is not so registered or deemed to be registered under the Election Symbols (Reservation and Allotment) Order, 1968; or

(iii) organised to carry on any political activity or to acquire or exercise political power through election or otherwise;

(f) "religious institution" means any place or premises used as a place of public religious worship, by whatever name or designation known.

Prohibition of use of religious institution for certain purposes.

3. No religious institution or manager thereof shall use or allow the use of any premises belonging to, or under the control of the institution for

(a) for the promotion or propagation of any political activity; or

(b) for the harbouring of any person accused or convicted of an offence under any law for the time being in force; or

(c) for the storing of any arms or ammunition; or

(d) for keeping any goods or articles in contravention of any law for the time being in force; or

(e) for erecting or putting up any construction or fortification, including basements, bunkers, towers or walls without a valid licence or permission under any law for the time being in force; or

(f) for the carrying on of any unlawful or subversive act prohibited under any law for the time being in force or in contravention of any order made by any court; or

(g) for the doing of any act which promotes or attempts to promote disharmony or feelings of enmity, hatred or ill-will between different religious, racial, language or regional groups or castes or communities;
(h) for the carrying on of any activity prejudicial to the sovereignty, unity and integrity of India; or

(i) for the doing of any act in contravention of the provisions of the Prevention of Insults to National Honour Act, 1971.

4. No religious institution or manager thereof shall allow the restriction on entry of any arms or ammunition or of any person carrying any taking out arms or ammunition into the religious institution; and ammunition

Provided that nothing in this section shall apply to—inside a religious institution.
(a) the wearing and carrying of a kirpan by any person professing the Sikh religious; or
(b) any arms which are used as part of any religious ceremony or ritual of the institution as established by custom or usage.

5. No religious institution or manager thereof shall allow or prohibit the use of funds or other properties belonging to the institution for the benefit of any political party or for the purpose of any political activity or for the commission of any act which is punishable as an offence under any law.

6. No religious institution or manager thereof shall allow any ceremony, festival, congregation, procession or assembly organised or held under its auspices to be used for any political activity.

7. Where any religious institution or manager thereof contravenes the provisions of section 3, section 4, section 5 of section 6, the manager and every person connected with such contravention shall be punishable with imprisonment for a term which may extend to five years and with fine which may extend to ten thousand rupees.

8. (1) Any manager or other, being an employee of a religious institution shall, upon conviction for an offence under this Ordinance stand remove from his office or post and shall, notwithstanding anything to the contrary contained in any other law, be disqualified for appointment in any religious institution and in any other capacity for a period of six years from the date of his conviction.

(2) Where any person is accused of an offence under this Ordinance and a charge-sheet for the prosecution of such person is filed in any court and the court is of the opinion, after considering the charge-sheet and after hearing the prosecution and the accused, that prima facie case exists, it shall pass an order or direction restraining the person from exercising the powers or discharging the duties of his office or post pending trial.

(3) Where any manager or other employee has been removed under sub-section (1), or restrained under sub-section (2), the vacancy arising out of such removal or restraint may be filled in the manner provided in the law applicable to the said religious institution.
9. Every manager or employee of a religious institution shall be bound to give information to the officer in charge of the police station within whose local jurisdiction the religious institution is situate, of any contravention or any Impending contravention of the provisions of this Ordinance and any failure to do so, shall be punishable under section 176 of the Indian Penal Code. 45 of 1860.

R. VENKATARAMAN,
President.

S. RAMAIAH
Secretary to the Government of India.

B. R. PRADHAN,
Secretary to the Govt. of Sikkim
Law Department.
[File No.11 (505)/LD/1988]
GOVERNMENT OF SIKKIM

HOME DEPARTMENT

No. 105

Dated Gangtok, the 25th July, 1988.

NOTIFICATION

With a view to achieving greater Co-ordination between the Department of Posts, Government of India and the State Government in the following areas :-

(a) Requirements of the State Government for special postal facilities
(b) Acquisition of land for postal premises;
(c) Law and order problems concerning the Department of Posts;
(d) Co-ordination during road construction and other construction activities;
(e) Clearance of arrear outstanding bills; and
(f) Any other matters before the Committee.

(g) Government of Sikkim is pleased to constitute a Co-ordination Committee of the following representatives:

State Government

- (1) Home Secretary
- (2) Secretary, SNT
- (3) Secretary, Land Revenue
- (4) Secretary Industries

Department of Posts

- (1) Post Master General
- (2) Addl. Post Master General
- (3) Director of Postal Services
- (4) Superintending Engineer (Civil) Postals.

The Co-ordination Committee shall meet at least once a year.

By Order

P.K. PRADHAN,
Home Secretary,
Government of Sikkim.
SIKKIM
SIKKIM LEGISLATIVE ASSEMBLY SECRETARIAT
GANGTOK
NOTIFICATION
No. SLAS/88-89/18/1046
Dated Gangtok, the 26th July, 1988.

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

"No.SKM/GOV/115/88

ORDER

In exercise of the powers conferred on me by Article 174(1) of the Constitution of India, T.V. Rajeswar, Governor of Sikkim, hereby summon the Sikkim Legislative Assembly to meet on Thursday, 18th August, 1988 at 11.00 A. M. in the Assembly House at Gangtok.

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

T.V. RAJESWAR,
Governor of Sikkim"

K. SHERAB.
Secretary,
GOVERNMENT OF SIKKIM
FINANCE DEPARTMENT
GANGTOK.

NOTIFICATION


The Board of Directors of State Trading Corporation of Sikkim stands reconstituted as follows with immediate effect-

1. Secretary Finance
2. Additional Development Commissioner
3. Secretary, Establishment Department
4. Secretary, Motor Vehicles,
5. Secretary to Hon'ble Chief Minister
6. Managing Director, Sikkim Time Corporation.

By Order,

Secretary-Finance
Government of Sikkim.
GOVERNMENT OF SIKKIM
HOME DEPARTMENT
GANGTOK.


NOTIFICATION

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 forty-first anniversary of the Independence of India on 15th August, 1988, as mentioned below:-

<table>
<thead>
<tr>
<th>Name</th>
<th>Period of remission granted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chakra Man Rai</td>
<td>Remission of one year</td>
</tr>
<tr>
<td>Ugen Sherpa</td>
<td>Remission of six months</td>
</tr>
</tbody>
</table>

PK. PRADHAN,
Home Secretary.
Government of Sikkim.
NOTIFICATION

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:-


(BILL NO. 6 OF 1988)

A BILL
to consolidate the law relating to forests, forest produce, water courses and road reserve and for matters connected therewith or incidental thereto.

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

CHAPTER-I

PRELIMINARY

1. (1) This Act may be called the Sikkim Forests, Water Courses and Road Reserve (Preservation and Protection) Act, 1988.

(2) It extends to the whole of Sikkim.

(3) It shall come into force at once.

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

(a) "cattle" includes asses, buffaloes, cows, colts, ewes, fillies, geldings, goats, horses, kids, lambs, mules, ponies, pigs, rams, sheep, yak and zoe, elephant and such other kinds of animals as the Government, by notification, specify;
(b) "forest" means an extensive tract of land covered with trees and undergrowth, sometime intermingled with pastures, alpine scrubs;

(c) "forest land" means the land shown as forest land in the records of right including areas under perpetual snow, alpine, scrubs or alpine pasture or the land as declared as forest land by the Government, by notification;

(d) "forest officers" includes the Principal Chief Conservator of Forests, Chief Conservator of Forests, Additional Chief Conservator of Forests, Conservator of Forests, Deputy Conservator of Forests, Assistant Conservator of Forests, Range Officers, Deputy Range Officers, Foresters, Head Forest Guard, Forest Guard or any other officers appointed by the Government to perform any function of a forest officer under this Act;

(e) "forest offence" means an offence punishable under this Act or under any rule made thereunder;

(f) "forest produce" includes -

(i) (a) the following whether found in, or brought from, a forest or not, that is to say:- bark, charcoal, firewood, myrabolance, natural varnish, resin, shellac, timber, wood, and

(b) the following when found in, or brought from, a forest, that is to say: - trees and leaves, flowers and fruits and all other parts or produce of trees not herein before mentioned;

(ii) wild animals and skins, tusks, horns, bones, silk, cocoons, honey and wax, and all other parts or produce of animals,

(iii) plants not being trees including agave, creeper, dioscores, daphne, edgeworthis, ferns, grass, licopodium, lichens, mushroom, moss and reeds, bamboo, nettle, polygonum, thysanolacna, and all categories of medicinal herbs and shrubs, any agricultural crops, bulbs, rhizomes, tubers, and all parts of produce of such plants,

(iv) peat, dolomite, graphite, rock, surface soil, sand stones, slates, and other minerals including laterite, mineral oils and all other products of mines and quarries, and

(v) such other produce as the Government may, by notification, declare to be forest produce.

(g) "Government" means the State Government of Sikkim;

(h) "gorucharan forest" means any forest land settled and set aside by the State Government for the purpose of grazing of cattle of the adjoining villages;

(i) "khasmal forest" means any forest land settled and set aside by the Government for meeting the bonafide domestic need of timber, firewood and fodder of the resident of the adjoining villages;

(j) "land" includes channel, creaks and other water channel, reservoir, rivers, lakes and streams, whether artificial or natural and also includes boulders and rocks;

(k) "notification" means a notification published in the Official Gazette;
CHAPTER -II
RESERVED FORESTS

Power to reserve forests. The Government may declare any land as a reserved forest in the manner hereinafter provided,

Notification by Government. Whenever it is proposed to declare any land as a reserved forest, the Government shall issue a notification specifying therein—
(a) that it has been decided to declare such land as a reserved forest;
(b) as nearly as possible, the situation and limits of such land; and
(c) the appointment of an officer (hereinafter referred to as the Forest Settlement Officer) to enquire into the matter and determine the existence, nature and extent of any rights relating to collection of dry sticks and grazing alleged to exist in favour of any person in or over any land comprised within such limits, or in or over any Forest produce, and to deal with the same as provided in this Chapter.

Bar of accrual of forest rights. After the issue of a notification under section 4, no right acquired in or over the land comprised in such notification except by succession or under a grant or contract in writing made or entered into or by or on behalf of the Government or some person in whom such right was vested when the notification was issued.

Proclamation. When a notification has been issued under section 4, the Forest Settlement Officer shall publish in the language commonly spoken in every town and village in the neighbourhood of the land comprised therein, a proclamation—
(a) specifying, as nearly as possible, the situation and limits of the proposed forest;
(b) explaining the consequences which, as hereinafter provided, will ensue on the reservation of such forest; and
(c) fixing a period of not less than one month from the date of such proclamation, and requiring every person claiming any right mentioned in section 4 or section 5 within such period either to present to the Forest Settlement Officer a written statement specifying or to appear before him and state the nature of such right and the amount and particulars of the compensation, if any, claimed in respect thereof.
7. The Forest Settlement Officer shall record all statements made under section 6 and shall at some convenient place inquire into all claims preferred under that section, and the existence of any rights mentioned in section 4 or section 5 and not claimed under section 6 so far as the same may be ascertained from the records of the Government and evidence of any persons likely to be acquainted with the same.

8. For the purpose of such inquiry, the Forest Settlement Officer may exercise the following powers, namely :-

(a) the power to enter, by himself or any officer authorised by him for the purpose, upon land and to survey, demarcate and make a map of the same and

(b) the powers of a Civil Court in the trial of suits.

9. Rights in respect of which no claim has been preferred under section 6 and of the existence of which no knowledge has been acquired by enquiry under section 7, be extinguished, unless, before the notification under section 17 is published, the person claiming those rights satisfies the Forest Settlement Officer that he had sufficient cause for not preferring such claim within the period fixed under section 6.

10. (1) In the case of a claim relating to the practice of shifting cultivation, the Forest Settlement Officer shall record a statement setting forth the particulars of the claim and of any local rule or order under which the practice is allowed or regularised, and submit the statement to the Government together with his opinion as to whether the practice should be permitted or prohibited wholly or in part-

(2) On receipt of the statement and opinion, the Government may make an order permitting or prohibiting the practice wholly or in part.

(3) If such practice is permitted wholly or in part, the Forest Settlement Officer may arrange for its exercise-

(a) by altering the limits of the land under settlement so as to exclude land of sufficient extent of a suitable, kind, and in a locality reasonably convenient for the purposes of the claimants, or,

(b) by causing certain portions of the land under settlement to be separately demarcated, and giving permission to the claimants to practise shifting cultivation, therein under such conditions as he may prescribe.

(4) All arrangements made under sub-section (3) shall be subject to the previous sanction of the Government.

(5) The practice of shifting cultivation shall in all cases be deemed a privilege subject to control, restriction and abolition by the Government.

11. (1) In the case of a claim to a right in or over any land other than a right of way or right of pasture or a right to forest produce or a water-course, Forest Settlement Officer shall pass an order admitting or rejecting the same in whole or in part.

(2) If such claim is admitted in whole or in part, the Forest Settlement Officer shall either-

(i) exclude such land from the limits of the proposed forest;

(ii) come to an agreement with the owner thereof for the surrender of his right and proceed to acquire such land in the manner provided in the Sikkim Land (Requisition and Acquisition) Act, 1977. Act 1 of 1978.
(3) For the purpose of acquiring such land -
(a) the Forest Settlement Officer shall be deemed to be a Collector under the Sikkim Land (Requisition and Acquisition) Act, 1977;
(b) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under Section 5 of the Sikkim Land (Requisition and Acquisition) Act, 1977; Act 1 of 1979
(c) the provisions of the preceding sections of the Sikkim Land (Requisition and Acquisition) Act, 1977 shall be deemed to have been complied with;
(d) the Forest Settlement Officer, with the consent of the claimant or with the consent of both parties, may award an amount for such acquisition.

Order on claim 12. In case of a claim to right of pasture or to forest produce, to right of pasture or to forest produce, the Forest Settlement Officer shall pass an order admitting or to right of pasture whole or in part.

Record to be 13. (1) The Forest Settlement Officer, when passing any order made by Forest Settlement Officer under section 12, shall record, so far as may be practicable-
(a) the name, father's name, caste, residence and occupation of the person claiming the right; and
(b) the classification, position and area of all field or groups of fields, if any, and the classification and position of all buildings, if any, in respect of which the exercise of such right is claimed.

(2) If the Forest Settlement Officer admits in whole or in part any claim under section 12, he shall also record the extent to which the claim is so admitted, specifying the number and the description of the cattle which the claimant is, from time to time, entitled to graze in the forest, the season during which such pasture is permitted.

Appeal from order 14. Any person who has made a claim under this Act or any Forest Officer or other person generally or specially empowered by the Government in this behalf may, within one month from the date of the order passed under sections 11 and 12 prefer an appeal from such order to such Appellate Authority as the Government may, by notification, appoint.

Appeal under section 14. Every appeal under section 14 shall be made by petition in writing giving the grounds for appeal and may be delivered to the Forest Settlement Officer who shall forward it without delay to the Appellate Authority.

(2) No appeal shall be disposed of unless the parties thereto have been given the opportunity of being heard.

(3) The Appellate Authority appointed under section 14 may, confirm, set aside or modify the order of the Forest Settlement Officer, as the case may be, and the order of the Appellate Authority shall be final.

Apart from the foregoing any person who has made a claim under this Act may, on his own behalf or through his pleader, apply to the Appellate Authority appointed under section 14 of this Act.

Notification 17. (1) When the following events have occurred namely:-
(a) the period fixed under section 6 for preferring a claim has elapsed, and all claims, if any made under that section or section 9 have been disposed of by the Forests Settlement Officer:
Act 1 of 1978

(b) if any such claims has been made, the period specified in section 14 for appeal from the order passed on such claims has elapsed, and all appeals, if any, presented within such period have been disposed of by the Appellate Authority, and

(c) all lands, if any, to be included in the proposed forest, which the Forest Settlement Officer has, under section 11 acquired under the Sikkim Land (Requisition and Acquisition) Act, 1977 have become vested in the Government.

The Government shall publish a notification specifying therein the definite boundary marks erected or otherwise the limits of the forest which is to be reserved and declaring the same to be reserved forest from a date fixed in the said notification.

(2) The notification issued under sub-section (1) shall be published in the villages and town in the neighbourhood of the reserved forest in the language commonly understood in the area.

18. The Forest Officer may, with the previous sanction of the Government or any officer duly authorised by it in this behalf, stop any public or private way or water course in a reserved forest, provided that a substitute for the way of water course so stopped, which the Government deems to be reasonably convenient, already exists, or has been provided or constructed by the Forest Officer in lieu thereof.

19. (1) Any forest which has been declared or set aside as reserved forest on or before the commencement of this Act under any law or rule or notification in force in the State of Sikkim, shall be deemed to be reserved forest.

(2) All question decided, orders made and records prepared in connection with the declaration of such forest as reserved forest shall be deemed to have been decided, made and prepared under the corresponding provisions of this Act.

20. Any person who,—

(a) makes any fresh clearing prohibited by section 5;
(b) converts a reserved forest or part thereof to any use other than forestry;
(c) uses reserved forest for growing commercial crops;
(d) leases forest areas to private parties for raising captive plantations or food crops;
(e) sets fire to a reserved forest;
(f) in contravention of any rules made under this Act, kindles any fire or leaves any fire burning in such manner as to endanger such forest;
(g) in contravention of the rules made under this Act—
   (i) kindles, keeps or carries any fire during such season other than the season specified by the forest officer;
   (ii) trespasses or pastures cattle or permits cattle to trespass;
(h) causes, by negligence, any damage, by felling any trees or cutting or dragging any timber;
(i) fells, cuts, girdles, lops, taps or burns any tree or strips off the bark or leaves of any tree or otherwise damage the same;
(j) quarries stone, burns lime or charcoal or collects or removes any forest produce;

(k) damages, alters or removes any cairn, wall, ditch, embankment, fence, hedge or railing shall, on conviction be punishable with imprisonment for a term which may extend to one year or with fine which may extend to ten thousand rupees or with both and in addition to be liable to pay such compensation for the damage done to the forest as the convicting court may direct.

21. Whenever fire is caused wilfully or by gross negligence in a reserved forest by a person having rights in such forest or by person in his employment, the Government may, without prejudice to any other punishment that may be imposed under this Act, direct that in such forest or any specified portion thereof the exercise of all or any of the rights of pasture, grazing or collection of forest produce by any such person shall be suspended for such period as it thinks fit or be extinguished.

CHAPTER III

KHASMAL AND GORUCHARAN

22. (1) The Government may, by notification, declare that the provisions of this Chapter shall apply to Khasmal or Gorucharan forest.

(2) Any forest which has been declared as Khasmal forest and gorucharan forest before the commencement of this Act which has been specified in the records of rights of 1952 cadastre survey, shall be deemed to be Khasmal forest and gorucharan forest.

(3) Any waste land or banjo land which is not the property of any person shall be deemed to be a Khasmal forest for the purpose of this Act.

23. No such notification referred to in sub-section (1) of section 22 shall be issued unless the nature and extent of the rights of the Government and of private persons in or over the Khasmal and gorucharan forests is inquired into and recorded in a survey and settlement record, or in such other manner as the Government thinks sufficient. Every such record shall be presumed to be correct until proved otherwise:

Provided that in the case of any khasmal or gorucharan forests, if the Government thinks that such inquiry and record are necessary but that the completion thereof will occupy such length of time as may endanger the rights of Government, the Government may, pending such inquiry and record, declare such land to be khasmal or gorucharan forest, as the case may be, but so, however, the existing rights of individuals or communities are affected as little as possible.

24. (1) Any person who—

(a) makes any fresh clearing or converts khasmal forests or gorucharan forest or part thereof to any use other than forestry;

(b) sets fire to a khasmal forest or gorucharan forest or part thereof;

(c) in contravention of any rules made under this Act kindles any fire or leaves any fire burning in such manner as to endanger such a forest;

(d) kindles, keeps or carries any fire except during season other than the season notified by the forest officer;

(e) causes, by negligence, any damage, by felling any tree or cutting or dragging any timber;

(f) cuts, pollards, girdles, lops, taps or burns any tree or strips off the bark or otherwise damages the same;
Power of Government to order closure of forest.

(25) The Government may, by notification,—

(a) declare that any portion of khasmal or gorucharan forest shall be closed for such period not exceeding thirty years and that the rights of any private persons over such forest or portion thereof shall be suspended during that period; and

(b) declare any tree or class of trees in khasmal or gorucharan forest to be reserved from the date fixed in that notification.

26. Whenever fire is caused wilfully or by gross negligence in khasmal or gorucharan forest, the Government may, notwithstanding any other penalty which has been imposed under this Act, direct that in such forest or any portion thereof the exercise of all rights provided in sub-section (2) of section 24 shall be suspended for such period as may be specified.

27. (1) The Government may, by notification, make rules to carry out the purposes of this Chapter.

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

(a) the cutting, sawing, conversion and removal of trees and timber and the collection, manufacture and removal of forest produce;

(b) the granting of permits to the inhabitants of neighbouring villages to take trees, timber or other forest produce for their bonafide use, and the production and return of such permits by such villagers;

(c) the payment, if any, to be made for the permission to cut trees or to collect and remove, such timber or other forest produce;

(d) the examination of forest produce passing out of such forests;

(e) the cutting of grass and grazing of cattle in such forests and payment thereof, if any;

(f) the protection and management of any portion of forest closed under section 25, and

(g) the exercise of rights referred to in section 25.

28. Whoever contravenes the provisions of the rules made under section 27 shall, on conviction, be punishable with imprisonment for a term which may extend to two years or with a fine which may extend to five thousand rupees, or with both

Penalties for acts in contravention of section 27.

(a) quarries stone, burns lime or charcoal or collects any forest produce;

(b) damages, alters, removes any cairn, wall, ditch, embankment, fence, hedge or railing, boundary marks, shall, on conviction, be punishable with imprisonment for a term which may extend to one year or with fine which may extend to five thousand rupees or with both and in addition to be liable to any such compensation for the damage done to the forest as the convicting court may direct.

(2) Notwithstanding anything contained in sub-section (1), the following acts shall not render the person liable to punishment under that sub-section for—

(a) any act done with the permission, in writing, of the forest officer not below the rank of a Range Officer;

(b) grazing of cattle and collection of such quantity of fodder from khasmal forest for bonafide use of the resident of the adjoining locality;

(c) grazing of cattle, collection of such quantity of dry fallen sticks and grass or fodder in a gorucharan forest.

25. The Government may, by notification,—

Power of Government to order closure of forest.

(g) quarries stone, burns lime or charcoal or collects any forest produce;

(h) damages, alters, removes any cairn, wall, ditch, embankment, fence, hedge or railing, boundary marks, shall, on conviction, be punishable with imprisonment for a term which may extend to one year or with fine which may extend to five thousand rupees or with both and in addition to be liable to any such compensation for the damage done to the forest as the convicting court may direct.

(2) Notwithstanding anything contained in sub-section (1), the following acts shall not render the person liable to punishment under that sub-section for—

(a) any act done with the permission, in writing, of the forest officer not below the rank of a Range Officer;

(b) grazing of cattle and collection of such quantity of fodder from khasmal forest for bonafide use of the resident of the adjoining locality;

(c) grazing of cattle, collection of such quantity of dry fallen sticks and grass or fodder in a gorucharan forest.

25. The Government may, by notification,—

(a) declare that any portion of khasmal or gorucharan forest shall be closed for such period not exceeding thirty years and that the rights of any private persons over such forest or portion thereof shall be suspended during that period; and

(b) declare any tree or class of trees in khasmal or gorucharan forest to be reserved from the date fixed in that notification.

26. Whenever fire is caused wilfully or by gross negligence in khasmal or gorucharan forest, the Government may, notwithstanding any other penalty which has been imposed under this Act, direct that in such forest or any portion thereof the exercise of all rights provided in sub-section (2) of section 24 shall be suspended for such period as may be specified.

27. (1) The Government may, by notification, make rules to carry out the purposes of this Chapter.

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

(a) the cutting, sawing, conversion and removal of trees and timber and the collection, manufacture and removal of forest produce;

(b) the granting of permits to the inhabitants of neighbouring villages to take trees, timber or other forest produce for their bonafide use, and the production and return of such permits by such villagers;

(c) the payment, if any, to be made for the permission to cut trees or to collect and remove, such timber or other forest produce;

(d) the examination of forest produce passing out of such forests;

(e) the cutting of grass and grazing of cattle in such forests and payment thereof, if any;

(f) the protection and management of any portion of forest closed under section 25, and

(g) the exercise of rights referred to in section 25.

28. Whoever contravenes the provisions of the rules made under section 27 shall, on conviction, be punishable with imprisonment for a term which may extend to two years or with a fine which may extend to five thousand rupees, or with both

Penalties for acts in contravention of section 27.
CHAPTER- IV

PROTECTION OF RIVER BANKS, SLIP RESERVE, ROAD RESERVE ETC

29. For the purpose of this Chapter river banks in relation to rivers enumerated in the Schedule mean and includes an area of sixty metre on either side of such river or area within high flood level mark, whichever is less.

(2) Slip, reserve means and includes -

(i) all lands which are denuded or are in the process of denudation declared as slip reserve before the commencement of this Act; and

(ii) all denuded areas which are denuded or are in the process of denudation and required to be conserved or preserved for establishment that may be notified as slip reserve by the Government.

(3) No notification referred to in clause (ii) of sub-section (2) shall be made unless the nature and extent of the right of the Government and of the private persons in or over such land is enquired into and recorded in the record of right and such record shall be presumed to be correct until proved otherwise:

Provided that in the case of any slip area, if the Government thinks that such enquiry and record are necessary but that the completion thereof will occupy such length of time as may endanger the life of the community due to occurrence of slips, the Government may, pending such enquiry and record, declare such area to be a slip reserve, but so, however, that the existing rights of individuals or communities are affected as little as possible.

(4) Road reserve in relation to a National Highway means such portion as may lie within sixteen metre from the centre on either side of such Highway.

(5) Road reserve in relation to a highway other than a National Highway means such portion of the Highway lying within nine metre or thirteen metre from the centre on either side of such Highway, as the case may be.

(6) The road reserve referred to in subsections (4) and (5) shall be under the administrative control of Forest Department as if it were a forest constituted under this Act.

(7) Any encroachment into the road reserve by any person shall be deemed to be an unauthorised occupation and such person shall be evicted in accordance with the provisions contained in the Sikkim Public Premises (Eviction of Unauthorised occupants and Rent Recovery) Act, 1980.

(8) All old abandoned roads with their road reserve which has been abandoned as a result of construction of new roads shall be the property of the Government.

30. (1) Any person who-

(a) is in unauthorised occupation of any land in a slip reserve or a road reserve or a river bank;

(b) removes any forest produce from a slip reserve or a road reserve or a river bank;

shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to rupees six thousand or with both.

(2) Notwithstanding anything contained in sub-section (1), the person in unauthorised occupation shall be evicted in the manner as indicated in sub-section (7) of section 29.
31. The Government may, regulate the use of natural waters, ice and glaciers by industrial establishments within the territory of Sikkim and levy such taxes and duties as may be deemed appropriate in the manner prescribed.

32. The Government may, by notification declare that any slip reserve or road reserve or river bank shall be closed for such period as may be specified in that notification and that the rights of any person over such slip reserve, road reserve or river banks shall remain suspended during that period.

CHAPTER - V

CONTROL AND MANAGEMENT OF PRIVATE FORESTS

33. For the purpose of this Chapter -

(a) “forest” includes any land containing trees and shrubs, pasture land and any land not being a reserve forest, a gorucharan or Khasmal Forest, slip reserve and road reserve, which the Government may, by notification, under this section declare to be a forest;

(b) “owner” in relation to a forest or land includes a mortgagee, lessees or other person having rights to possession and enjoyment of forest land.

34. (1) No owner of any forest and no person claiming under him whether by virtue of a contract, licence or any other transaction entered into before or after the commencement of this Act or any other person shall, without the previous permission of the forest officer authorised in this behalf, cuts or girdles trees or do any act to denude the forest or diminishes its utility as a forest :

Provided that nothing contained in this sub-section shall apply to-

(a) the removal of fallen trees; and

(b) the making of agricultural implements for bonafide use of the owner.

(2) Notwithstanding anything contained in sub-section (1), the Government may, by notification, and for reasons to be specified in such notification, exempt any class of forest or class of trees of any forest produce found therein from all or any of the provisions of this section.

(3) The Government may, by notification, declare any tree or species of trees to be reserved from the date fixed in such notification in such forest or land.

35. For the purpose of section 34, the Government may, make rules prescribing,—

(a) class or kinds or species of trees which may be permitted to be cut and girdled and girth of such trees,

(b) the conditions subject to which permission for removal of trees may be granted,

(c) the procedure to be followed by the forest officer before granting permission,

(d) the procedure regarding granting of permission to fell trees specified under section 34.

36. (1) The Government may, by notification,-

(a) regulate or prohibit in any forest-

(i) the breaking up or clearing of any land;

(ii) the pasturing of cattle;

(iii) the firing or clearing of vegetation;
(iv) the girdling, tapping or burning of any trees or stripping off bark or leaves of any trees;
(v) the lopping or pollarding of any trees;
(vi) cutting, sawing, conversion and removal of trees and timber;
(vii) the quarrying of stones or the burning of lime or charcoal or the collection or removal of any forest produce or its subjection to any manufacturing processes;
(b) regulate in any forest the regeneration of forest and their protection from fire;
(c) regulate the exercise of customary and prescriptive rights in such forests.

(2) When protection of forest or land referred to in sub-section (1) of section 34 appears to be necessary, the Government may, by notification provide—
(a) for conservation of trees and forests;
(b) for the preservation, improvement of soil or the reclamation of saline or water logged land, the prevention of land slips or formation of varines or torrents or the protection of land against erosion or the deposit therein of sand, stones, gravels or minerals;
(c) for the improvement of grazing;
(d) for the maintenance of water supply and springs, rivers and tracks;
(e) for the protection against storms, winds, rolling stones, floods and avalanches;
(f) for the protection of roads, bridges, and other lines of communications.

(3) No notification shall be made under sub-section (1) nor shall any work be commenced under sub-section (2), until after the issue of a notice to the owner of such forest or land calling on him to show cause, within a reasonable period to be specified in such notice, why such notification should not be issued or work commenced, as the case may be, and until his objections, if any, and any evidence he may produce in support of the same, have been heard by any officer duly appointed on that behalf by the Government.

37. Whoever contravenes the provisions of sub-section (1) of section 34 or the rules made under section 35, or of the terms of a notification issued under section 36 shall, without prejudice to any other action that may be taken against him under this Act, on conviction, be punishable with imprisonment which may extend to six months or with fine which may extend to rupees two thousand or with both.

38. (1) Any owner of any land or, if there be more than one owner thereof, the owners of all the shares therein may, with a view to the formation or preservation of forest thereon, apply in writing to the Government to this over the management of such land and the Government may, on such application, where it is of opinion that it is expedient in public interest to form or preserve the forest, by notification, assume the management of such land.

(2) When the management of any land is assumed under sub-section (1) save as otherwise agreed to between the Government and the applicants, the net profit, if any, arising from the management of the forest shall be paid to the owners.
Responsibilities of occupants and holdings of the land for preservation of trees.

(3) The period of management shall be as such as may be agreed to between the Government and the applicants.

(1) Every occupant or holder of land shall be responsible for the due preservation of all trees growing thereon and shall in the event of any injury to any tree from whatever cause or its theft, at once report such fact to the nearest forest officer.

(2) Any occupant or holder who fails to report any such case of injury or theft as aforesaid or to prove to the satisfaction of such officer of the rank not below to that of a Range Officer that such injury or theft has not been caused either by his own act or by neglect or default on his part by any other person at his instigation or with his connivance, shall, notwithstanding any other penalty to which he may be liable, be liable to pay such compensation on account of such injury or theft as the Range Officer may deem reasonable:

Provided that the Range Officer may, in cases in which he is satisfied that the person responsible for the act, neglect, default, instigation or connivance resulting in the injury or theft, tenant or the occupant or holder or any other person holding under or through a tenant or occupant or holder, direct that such tenant or occupant or holder or other persons shall be liable for compensation or, be proceeded against in the first instance for recovery thereof.

Application for permits for felling tree.

(1) Every person who, whether as holder, occupant, tenant, sub-tenant or leasee or in any other capacity having right over trees growing or existing or found on any land, who is desirous of felling such trees for bonafide domestic use, shall apply to the forest officer not below the rank of Range Officer in the prescribed form and shall obtain permit.

(2) No person shall remove any trees, wood, timber or other forest produce from his land without obtaining permit in this behalf in the manner provided in sub-section (1):

Provided that no fees or duties shall be imposed on removal of such produce by any person from his land.

(3) Every person who, having right over trees growing or existing or found on any land, is desirous of felling such trees for commercial use shall apply to the forest officer not below the rank of Deputy Conservator of Forests and shall obtain a permit on payment, if any, as may be prescribed.

Application of provision of this Act relating to forest produce and trees grown in land under the control of the local authority and institution.

The provisions of Chapter III of this Act shall apply in respect of all forest produce and trees grown in any land under the control and management of a local authority and institution.

CHAPTER—VI

TRANSIT OF FOREST PRODUCE

(1) The control of all rivers and their banks as regards floating of timber as well as the control of all timber and other forest produce in transit by land or water, is vested in the Government and it may make rules to regulate the transit of all timbers and other forest produce.
Explanation. - For the purpose of this Chapter, the forest produce shall be deemed to include semi-finished forest product for commercial purposes.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may,-
(a) specify the routes by which timber or any other forest produce may be transported or moved into from or within the State and the fee thereof,
(b) in the case of timber formed into a raft or fastened to the shore, prohibit the loosening or the setting a drift not such timber by any person not being the owner thereof or not acting on behalf of such owner or the Government,
(c) provide for the stoppage, reporting, examination and marking of timber or other forest produce in transit, in respect of which there is reason to believe that any money is payable to the Government on account of the price there- of or any duty, fee, royalty or charge due thereon or to which it is desirable for the purpose of this Act to affix the mark;
(d) provide for the establishment of check posts or the erection of barriers at such places as the Government may direct with a view to prevent or check commission of forest offences in respect of forest produce and for stoppage, reporting and examination of goods carried by any vehicle or vessel at such check posts or barriers;
(e) provide for establishment and regulation of depots and stations to which such timber or other forest produce shall be taken by those in charge of it for examination, or for the payment of such money or in order that such marks may be affixed to it, and the conditions under which such timber or other forest produce shall be brough to, stored at and removed from such depots or stations and for regulating the appointment and duties of persons employed therein;
(f) authorise the transport of such timber or other forest produce across any land and provide for payment of compensation for any damage done by the transport of such timber or other forest produce;
(g) prohibit the closing up or obstructing of the bank of any river used for the transit of timber or other forest produce and throwing of grass, brushwood, branches or leaves into any such river or any act which may cause such river to be closed or obstructed;
(h) provide for the prevention or removal of any obstruction of the channel or banks of any such river and for recovering the cost of such prevention or removal from the person whose act or negligence caused such obstruction;
(i) prohibit absolutely or subject to conditions, within the whole of the State of Sikkim or specified local limits, the establishment of saw pits, saw mills or any other sawing machines for converting, cutting, processing, distilling, storing, burying, cancelling or marking of timber or other forest produce, the altering or defacing of any marks on the same or the possession or carrying of marking hammer or other implements used for marking timber;
(j) regulate the existing sawpits, saw mills or any other sawing contrivance:

Provided that no existing sawpits, saw mills or any other sawing contrivance shall be closed- unless the owner thereof has been given an opportunity of being heard.

(3) In making the rule under this section, the Government may provide that person guilty of contravention thereof shall, on Conviction, be punishable with imprisonment which may extend to one year or with fine which may extend to two thousand rupees or with both, and where the offence committed after sunset or before sunrise, or after preparation for resistance to lawful authority, or where the offender has been previously convicted for a like offence the Magistrate having jurisdiction shall inflict double the penalty prescribed for such offence.

The Government and Forest Officer not liable for damage to forest produce at depots and stations.

All persons employed at depots and stations bound to aid in case of accident.

Certain kinds of timber property of Government.

Notice to claimants of drift limber.

Procedure for disposal of application for claim.

CHAPTER VII

COLLECTION OF DRIFT AND STRANDED TIMBER

43. The Government shall not be responsible for ny loss for damage which may occur in respect of any timber or other forest produce while at a depot or station established under rules made under Section 42 or detained elsewhere for the purpose of this Act and no such forest officer shall be responsible for any such loss or damage unless he causes loss or damage wilfully, negligently maliciously or fraudulently.

44. In case of any accident or emergency involving danger to any property at any depot or station, every person employed at such depot or station shall render assistance to any forest officer or Police Officer demanding his aid in preventing the damage or loss to such property.

45. (1) All timber—
   (a) found adrift, beached, stranded or sunk;
   (b) bearing marks which have not been registered in accordance with the rules made under section 42;
   (c) which have been super marked or on which the marks have been obliterated, altered or defaced by fire or otherwise;
   (d) which are not marked but found in such areas as the Government may specify, shall be deemed to be the property of the Government unless as and until any person established his, right and title thereto provided in this Chapter.

   (2) The timber referred to in sub-section (1) may be collected by any forest officer or by any other person authorised to collect the same by virtue of any rule and may be brought to any forest depot.

46. Public notice shall, from time to time, be given by the forest officer regarding timber collected under section 45 Such notice shall contain a description of the timber and shall require any person claiming to same to present a written application for such claim to such officer within a period of not less than thirty days from the date of such notice.

47. (1) When any application is presented under section 46, the forest officer may, after making such enquiry as he thinks fit, either reject the claim, after recording his reason, there or accept the claim and deliver the timber to the claimant.
(2) If such timber is claimed by more than one person, the forest officer may either deliver the same to any such person whom he finds to be entitled thereto after recording the reasons therefor or may refer the claimants to the Civil Court, and retain the timber pending the receipt of an order from such court for its disposal.

(3) Any person whose claim has been rejected under the section may, within thirty days from the date of intimation of the order of such rejection, institute a suit to recovery of the possession of the timber claimed by him but no such person shall be entitled to any compensation or costs against the Government or against any forest officer on account of such rejection or the detention or removal of any timber.

(4) Unless there are adequate arrangements for storage of timber detained or kept by the forest officer under this section the Court may order that the timber so detained or kept shall remain at the custody of the forest officer until the disposal of the suit.

48. If no application is presented under section 46, or on such claim having been preferred and rejected, fails to institute a suit for recovery of the possession of such timber within thirty days from the date of rejection of his claim, the ownership of such timber shall vest with the Government free from all encumbrances.

49. The Government shall not be responsible for any loss or damage which may occur in respect of any timber collected under section 45 and no forest officer shall be responsible for any such loss or damage unless he causes such loss or damage wilfully, negligently, maliciously or fraudulently.

50. No persons shall be entitled to recover possession of any timber collected under section 45 or delivered under section 47 until he paid to the forest officer or other person entitled to receive such sum on account thereof as may be due under any rule made under section 51.

51. (1) The Government may, by notification, make rules to carry out the purposes of this Chapter.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may be made to regulate the following matters, namely:—

(a) the salvaging, collection and disposal of all timber mentioned in this Chapter;

(b) the use and registration of boats or any other conveyance used in salvaging and collecting timber;

(c) the amount to be paid for salvaging, collecting, moving, storing or disposing of such timber;

(d) the use and registration of hammers and other instruments to be used for marking such timber.

(3) In making the rules under this section, the Government may provide that a person guilty of contravention thereof shall, on conviction, be punishable with imprisonment which may extend to six months or with fine which may extend to one thousand rupees or with both.

CHAPTER - VIII
CATTLE - TRESPASS

52. Any cattle trespassing in a reserved forest or in any portion of a khasmal forest or gorucharan forest or slip reserve or road reserve or river banks which has been closed by the Government for grazing shall be seized and impounded by any forest officer.

Disposal of unclaimed timber.
Government and its officers not liable for damage.
Payment to be made by claimant before timber is delivered to him.
Power to make rules.
Power to seize and impound cattle.
Power to levy 53. (1) The Government may, from time to time, by notifica-

tion, direct that in all or any part of the areas which ha-

t been closed under section 25 or section 32, there shall

be levied for each head of cattle or other animal im-

pounded under section 52, such fine not exceeding

fifty rupees as may be specified in such notification.

(2) Any expenditure incurred by the Government during

the period of impounding of such cattle for feeding shall

be realised from the owner of the cattle at the time of

release.

(3) The officer impounding such cattle shall take all pre-

caution for the safety of the cattle during the period

such cattle or other animals remain impounded.

Explanation:- The burden of proof that the cattle or other

animal has not been physically injured or diseased before

the impounding lies with the owner of the cattle or

other animals.

(4) The cattle or other animal which remains unclaimed

for such period as may be prescribed shall be dispo"
56. Any forest officer not below the rank of Range Officer who, or whose sub-ordinate has seized any cattle or other forest produce, animal, vehicle or any other thing referred to in section 55, may release the same on the execution by the owner thereof of a bond for the production of the property so released if and when so required before the Magistrate having jurisdiction to try the offence on account of which the seizure had been made.

57. (1) Any person who is in unauthorised occupation of forest land may without prejudice to any other action that may be taken against him under any other provisions of the Act or any other law for the time being in force, be summarily evicted, by a forest officer not below the rank of a Deputy Conservator of Forests having jurisdiction over the said forest land and any building or other construction erected thereon shall, if not removed by such person within such time as the Deputy Conservator of Forests may fix, be liable to forfeiture:

Provided that before evicting a person under this sub-section he shall be given a reasonable opportunity of being heard.

(2) Any property forfeited under sub-section (1) shall be disposed of in such manner as the Deputy Conservator of Forests may direct and the cost of removal of any crop, building or other work and all works necessary to restore the land to its original condition shall be recoverable from the persons evicted in the manner as if it were an arrear of land revenue.

(3) Any person aggrieved by an order of the Deputy Conservator of Forests under sub-sections (1) and (2) may, within a period of one month and in such manner as may be prescribed, appeal against such order to the Conservator of Forests.

58. (1) The Forest produce which is not the property of the Government and in respect of which a forest offence, has been committed and all implements, vehicles, or other conveyance or any other vehicle used in committing such offence, shall be liable by order of the convicting court to be forfeited to the Government.

(2) Such forfeiture may be in addition to any other punishment provided in this Act for such offence.

59. When the trial of any forest offence is concluded, any forest produce in respect of which such offence has been committed shall, if it is the property of the Government or has been forfeited, be taken possession of by the forest officer, and in any other case may be disposed of in such manner as the court may by order, direct.

60. When the offender is not known or cannot be found the Magistrate may if he finds that an offence has been committed, order the property in respect of which the offence has been committed to be forfeited to the Government together with tools, or cannot be taken charge of by the Forest Officer or to be made over to the person whom the Magistrate deems to be entitled to the same:

Provided that no such order shall be made until the expiration of thirty days from the date of seizing the property, or without hearing the person, if any, claiming any right thereto, and the evidence, if any, which he may produce in support of his claim.

61. Notwithstanding anything hereinbefore contained the Deputy Conservator of Forests may direct sale of the property seized which is subject to speedy and natural decay and deposit the sale proceeds with the Government.
62. Officer who made the seizure under section 55 or any officer superior or any person claiming to be interested in the property so seized may, within thirty days from the date of any order passed under section 58, section 59 or section 60, appeal to the Court having jurisdiction.

63. When an order for the forfeiture of any property has been passed under section 58 or section 60 thereof, as the case may be, and the period specified by section 62 for an appeal from such orders has lapsed, and no such appeal has been preferred, the court confirms such order in respect of the whole or a portion of such property or such portion thereof, as the case may be, shall vest in the Government free from all encumbrances.

64. Notwithstanding anything contained in the foregoing provisions of this Chapter, where a forest offence is believed to have been committed in respect of timber, firewood, charcoal and other forest produce which is the property of the Government, the officers seizing the property shall, without any unreasonable delay produce it, together with all implements, ropes, chains, vehicles and cattle and other animal used in committing such offence before a superior forest officer authorised by the Government in this behalf, not being below the rank of the Deputy Conservator of Forests (hereinafter referred to as the authorised officer).

(2) Where an authorised forest officer seizes any timber, charcoal, firewood and other forest produce which is the property of Government, or where such property is produced before an authorised officer under sub-section (1) and if he is satisfied that a forest offence has been committed in respect of such property, such authorised officer may, whether or not a prosecution is instituted for the commission of such forest offence, order confiscation of property so seized together with all ropes, chains, implements, vehicles, cattle and other animal used in committing such offence.

65. No order confiscating any property under section 55 shall be made except after serving a notice in writing to the person from whom it is seized and considering his objection, if any.

66. Any Forest Officer not below the rank of a Chief Conservator of Forests, before the expiry of thirty days from the date of the order of the Conservator of Forests under section 57, on his own motion call for and examine the records of that order and may make such enquiry or cause such enquiry to be made and may pass such order as he deems fit:

Provided that no order prejudicial to a person shall be passed under this section without giving him an opportunity of being heard.

67. Any person aggrieved by an order passed under section 64 or section 66 may within thirty days from the date of issue of order to him appeal to the Magistrate having jurisdiction over the area of seizure of such property and the Magistrate after giving an opportunity to be heard shall pass an order either confirming or rejecting or modifying the order appealed against.

68. (1) Any forest officer exercising powers under this Act or any rule made thereunder who—

(a) without reasonable ground of suspicion, searches or causes to be searched any place, premises, vehicle or vessel, or

(b) vexatiously detains or searches or arrests any person,
shall, for every such offence, upon conviction by the court, be punishable with imprisonment which may extend to six months or with fine which may extend to two thousand rupees, or with both.

(2) Any person wilfully and maliciously giving false information and so causing an arrest or a search to be made under this Act shall, upon conviction by the court, be punishable with imprisonment for a term which may extend to six months or with a fine which may extend to two thousand rupees or with both.

69. Whoever with intend to cause damage or injury to the public or to any person to cause wrongful gain as defined in the Indian Penal Code, 1860-

(a) knowingly counterfeits upon any timber or standing tree a mark used by forest officer to indicate that such timber or such tree is the property of the Government or of some person, or that it may lawfully be cut or removed by some person; or

(b) unlawfully affixes to any timber or standing tree a mark used by forest officers; or

(c) alters, defaces or obliterates any such marks placed on any timber or standing tree by or under the authority of a forest officer; or

(d) alters, moves, destroys or defaces any boundary marks of any forest to which the provisions of this Act are applicable;

shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to six thousand rupees or with both.

70. (1) A forest officer may, without an order from a Magistrate and without a warrant, arrest any person—

(a) who has been concerned in any forest offence punishable with imprisonment for not less than one month, or

(b) who on demand of such forest officer, refuses, gives his name of residence or gives a name or residence which such officer has reason to believe to be false, or

(c) if there is reason to believe that he will abscond.

Any person arrested under sub-section (1), shall be informed, as soon as may be, of the grounds for such arrest and shall be produced before the nearest Magistrate having jurisdiction within a period of twenty four hours of such arrest excluding the time necessary for the journey from the place of arrest to the court of Magistrate and no such person shall be detained in custody beyond the said period without the order of a Magistrate.

71. Any forest officer of the rank not below that of a Range Officer, who, or whose subordinate, has arrested any person under the provisions of section 70 may, release such person on his executing a bond with or without surety to appear before the Magistrate if so required.

72. Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (V of 1898), any Magistrate of the First Class especially empowered in this behalf by the State Government may try summarily any forest offence.

73. Every forest officer and police officer shall prevent, and may interfere for the purpose of preventing the commission of any forest offence.
74. (1) The Government may, by notification, empower a forest officer not below the rank of a Range Officer-
(a) to accept from any person against whom reasonable suspicion exists that he has committed any forest offence, other than offence referred to in section 68 and section 69, a sum of money which shall be twice the value of the property involved by way of compensation for the offence which such person is suspected to have committed; and
(b) when any property has been seized is liable to confiscation to release the same on payment of the value thereof as estimated by such officer.
(2) On the payment of such sum of money or such value, or both, as the case may be, to such officer, the suspected person, if in custody, shall be discharged with and the property, if any, seized, shall be released, and no further proceedings shall be taken against such person or property.

75. When in any proceedings taken under the provisions of this Act or in consequence of anything done under this Act or under any other law for the time being in force, a question arises as to whether any forest produce is the property of the Government, such produce shall be presumed to be the property of the Government until the contrary is proved and in case of any prosecution the burden of proving the contrary shall lie on the accused.

76. (1) When any person is convicted of felling, cutting, girdling, marking, lopping or tapping trees, or of injuring them by fire or otherwise in contravention of provisions of this Act or of any rule made thereunder, the convicting court may, in addition to any other punishment which it may impose, order that person to pay to the Government such compensation for each tree with respect to which the offence was committed, as it deems just.
(2) Where the person convicted of commission of an offence is an agent or servant of another person, the court may, after holding such enquiry as it deems fit or giving him reasonable opportunity of being heard, order such person to pay the compensation if it is of the opinion that the offence was committed due to neglect or default of such other person.

77. When the holder of any lease, licence or contract whatsoever granted or continued by or on behalf of the Government for any of the purposes of this Act, or when any such offence is committed by any agent or servant of the holder of any such lease, licence or contract and the Government is satisfied with the commission of the offence was a consequence of the instigation of such holder or of any wilful neglect or default on his part, the Government or a forest officer duly empowered by the Government in this behalf may, by order in writing, declare the lease, licence, or contract to be forfeited in whole or in part with effect on and from the date to be specified in the order.

78. This Act shall be, in addition to, and not in derogation of any other law for the time being in force.

CHAPTER - X
MISCELLANEOUS

79. (1) Without prejudice to the powers conferred upon a forest officer under this Act, Government may, by notification, invest any forest officer with all or any of the following powers, that is to say:-
(a) to enter upon any land and survey, demarcate and make a map of the same,
(b) to compel the attendance of witnesses, production of documents and the materials of objection,
(c) to hold investigation into forest offence, and in the course of such investigation to receive and record evidence,
(d) to notify the seasons and manner in which fire may be kindled, kept or carried in a Reserved Forest or Forest,
(e) to grant permits referred to in the provisions of this Act,
(f) to give public notice of timber collected under section 45,
(g) to notify stations, depots for the receptions and sale of timber and forest produce,
(h) to take possession of property under this Act,
(i) to stop and check any vehicle suspected of being involved in a forest offence,
(j) to compound cases and charge compensation for damages caused by commission of forest offence.

(2) Any evidence recorded under clause (c) of sub-section (1) shall be admissible in any subsequent trial before a Magistrate:

Provided that it has been taken in the presence of the accused person and recorded in the manner as provided under Sections 355, 356 or 357 of the Code of Criminal Procedure, 1898.

80. Every forest officer shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code, 1860.

81. (1) No suit, prosecution or other legal proceedings shall lie against any forest officer for anything which is in good faith done or intended to be done in pursuance of this Act or any rule or order made thereunder.

(2) No suit or other legal proceedings shall lie against the Government for any damage caused or likely to be caused for anything which is in good faith done or intended to be done in pursuance of this Act or any rule or order made thereunder.

82. No forest officer shall, either as principal or an agent or in any other capacity, trade in timber or other forest produce or become interested in any lease or mortgage of any forest within or outside the State of Sikkim.

83, (1) The Government may, by notification, make rules to carry out all or any of the purposes of this Act.

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

(a) to confer or limit the power and duties of any forest officer under this Act;
(b) to regulate the procedure of working by the forest officer under this Act;
(c) for the preservation, reproduction and disposal of trees, timber and other forest produce belonging to Government or otherwise, grown on land belonging to or in the occupation of private persons;
(d) to regulate the rewards to be paid to officers and informers;
(e) to regulate the cuttings, felling, sale and disposals of trees in private holdings, or gorucharan or khasmal forest;
(f) the fees to be levied in respect of licences, permits, passes or permissions issued under this Act or rules made thereunder;
(g) any other matter which is required to be or may be prescribed.

84. Any person who contravenes any provision of this Act or any rule made under this Act for contravention of which no separate penalty is provided, shall on conviction, be punishable with imprisonment for a term which may extend to one year or with a fine which may extend to six thousand rupees or with both.

85. Every person who—
(i) exercises any right in a reserve forest, khasmal forest or gorucharan forest or any other forest land; or
(ii) is permitted to take any forest produce from such forest or forest land; or
(iii) cuts and removes timber; or
(iv) pastures cattle in any forest; or
(v) is employed by any of the persons hereinbefore mentioned in a village contiguous to such a forest; or
(vi) is employed by the Government; or
(vii) receives the emoluments from the Government for services performed to the community,
shall be bound to furnish without unnecessary delay to nearest forest officer any information that he may possess regarding the occurrence of fire in or near such forest or commission of any forest offence and shall forthwith take steps—
(a) to extinguish any forest fire in such forest or which he has knowledge or information;
(b) to prevent by any lawful means in his power any fire in the vicinity of such forest of which he has knowledge of or information from spreading to such forest and shall assist any forest officer demanding his aid;
(c) in preventing the commission of any forest offences; and
(d) when there is reason to believe that any such offences has been committed, in such forest, in discovering and arresting the offender.

(2) Any person who is required to act in accordance with sub-section (1) fails to do so without lawful excuse
(a) to furnish information to the nearest forest officer;
(b) to take steps to extinguish any forest fire;
(c) to prevent spreading of fire;
(d) to assist any forest officer demanding his aid in preventing the commission of forest offence.
shall, on conviction, be punishable with imprisonment for a term which may extend to six months or with a fine which shall not be less than five thousand rupees or with both.
86. All monies payable to the Government under this Act or under any rule made thereunder on account of the price of any forest produce or of expenses incurred in the execution of this Act in respect of such produce may, if not paid when due, be recovered as if it were an arrear of land revenue.

87. (1) When any money referred to in section 86, is payable for in respect of any forest produce, the amount thereof shall be deemed to be the first charge on such produce and such produce may be taken possession of by a forest officer duly empowered and may be retained by him until such amount has been paid.

(2) If such amount is not paid within the period of one month from the date of receipt of a notice for such amount, the forest officer may sell such produce by public auction and the proceeds of sale shall be applied first in discharging such amount.

(3) The surplus of sale proceeds of such public auction, if any, if not claimed within sixty days from the date of sale by the person entitled thereto shall be forfeited to the Government:

Provided that the Government may, for reasons to be recorded in writing, order the refund of such surplus sale proceeds to the person entitled thereto within the period of three years from the date of sale.

88. When any person in accordance with any provision of this Act, or in compliance with any rule made thereunder, binds himself by any bond or instrument to perform any duty or act, or covenants by any bond or instrument that he, or that he and his servant and agents will abstain from any act, the whole sum mentioned in such bond or instrument as the amount to be paid in case of such breach of the conditions there of, may notwithstanding anything in section 74 of the Indian Contract Act, 1872, be recovered from him in case of such breach as if it were an arrear of land revenue.

89. If any difficulty arises in giving effect to the provisions of this Act, the Government may by order not inconsistent with the provisions of this Act, remove such difficulties:

Provided that no such order shall be made after the expiration of a period of three years from the date of commencement of this Act.

90. No Court shall take cognizance of any offence punishable under this Act except on a report in writing of the facts constituting such offence made by any forest officer not below the rank of a Range Officer.

91. (1) The Sikkim Forests, Water Courses and Road Reserve (Preservation and Protection) Ordinance, 1988 (Ordinance No. 2 of 1988), is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in the exercise of the powers conferred by or under that Ordinance shall be deemed to have been done or taken in exercise of the powers conferred by or under this Act as if this Act was in force on the day on which such thing was done or such action was taken.

(3) All existing orders, notifications, rules, regulations, bye-laws, proclamations and other instrument having the force of law shall be deemed to have been made under this Act and they shall remain in force till the rules under the provisions of this Act are made.
1. Teesta River
2. Rangeet River
3. Takhamchu
4. Ramphuchu
5. Aho Khola
6. Anhheri Khola
7. Lachenchu
8. Lachungchu
9. Rathangchu
10. Dickling Khola
11. Rongli Khola
12. Dichu
13. Pachey Khola
14. Rongnichu
15. Roro chu
16. Lungze chu
17. Bijuchu
18. Rate chu
19. Bachachau
20. Reshichu
21. Dick chu
22. Reshichu
23. Chakungchu
24. Ongchu
25. Rum chu
26. Monmuchu
27. Rang Phap chu
28. Ramphuchu
29. Rangyongchu
30. Kayam chu
31. Rellichu
32. Rothahchu
33. Reshi chu
34. Kalej Khola
35. Rong Dung chu
36. Rimbichu
37. Riyong khola
38. Bhari Khola
39. Meyong chu
40. Prekchu
41. Raman Khola
42. Song Khola
43. Pabong Khola
44. Yalichu
45. Reshichu
46. Kanaka
47. Hee Khola
48. Dentam Khola
49. Sangya Khola
50. Manpur Khola
51. Rolu Khola
52. Rabi Khola
53. Seti Khola
54. Rabong Khola
55. Kaliz Khola
56. Rakel chu
57. Talungchu
58. Ringi chu
59. Rahi chu
60. Rongnek chu
61. Rongchu
62. Gangtok chu
63. Khedum chu
64. Byangyachu
65. Bitchu chu
66. Chyakum chu
67. Yomthangchu
68. Damang chu
69. Berungchu
70. Dongkhye chu
71. Sebuchen
72. Toklumchu
73. Semachu
74. Sevochu
75. Zemachu
76. Chholamchu
77. Lhonakchu
78. Nakuchu
79. Lhorachu
80. Lungurachu
81. Gomachu
82. Thomp
83. Pokechu
84. Burunchu
85. Gyamthangchu
86. Kalep chu
87. Lasha chu
88. Tholangchu
89. Ringphichu
90. Umram chu
91. Rubelehu
92. Phensangchu
93. Rateychu
94. Rangrang chu
95. Rangchangchu
96. Q Khola
97. Martam Khola
98. Neem Khola
99. Chokchurang chu
100. Yangsha chu
101. Chil Khola
102. Bareli Khola
103. Khani Khola (Melli).
104. Any other river that may be included by the Government, by notification, from time to time.
All old Sikkim Laws governing the forest and other matters which are covered by this Bill contained in small notification, Rules, Orders, instructions etc. The Government felt the of having a comprehensive legislation on the subject of forest and other matters with a view to conserve, preserve and protect forest produce. In view of the urgency in the matter, the Governor of Sikkim promulgated an Ordinance being the Sikkim. Forest, Water Courses and Road Reserve (Preservation and Protection) Ordinance, 1988 (Ordinance No. 2 of 1988) on the 17th day of June, 1988. The present Bill, as the aforesaid Ordinance, consists of ten Chapters in all. Chapter I deals with preliminary, Chapter II with reserved forests, Chapter III deals with Khasmal and gorucharan, Chapter IV with river banks, slip reserve and road reserve, Chapter V with control and management of private forest, Chapter VI with transit of forest produce, Chapter VII with collection of drift and stranded timber, Chapter VIII with cattle trespass, Chapter IX with penalties and procedure and Chapter X with miscellaneous matters. The present Bill has been prepared to suit the peculiar condition obtaining in this State. As there was no adequate law to deal with forest in Sikkim and in view of the urgency of the matter, the aforesaid ordinance was promulgated. This Bill seeks to replace the aforesaid ordinance.

By Order,

T. Lachungpa,
MINISTER-IN-CHARGE
K. SHERAB
Secretary.
FINANCIAL MEMORANDUM

With the enactment of the Sikkim Forests, Water Courses and Road Reserve (Preservation and Protection) Act, 1988 the revenue out-turn of the Department of Forests shall positively rise due to collection of revenue realised on account of fees for permits, penalty for offences etc. With the enforcement of the Act, there will, however, be no extra financial burden on the Exchequer as there is no necessity of strengthening the existing infrastructure any further at the moment. The present administrative set-up will suffice for the implementation of the Act.

MEMORANDUM REGARDING DELEGATED LEGISLATION

Clause 27 of the Bill confers power on the State Government to make rules for khasmal and gorucharan forests. Sub-clause (2) of that clause specifies that the rules made may provide for cutting, sawing and conversion and removal of trees, granting permission to neighbouring villagers to take trees, timber etc., and fees payable therefor, examination of forest produce passing out of such forests, cutting of grass and grazing of cattle, and protection and management of any portion of forest closed under clause 25.

2. Clause 35 also confers power on the State Government to make rules relating to class or kinds or species of trees which may be permitted to be cut, conditions subject to which permission for removal of trees may be granted and procedure to be followed by the forest officer while granting permission under clause 34.

3. Clause 42 empowers the State Government to make rules to regulate the transit of all timbers and other forest produce.

4. Clause 51 confers power on the State Government to make rules relating to collection of drift and stranded timber. Among other things, the rules made under this clause may provide for the salvaging, collection and disposal of timber, use and registration of boats used in salvaging and collecting timber, amount to be paid therefor and use and registration of hammers and other instruments to be used for marking such timbers.

5. Clause 54 also confers power on the State Government to make rules for the establishment of cattle pound, conditions of release of cattle impounded, maximum period of impounding and manner of disposal of unclaimed cattle and other animals.

6. Similarly clause 83 is the general clause which confers power on the State Government to make rules providing for conferring or limiting the powers and duties of forest officer, regulating the procedure or working by the forest officer, preservation, reproductions and disposal of trees, timber and other forest produce belonging to Government or or otherwise regulating rewards to be paid to officers and informers, regulating cuttings, felling, sale and disposal of trees in private holding, gorucharan or khasmal forest and fees to be levied in respect of licences, permits, passes or permission issued under the Act and rules made thereunder and any other matter which is required to be prescribed.

7. These matters pertain to the procedure and administrative details. As such, the delegation of legislative power is of a normal character.
SIKKIM LEGISLATIVE ASSEMBLY SECRETARIAT
GANGTOK
NOTIFICATION
No. SLAS/88-89/204/3566
Dated Gangtok the 11th August, 1988

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 COURT FEES (EXEMPTION AND MISCELLANEOUS PROVISIONS) AMENDMENT BILL, 1988
(BILL NO. 7 OF 1988)

A BILL

further to amend the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983.

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

1. (1) This Act may be called the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Act, 1988.
   
   (2) It shall be deemed to have come into force on the 3rd day of November, 1987.

2. In section 3A of the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983, in sub-section (1), for the words "twenty five thousand rupees", the words "ten thousand rupees" shall be substituted.

3. (1) The Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Ordinance, 1988 (Ordinance No. 1 of 1988), is hereby repealed.
   
   (2) Notwithstanding such repeal, anything done or any action taken in exercise of the powers conferred by or under that Ordinance shall be deemed to have been done or taken in exercise of the powers conferred by or under this Act as if this Act was in force on the day on which such thing was done or such action was taken.
STATEMENT OF OBJECTS AND REASONS

Section 3 of the Court Fees (Exemption and Miscellaneous Provisions) Act, 1983 (7 of 1983) was amended by the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Act, 1988 (2 of 1988), to reduce the limit of income of a person from twenty-five thousand rupees to ten thousand rupees for the purpose of granting exemption of.

In order to implement the provisions of section 3, as amended, section 3A of the Act was also found essential to be amended. Accordingly the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Ordinance, 1988 (Ordinance No. 1 of 1988) was promulgated by the Governor on the eighth day of June, 1988 to substitute the words "twenty five thousand rupees" by the words "ten thousand rupees" appearing in section 3A also.

This Bill seeks to replace the aforesaid Ordinance.

K.N. UPRETI
Minister-in Charge

FINANCIAL MEMORANDUM

-NIL-

MEMORANDUM REGARDING DELEGATED LEGISLATION

-NIL-

By Order,

K. SHERAB
Secretary,
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:-

(BILL NO. 8 OF 1988)

A BILL
to amend the Sikkim Civil Courts Act, 1978.

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

1. (1) This Act may be called the Sikkim Civil Courts (Amendment) Act, 1988.
(2) It shall come into force at once.

2. In the Sikkim Civil Courts Act, 1978 (hereinafter referred to as the principal Act), in section 16,—
   (i) in sub-section (1), for the words "ten thousand rupees", the words "fifty thousand rupees" shall be substituted;
   (ii) in sub-section (2), for the words "not exceeding twenty thousand rupees as may be specified in the notification", the words "exceeding fifty thousand rupees but not exceeding one lakh rupees" shall be substituted.

3. In the principal Act, in section 18, in sub-section (1), in clause (a), for the words "five thousand rupees", the words "fifty thousand rupees" shall be and shall be deemed always to have been inserted with effect from the 1st day of July, 1978.
STATEMENT OF OBJECTS AND REASONS

In order to enlarge the pecuniary jurisdiction of the Civil Judge and the District Judge it is felt essential to amend the Sikkim Civil Courts Act, 1978 (hereinafter called the Act for brevity's sake).

The pecuniary jurisdiction of a Civil Judge, as the law now stands, extends to all original suits of which the value does not exceed ten thousand rupees. Now it is proposed to raise the pecuniary jurisdiction of the Civil Judge from "ten thousand rupees" to "fifty thousand rupees". As such it is accordingly proposed to amend section 16 of the Act to substitute the words "ten thousand rupees" by the words "fifty thousand rupees".

It is also proposed to amend sub-section (2) of section 16 of the Act with a view to increase the pecuniary jurisdiction of the specially empowered Civil Judge from "not exceeding twenty thousand rupees" to "exceeding fifty thousand rupees but not exceeding one lakh rupees".

It is also proposed to amend section 18 (1) of the Act with a view to increase the appellate pecuniary jurisdiction of the District Judge from five thousand rupees to fifty thousand rupees.

With this object in view, the Bill has been framed.

K N. UPRETI,
MINISTER-IN-CHARGE

FINANCIAL MEMORANDUM
NIL

MEMORANDUM REGARDING DELEGATED LEGISLATION
NIL

By Order,

K. SHERAB,
Secretary,
SIKKIM LEGISLATIVE ASSEMBLY SECRETARIAT
GANGTOK
NOTIFICATION
No.SLAS/88-89/204/3573.
Dated Gangtok, the 16th August, 1988.

In pursuance of rule 75 of 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:—

(BILL NO 9 1988)

A BILL

to provide for the authorisation of appropriation of moneys out of the Consolidated Fund of the State of Sikkim to meet the amounts spent on certain services during the financial year ended on 31st day of March, 1981 and 31st day of March, 1982 in excess of the amounts authorised or granted for the said services.

BE it enacted by the Legislature of the State of Sikkim in the thirty-ninth year of the Republic of India as follows:—

1. This Act may be called the Sikkim Appropriation Act, 1988.

2. The sums specified in Column 5 of the Schedule amounting to two crores ninety one lakhs fifty five thousands and fifty two rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim to meet the amounts spent for defraying the charges in respect of the services and purposes specified in column 2 of the Schedule during the financial year ended on the 31st day of March, 1981 and 31st day of March, 1982 in excess of the amounts authorised or granted for those services and purposes for those years.

3. The sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim under this Act shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the financial year ended on the 31st day of March, 1981 and 31st day of March, 1982.
THE SCHEDULE  
(See Section 2 and 3)

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<tr>
<th>Demand No.</th>
<th>Services and Purposes</th>
<th>Voted by the Legislative Assembly</th>
<th>Charged on Consolidated Fund</th>
<th>Total</th>
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<td>State Legislature</td>
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<td>Capital: 11,66,718</td>
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<td>4.</td>
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<td>Establishment</td>
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<td>Capital: 1,020</td>
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<td>8.</td>
<td>Food and Civil Supplies</td>
<td>Revenue: 23,125</td>
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<td>Agriculture</td>
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<td>16.</td>
<td>Education</td>
<td>Revenue: 1,10,72,154</td>
<td>1,10,72,154</td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>Establishment</td>
<td>Revenue: 26,074</td>
<td>26,074</td>
<td></td>
</tr>
<tr>
<td>18.</td>
<td>Income Tax and Sales Tax</td>
<td>Revenue: 37,128</td>
<td>37,128</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 1,020</td>
<td>1,020</td>
<td></td>
</tr>
<tr>
<td>19.</td>
<td>Other Expenditure of the Finance Department</td>
<td>Capital: 42,72,836</td>
<td>42,72,836</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>Food and Civil Supplies</td>
<td>Revenue: 23,125</td>
<td>23,125</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 8,13,517</td>
<td>8,13,517</td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td>Agriculture</td>
<td>Revenue: 9,27,194</td>
<td>9,27,131</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 11,66,718</td>
<td>11,66,718</td>
<td></td>
</tr>
<tr>
<td>22.</td>
<td>Education</td>
<td>Revenue: 1,10,72,154</td>
<td>1,10,72,154</td>
<td></td>
</tr>
<tr>
<td>23.</td>
<td>Establishment</td>
<td>Revenue: 26,074</td>
<td>26,074</td>
<td></td>
</tr>
<tr>
<td>24.</td>
<td>Income Tax and Sales Tax</td>
<td>Revenue: 37,128</td>
<td>37,128</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 1,020</td>
<td>1,020</td>
<td></td>
</tr>
<tr>
<td>25.</td>
<td>Other Expenditure of the Finance Department</td>
<td>Capital: 42,72,836</td>
<td>42,72,836</td>
<td></td>
</tr>
<tr>
<td>26.</td>
<td>Food and Civil Supplies</td>
<td>Revenue: 23,125</td>
<td>23,125</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 8,13,517</td>
<td>8,13,517</td>
<td></td>
</tr>
<tr>
<td>27.</td>
<td>Agriculture</td>
<td>Revenue: 9,27,194</td>
<td>9,27,131</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 11,66,718</td>
<td>11,66,718</td>
<td></td>
</tr>
<tr>
<td>28.</td>
<td>Education</td>
<td>Revenue: 1,10,72,154</td>
<td>1,10,72,154</td>
<td></td>
</tr>
<tr>
<td>29.</td>
<td>Establishment</td>
<td>Revenue: 26,074</td>
<td>26,074</td>
<td></td>
</tr>
<tr>
<td>30.</td>
<td>Income Tax and Sales Tax</td>
<td>Revenue: 37,128</td>
<td>37,128</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 1,020</td>
<td>1,020</td>
<td></td>
</tr>
<tr>
<td>31.</td>
<td>Other Expenditure of the Finance Department</td>
<td>Capital: 42,72,836</td>
<td>42,72,836</td>
<td></td>
</tr>
<tr>
<td>32.</td>
<td>Food and Civil Supplies</td>
<td>Revenue: 23,125</td>
<td>23,125</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 8,13,517</td>
<td>8,13,517</td>
<td></td>
</tr>
<tr>
<td>33.</td>
<td>Agriculture</td>
<td>Revenue: 9,27,194</td>
<td>9,27,131</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 11,66,718</td>
<td>11,66,718</td>
<td></td>
</tr>
<tr>
<td>34.</td>
<td>Education</td>
<td>Revenue: 1,10,72,154</td>
<td>1,10,72,154</td>
<td></td>
</tr>
<tr>
<td>35.</td>
<td>Establishment</td>
<td>Revenue: 26,074</td>
<td>26,074</td>
<td></td>
</tr>
<tr>
<td>36.</td>
<td>Income Tax and Sales Tax</td>
<td>Revenue: 37,128</td>
<td>37,128</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Capital: 1,020</td>
<td>1,020</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td></td>
<td><strong>2,47,42,355</strong></td>
</tr>
</tbody>
</table>

STATEMENT OF OBJECTS AND REASONS

This Bill is introduced in pursuance of clause (I) of Article 204 read with sub-clause (b) of clause (1) of Article 205 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 incurred in excess of the appropriations charged on the fund and the grants made by the Sikkim Legislative Assembly, for the financial year ended on the 31st day of March, 1981 and 31st day of March, 1982.

( CHAMLA TSHERING  
Minister-in-Charge Finance  

By Order,  
K. SHERAB, 
Secretary.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
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:


(BILL NO. 10 OF 1988)

A BILL

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of the Sikkim for the Services of the Financial Year, 1988-89.

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

Short title. 1. This Act may be called the Sikkim Appropriation Act, 1988.

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 two crores, eightythree lakhs and twenty thousands rupees which will come in course for payment of Sikkim for the Financial Year, 1988-89 in respect of the services specified in Financial Year, 1988-89, 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 specified in the Schedule in relation to the said year.
THE SCHEDULE
(See Sections 2 and 3)

<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICES AND PURPOSES</th>
<th>STATEMENT OF OBJECT AND REASONS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>This Bill is introduced in pursuance of clause (I) of article 204 read with article 205 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 Supplementary expenditure charged on the Consolidated Fund of the State of Sikkim and the Supplementary grants made by the Legislative Assembly for expenditure of the Government of Sikkim for the part of Financial year 1988-89.</td>
</tr>
</tbody>
</table>
THE SIKKIM MOTOR VEHICLES TAXATION (AMENDMENT) BILL, 1988

(Bill No. 11 of 1988)

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

1. (1) This Act may be called the Sikkim Motor Vehicles Taxation (Amendment) Act, 1988.

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

2. In the Schedule to the Sikkim Motor Vehicles Taxation Act, 1982, in paragraph B, in sub-paragraph II, for clauses (a) and (b) and the entries relating thereto, the following clauses and entries shall be substituted, namely:

"(a) not more than 4
3 Wheelers, . . . . . . . Rupees 130.00
4 Wheelers . . . . . . . Rupees 195.00

(b) More than 4 . . . . . . . Rupees 390.00 plus
   Rupees 39.00 for every additional seat beyond 5."
STATEMENT OF OBJECTS AND REASONS

The Sikkim Motor Vehicles Taxation Act, 1982 (5 of 1982) was amended in 1987 by the Sikkim Motor Vehicles Taxation (Amendment) Act, 1987 (No. 3 of 1987), by which the annual rates of tax payable by different categories of Motor Vehicles plying in the territory of Sikkim were enhanced. The enhancement was 50% of the old rates of tax payable every year under the principal Act of 1982. The Government after careful examination of the representation of the Local Taxi owners decided that there should be an increase of 30% only over the old rates of tax payable by the local Taxi owners before the revision of 1987. Accordingly this Bill is prepared to amend sub-paragraph 11 of paragraph B of the Schedule to the principal Act wherein rates of tax applicable to the local taxies have been indicated.

With this object in view, the Bill has been framed.

P.B. GURUNG, Minister-in-Charge

FINANCIAL MEMORANDUM

After the reduction of the tax token a loss of revenue to the tune of Rs. 57,072/- is anticipated.

MEMORANDUM REGARDING DELEGATED LEGISLATION

NIL

By Order

K. SHERAB, Secretary,
The Government of India, Ministry of Home Affairs, notification made by the President of India on the 23rd September, 1987 and published in the Gazette of India Extra-ordinary. Part II, Section 3 (ii) dated 9th October, 1987, is republished for general information:

S.O. 896 (E).-In exercise of the powers conferred by clause (n) of article 371F of the Constitution, the President hereby extends to the State of Sikkim the enactment specified in the Schedule annexed hereto subject to the following modifications, namely:—

(1) Any reference in the said enactment to a law not in force or to a functionary not in existence, in the State of Sikkim, shall be construed as a reference to the corresponding law in force, or to the corresponding functionary in existence in that State:

Provided that if any question arises as to who such corresponding functionary is or if there is no such corresponding functionary, the Central Government shall decide as to who such Functionary will be and the decision of the Central Government shall be final.

(2) Notwithstanding anything contained in the relevant provision, if any, of such enactment for the commencement thereof, the provisions of such enactment shall come into force in the State of Sikkim on such date as the Central Government may by notification in the Official Gazette, appoint:

Provided that different dates may be appointed for different provisions of the enactment and for different areas in the State of Sikkim and any reference in any such provision to the commencement of the Act shall be construed as a reference to the coming into force of that provision in the area where it has been brought into force.
<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Year</th>
<th>No.</th>
<th>Short Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1936</td>
<td>4</td>
<td>Payment of Wages Act, 1936</td>
</tr>
</tbody>
</table>

R. VENKATARAMAN,
President.

R.K TANDON,
Deputy Secretary to the Government of Sikkim.
Law Department.
[File No. 11 (461) /LD/1986]
NOTIFICATION

Dated Gangtok, the 5th August, 1988.

In the notification of the Government of Sikkim the Land Revenue Department No. 5(A)/LR (Rcf) dated Gangtok the 8th May, 1987, Published in the Gazette of Sikkim, Extraordinary, No. 109 dated 11th September, 1987, in serial No. 5, after the words "Gangtok Private Estate/" the word "Arithang" shall be added.

By Order,

B. K. KHAREL,
Dy. Secretary,
Land Revenue Department.
GOVERNMENT OF SIKKIM
POWER DEPARTMENT

Dated Gangtok, the 9th August, 1988.

NOTIFICATION

Whereas under Section 28 of the Electricity (Supply) Act, 1948, the Power Department has prepared in exercise of its power and duties under the Electricity Supply Act 1948, a scheme for construction of Kalez Khola Hydel Project (4x0.500MW) near Dentarn, Kalez Khola in West Sikkim with a view to generating hydel power to meet the demand in the State.

And where as under section 29 of the said Act has to be published so that licencees and other persons interested may make representation within 2 (two) months from the date of publication of this notification. Now, therefore, the department hereby publishes the schemes as follows:-

1. Short title. --The scheme may be called Kalez Khola Mini Hydel Project (4x0.500 MW)

2. Scope of work.
   (i) The scheme provides for construction and commissioning of Hydel Project Station
       The Scheme includes all civil electrical and mechanical works connected with construction and commissioning of hydel power station.
   (ii) Power for placing wire, pole etc.

3. The Power Department in accordance with section 42 of Electricity Supply Act 1948 have and shall exercise all powers which the telegraphic authorities possess under Part-III of the Indian Telegraph Act, 1985 B (Act No. XIII of 1985) with regard to telegraph established maintained to be so established or maintained by the Government.

4. Estimated cost. — A total capital expenditure of the scheme as mentioned above is Rs. 480.34 lakhs for all civil, mechanical and electrical works.

5. Notice is hereby given that any licensee or other persons interested may make representation within two months from the date of publication of this notification after which no further representation will be considered.

L. P. TEWARI,
Principal Chief Engineer-cum-Secretary
Power Department,
Government of Sikkim,
Gangtok.
NOTIFICATION

In order to more clearly define the status and functions of the present Directorate of Land Use and Environment as also of the State Land Use Board, the Governor is pleased to decide as follows:

1. The Directorate of Land Use and Environment is hereby abolished and a Separate Land Use and Environment Cell is set up in the Forest Department under the overall administrative control of the Principal C.C.F.-cum-Secretary, Forest Department. The Cell will be headed by a Chief Conservator of Forest.

2. The State Land Use Board as constituted at the moment shall continue to discharge the responsibilities relating to formulation of relevant policies governing the Land Use pattern of the State and ensure scientific use of land and its husbandry in the entire State. CCF Land Use and Environment shall be the member Secretary of the Board.

3. The Forest Department shall function as the Secretariat of the Land Use Board and shall handle all matters relating to formulating technically sound proposals on land use, soil conservation and environmental protection and shall be responsible for the implementation of all projects and schemes.

4. The Forest Department will operate the budget provided under Head No. 34 in respect of Land Use.

5. The authorised strength of Land Use and Environment Cell will be as indicated at Annexure "A".

6. All the officers and staff of the Agriculture and other departments will be treated as on deputation (without deputation allowance) and will hold lien th their respective departments.

H.M. SINGH
Chief Secretary,
Government of Sikkim.
AUTHORISED STRENGTH OF LAND USE AND ENVIRONMENT DIRECTORATE.

ANNEXURE — "A"

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Designation</th>
<th>Form</th>
<th>Form</th>
<th>Form</th>
<th>Newly created</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Director</td>
<td>1</td>
<td>------</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2.</td>
<td>Additional Director</td>
<td>------</td>
<td>------</td>
<td>------</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>3.</td>
<td>Joint Director/C.F.</td>
<td>1</td>
<td>1</td>
<td>------</td>
<td>2</td>
<td>4</td>
</tr>
<tr>
<td>4.</td>
<td>D. F. Os.</td>
<td>3</td>
<td>------</td>
<td>------</td>
<td>6</td>
<td>6</td>
</tr>
<tr>
<td>5.</td>
<td>Deputy Director/Agri. Expert</td>
<td>------</td>
<td>1</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>6.</td>
<td>Deputy secretary</td>
<td>1</td>
<td>------</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>7.</td>
<td>Divisional Engineer (Civil)</td>
<td>------</td>
<td>------</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>8.</td>
<td>Accounts Officer</td>
<td>1</td>
<td>------</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>9.</td>
<td>Statistical Officer</td>
<td>1</td>
<td>------</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>10.</td>
<td>Assistant Engineer</td>
<td>1</td>
<td>1</td>
<td>2*</td>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>11.</td>
<td>Asstt. Soil Survey Officer</td>
<td>------</td>
<td>1</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>12.</td>
<td>Asstt. Conservator of Forest</td>
<td>7</td>
<td>------</td>
<td>------</td>
<td>7</td>
<td>7</td>
</tr>
<tr>
<td>13.</td>
<td>Soil Conservation Officer</td>
<td>------</td>
<td>5</td>
<td>------</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td></td>
<td><strong>Sub Total</strong></td>
<td>16</td>
<td>9</td>
<td>2</td>
<td>8</td>
<td>35</td>
</tr>
<tr>
<td>14.</td>
<td>Range Officers</td>
<td>11</td>
<td>------</td>
<td>------</td>
<td>3</td>
<td>14</td>
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<tr>
<td>15.</td>
<td>Inspector (Agriculture)</td>
<td>------</td>
<td>4</td>
<td>------</td>
<td>4</td>
<td>4</td>
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<tr>
<td>16.</td>
<td>Field Assistant</td>
<td>------</td>
<td>1</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>17.</td>
<td>B. O.</td>
<td>19</td>
<td>1</td>
<td>1</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>18.</td>
<td>Junior Engineer</td>
<td>------</td>
<td>5</td>
<td>------</td>
<td>5</td>
<td>5</td>
</tr>
<tr>
<td>19.</td>
<td>Draughtman</td>
<td>3</td>
<td>2</td>
<td>------</td>
<td>5</td>
<td>5</td>
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<tr>
<td>20.</td>
<td>Surveyor</td>
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<td>------</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>21.</td>
<td>Tracer</td>
<td>1</td>
<td>------</td>
<td>------</td>
<td>2</td>
<td>2</td>
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<tr>
<td>22.</td>
<td>Office Superintendent</td>
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<td>------</td>
<td>------</td>
<td>1</td>
<td>1</td>
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<tr>
<td>23.</td>
<td>Senior Accountant</td>
<td>1</td>
<td>------</td>
<td>------</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>24.</td>
<td>Stenographer</td>
<td>------</td>
<td>1</td>
<td>------</td>
<td>1</td>
<td>1</td>
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<tr>
<td>25.</td>
<td>Accountant</td>
<td>3</td>
<td>------</td>
<td>------</td>
<td>6</td>
<td>6</td>
</tr>
</tbody>
</table>

| **Total** | **Sub Total** | **16** | **9** | **2** | **8** | **35** |

* Post of forest filled up by transfer of 1 A. E. from Mines and Geology Department.

Originally Forest officials constitute..................................................73%
And Agriculture officials constitute..................................................27%
GOVERNMENT OF SIKKIM
FINANCE DEPARTMENT
GANGTOK.


NOTIFICATION

In exercise of the powers conferred by the Proviso to article 309 of the Constitution, the Governor hereby makes the following rules further to amend the Sikkim Finance & Accounts Service Rules, 1978 viz:-

1. (1) These rules may be called the Sikkim Finance and Accounts Service (Amendment) Rules, 1988.

   (2) They shall come into force on the date of their publication in the official gazettee.

2. Rules 6 Method of recruitment to the Service:

   In clause (iii) of sub-rule (i) of this rule add the following words at the end of the sentences :- "to be held by the Commission".

3. Schedule- I: The existing schedule-1 shall be substituted by the following viz:

"SCHEDULE-I"
(See Rule 3 (4)

STRENGTH AND COMPOSITION OF THE SIKKIM
FINANCE & ACCOUNTS SERVICE.

<table>
<thead>
<tr>
<th>Designation of</th>
<th>Grade</th>
<th>Pay Scale</th>
<th>No. of posts.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. (a) Director of Accounts/ Director of Internal Audit.</td>
<td>Selection Grade-I</td>
<td>Rs. 4000-125-4500-150-5400</td>
<td>2</td>
</tr>
<tr>
<td>(b) Chief Pay &amp; Accounts Officer/ Chief Accounts Officer</td>
<td>Selection Grade-II</td>
<td>Rs. 3450-125-4700</td>
<td>5</td>
</tr>
<tr>
<td>Grade</td>
<td>Position</td>
<td>Pay Range</td>
<td></td>
</tr>
<tr>
<td>-------</td>
<td>----------</td>
<td>-----------</td>
<td></td>
</tr>
<tr>
<td>Senior</td>
<td>Rs. 2525-75-3200-100-4000</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>Junior</td>
<td>Rs. 1820-50-2600-75-3200</td>
<td>49</td>
<td></td>
</tr>
</tbody>
</table>

Total : 7

2. Deputation Reserve 20% of 71 14
2. Leave Reserve 5% of 71 4
4. Training Reserve 15% of 71 11

Total authorised strength. 100

K.C. PRADHAN, Secretary-Finance, Government of Sikkim.
ELECTION COMMISSION OF INDIA

NEW DELHI.

Dated the 6th June, 1988.
Jyaistha 16, 1910 (S)

Whereas United Democratic Party, Manipur, a recognised State Party, vide Commission's notification No. 56/84-XXIII dated 25th June, 1986, in the State of Manipur has intimated to the Commission that the said Party has been dissolved as a consequence of its mergers with the Indian National Congress, a recognised National Party;—

An whereas the Election Commission of India on the basis of records available, is satisfied that "United Democratic Party, Manipur" has ceased to exist as a separate political entity and that its name should be deleted from the list of recognised State Parties;

Now, therefore, in pursuance of clauses (b) and (d) of sub-paragraph (1) and sub-paragraph (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Commission hereby makes the following amendments in its Notification No. 56/841-1, dated the 13th November, 1984, published as O.N. 124 (E), in the Gazette of India, Extraordinary, Part 11, section 3 (iii), dated the 16th November, 1984, and as subsequently amended from time to time, namely:-

In Table 2 of the said notification, against Item "Manipur", the entries in columns 2 and 3, "United Democratic Party, Manipur……Elephant*" shall be deleted; and in Table 4 of the above notification, against item "12, Manipur the entry under Column 2, after '4-Eagle about to fly', the following shall be added:—

5-Elephant. The remaining entries 5 to 15 shall be renumbered as 6 to 16.

By Order.

( No. 56/84-XXXXIII)

Sd/-

R. P. BHALLA
Secretary.

R WANGYAL
Deputy Chief Electoral Officer
Sikkim Gangtok.
GOVERNMENT OF SIKKIM
RURAL DEVELOPMENT DEPARTMENT
GANGTOK.

NOTIFICATION
No.35(157)88-89/28/RDD/P
Dated Gangtok, the 18th August, 1988.

In accordance with Rule 3 (12) of the Sikkim Panchayat (Election of Sabhapati, Up-Sabhapati and Sachiva of Gram Panchayat and Adhakshya and Up-Adhakshya pf Zilla Panchayat and manner of convening meeting) Rules, 1983, the State Government hereby publish the following names of Sabhapati, Up-Sabhapati, Sachiva and members of different Gram Panchayats of Sikkim (district wise) for general information.

DISTRIBUT : EAST

<table>
<thead>
<tr>
<th>Name of Gram Panchayat with Unit No.</th>
<th>Name of elected members</th>
<th>Designation</th>
<th>Remarks</th>
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<td>1. West Pendam</td>
<td>1. Shri P.P. Dhamala</td>
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<td>6. Shri Bishnu Kumar Sharma</td>
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Gangtok, Wednesday, August 31, 1988. No. 121
| 1. Shri Naini Bahadur Chetri Member | 5. Shri Lopzang Bhutia Member |
| 4. Shri Phuchung Rai Member | 5. Shri Prem Kumar Yonzon Member |
| 4. Smt. Januki Pradhan Member | 5. Shri Tularam Sharma Member |
| 6. Shri Nakul Chetri Member | 7. Shri Tikaram Gurung Member |
| 4. Shri Tek Bahadur Chetri Member | 5. Shri Namgey Bhutia Member |
| 6. Shri Shiva Bhakta Sharma Member | 6. Shri Prem Bahadur Subba |
| 4. Shri Prem Bahadur Subba Member | 5. Shri Tularam Subba Member |
| 4. Shri Chandralal Luitel Member | 5. Shri Buddh Prasad Ghimiray Member |
| 4. Shri Dorjee Bhutia Member | 5. Shri Purma Bahadur Limbu Member |
| 3. Shri Bhim Shamser Pradhan Sachiva | 4. Shri Khichung Lepcha Member |
| 5. Shri Tikaram Adhikari Member | 12. Riwa Parkha | 1. Shri Gangaram Rai Sabhapati | 2. Shri Chandralal Pokhrel Up-Sabhapati |
| 3. Shri Bhim Bahadur Gurung Sachiva | 4. Shri Jamyong Bhutia Member |
| 5. Shri Punya Prasad Sapkota Member | 6. Shri Sukman Limbu Member |
| 7. Shri Taranidhi Sharma Member | 8. Shri Khigay Bhutia Member |
| 13. Change Senti | 1. Shri Zangpo Bhutia | Sabhapati |
| | 2. Shri Gyaltshen Sherpa | Up-Sabhapati |
| | 3. Shri Tsheten Bhutia | Sachiva |
| | 4. Shri Garja Bahadur Gurung | Member |
| | 5. Shri Ram Chadra Sharma | Member |

| 14. Latuk Chochenpehri | 1. Shri Ugen Bhutia | Sabhapati |
| | 2. Shri Thendup Bhutia | Up-Sabhapati |
| | 3. Shri Tshering Thendup Bhutia | Sachiva |
| | 4. Shri Dorjee Tshering Bhutia | Member |
| | 5. Shri Tek Bahadur Rai | Member |

| 15. Rolep Lamaten | 1. Shri Chiten Ongay Bhutia | Sabhapati |
| | 2. Shri Jas Bahadur Rai | Up-Sabhapati |
| | 3. Shri Man Bahadur Gurung | Sachiva |
| | 4. Shri Gokul Man Gurung | Member |
| | 5. Shri Nar Bir Rai | Member |

| 16. Lingtam Phadamchen | 1. Shri Chetim Bhutia | Sabhapati |
| | 2. Shri Gatuk Bhutia | Up-Sabhapati |
| | 3. Shri Sonam Norbu | Sachiva |
| | 4. Shri Gyaltshen Sherpa | Member |
| | 5. Shri Sangay Dorjee Bhutia | Member |

| 17. Chujachen | 1. Shri Devi Prasad Sharma | Sabhapati |
| | 2. Shri O.T. Lepcha | Up-Sabhapati |
| | 3. Shri Lhendup Dorjee Bhutia | Sachiva |
| | 4. Shri Puspalal Uprety | Member |
| | 5. Shri Lok Bahadur Chetri | Member |
| | 6. Shri Jar Bahadur Pradhan | Member |

| 18. Sudunglakha | 1. Shri Om Bahadur Gurung | Sabhapati |
| | 2. Shri Bir Singh Rai | Up-Sabhapati |
| | 3. Shri Prem Bahadur Subba | Sachiva |
| | 4. Shri Lal Bahadur Subba | Member |
| | 5. Shri Nar Bahadur Thapa | Member |

| 19. Premlakha Subanedara | 1. Shri Thendup Sherpa | Sabhapati |
| | 2. Mrs Yangzey Sherpa | Up-Sabhapati |
| | 3. Shri Tikaram Gurung | Sachiva |
| | 4. Shri Da Tsering Sherpa | Member |
| | 5. Shri Dhan Bdr. Manger | Member |

| 20. Rhegoh | 1. Shri Padamlal Sherpa | Sabhapati |
| | 2. Smt. Shel maya Rai | Up-Sabhapati |
| | 3. Shri Jas Bahadur Rai | Sachiva |
| | 4. Shri Tara Rai | Member |
| | 5. Shri Ratna Bahadur Pradhan | Member |

<p>| 21. Dholepchen | 1. Shri Mani Prasad Rai | Sabhapati |
| | 2. Shri Lok Bahadur Chettri | Up-Sabhapati |
| | 3. Shri Ganesh Kumar pradhan | Sachiva |
| | 4. Shri Chitra Bahadur Gurung | Member |
| | 5. Shri Bal Bahadur Gurung | Member |
| | 6. Smt. Aiti Maya Rai | Member |</p>
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   7. Shri Sonam Gyatso Lepcha

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   5. Shri Jeenum Lepcha

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   5. Shri Garuk Lepcha

8. Lum-Gor-Sangtok
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   2. Shri Chedup Lepcha
   3. Shri Tashi Lepcha
   4. Shri Tashio Lepcha
   5. Shri Den Tsering Lepcha

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    4. Shri Kami Bhutia
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    2. Shri Sonam Lepcha I
    3. Shri Layda Kazi
    4. Shri Tshering Lepcha
    5. Shri Lhendup Lepcha
    6. Shri Chogay Lepcha

    1. Shri Nar Prasad Limboo
    2. Shri Birkhey Limboo
    3. Shri Tsering Bhutia
    4. Shri Nar Bahadur Limboo
    5. Shri Togen Bhutia
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13. Turung-Pamphok
1. Shri Laxmi Prasad Kharel  Sabhapati
2. Shri Chhotok Lepcha  Up-Sabhapati
3. Shri Krishna Prasad Silwal  Sachiva
4. Shri Shivadal Moktan  Member
5. Shri Padam Bahadur Tamang  Member
6. Shri Gopal Kharll  Member
7. Shri Man Bahadur Gurung  Member

14. Rateypani
1. Shri Kharka Bahadur Rai  Sabhapati
2. Shri Tej Man Tamang  Up-Sabhapati
3. Shri Lakpa Tshering Lepcha  Sachiva
4. Shri Birkha Bahadur Rai  Member
5. Shri Bhakta Bahadur Rai  Member
6. Shri Nima Tshering Lepcha  Member
7. Shri Harka Bdr. Rai  Member

15. Sadam Suntaley
1. Shri Bikram Gurung  Sabhapati
2. Shri Ram Prasad Rai  Up-Sabhapati
3. Shri Chintamni Sharma  Sachiva
4. Shri Sher Bahadur Manger  Member
5. Shri Ganga Bahadur Acharya  Member
6. Shri Dawa Tshering Lepcha  Member
7. Shri Chandra Bahadur Basnett  Member

16. Mellidara-Paiyong
1. Shri Deo Narayan Pradhani  Sabhapati
2. Shri Nuk Tshering Bhutia  Up-Sabhapati
3. Shri Man Bahadur Tamang  Sachiva
4. Shri Prithipal Rai  Member
5. Shri Gokul Rai  Member
6. Shri Prem Bahadur Pradhan  Member

17. Turuk-Ramabung
1. Shri Hem Kumar Rai  Sabhapati
2. Shri Nandalall Chetri  Up-Sabhapati
3. Shri Bhakta Bahadur Rai  Sachiva
4. Shri Lal Das Rai  Member
5. Shri Taraman Chetri  Member
6. Shri Dakman Sunar  Member

18. Lungchok-Kamarey
1. Shri Kewal Prasad Chetri  Sabhapati
2. Shri Pirtha Singh Gurung  Up-Sabhapati
3. Shri Lasong Lepcha  Sachiva
4. Shri Dhan Man Manger  Member
5. Shri Shiva Kumar Rai  Member
6. Shri Ran Bahadur Rai  Member

19. Sumbuk-Kartickey
1. Shri Mahendra Chetri  Sabhapati
2. Shri Dew Bahadur Chetri  Up-Sabhapati
3. Shri Girish Chandra Rai  Sachiva
4. Shri Bir Bahadur Darjee  Member
5. Shri Kama Bahadur Rai  Member

20. Rongbul
1. Shri Budharaj Rai  Sabhapati
2. Shri Narjit Rai  Up-Sabhapati
3. Shri Narayan Prasad Rai  Sachiva
4. Shri Devichandra Manger  Member
5. Shri Amber Singh Rai  Member

21. Maniram-Phalidara
1. Shri Udairam Rai  Sabhapati
2. Shri Pradhu Narayan Pradhan  Up-Sabhapati
3. Shri Chandra Das Gurung  Sachiva
4. Shri Jas Bahadur Tamang  Member
5. Shri Raj Bir Rai  Member
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By Order,

**P. K. PRADHAN, I.A.S.**
Director of Panchayat Election & Commissioner-cum-Secretary,
Government of Sikkim.
The following Order of the Governor of Sikkim No. SKM/Gov/146/88 dated August 20, 1988 is published for general information:

"In exercise of the powers conferred by Article 174 (2) of the Constitution, I, T. V. Rajeswar, Governor of Sikkim, hereby prorogue the Sikkim Legislative Assembly which was summoned to meet on Thursday, 18th August, 1988.

T.V. RAJESWAR
GOVERNOR OF SIKKIM"

By Order,

K. SHERAB,
Secretary,
GOVERNMENT OF SIKKIM
MOTOR VEHICLES DEPARTMENT
GANGTOK


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 side Table.

THE TABLE

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<th>Sl. no</th>
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<th>Areas</th>
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<td>1</td>
<td>Secretary, State Transport Authority</td>
<td>Throughout the State of Sikkim.</td>
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<td>2</td>
<td>Deputy Secretary, Motor Vehicles</td>
<td>-do-</td>
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<tr>
<td>3</td>
<td>Senior Regional Transport Officer Gangtok North &amp; East Districts.</td>
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<tr>
<td>4</td>
<td>Regional Transport Officer, Jorethang, South &amp; West Districts.</td>
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2. This supersedes Notification No. 6/MV/S dated 26th July, 1984.

R. S. BASNET,
Secretary,
Motor Vehicles Department,
Government of Sikkim.
Gangtok
GOVERNMENT OF SIKKIM
INCOME & SALES TAX DEPARTMENT
GANGTOK.

No.10(10)IT&ST/88/355

Dated Gangtok, the 19th August, 1988.

NOTIFICATION

In exercise of the powers conferred by sub-section (2) of section 5 of the Sikkim Sales Tax Act, 1983, the State Government hereby directs that no sales tax shall be payable on the sale of sweet-meat by the Sweetmeat shops in the State.

The Notification shall be deemed to have come into force with effect from 1st April, 1987.

K. C. PRADHAN,
Secretary-cum-Commissioner,
Finance (Income and Sales Tax ) Department.
GOVERNMENT OF SIKKIM
INCOME & SALES TAX DEPARTMENT
GANGTOK.


NOTIFICATION


K.C. PRADHAN
Secretary-cum-Commissioner,
Finance (Income and Sales Tax) Department.
GOVERNMENT OF SIKKIM
ESTABLISHMENT DEPARTMENT
GANGTOK,

NOTIFICATION

In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor hereby makes the following rules to amend the Sikkim Police Force (Recruitment) Promotion and Seniority) Rules, 1981, namely:

1. (1) These rules may be called the Sikkim Police Force (Recruitment, Promotion and Seniority) Rules, 1988.

(2) Except otherwise specifically provided, they shall come into force from the date of their publication in the Sikkim Government Gazette.

2. In rule 3 of the Sikkim Police Force (Recruitment, Promotion and Seniority) Rules, 1981 (hereinafter referred to as the said rules),—

(i) in clause (b), the following words shall be added at the end, namely:—

"or the Promotion Committee constituted under rule 6A ".

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

" (d) " Commission " means the Sikkim Public Service Commission "

3. In the rule 6 of the said rules, for sub-rule (1), the following sub-rule shall be substituted, namely:—

"(1) Save as provided under rule 6A, all promotions to the Force shall be made on the recommendation of the Committee. "

4. After rule 6 of the said rules, the following rule shall be inserted, namely:—

"6A. PROMOTION TO THE POST OF INSPECTOR.-

(1) For the promotion to the post of Inspector or equivalent there shall be Promotion Committee consisting of the following:-

(a) Chairman, Sikkim Public Service Commission;

(b) Member, Sikkim Public Service Commission;
(c) Secretary to the Government in the Home Department;
(d) Secretary to the Government in the Establishment Department;
(e) Director General of Police or Inspector General of Police.

(2) The Chairman or where the Chairman is unable to attend, the Member of the Commission shall preside over the meeting of the Promotion Committee. The absence of a member other than the Chairman or Member of the Commission shall not invalidate the proceeding of the committee if more than half the members of the Committee had attended its meeting.

(3) The Government shall, from time to time, for the purpose of this rule, prepare a list of persons holding the posts mentioned in column 11 of the relevant Schedule in order of seniority who have completed the prescribed length of service for promotion to the post of Inspector.

(4) The number of persons to be included in the list to be forwarded to the Commission shall be three times the number of vacancies anticipated:

Provided that such restriction shall not apply where the number of eligible person is less than the maximum permissible number and in such a case, the names of all the eligible persons shall be included in the list and forwarded to the Commission.

(5) The Government shall forward to the Commission the list prepared under sub-rule 3 along with the Confidential reports and service records of the persons included in list for the period of service required for promotion indicating the anticipated number of vacancies to be filled up by promotion in course of a period of 12 months commencing from the date of preparation of the list.

(6) This Commission after satisfying themselves that the records and information complete in all respect have been received, shall convene a meeting of the Promotion Committee. The Committee shall prepare a final list of persons who are found suitable for promotion on an overall relative assessment of their confidential reports and service records.

(7) The number of persons to be included in the final list shall not exceed twice the number of vacancies to be filled by promotion.

(8) The Commission shall forward the list prepared under sub-rule 6 to the Government along with all the confidential reports and service records received from the Government.

(9) The final list shall ordinarily be in force for a period of 12 months from the date of recommendation of the Commission.

(10) The Government shall order promotion of the persons included in the final list in the order in which their names appear in the list.

(11) It shall not ordinarily be necessary to consult the Commission before such promotion is made, unless during the period of 12 months from the date of recommendation of the Commission there occurs a deterioration in the works of the person which, in the opinion of the Government, is such as to render him unsuitable for promotion.

5. In the said rules, for rule 7, the following rule shall be substituted, namely:

" 7. SENIORITY.--- (1) The relative seniority of all persons recruited directly to the Force shall be determined by the order of merit in which they are selected for recruitment. Persons recruited as a result of an earlier selection shall be senior to those recruited as a result of a subsequent selection.

(2) The relative seniority of persons promoted from lower posts shall be determined by the order of merit in which they are selected for such promotion. Any delay in assuming charge of the higher post on promotion due to administrative reasons as transfer from an outlying station on delay in being relieved for want of substitute, shall not affect the seniority of the person concerned."
(3) The relative seniority inter-se of persons recruited directly and through promotion shall be determined according to the rotation of vacancies between direct recruits and promotees which shall be based on the quotas of vacancies reserved for direct recruitment and promotion respectively in these rules.

EXPLANATION.— A roster shall be maintained on the reservation for direct recruitment and promotion in these rules. The first point shall go to the promotee followed by the direct recruitment.

(4) The seniority of a person not covered by the above rules shall be determined ad-hoc by the appointing authority in consultation with the Establishment Department.

6. In the said rules, for the Schedule, the Schedule to these rules shall be substituted.

D. K. GAZMER,
Secretary to the Govt. of Sikkim,
Establishment Department.
### SCHEDULE-I

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>No. of post</th>
<th>Classification</th>
<th>Scale of pay</th>
<th>Age for direct recruits</th>
<th>Minimum Educational &amp; other qualification prescribed for direct recruits</th>
<th>Whether age &amp; qualification are required for direct recruitment will apply in the case of promoters</th>
<th>Period of probation</th>
<th>Method of recruitment whether by direct recruitment or promotion or by deputation, transfer and % of the vacancy to be filled by various method</th>
<th>Eligibility condition for promotion</th>
<th>If a Committee exists what is its composition</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Constable</td>
<td></td>
<td>Class III</td>
<td>For</td>
<td>Between 18 and 22 yrs.</td>
<td>Physical: N.A. One Year.</td>
<td>Height: 53&quot; Chest: 32&quot; when fully inflated with a minimum expansion</td>
<td>One Year.</td>
<td>100% by direct recruitment</td>
<td>N. A. One Year.</td>
<td>As nominated by I. G. P. consisting of not less than 3 and not more than 5 gazette officers.</td>
</tr>
</tbody>
</table>

- As determined by Govt. from time to time by separate-Matri- (b) Educational notification 1175.EB- Note: Physical fitness 25-1550. should be certified in all w.e.f. respects by a Medical 1.1.87 Board.
<table>
<thead>
<tr>
<th>No.</th>
<th>Post</th>
<th>Service Requirement</th>
<th>Admission Date</th>
<th>Promotion Year</th>
<th>100% by Promotion</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>Naik</td>
<td>975-20 N. A. N. A. One</td>
<td>1155-EB 25-1550 w.e.f. 1.1.87</td>
<td>One Year</td>
<td>100% by promotion</td>
</tr>
<tr>
<td>3.</td>
<td>Head Constable</td>
<td>N. A. One (a) A minimum 3 yrs as Naik. (b) Must have passed at least School final examination (class X) of a recognised Board.</td>
<td>1030-25-1280-EB- 30-1680 w.e.f. 1.1.87</td>
<td>One Year</td>
<td>--do--</td>
</tr>
<tr>
<td></td>
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<td></td>
<td>(b) Must have passed at least School final examination (class X) of a recognised Board.</td>
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<td></td>
<td>NOTE The condition of educational qualification shall be kept in abeyance till the end of 1992.</td>
</tr>
<tr>
<td>4.</td>
<td>Asstt. Subinspector</td>
<td>N. A. One (a) A minimum 4 yrs as Head Constable.</td>
<td>1080-25-1230-EB- 30-1760 w.e.f. 1.1.87</td>
<td>Two Years</td>
<td>--do--</td>
</tr>
</tbody>
</table>
5. Sub-Inspector

<table>
<thead>
<tr>
<th>Sub-Inspector</th>
<th>1320-30-1560-EB-40-2040</th>
<th>Between 18 and 25 years</th>
<th>Two Years</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Physical: N.A.</td>
<td>Height: not less than 5'5&quot;</td>
<td>Chest: Measurement not less than 33&quot; when fully inflated with a minimum expansion of 2&quot;.</td>
<td>Two-third by direct recruitment and one-third by promotion</td>
</tr>
<tr>
<td>(b) Educational: Sr. Secondary Exam. (Class-XII) Passed from a recognised Board.</td>
<td>Note: Physical fitness should be certificated by a Medical Board.</td>
<td>(a) A minimum service of 3 years as Asstt-Inspector,</td>
<td>(b) Must have passed at least School final examination (class X) of a recognised Board.</td>
</tr>
<tr>
<td></td>
<td></td>
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<td>NOTE: The condition of educational qualification shall be kept in abeyance till the end of 1992.</td>
</tr>
</tbody>
</table>
6. Inspector, class 1820=60- N.A. N.A. N.A. Two 100% by (a) minimum promotion of 2600-EB- years promotion um services Committee constituted w.e.f 1. 1. 87.

(b) Must have passed at least School final examination (class-X) from a recognised Board.

NOTE: The condition of educational qualification shall be kept in abeyance till the end of 1992.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>No. of post</th>
<th>Classification</th>
<th>Scale of pay</th>
<th>Age for direct recruits</th>
<th>Minimum educational &amp; other qualifications required for direct recruits</th>
<th>Whether age &amp; qualification prescribed for direct recruits will apply in the case of mates</th>
<th>Period of probation</th>
<th>Method of recruitment whether by direct recruitment or promotion or by depatrtiture and % of the vacancy to be filled by various method.</th>
<th>Eligibility condition for promotion</th>
<th>If a Committee exists what is its composition</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Cons- As de-</td>
<td>Class III</td>
<td>For Between</td>
<td>(a) Physical:</td>
<td>N. A. One 100% N. A. As nominated</td>
<td>Table termi- Non-Ga- under 18 and heights: 5'3&quot; year By transfer by I.G.P.</td>
<td>(W.T) ned by zetted. Matric 22 years. Chest: 32&quot; consisting of not</td>
<td>Gover- 910-15- when fully in- less than 3 and nment 1030 EB- flated with a not more than 5 from 20-1290 minimum ex- Gazette officers.</td>
<td>time w.e.f. pension of 2&quot; time 1.1.87</td>
<td>(b) Educa- by sep-tional : Read a rate For Ma- upto Class VI notifi- tricate NOTE: Phy- cation. 975-20- sical fitness 1175-EB- should be cer- 25-1550 tified in all w.e.f. respects by a 1.1.87 Medical Board.</td>
<td></td>
</tr>
</tbody>
</table>
2. Naik --do-- --do--- 975-20 --do----- (a) Physical: Height Yes One 20% by promotion A minimum ---do--
(W.T) 1175-BE- :5'3" Chest:32" year. 80% by direct service of 13
25-1550 when fully in-direct rec-years as
1. 1. 87
---do---
---do---
---do---
---do---

3. Head Constable (W.T.)

<table>
<thead>
<tr>
<th></th>
<th>N. A.</th>
<th>N. A.</th>
<th>N. A.</th>
<th>One Year</th>
<th>100% by promotion</th>
</tr>
</thead>
<tbody>
<tr>
<td>1030-25</td>
<td></td>
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<tr>
<td>1230-EB</td>
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<td>30-1680</td>
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<td>1. 1. 87</td>
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</tbody>
</table>

4. Asstt. Sub-Inspector (W.T.)

<table>
<thead>
<tr>
<th></th>
<th>N. A.</th>
<th>N. A.</th>
<th>N. A.</th>
<th>Two Years</th>
<th>100% by promotion</th>
</tr>
</thead>
<tbody>
<tr>
<td>1080-35</td>
<td></td>
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<tr>
<td>1280-EB</td>
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<td>30-1680</td>
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<td>w. e. f.</td>
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<tr>
<td>1. 1. 87</td>
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</tr>
</tbody>
</table>
5. Sub- --do--- ---do-- Inspector (W.T.)

<table>
<thead>
<tr>
<th>Grade</th>
<th>Course</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>Grade T course in Cypher Communication or Radio Technician course.</td>
</tr>
</tbody>
</table>

| 5. Sub- --do--- ---do-- Inspector (W.T.) | 1220-30-N.A.N.A.N.A. 1560-EB-40-2040 w. e. f. 1. 1.87 (two advance increments for graduates) | Two Years 100% by promotion A minimum service of 3 years and having passed School final examination of a recognised Board and Grade T course in Cypher Communication or Radio Technician Course. |

6. Inspector (W.T.) -do-- Class II 1820-60-2600-EB-75-3200 w. e. f. 1. 1.87 | N. A. N. A. N. A. Two Years 100% b promotion of 5 years constituted A minimum service constituted and having passed the requisite course in cypher communication or Radio Tec.- |

Promotion Committee under rule 6A.
The eligibility condition of having passed the requisite course in cypher Communication or Radio Technician course may, however, be relaxed in exceptional cases on the basis of past experience and performance.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>No. of post</th>
<th>Classification</th>
<th>Scale of pay</th>
<th>Age for direct recruits</th>
<th>Minimum educational &amp; other qualification required for direct recruits</th>
<th>Whether age &amp; qualification prescribed for direct recruits will apply in the case of promotees</th>
<th>Period of probation</th>
<th>Method of recruitment whether by direct recruitment or promotion or by deputation, transfer and % of the vacancy to be filled by various method</th>
<th>Eligibility condition for promotion</th>
<th>If a Committee exists what is its composition</th>
</tr>
</thead>
</table>

1. Fire- As de- Class III For Un- Between (a) Physical: N.A. One 100% by N.A. As nominated termi- Non- der Mat- 18 and Height:5'3" year direct nated by (cons- ned by Gazetted. ric: 22 years Chest 32" recruitment I.G.P. con- tables) Gover- 910-15 when fully sisting of nment 1030-EB- inflated with not more from 20-1290 a minimum of than 3 and time to w.e.f. expansion of not less time by 1.1.87 2", than 5 separa- For Mar- (b) Educatio- Gazetted te noti- tricate: nal: At least Officers. fica- 975-20- Class VIII tion. 1175-EB- passed. 25-1550 NOTE: Phy- w.e.f. sical fitness 1.1.87. should be certified in all respects by a Medical Board.
2. Leading --do--- --do-- 975-20 N.A. N.A. N.A. One 100% by (a) A minimum --do---
   fireman 1175-EB- Year promotion of 5 years as fireman
   (Head constable) 25-15-30 (b) must have passed
   w.e.f. at least school final
   1.1.87. exam(class X) from
   a recognised Board.
   NOTE: The condition
   of educational qualifi-
   cation shall be kept
   in abeyance till the

   Fire 1560-EB- 18 and Heights: not years by direct mum ser-
   Officer 40-2040 25 years less than 5'5" recruit- vice of 7
   (S.I) w.e.f. Chest: Mea- ment and years as
   1.1.87
   (Two ad-
   vance
   increments for
   graduates).
   surement
   not less than
   33" when
   fully inflated
   with a mini-
   mum expan-
   sion
   (b) Educa-
   tional:
   Senior
   Exam (Class
   XII) passed
   with Science
   subjects of a
   one-third
   by promo-
   tion.
   Leading
   Fireman
   and subject
   to passing
   Sub-Fire
   Officer cou-
   rse.
   (b) Must
   have passed
   least
   School final
   Exam (class
   from a
   recognised
   Board.)
recognised NOTE:
board The condi-
NOTE: tion of
physical fit- educa-
ness should nal quali-
be certified fication
by a medical shall be kept in
Board. abeyance till the

4. Fire --do-- Class II 1820-60- N.A. N.A. N.A. Two 100% by (a) A mini- Prom-
station
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name</th>
<th>No. of Post</th>
<th>Class</th>
<th>Age &amp; Qualification</th>
<th>Whether Period</th>
<th>Method of Recruitment</th>
<th>Eligibility for Direct Recruitment or Promotion</th>
<th>Time to which it applies</th>
<th>Promotions for</th>
<th>Whether period</th>
<th>Probation</th>
<th>Whether Committee exists</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Photo-</td>
<td>As de-</td>
<td>Class III</td>
<td>1080-25-</td>
<td>Between (a)</td>
<td>Physical:</td>
<td>N.A.</td>
<td>Two</td>
<td>100%</td>
<td>N.A.</td>
<td>As nominated by</td>
<td></td>
</tr>
<tr>
<td></td>
<td>graphy termi-</td>
<td>Non-Ga-</td>
<td>1280-EB-</td>
<td>18 and 25</td>
<td>Height:</td>
<td>5'3&quot;</td>
<td>Years</td>
<td>direct</td>
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<td>Dark ned by zetted.</td>
<td>years</td>
<td>years</td>
<td>(in- Chest: 32&quot;</td>
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<td>Assis-</td>
<td>v e r n -</td>
<td>1.1.87.</td>
<td>Govt.</td>
<td>flated</td>
<td>with</td>
<td>Police</td>
<td>cons-</td>
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<td>tant</td>
<td>ment</td>
<td>servants</td>
<td>minimum ex-</td>
<td>sighting of</td>
<td>(A.S.I) from 35 years)</td>
<td>time to (b)</td>
<td>Educa-</td>
<td>time by</td>
<td>more</td>
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<td>of</td>
<td>pansion of 2&quot;</td>
<td>than</td>
<td>(A.S.I)</td>
<td>time by</td>
<td>Class not more</td>
<td>time by tional: Class not more</td>
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<td>35 years)</td>
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<td>time to (b) Educa-</td>
<td>than</td>
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<td>time by tional: Class not more</td>
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</tbody>
</table>

Sl. Name No. of Classi- Scale of Age for Minimum Whether Period Method of Eligibility of If commi-
No. of post post cation pay direct educational & age&quali- proba- recruitment condition tee exists
recruits. other qualifi- fication pre- tation. whether by for promo- what is its
cations requi- scribed for direct rec- tion. composition.
red for direct direct rec- uitment or
recruitment. riots will promotion
apply in the or by depu-
case of pro-
tion, trans-
motees. fer and %
of the vari-
ous method.
NOTE: Physical fitness should be certified in all respects by a Medical Board.

<table>
<thead>
<tr>
<th>No.</th>
<th>Position</th>
<th>Pay Scale</th>
<th>Grade</th>
<th>Promotion</th>
<th>Service Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Photographer (S.I.)</td>
<td>1320-30-1560-EB-40-2040 w. e. f. 1. 1. 87 (two advance increments for graduates)</td>
<td>N.A.</td>
<td>N.A.</td>
<td>---do--- 100% by promotion</td>
</tr>
<tr>
<td>3</td>
<td>Inspector / Photography Class II</td>
<td>1820-60-2600-EB-75-3200 w. e. f. 1. 1. 87</td>
<td>N.A.</td>
<td>N.A.</td>
<td>---do---</td>
</tr>
</tbody>
</table>

Promotion Committee constituted under rule-6A.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name</th>
<th>No. of posts</th>
<th>Scale of pay</th>
<th>Age for direct recruits</th>
<th>Whether educational &amp; age qualification re-educational &amp; age &amp; probation recruitment condition meet with</th>
<th>Method of eligibility</th>
<th>Period of probation</th>
<th>If a Committee exists</th>
<th>Whether by direct recruitment or by promotion followed by other qualifications, whether by examination or re-employment by its own recruitment or not admitted to other qualified position.</th>
<th>% of vacancy to be filled by various methods.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>FingerPrint Expert Gr. III</td>
<td>As defined by Government from time to time by separate notification.</td>
<td>1.1.87</td>
<td>Between 18 and 25 years</td>
<td>(a) Physical: Height: not less than 5'3&quot; Chest-Measurement: not less than 33&quot; when fully inflated with minimum expansion of 2&quot;</td>
<td>Educational: B.Sc degree of a recognised University.</td>
<td>2 Years</td>
<td>N.A.</td>
<td>Two years direct recruitment. N.A.</td>
<td>N.A.</td>
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<tr>
<td>2.</td>
<td>Finger Print Expert Gr. II</td>
<td>1320-30-1560-EB-40-2040</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>Two years</td>
<td>100% by promotion</td>
<td>A minimum service of 3 Years as Finger Print Expert Grd. III and having passed All India Finger Print Expert Examination.</td>
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<td>3.</td>
<td>Finger Print Expert Gr. I</td>
<td>1820-60-2600-EB-75-3200</td>
<td>N.A.</td>
<td>N.A.</td>
<td>N.A.</td>
<td>Two years</td>
<td>100% by promotion</td>
<td>A minimum service of 5 years as Finger Print Expert Grade II.</td>
<td>Promotion Committee constituted under rule 6A</td>
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</tbody>
</table>
Cons- As determined by Government from time to time by separate notification.

Class III Non-Gazetted

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name</th>
<th>No. of Post</th>
<th>Scale of Pay</th>
<th>Age for Minimum</th>
<th>Whether Period of Method of Eligibility</th>
<th>If a Com-</th>
<th>No. of Classifi-</th>
<th>Whether for promo-</th>
<th>Education</th>
<th>Age &amp; proba-</th>
<th>Recruitment Condition Mittee</th>
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<tbody>
<tr>
<td>1.</td>
<td>Constable (M.T.)</td>
<td>As determined by Government from time to time by separate notification</td>
<td>For under Matric 910-15-1030-EB 20-2090 w.e.f. 1.1.87</td>
<td>Between 18 and 25 years</td>
<td>(a) Physical: Height: 5'3&quot; Chest: 32&quot; when fully inflated with minimum expansion of 2&quot; (b) Educational: Read upto Class VI and III trained. NOTE: Physical fitness should be certified in all respects by a Medical Board.</td>
<td>N.A.</td>
<td>One year</td>
<td>100% by direct recruitment</td>
<td>N.A.</td>
<td>As nominated by Inspector General of Police consisting of not less than 3 and not more than 5 Gazetted Officers.</td>
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</tbody>
</table>
2. Naik -do- -do- (M.T) 1175-EB 975-20- N.A. N.A N.A. promotion One 100% by A mini- -do- Year mum ser- vice of 3 year a Constable (M.T.) (for under Matric)

25-1550 w.e.f. 1.1.87

3. Head --do-- -do- 1030-25- N.A. N.A. N.A. -do- -do- A mini- -do- Cons-
table 30-1680 w.e.f. 1.1.87

1230-EB- mum ser-
tice of 2 years as Naik(M.T) or Matri-
culate Constable (M.T.)

Sub- ins-
pector 30-1760 w.e.f. 1.1.87 years as Head

1280-EB- mum ser-
tice of 4 years as Const-
table (MT) and subject to having passed grade test

5 Sub- -do— —do— 1320-30- N.A. N.A. N.A. do —do— A minimum services -do-
Ins- 1560-EB-40-2040 of 3 years as Assistant
pector (MT) w.e.f.1.1.87 advance sub-Ins
(Two increment forgraduation. pector(M.T)
6. Ins --do--- Class II 1820-60- N.A. N.A. N.A. --do--- --do--- A minimum Promotion
pector 2600-EB- service of Committee
(M.T.) 75-3200
w.e.f. 1.1.87

5 years as Sub- Inspector (MT)
constituted under rule 6A.
GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK.

GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK.

No.5 LR(Ref) Dated Gangtok the August 10th 1988.

NOTIFICATION

In exercise the powers conferred by clauses (1), (j) and (m) of sub-sections (2) of section 36
of the Sikkim Agricultural Land Ceiling and reforms Act, 1977 (14 of 1978) the State Government
hereby makes the following rules :-

1. Short title, extent and commencement.-(1) These rules may be called the Sikkim Re-
2. They shall extend to the whole of Sikkim.
3. They shall come into force on the date of their publication in the Official Gazette.
4. Definition - In these rules, unless the context otherwise requires,
(a) "Act" means the Sikkim Agricultural Land Ceiling and Reforms Act, 1978 ;
(b) "Butta Number" means a number allotted to a division of a plot ;
(c) "Circle" means classification of the Blocks ;
(d) "Circle" rate" means the in ;idence of Land Revenue per unit of land as may be noti-
ified by the Government from time to time ;
(e) "Culturable Waste Land" means the land which is fit for cultivation out of Khasmahal
or Gorucharan ;
(f) "Form" means a form appended to these rules ;
(g) "Gorucharan" means the land reserved for grazing purpose ;
(h) "Government" means the Government of the State of Sikkim ;
(i) " Khasmahal" means the land reserved for fodder, fire wood, grave yard and any other
public purpose ;
(j) "Khasra" means index register to the Block maps ;
(k) "Khatian" means record of rights ;
(l) "Notification" means the notification published in the Official Gazette ;
(m) "Parcha" means copy of the Khatian in respect of holding to be issued to the busti-
wallas;
(n) "Partiquadim" means and includes land lying fallow for a period of more than three
years but not exceeding seven years ;
(o) "Revenue Block" means the primary unit of Revenue Administration as notified by
the Government from time to time ;
(p) " Revenue Officer" means an officer appointed by the Government under sub-section
(3) of section 19 of the Act;
(q) "unculturable Waste land" means the land unfit for cultivation out of Khasmahal and
Gorucharan
(r) "Waste Land" means the land of Bustiwalla which has remained fallow for a period
of more than seven years.

3. Preparation and revision of records of rights.- (1) The Unit of Survey Operation shall
be a Revenue Block.
(2) The Revenue officer or the Officer appointment for the purpose shall cause creation of
boundary pillars between two or more blocks for the purpose of identification of revenue block.
(3) The surveyor shall make inspection of the boundaries of each Revenue Block covered
for the purpose of survey and in case of any dispute with regard to the boundaries, a report alongwith the
copy of the map pertaining to that portion may be furnished to the Survey Inspector.
(4) On receipt of the report, the Survey Inspector shall make spot enquiry after giving
notice to the Gram Panchayat concerned and shall submit his report to the Revenue Officer.
(5) On receipt of the report of the Survey Inspector, the Revenue Officer shall make nece-
sary enquiry and pass appropriate orders on the spot in the presence of the members of the Gram Panchayat

4. Carrying out of survey and preparation of survey maps :-
(1) The survey team shall carry out the survey of the Block in such method as may be speci-
fied and prepare a cadastral map in pencil in the scale as adopted for the purpose with the approval of the
State Government using conventional signs given at Appendix A annexed to these rules.
(2) Separate plots of different categories of land indicating the name of land holders shall
be plotted in the map.
(3) After the map has been approved by the Survey Inspector, the pencil lines shall be in-
ked only after it has been tallied with boundary lines of the adjacent Block.
(4) The numbering of map shall start from the North-West corner and end at South-East
corner of the map.
(5) The plots in the map shall be numbered serially and contineously and is far as possible
jumping of plots may be avoided and in case of necessity reasons may be indicated on the margin.
(6) If any plot or plots are left out while numbering in the map due to over-sight, they shall
be numbered in the same serial after the last number of the Block as denominator and the number of any
adjoining plot as numerator.
(7) An area register shall be prepared in which the number of plots shall be recorded
serially.
(8) Three readings of the area of the map of individual plot shall be taken and noted against
such individual plot and the average area of the reading shall be recorded in the Khasra against the plot
area extracted in the column provided for the purpose.
(9) The altitude of the highest and the lowest points of the Block shall be shown at the
top and bottom respectively of a triangle just below the north pointer of the map.

5. Preparation of Khasra.—(1) The khasra shall be prepared in Form I which shall contain
the following particulars:—
(a) name of the Block, elakha, district, year of survey (in christian as well as in Vikrama
era), the name of the surveyor, Head Surveyor, Survey Inspector and the date of commencement and com-
pletion of the survey ;
(b) plot number corresponding to the map in column 1 serially ;
(c) name of the locality in column 2 ;
(d) approximate altitude of the plot in metres in column 3 ;
(e) numbers of terraces or "Garas" comprising the plot in column 4 ; and
(f) name, parentage, caste and address of the bustiwallas in column 5.

(2) On establishing the ownership of the claimant, the surveyor shall cause entry in the relevant column of the Khasra.

(3) In case of dispute, the Surveyor shall prepare a dispute register in Form II and enter all cases of disputes therein, giving brief particulars of the case such as plot number, Khatian number, kind of land and possession.

(4) The disputes may be disposed of on the date of attestation by the Revenue Officer. However, if is not possible, he may fix some future date for disposal.

(5) In deciding the disputes, the Revenue Officer shall take the evidence of the Gram Panchayat concerned and if necessary, he may take spot inspections of the land or may appoint a survey officer not below the rank of Head Surveyor for spot enquiry.

(6) In case of entry of sale or gift, a valid registered deed shall be demanded and entry shall be made accordingly and the registration number thereof shall be shown in the remarks column against the plot number under sale or gift.

(7) In the case of religious or charitable institution, the name of such institution shall be entered.

(8) In case of Government institution or installations, the name of the concerned department shall be entered.

(9) Gorucharan, Khasmaha!, cremation or public burial ground, road and road reserve rivers, slip reserve and other public lands shall be entered as "Sikkim Sarkar"

(10) Type of land, that is, dry land, wetland, wetland, Khursmahal, gorucharan slip reserve, cremation ground, road reserve duly indicating classification of the land shall be entered in

11) The classification of the land shall be as under:

(a) Class I—upto 1070 metres from sea level;
(b) Class II—1071 to 1370 metres from sea level;
(c) Class III—Above 1370 metres.

(12) Classification shall be made on the grounds of the fertility of soil, gradeint of the slope of the plot, climatic hazards, proximity to the road or market or any other reasonable consideration like higher or lower altitude, etc. All such cases shall be referred to the Head Surveyor and Survey Inspector in Form III and mention of this will be made in the remarks column against the plot. The Head Surveyor will check the plot and will record his remarks. Then the survey Inspector shall decide the class in presence of the Bustiwalla concerned and with record his recommendation.

(13) There shall be no class for waste land or "Banjo" which has remained fallow for a period or more than seven years.

(14) The Partiquadim land shall be classified as class III.

(15) The type of land resumed for cultivation after two years but not exceeding three years and commonly known as Partijaded, may be classified in accordance with the elevation from the sea level,

(16) Cardamom field shall be classified according to the normal classification on the basis of altitude.

(17) Sirobari shall be classified as class III.

(18) The area of the plot shall be recorded in column 7.

(19) The type of crops grown or standing shall be recorded in column 8 as under:

(i) in case of area under double cropping the entry may be recorded as mixed crop;
(ii) Where different crops have been shown in different proportional of the plot, the entry shall be recorded separately with approximate ratio of the area under each crop;
(iii) in case of non-agricultural land the Khasmahal “Gorucharan”, “Cremation ground”, “Satak”, “Slip reserve”, “Bazar compound”, etc. shall be entered.

(20) The area under each crop shall be entered in column 9.
(21) The area under double cropping shall be recorded in column 10.

(22) The area under orchard, viz, orange and apple, orchards shall be recorded in column 11.

(23) The area under Waste land (Banjo) shall be recorded in column 12.

(24) The area under cardamom cultivation shall be recorded in column 13.

(25) The area of the following types of land shall be recorded in column 14:
- (a) Khas Mahal.
- (b) Gorucharan.
- (c) Government Institution and Installation.
- (d) Public roads, road reserve, paths and water ways.
- (e) Cremation and burial grounds.
- (f) Area reserved for camping and periodical markets.
- (g) Bazar area.

(26) Column 15 is the remarks column and the following fact shall be recorded:
- (i) grounds under which classification of the plot is reduced or upgraded;
- (ii) type of the land which is entered in column 14;
- (iii) annual income of orange and apple orchards;
- (iv) the name of the secondary holder along with the period of the cultivation as se
  holder such as Adhiadar or Kutiadar.

Explanation: The period shall be entered in accordance with the receipt of agreement under
which the secondary holder has been cultivating the plot of other person. It should be entered in presence
of the primary holder. In case of any dispute, it should be mentioned in the dispute form. Such dis-
pute shall be decided by the Revenue Officer on the date of attestation.
- (v) points necessary for boundary reconciliation;
- (vi) the number of registered deed;
- (vii) order number of the Revenue Officer;
- (viii) reference of survey points as main station, sub-station or any other points;
- (ix) the remarks of the Surveyor, if any.

Note: The entries of this column shall also be entered in the remarks column of the Kha-
tian against the corresponding plots.

(27) In the last page of the Khasra, the following abstract of area shall be shown:
- (a) Total plot numbers.
- (b) Total area of wet land.
- (c) Total area of dry land.
- (d) Total area of waste land.
- (e) Total area of cardamom field.
- (f) Total area of orange/apple orchards separately.
- (g) Total area of Khasmahal.
- (h) Total area of Gorucharan.
- (i) Grand total of the Block.

(28) The authentication of the Khasra at the end would be done by the Surveyor. Head
Surveyor and Survey Inspector.

6. Preparation of Khatian.- (1) Khatian shall be prepared in form IV which shall contain
the following particulars:
- (a) name of the Block. All entries of Khatian shall be made on the basis of Khasra;
- (b) serial number of Khatian or holding numbers shall be recorded in column 1;
- (c) name of Bustiwalla, his address, parentage and caste shall be arranged alphabetically
  and community-wise separately and shall be recorded in column 2;
- (d) name of the locality of the plot shall be recorded in column 3;
(e) plot number shall be recorded in column 4;
(f) area of irrigated plots, class of land as I, II and III shall be recorded in column 5, 6 and 7 respectively;
(g) area of dry land under class I, II and III shall be recorded in column 8, 9 and 10 respectively;
(h) the area of banjo shall be recorded in column 11.
(i) total area of cultivated and shall be recorded in column 12;
(j) the area of land under orange/apple orchards shall be recorded in column 13;

Note: The area of land under orange/apple orchards has already been included under columns 8, 9 and 10.

(k) the area of caradamon field shall be recorded in column 14;
(l) the area of the land which has not been assessed, as specified in sub-rule (24) of rule 5 shall be recorded in column 15;
(m) the land rent of the cultivated plot shall be recorded in column 16;
(n) entries shall be made in accordance with the column 15 of the Khasra in column 17;
(o) grand total of each holding shall be shown at the end of the holding.

(2) At the end of all the land holdings or Khatian abstract, statements of community or caste shall be shown. A separate holding in respect of land shall be recorded at the end of the Khatian. The grand total of Khasra and Khatian shall be tallied. The authentication of Khatian shall be done at the end by the surveyor, Head Surveyor and Survey Inspector.

(3) A Parcha in respect of an individual land holder shall be issued after having checked by the Head Surveyor and the Inspector respectively.

(4) On completion of preparation of land records of of rights, the Surveyor shall issue the Parcha to the concerned Bustiwalla in presence of the members of the Panchayat after duly obtaining the receipt in that behalf from Bustiwalla concerned.

(5) In case of the Bustiwalla is not satisfied with any entry, he may file his objection in writing before the Surveyor or Revenue Officer or the officer appointed for the purpose and such objection the shall be entered in dispute register.

(6) In case if the name of a cultivator exists in the remarks column of the Khatian, a copy parcha in respect of such plot shall be issued to such cultivator.

(7) In case any Bustiwalla is unable to present himself to take delivery of the parcha, the Surveyor shall send over the Parcha to the Sachiva of the concerned Gram Panchayat after obtaining the receipt thereof.

(8) The Surveyor shall prepare a block description in Form VI.

(9) Each sheet of Block map shall be numbered and in the margin of each such sheet reference of adjacents Sheet shall be made which shall be authenticated by the Surveyor, Head Surveyor and Survey Inspector.

(10) In each sheet, the Block, Elaka and District shall be recorded with the circle drawn for the purpose.

(11) The North pointer and scale of the map shall be shown in each sheet.

(12) The Surveyor after issue of Parcha shall submit all the records to the Revenue Officer through his immediate supervisory officer and obtain receipt to that effect.

7. Attestation.- (1) The Revenue Officer shall issue a Notice in Form VI notifying a date, time and place for attestation of the draft records of rights of a particular Block not earlier than thirty day from the date of issue of the notice. In the same notice the Revenue Officer shall invite objections, if any, against the entries of the draft records to be filed on or before the of attestation.

(2) On the back of the office copy of the notice, signature or thumb impression of the President or Secretary of the concerned Gram Panchayat at least three bustiwallas of the same locality shall be obtained.
(3) On the date of the attestation, if any Bustiwalla intends to file his objection to the entries of the draft record of rights, all such objections shall be received by the Revenue Officer and make entries all such objections in the dispute register.

(4) The Revenue Officer shall call the individual landholder in accordance with the serial number of the Khatian and he shall explain to the land holder all the entries of Parcha with the Khatian and shall attest the correction of error found therein with his signature.

(c) If the land holder is satisfied with all the entries, the Revenue Officer shall ask to him to sign the Khatian against his name. The Revenue Officer shall also attest both entries of Khatian and Pachan and affix his official seal thereon.

(6) No application shall be entertained unless it is properly stamped. The Revenue Officer shall hear the objections summarily and take evidence of the concerned Block Panchayat and other Bustiwalla.

(7) As far as possible, the Revenue Officer shall decide the objections on the same day, but in case of shortage of time or where further evidence or spot enquiry is necessary, he may fix some future date for the purpose.

(8) The Revenue Officer shall open a separate case file for each case and all the papers such as applications, objections, written statements evidence and other relevant documentary evidence shall filed in it.

(9) Where some future date is fixed for hearing, the Revenue Officer shall issue summons to parties and witnesses for appearance in the Form VII.

(10) If any objector/Applicant/defendant wants a copy of decision passed by the Revenue Officer, copy of the same shall be issued on usual payment of copying fee under the rules in force in the same.

8. Appeal and correction of records of rights.–(1) If any person is aggrieved by any decision of the Revenue Officer, he may prefer an appeal to the Tribunal constituted under section 13 of the Act within thirty days from the date of such decision.

(2) Correction on the basis of decision passed by the Revenue Officer, and the Tribunal shall be made in the Khasra and Khatian with the initial of the official who made the correction. All such entries shall be attested by the Revenue Officer with his official seal.

(3) Correction shall also be made in the concerned Block map corresponding the disputed plot/plots in accordance with the orders passed by the Revenue Officer or the Tribunal, as the case may be.

(5) When correction has been made in all the record/maps, a fresh copy of Parcha relating to the disputed land shall be issued to the parties by the Revenue Officer.

9. Assessment of land rent.–(1) The assessment of land rent shall be worked out in the Form VIII and shall be made holdingwise of each Block on the basis of the rates approved by the Government for each class of land and for each circle.

(2) When the assessment of land rent is completed, block wise Dhadda (demand list) shall be prepared in the Form IX.

10. Completion of the Survey Operation to be notified. When preparation of the fared copies of land records completed, the Revenue Officer or the Officer appointed for this purpose shall notify in the Official Gazette that the Survey and Settlement Operation in the State or in the any part of the State has been completed giving date, month and year of such Completion.

11. Repeal.- The Record Writing or Kotha Purnu or Dru-deb and Asstestation Rules, 1951 is hereby repealed.

( G.P. Pradhan, IAS),
Secretary to the Government of Sikkim

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
The following Ordinance promulgated by the President on 4th day of July, 1988 and published in the; Gazette of India Extraordinary, Part II, Section I, is republished for general information:-

MINISTRY OF LAW AND JUSTICE

(Legislative Department)

New Delhi, the 4th July, 1988/Asadha 13, 1910 (Saka)

The following Act of Parliament received the assent of the President on the 4th July, 1988, and is hereby published for general information:-

THE PREVENTION OF ILLICIT TRAFFIC IN NARCOTIC DRUGS AND PSYCHOTROPIC SUBSTANCES ORDINANCE, 1988

No. 7 of 1988

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

An Ordinance to provide for detention in certain cases for the purpose of preventing illicit traffic in narcotic drugs and psychotropic substances and combating abuse of such drugs and substances and for matters connected therewith.

WHEREAS illicit traffic in narcotic drugs and psychotropic substances poses a serious threat to the health and welfare of the people and activities of persons engaged in such illicit traffic have deleterious effect on the national economy;

AND WHEREAS having regard to the persons by whom and the manner in which such illicit traffic is organised and carried on, and having regard to the fact that in certain areas which are highly vulnerable to such illicit traffic, such activities of a considerable magnitude are clandestinely organised and carried on, it is necessary for the effective prevention of such activities to provide for detention of persons concerned in any manner therewith;
AND, 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 Prevention of Illicit Traffic in Narcotic Drugs and Psychotropic Substances Ordinance, 1988.

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

(3) It shall come into force at once.

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

(a) "appropriate Government" means, as respects a detention order made by the Central Government or by an officer of the Central Government, or a person detained under such order, Central Government, and as respects a detention order made by a State Government or by an officer of a State Government, or a person detained under such order, the State Government;

(b) "customs airport" means an airport appointed under clause (a) of section 7 of the Customs Act, 1962; 52 of 1962.

(c) "detention order" means an order made under section 3;

(d) "foreigner" has the same meaning as in the Foreigners 31 of 1946. Act, 1946;

(e) "illicit traffic" means—

(i) cultivating any coca plant or gathering any portion of coca plant;

(ii) cultivating the opium poppy or any cannabis plant;

(iii) engaging in the production, manufacture, possession, sale, purchase, transportation, warehousing, concealment, use or consumption, import inter-State, export inter-State, import into India, export from India or transhipment, of narcotic drugs or psychotropic substances;

(iv) dealing in narcotic drugs psychotropic substances otherwise than as provided in sub-clauses (i) to (iii);

(v) handling or letting any premises for use for any of the purposes referred to in sub-clauses (i) to (iv);

(vi) financing any activity by himself or through any other person in the furtherance or in support of doing any of the aforesaid acts;

(vii) harbouring persons engaged in any of the activities specified in sub-clauses (i) to (vi); or

(viii) abetting or conspiring in the furtherance or in support of doing any of the aforesaid acts, except to the extent permitted under the Narcotic Drugs and Psychotropic Substances Act, 1985, or any rule or order made, or any condition of any licence, permit or authorisation issued, thereunder;

(f) "Indian Customs waters" has the same meaning as in clause (28) of section 2 of the Customs Act, 1962;

(g) "State Government", in relation to a Union territory means the Administrator thereof;
(h) words and expressions used herein but not defined, and defined in the Narcotic Drugs and Psychotropic Substances Act, 1985, have the meanings respectively assigned to them in that Act,

3. (1) The Central Government or a State Government, or any officer of the Central Government; not below the rank of a Joint Secretary to that Government, specially empowered for the purposes of this section by that Government, or any officer of a State Government, not below the rank of a Secretary to that Government, specially empowered for the purposes of this section by that Government, may, if satisfied, with respect to any person (including a foreigner) that, with a view to preventing him from committing any of the acts within the meaning of "illicit traffic" as defined in clause (e) of section 2, it is necessary so to do, make an order directing that such person be detained.

(2) When any order of detention is made by a State Government or by an officer empowered by a State Government, the State Government shall, within ten days, forward to the Central Government a report in respect of the order.

(3) For the purpose of clause (5) of article 22 of the Constitution, the communication to a person detained in pursuance of a detention order of the grounds on which the order has been made shall be made as soon as may be after the detention, but ordinarily not later than five days, and in exceptional circumstances and for reasons to be recorded in writing, not later than fifteen days, from the date of detention.

4. A detention order may be executed at any place in India in the manner provided for the execution of Warrants of arrest under the Code of Criminal Procedure, 1973.

5. Every person in respect of whom a detention order has been made shall be liable—

(a) to be detained in such place and under such conditions including conditions as to maintenance, interviews or communication with others, discipline and punishment for breaches of discipline, as the appropriate Government may, by general or special order, specify; and

(b) to be removed from one place of detention to another place of detention, whether within the same, State or in another State by order of the appropriate Government:

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

6. Where a person has been detained in pursuance of an order of detention under sub-section (1) of section 3 which has been made on two or more grounds, such order of detention shall be deemed to have been made separately on each of such grounds and accordingly—

(a) such order shall not be deemed to be invalid or inoperative merely because one or some, of the grounds is or are—

(i) vague,
(ii) non-existent,
(iii) not relevant,
(iv) not connected or not proximately connected with such person, or
(v) invalid for any other reason whatsoever, and it is not therefore possible to hold that the Government or officer making such order would have been satisfied as provided in sub-section (1) of section 3 with reference to the remaining ground or grounds and made the order of detention;

(d) the Government or officer making the order of detention shall be deemed to have made the order of detention under the said sub-section (1) after being satisfied as provided in that sub-section with reference to the remaining ground or grounds.

Detention orders not to be invalid or inoperative merely

7. No detention order shall be invalid or inoperative merely

Orders not to be invalid or inoperative on

(a) that the person to be detained thereunder is outside the
certain grounds.

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

Powers in relation to absconding persons.

8. (1) If the appropriate Government has reason to believe
that a person in respect of whom a detention order has been
made has absconded or is concealing himself so that the order
cannot be executed, that Government may—

(a) make a report in writing of the fact to a Metropolitan Magistrate or a Magistrate of the first class having jurisdiction in the place where the said person ordinarily resides; and thereupon the provisions of sections 82, 83, 84, and 85 of the Code of Criminal Procedure, 1973 shall apply in respect of the said person and his property as if the order directing that he be detained were a warrant issued by the Magistrate;

(b) by order notified in the Official Gazette direct the said person to appear before such officer, at such place and within such period as may be specified in the order; and if the said person fails to comply with such direction, he shall, unless he proves that it was not possible for him to comply therewith and that he had within the period specified in the order, informed the officer mentioned in the order of the reason which rendered compliance therewith impossible and of his whereabouts, be punishable with imprisonment for a term which may extend to one year, or with fine, or with both.

Notwithstanding anything contained in the Code of Criminal Procedure, 1973, every offence under clause (b) of sub-section (1) shall be cognizable.

9. For the purposes of sub-clause (a) of clause (4) and sub-
clause (c) of clause (7) of article 22 of the Constitution; Board.

(a) the Central Government and such State Government shall, whenever necessary, continue one more Advisory Boards each of which shall consist of a Chairman and two other person possessing the qualification specified in sub-clause (a) of clause (4) of article 22 of the Constitution;

(b) save as otherwise provided in section 10, the appropriate Government shall, within five weeks from the date of detention of a person under a detention order, make a reference in respect thereof to the Advisory Board constituted under clause (a) to enable the Advisory Board to make the report under sub-clause (a) of clause (4) of article 25 of the Constitution.
(c) the Advisory Board to which a reference is made under clause (b) shall after considering the reference and the materials placed before it and after calling for such further information as it may deem necessary from the appropriate Government or from any person called for the purpose through the appropriate Government or from the person concerned, and if, in any particular case, it considers it essential so to do or if the person concerned desires to be heard in person, after hearing him in person, prepare its report specifying in a separate paragraph thereof its opinion as to whether or not there is sufficient cause for the detention of the person concerned and submit the same within eleven weeks from the date of detention of the person concerned;

(d) when there is a difference of opinion among the members forming the Advisory Board, the opinion of the majority of such members shall be deemed to be the opinion of the Board;

(e) a person against whom an Order of detention has been made under this Ordinance shall not be entitled to appear by any legal practitioner in any matter connected with the reference to the Advisory Board and the proceedings of the Advisory Board and its report, excepting that part of the report in which the opinion of the Advisory Board is specified, shall be confidential;

(f) in every case where the Advisory Board has reported that there is in its opinion sufficient cause for the detention of a person, the appropriate Government may confirm the detention order and continue the detention of the person concerned for such period as it thinks fit and in every case where the Advisory Board has reported that there is in its opinion no sufficient cause for the detention of the person concerned, the appropriate Government shall revoke the detention order and cause the person to be released forthwith.

Cases in 10. (1) Notwithstanding anything contained in this Ordinance, any person (including a foreigner) in respect of whom an order of detention is made under this Ordinance at any time before the 31st day of July, 1990, may be detained without obtaining, in accordance with the provisions of sub-clause (a) of clause (4) of article 22 of the Constitution, the opinion of an Advisory Board for a period longer than three months but not exceeding one year from the date of his detention, where the order of detention has been obtained against such person with a view to preventing him from engaging in illicit traffic in narcotic drugs and psychotropic substances, and the Central Government or any officer of the Central Government, not below the rank of an Additional Secretary to that Government, specially empowered for the purposes of this section by that Government, is satisfied that such person engages or is likely to engage in illicit traffic in narcotic drugs and psychotropic substances into, out of, or through any area highly vulnerable to such illicit traffic and makes a declaration to that effect within five weeks of the detention of such person.

Explanation.— In this sub-section, "area highly vulnerable to such illicit traffic" means—

(i) the India customs waters contiguous to the States of Goa, Gujarat, Karnataka, Kerala, Maharashtra, Tamil Nadu and the; Union territories of Daman and Diu and Pondicherry;

(ii) the Customs airports:

(iii) the metropolitan cities of Bombay, Calcutta, Delhi, Madras and city of Varanasi;
(iv) the inland area one hundred kilometres in width from the coast of India falling within the territories of the State of Andhra Pradesh, Goa, Gujarat, Karnataka, Kerala, Maharashtra, Orissa, Tamil Nadu and West Bengal and the Union territories of Daman and Diu and Pondicherry;

(v) the inland area one hundred kilometres in width from-
   (a) the India-Pakistan border in the State of Gujarat, Punjab and Rajasthan;
   (b) the India-Nepal border in the States of Bihar, Sikkim, Uttar Pradesh and West Bengal;
   (c) the India-Burma border in the States of Arunachal Pradesh, Manipur, Mizoram and Nagaland;
   (d) the India-Bangladesh border in the States of Assam, Meghalaya, Tripura and West Bengal;
   (e) the India-Bhutan border in the States of Arunachal Pradesh, Assam, Sikkim and West Bengal.

(2) In the case of any person detained under a detention order to which the provisions of sub-section (1) apply, section 9 shall have effect subject to the following modifications, namely:--
   (i) in clause (b), for the words "shall, within five weeks", the words "shall, within four months and two weeks" shall be substituted;
   (ii) in clause (c),—
      (a) for the words "the detention of the person concerned" the words "the continued detention of the person concerned" shall be substituted;
      (b) for the words "eleven weeks", the words five months and three weeks " shall be substituted;
   (iii) in clause (f), for the words "for the detention", at both the places where they occur, the words "for the continued detention" shall be substituted;

11. The maximum period for which any person may be detained in pursuance of any detention order to which the provisions of section 10 do not apply and which has been confirmed under clause (f) of section 9 shall be one year from the date of detention, and maximum period for which any person may be detained in pursuance of any detention order to which the provisions of section 10 apply and which has been confirmed under clause (f) of section 9, read with sub-section (2) of section 10, shall be two years from the date of detention:

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

12. (1) Without prejudice to the provisions of section 21 of the General Clauses Act, 1897, a detention may, at any time, be revoked or modified—
   (a) notwithstanding that the order has been made by an officer of a State Government, by that State Government, or by the Central Government.
   (b) notwithstanding that the order has been made by an officer of the Central Government or by a State Government, by the Central Government.

   (2) The revocation of a detention order shall not bar the making of another detention order under section 3 against the same person.
13. (1) The Central Government may, at any time, direct that any person detained in pursuance of a retention order made by that Government or by an officer subordinate to that Government or by a State Government or by an Officer subordinate to State Government, may be released for any specified period either without conditions or upon such conditions specified in the direction as that person accepts, and may, at any time, cancel his release.

2. A State Government may, at any time, direct that any person detained in pursuance of a detention order made by that Government or an officer subordinate to that Government may be released for any specified period either without conditions or upon such conditions specified in the direction as the person accepts, and may, at any time, cancel his release.

(3) In directing the release of any person under sub-section (1) or sub-section (2), the Government directing the release may require him to enter into a bond with sureties for the due observance of the conditions specified in direction.

(4) Any person released under sub-section (1) or sub-section (2) shall surrender himself at the time and place, and to the authority, specified in the order directing his release, or cancelling his release, as the case may be.

(5) If any person fails without sufficient cause to surrender himself in the manner specified in sub-section (4), he shall be punishable with imprisonment for a term which may extend to two years or with fine, or with both.

(6) If any person released under sub-section (1) or sub-section (2) fails to fulfil any of the conditions imposed upon him under the said sub-section or in the bond entered into by him, the bond shall be declared to be forfeited and any person bound thereby shall be liable to pay the penalty thereof.

(7) Notwithstanding anything contained in any other law and save as otherwise provided in this section, no person against whom a detention order made under this Ordinance is in force shall be released whether on bail or bond or otherwise.

Protection 14. No suit or other legal proceeding shall lie against the Central Government or a State Government and no suit, prosecution or legal proceeding shall lie against any person for anything in good faith done or intended to be done in pursuance of this Ordinance.

Amendment of 15. In section 3 of the Conservation of Foreign Exchange Act 52 of 1974, and Prevention of Smuggling Activities Act, 1974, to sub-section (1), the following proviso shall be added, namely:—

"Provided that no order of detention shall be made on any of the grounds specified in this sub-section on which an order of detention may be made under section 3 of the Prevention of Illicit Traffic in Narcotic Drugs and Psychotropic Substances Ordinance, 1988".

R. VENKATARAMAN,  
President.

C. RAMAN MENON,  
Additional Secretary to the Government of India

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

[F. No. 11(445)/LD/1985]

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GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK
NOTIFICATION
Dated the 31st August, 1988;

The following Act of the Sikkim Legislative Assembly having received the assent of the Government on 29th day of August, 1988, is hereby published for general information:—


(ACT NO. 6 OF 1988)

AN ACT
to consolidate the law relating to forests, forest produce, water courses and road reserve and for matters connected therewith or incidental thereto.

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

CHAPTER-I
PRELIMINARY

1. (1) This Act may be called the Sikkim Forests, Water Courses and Road Reserve (Preservation and Protection) Act, 1988.

(2) It extends to the whole of Sikkim.

(3) It shall come into force at once.

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

(a) "cattle" includes asses, buffaloes, cows, colts, ewes, fillies, geldings, goats, horses, kids, lambs, mules, ponies, pigs, rams, sheep, yak and zoe, elephant and such other kinds of animals as the Government, by notification, specify;
(b) "forest" means an extensive tract of land covered with trees and undergrowth, sometime intermingled with pastures, alpine scrubs;

(c) "forest land" means the land shown as forest land in the records of right including areas under perpetual snow, alpine, scrub or alpine pasture or the land as declared as forest land by the Government, by notification;

(d) "forest officers" includes the Principal Chief Conservator of Forests, Chief Conservator of Forests, Additional Chief Conservator of Forests, Conservator of Forests, Deputy Conservator of Forests, Assistant Conservator of Forests, Range Officers, Deputy Range Officers, Foresters, Head Forest Guard, Forest Guard or any other officers appointed by the Government to perform any function of a forest officer under this Act;

(e) "forest offence" means an offence punishable under this Act or under any rule made thereunder;

(f) "forest produce" includes -

(i) (a) the following whether found in, or brought from, a forest or not, that is to say: -

bark, charcoal, firewood, myrabolance, natural varnish, resin, shellac, timber, wood, and

(b) the following when found in, or brought from, a forest, that is to say: -

trees and leaves, flowers and fruits and all other parts or produce of trees not hereinbefore mentioned;

(ii) wild animals and skins, tusks, horns, bones, silk, cocoons, honey and wax, and all other parts or produce of animals,

(iii) plants not being trees including agave, creeper, dioscora, daphne, edgeworthia, ferns, grass, licopodium, lichens, mushroom, moss and reeds, bamboo, nettle, polygonum, thysanolaena, and all categories of medicinal herbs and shrubs, any agricultural crops, bulbs, rhizomes, tubers, and all parts or produce of such plants,

(iv) peat, dolomite, graphite, rock, surface soil, sand stones, slates, and other minerals including laterite, mineral oils and all other products of mines and quarries, and

(v) such other produce as the Government may, by notification, declare to be forest produce.

(g) "Government" means the State Government of Sikkim;

(h) "gorucharan forest" means any forest land settled and set aside by the State Government for the purpose of grazing of cattle of the adjoining villages;

(i) "khasmal forest" means any forest land settled and set aside by the Government for meeting the bonafide domestic need of timber, firewood and fodder of the resident of the adjoining villages;

(j) "land" includes channel, creaks and other water channel, reservoir, rivers, lakes and streams, whether artificial or natural and also includes boulders and rocks;

(k) "notification" means a notification published in the Official Gazette;
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(1) "reserved forest" means any forest land settled and notified by the Government as reserved forest;

(m) "river" includes any stream, channel, jhora, creak or other channel, natural or artificial;

(n) "timber" includes trees when they have fallen or have been felled and all wood cut up or sawn or fashioned or hallowed out for any purpose whatsoever;

(o) "trees" includes bamboos, brushwood, cane, banana, kernels, stumps, trees and palms;

(p) "waste land" means an uncultivated land which is not the property of any individual person;

(q) "weapon" includes ammunition, bows, arrows, explosive, firearms, hooks, bills, khukuris, axe, saw, knives, nets, poison, snares, traps and any instrument or apparatus capable of destroying, damaging and injuring forest produce.

CHAPTER - II

RESERVED FORESTS

3. The Government may declare any land as a reserved forest in the manner hereinafter provided.

4. Whenever it is proposed to declare any land as a reserved forest, the Government shall issue a notification specifying therein—

(a) that it has been decided to declare such land as a reserved forest;

(b) as nearly as possible, the situation and limits of such land; and

(c) the appointment of an officer (hereinafter referred to as the Forest Settlement Officer) to enquire into the matter and determine the existence, nature and extent of any rights relating to collection of dry sticks and grazing alleged to exist in favour of any person in or over any land comprised within such limits, or in or over any forest produce, and to deal with the same as provided in this Chapter.

5. After the issue of a notification under section 4, no right shall be acquired in or over the land comprised in such notification except by succession or under a grant or contract in writing made or entered into or by or on behalf of the Government or some person in whom such right was vested when the notification was issued.

6. When a notification has been issued under section 4, the Forest Settlement Officer shall publish in the language commonly spoken in every town and villages in the neighbourhood of the land comprised therein, a proclamation—

(a) specifying, as nearly as possible, the situation and limits of the proposed forest;

(b) explaining the consequences which, as hereinafter provided, will ensue on the reservation of such forest; and

(c) fixing a period of not less than one month from the date of such proclamation, and requiring every person claiming any right mentioned in section 4 or section 5, within such period either to present to the Forest Settlement Officer a written statement specifying or to appear before him and state the nature of such right and the amount and particulars of the compensation, if any, claimed in respect thereof.
Inquiry by Forest Settlement Officer:

7. The Forest Settlement Officer shall record all statements made under section 6 and shall at some convenient place inquire into all claims preferred under that section, and the existence of any rights mentioned in section 4 or section 5 and not claimed under section 6 so far as the same may be ascertainable from the records of the Government and evidence of any persons likely to be acquainted with the same.

Powers of Forest Settlement Officer.

8. For the purpose of such inquiry, the Forest Settlement Officer may exercise the following powers, namely :-

(a) the power to enter, by himself or any officer authorised by him for the purpose, upon land and to survey, demarcate and make a map of the same; and

(b) the powers of a Civil Court in the trial of suits.

Extinction rights.

9. Rights in respect of which no claim has been preferred under section 6 and of the existence of which no knowledge has been acquired by enquiry under section 7, be extinguised, unless, before the notification under section 17 is published, the person claiming those rights satisfies the Forest Settlement Officer that he had sufficient cause for not preferring such claim within the period fixed under section 6.

Treatment of claims relating to shifting cultivation.

10. (1) In the case of a claim relating to the practice of shifting cultivation, the Forest Settlement Officer shall record a statement setting forth the particulars of the claim and of any local rule or order under which the practice is allowed or regularised, and submit the statement to the Government, together with his opinion as to whether the practice should be permitted or prohibited wholly or in part.

(2) On receipt of the statement and opinion, the Government may make an order permitting or prohibiting the practice wholly or in part.

(3) If such practice is permitted wholly or in part, the Forest Settlement Officer may arrange for its exercise-

(a) by altering the limits of the land under settlement so as to exclude land of sufficient extent of a suitable kind, and in a locality reasonably convenient for the purposes of the claimants, or

(b) by causing certain portions of the land under settlement to be separately demarcated, and giving permission to the claimants to practice shifting cultivation therein under such conditions as he may prescribe.

(4) All arrangements made under sub-section (3) shall be subject to the previous sanction of the Government.

(5) The practice of shifting cultivation shall in all cases be deemed a privilege subject to control, restriction and abolition by the Government.

Power to acquire land over which right is claimed.

11. (1) In the case of a claim to a right in or over any land other than a right of way or right of pasture or a right to forest produce or a water-course, Forest Settlement Officer shall pass an order admitting or rejecting the same in whole or in part.

(2) If such claim is admitted in whole or in part, the Forest Settlement Officer shall either-

(i) exclude such land from the limits of the proposed forest;

(ii) come to an agreement with the owner thereof for the surrender of his right and proceed to acquire such land in the manner provided in the Sikkim Land (Requisition and Acquisition) Act, 1977.
For the purpose of acquiring such land -

(a) the Forest Settlement Officer shall be deemed to be a Collector under the Sikkim Land (Requisition and Acquisition) Act, 1977;  

(b) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under section 5 of the Sikkim Land (Requisition and Acquisition) Act, 1977;  

(c) the provisions of the preceding sections of the Sikkim Land (Requisition and Acquisition) Act, 1977 shall be deemed to have been complied with;  

(d) the Forest Settlement Officer, with the consent of the claimant or with the consent of both parties, may award an amount for such acquisition.

Order on claim 12. In case of a claim to right of pasture or to forest produce, to right of the Forest Settlement Officer shall pass an order admitting or rejecting the same in whole or in part.

Record to be 13. (1) The Forest Settlement Officer, when passing any order made by forest under section 12, shall record, so far as may be practicable.

settlement Officer.

(a) the name, father's name, caste, residence and occupation of the person claiming the right; and  

(b) the classification, position and area of all field or groups of fields, if any, and the classification and position of all buildings, if any, in respect of which the exercise of such right is claimed.

(2) If the Forest Settlement Officer admits in whole or in part any claim under section 12, he shall also record the extent to which the claim is so admitted, specifying the number and the description of the cattle which the claimant is, from time to time, entitled to graze in the forest, the season during which such pasture is permitted.

Appeal from 14. Any person who has made a claim under this Act order passed forest officer or other person generally or specially empowered by the Government in this behalf may, within one month from the date of the order passed under sections 11 and 12 prefer an appeal from such order to such Appellate Authority as the Government may, by notification, appoint.

Appeal under 15. (1) Every appeal under section 14 shall be made by petition section 14. in writing giving the grounds for appeal and may be delivered to the Forest Settlement Officer who shall forward it without delay to the Appellate Authority.

(2) No appeal shall be disposed of unless the parties thereto have been given the opportunity of being heard.

(3) The Appellate Authority appointed under section 14 may confirm, set aside or modify the order of the Forest Settlement Officer, as the case may be, and the order of the Appellate Authority shall be final.

Appointing of 16. The Government or any person who has made a claim under this Act, may appoint any person to appear, plead and act on its or his behalf before the Forest Settlement Officer, or the Appellate Authority, in any proceedings under this Act.

Notification 17. (1) When the following events have occurred, namely :-

declaring forest (a) the period fixed under section 6 for preferring reserved. claim has elapsed, and claims, if any, made under that section or section 9 have been disposed of by the forest settlement officer.
(b) if any such claims has been made, the period specified in section 14 for appeal from the order passed on such claims has elapsed, and all appeals, if any, presented within such period have been disposed of by the Appellate Authority, and

(c) all lands, if any, to be included in the proposed forest, which the Forest Settlement Officer has, under section 11 acquired under the Sikkim Land (Requisition and Acquisition) Act, 1977 have become vested in the Government.

The Government shall publish a notification specifying therein the definite boundary marks erected or otherwise the limits of the forest which is to be reserved and declaring the same to be reserved forest from a date fixed in the said notification.

(2) The notification issued under sub-section (1) shall be published in the villages and town in the neighbourhood of the reserved forest in the language commonly understood in the area.

18. The Forest Officer may, with the previous sanction of the Government or any officer duly authorised by it in this behalf, stop any public or private way or water course in a reserved forest, provided that a substitute for the way of water course so stopped, which the Government deems to be reasonably convenient, already exists, or has been provided or constructed by the Forest Officer in lieu thereof.

19. (1) Any forest which has been declared or set aside as reserved forest on or before the commencement of this Act under any law or rule or notification in force in the State of Sikkim, shall be deemed to be reserved forest.

(2) All question decided, orders made and records prepared in connection with the declaration of such forest as reserved forest shall be deemed to have been decided, made and prepared under the corresponding provisions of this Act.

20. Any person who,—

(a) makes any fresh clearing prohibited by section 5;
(b) converts a reserved forest or part thereof to any use other than forestry;
(c) uses reserved forest for growing commercial crops;
(d) leases forest areas to private parties for raising captive plantations or food crops;
(e) sets fire to a reserved forests;
(f) in contravention of any rules made under this Act, kindles any fire or leaves any fire burning in such manner as to endanger such forest;
(g) in contravention of the rules made under this Act—
   (i) kindles, keeps or carries any fire during such season other than the season specified by the forest officer;
   (ii) tresspasses or pastures cattle or permits cattle to trespass;
(h) causes, by negligence, any damage, by felling any trees or cutting or dragging any timber;
(i) fells, cuts, girdles, lops, taps or burns any tree or strips off the bark or leaves of any tree or otherwise damage the same;
(j) quarries stone, burns lime or charcoal or collects or removes any forest produce;

(k) damages, alters or removes any cairn, wall, ditch, embankment, fence, hedge or railing shall, on conviction, be punishable with imprisonment for a term which may extend to one year or with fine which may extend to ten thousand rupees; with both and in addition to be liable to pay such compensation for the damage done to the forest as the convicting court may direct.

21. Whenever fire is caused wilfully or by gross negligence in a reserved forest by a person having rights in such forest or by person in his employment, the Government may, without prejudice to any other punishment that may be imposed under this Act, direct that in such forest or any specified portion thereof the exercise of all or any of the rights of pasture, grazing or collection of forest produce by any such person shall be suspended for such period as it thinks fit or be extinguished.

CHAPTER III

KHASMAL AND GORUCHARAN

22. (1) The Government may, by notification, declare that the provisions of this Chapter shall apply to khasmal or gorucharan forest.

(2) Any forest which has been declared as khasmal forest and gorucharan forest before the commencement of this Act which has been specified in the records of rights of 1952 cadastral survey, shall be deemed to be khasmal forest and gorucharan forest.

(3) Any waste land or banjo land which is not the property of any person shall be deemed to be a khasmal forest for the purpose of this Act.

23. No such notification referred to in sub-section (1) of section 22 shall be issued unless the nature and extent of the rights of the Government and of private persons in or over the khasmal and gorucharan forests is inquired into and recorded in a survey and settlement record, or in such other manner as the Government thinks sufficient. Every such record shall be presumed to be correct until proved otherwise:

Provided that in the case of any khasmal or gorucharan forests, if the Government thinks that such inquiry and record are necessary but that the completion thereof will occupy such length of time as may endanger the rights of Government, the Government may, pending such inquiry and record, declare such land to be khasmal or gorucharan forest, as the case may be, but so, however, the existing rights of individuals or communities are affected as little as possible.

24. (1) Any person who—

(a) makes any fresh clearing or converts khasmal forests or gorucharan forest or part thereof to any use other than forestry;

(b) sets fire to a khasmal forest or gorucharan forest or part thereof;

(c) in contravention of any rules made under this Act, kindles any fire or leaves any fire burning in such manner as to endanger such a forest;

(d) kindles, keeps or carries any fire except during season other than the season notified by the forest officer;

(e) causes, by negligence, any damage, by felling any tree or cutting or dragging any timber;

(f) cuts, pollards, girdles, lops, taps or burns any tree or strips off the bark or otherwise damages the same;
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(g) quarries stone, burns lime or charcoal or collects any forest produce;
(h) damages, alters, removes any cairn, wall, ditch, embankment, fence, hedge or railing, boundary marks, shall, on conviction, be punishable with imprisonment for a term which may extend to one year or with fine which may extend to five thousand rupees or with both and in addition to be liable to any such compensation for the damage done to the forest as the convicting court may direct.

(2) Notwithstanding anything contained in sub-section (1), the following acts shall not render the person liable to punishment under that sub-section for—
(a) any act done with the permission, in writing, of the forest officer not below the rank of a Range Officer;
(b) grazing of cattle and collection of such quantity of fodder from khasmal forest for bonafide use of the resident of the adjoining locality;
(c) grazing of cattle, collection of such quantity of dry fallen sticks and grass or fodder in a gorucharan forest.

25. The Government may, by notification,—
(a) declare that any portion of khasmal or gorucharan forest shall be closed for such period not exceeding thirty years and that the rights of any private persons over such forest or portion thereof shall be suspended during that period and
(b) declare any tree or class of trees in khasmal or gorucharan forest to be reserved from the date fixed in that notification.

26. Whenever fire is caused wilfully or by gross negligence in khasmal or gorucharan forest, the Government may, notwithstanding any other penalty which has been imposed under this Act, direct that in such forest or any portion thereof the exercise of all rights provided in sub-section (2) of section 24 shall be suspended for such period as may be specified.

27. (1) The Government may, by notification, make rules to carry out the purposes of this Chapter.
(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely :-
(a) the cutting, sawing, conversion and removal of trees and timber and the collection, manufacture and removal of forest produce;
(b) the granting of permits to the inhabitants of neighbouring villages to take trees, timber or other forest produce for their bonafide use, and the production and return of such permits by such villagers;
(c) the payment, if any, to be made for the permission to cut trees or to collect and remove such timber or other forest produce;
(d) the examination of forest produce passing out of such forests;
(e) the cutting of grass and grazing of cattle in such forests and payment thereof, if any;
(f) the protection and management of any portion of forest closed under section 25; and
(g) the exercise of rights referred to in section 25.

28. Whoever contravenes the provisions of the rules made under section 27 shall, on conviction, be punishable with imprisonment for a term which may extend to two years or with a fine which may extend to five thousand rupees, or with both
CHAPTER - IV

PROTECTION OF RIVER BANKS, SLIP RESERVE, ROAD RESERVE, ETC.

29. For the purpose of this Chapter river banks in relation to rivers enumerated in the Schedule mean and includes an area of sixty metre on either side of such river or area within high flood level mark, whichever is less.

(2) Slip reserve means and includes,

(i) all lands which are denuded or are in the process of denudation declared as slip reserve before the commencement of this Act; and

(ii) all denuded areas which are denuded or are in the process of denudation and required to be conserved or preserved for establishment that may be notified as slip reserve by the Government.

(3) No notification referred to in clause (ii) of sub-section (2) shall be made unless the nature and extent of the right of the Government and of the private persons in or over such land is enquired into and recorded in the record of right and such record shall be presumed to be correct until proved otherwise:

Provided that in the case of any slip area, if the Government thinks that such enquiry and record are necessary but that the completion thereof will occupy such length of time as may endanger the life of the community due to occurrence of slips, the Government may, pending such enquiry and record, declare such area to be a slip reserve, but so, however, that the existing rights of individuals or communities are affected as little as possible.

(4) Road Reserve in relation to a National Highway means such portion of land lying within such distance from centre on either side of such Highway as may be prescribed.

(5) Road Reserve in relation to a Highway other than a National Highway means such portion of the land lying within such distance from the centre on either side of such Highway as may be prescribed.

(6) The road reserve referred to in sub-sections (4) and (5) shall be under the administrative control of Forest Department as if it were a forest constituted under this Act.

(7) Any encroachment into the road reserve by any person shall be deemed to be an unauthorised occupation and such person shall be evicted in accordance with the provisions contained in the Sikkim Public Premises (Eviction of Unauthorised occupants and Rent Recovery) Act, 1980.

(8) All old abandoned roads with their road reserve which has been abandoned as a result of construction of new roads shall be the property of the Government.

30. (1) Any person who-

(a) is in unauthorised occupation of any land in a slip reserve or a road reserve or a river bank;

(b) removes any forest produce from a slip reserve or a road reserve or a river bank;

shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to six thousand rupees or with both.

(2) Notwithstanding anything contained in sub-section (1), the person in unauthorised occupation shall be evicted in the manner as indicated in sub-section (7) of section 29.
31. The Government may, regulate the use of natural waters, ice and glaciers by industrial establishments within the territory of Sikkim and levy such taxes and duties as may be deemed appropriate in the manner prescribed.

32. The Government may, by notification, declare that any slip or road reserve or river bank shall be closed for such period as may be specified in that notification and that the rights of any person over such slip reserve, road reserve or river banks shall remain suspended during that period.

CHAPTER - V

CONTROL AND MANAGEMENT OF PRIVATE FORESTS

33. For the purpose of this Chapter -

(a) "forest" includes any land containing trees and shrubs, pasture land and any land not being a reserve forest, a gorucharan or khasmal forest, slip reserve and road reserve, which the Government may, by notification, under this section declare to be a forest;

(b) "owner" in relation to a forest or land includes a mortgagee, leasees or other person having rights to possession and enjoyment of forest land.

34. (1) No owner of any forest and no person claiming under him whether by virtue of a contract, licence or any other transaction entered into before or after the commencement of this Act or any other person shall, without the previous permission of the forest officer authorised in this behalf, cuts or girdles trees or do any act to denude the forest or diminish its utility as a forest:

Provided that nothing contained in this sub-section shall apply to-

(a) the removal of fallen trees; and

(b) the making of agricultural implements for bonafide use of the owner.

(2) Notwithstanding anything contained in sub-section (1), the Government may, by notification, and for reasons to be specified in such notification, exempt any class of forest or class of trees of any forest produce found therein from all or any of the provisions of this section.
(iv) the girdling, tapping or burning of any trees or stripping off bark or leaves of any trees;
(v) the lopping or pollarding of any trees;
(vi) cutting, sawing, conversion and removal of trees and timber;
(vii) the quarrying of stones or the burning of lime or charcoal or the collection or removal of any forest produce or its subjection to any manufacturing processes;

(b) regulate in any forest the regeneration of forest and their protection from fire;
(c) regulate the exercise of customary and prescriptive rights in such forests.

(2) When protection of forest or land referred to in sub-section (1) of section 34 appears to be necessary, the Government may, by notification, provide—
(a) for conservation of trees and forests;
(b) for the preservation, improvement of soil or the reclamation of saline or water logged land, the prevention of land slips or formation of varines or torrents or the protection of land against erosion or the deposit therein of sand, stones, gravels or minerals;
(c) for the improvement of grazing;
(d) for the maintenance of water supply and springs, rivers and tracks;
(e) for the protection against storms, winds, rolling stones, floods and avalanches;
(f) for the protection of roads, bridges, and other lines of communications.

(3) No notification shall be made under sub-section (1) nor shall any work be commenced under sub-section (2), until after the issue of a notice to the owner of such forest or land calling on him to show cause, within a reasonable period to be specified in such notice, why such notification should not be issued or work commenced, as the case may be, and until his objections, if any, and any evidence he may produce in support of the same, have been heard by any officer duly appointed on that behalf by the Government.

37. Whoever contravenes the provisions of sub-section (1) of section 34 or the rules made under section 35, or of the terms of a notification issued under section 36 shall, without prejudice to any other action that may be taken against him under this Act, on conviction, be punishable with imprisonment which may extend to six months or with fine which may extend to two thousand rupees or with both.

38. (1) Any owner of any land or, if there be more than one owner thereof, the owners of all the shares therein may, with a view to the formation or preservation of forest thereon, apply in writing to the Government to take over the management of such land and the Government may, on such application, where it is of opinion that it is expedient in public interest to form or preserve the forest, by notification, assume the management of such land.

(2) When the management of any land is assumed under sub-section (1) save as otherwise agreed to between the Government and the applicants, the net profit, if any, arising from the management of the forest shall be paid to the owners.
(3) The period of management shall be as such as may be agreed to between the Government and the applicants.

(1) Every occupant or holder of land shall be responsible for the due preservation of all trees growing thereon and shall in the event of any injury to any tree from whatever cause or its theft, at once report such fact to the nearest forest officer.

(2) Any occupant or holder who fails to report any such case of injury or theft as aforesaid or to prove to the satisfaction of such officer of the rank not below to that of a Range Officer that such injury or theft has not been caused either by his own act or by neglect or default on his part by any other person at his instigation or with his connivance shall, notwithstanding any other penalty to which he may be liable, be liable to pay such compensation on account of such injury or theft as the Range Officer may deem reasonable.

Provided that the Range Officer may, in cases in which he is satisfied that the person responsible for the act, neglect, default, instigation or connivance resulting in the injury or theft, tenant or the occupant or holder or any other person holding under or through a tenant or occupant or holder, direct that such tenant or occupant or holder or other persons shall be liable for compensation or, be proceeded against in the first instance for recovery thereof.

(1) Every person who whether as holder, occupant, tenant, sub-tenant or leasee or in any other capacity having right over trees growing or existing or found on any land, who is desirous of felling such trees for bonafide domestic use, shall apply to the forest officer not below the rank of Range Officer in the prescribed form and shall obtain permit.

(2) No person shall remove any trees, wood, timber or other forest produce from his land without obtaining permit in this behalf in the manner provided in sub-section (1):

Provided that no fees or duties shall be imposed on removal of such produce by any person from his land.

(3) Every person who having right over trees growing or existing or found on any land, is desirous of felling such trees for commercial use shall apply to the forest officer not below the rank of Deputy Conservator of Forests and shall obtain a permit on payment, if any, as may be prescribed.

The provisions of Chapter III of this Act shall apply in respect of all forest produce and trees grown in any land under the control and management of a local authority and institution.

CHAPTER—VI

TRANSIT OF FOREST PRODUCE

(1) The control of all rivers and their banks as regards floating of timber as well as the control of all timber and other forest produce in transit by land or water, is vested in the Government and it may make rules to regulate the transit of all timbers and other forest produce.
Explanation. —For the purpose of this Chapter, the forest produce shall be deemed to include semi-finished forest product for commercial purposes.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may—

(a) specify the routes by which timber or any other forest produce may be transported or moved into from or within the State and the fee thereof;

(b) in the case of timber formed into a raft or fastened to the shore, prohibit the loosening or the setting a drift not such timber by any person not being the owner thereof or not acting on behalf of such owner or the Government;

(c) provide for the stoppage, reporting, examination and marking of timber or other forest produce in transit, in respect of which there is reason to believe that any money is payable to the Government on account of the price thereof or any duty, fee, royalty or charge due thereon or to which it is desirable for the purpose of this Act to affix the mark;

(d) provide for the establishment of check posts or the erection of barriers at such places as the Government may direct with a view to prevent or check commission of forest offences in respect of forest produce and for stoppage, reporting and examination of goods carried by any vehicle or vessel at such check posts or barriers;

(e) provide for establishment and regulation of depots and stations to which such timber or other forest produce shall be taken by those in charge of it for examination, or for the payment of such money or in order that such marks may be affixed to it, and the conditions under which such timber or other forest produce shall be brought to, stored at and removed from such depots or stations and for regulating the appointment and duties of persons employed therein;

(f) authorise the transport of such timber or other forest produce across any land and provide for payment of compensation for any damage done by the transport of such timber or other forest produce;

(g) prohibit the closing up or obstructing of the bank of any river used for the transit of timber or other forest produce and throwing of grass, brushwood, branches or leaves into any such river or any act which may cause such river to be closed or obstructed;

(h) provide for the prevention or removal of any obstruction of the channel or banks of any such river and for recovering the cost of such prevention or removal from the person whose act or negligence caused such obstruction;

(i) prohibit absolutely or subject to conditions, within the whole of the State of Sikkim or specified local limits, the establishment of saw pits, saw mills or any other sawing machines for converting, cutting, processing, distilling, storing, burying, cancelling or marking of timber or other forest produce, the altering or defacing of any marks on the same or the possession or carrying of marking hammer or other implements used for marking timber;
(j) regulate the existing sawpits, saw mills or any other sawing contrivance:

Provided that no existing sawpits, saw mills or any other sawing contrivance shall be closed unless the owner thereof has been given an opportunity of being heard.

(3) In making the rule under this section, the Government may provide that person guilty of contravention thereof shall, on conviction, be punishable with imprisonment which may extend to one year or with fine which may extend to two thousand rupees or with both, and where the offence committed after sunset or before sunrise, or after preparation for resistance to lawful authority, or where the offender has been previously convicted for a like offence, the Magistrate having jurisdiction shall inflict double the penalty prescribed for such offence.

43. The Government shall not be responsible for any loss for damage which may occur in respect of any timber or other forest produce while at a depot or station established under rules made under section 42 or detained elsewhere for the purpose of this Act and no such forest officer shall be responsible for any such loss or damage unless he causes loss or damage wilfully, negligently, maliciously or fraudulently.

44. In case of any accident or emergency involving danger to any property at any depot or station, every person employed at such depot or station shall render assistance to any forest officer or police officer demanding his aid in preventing the damage or loss to such property.

CHAPTER VII
COLLECTION OF DRIFT AND STRANDED TIMBER

45. (1) All timber—
(a) found adrift, beached, stranded or sunk;
(b) bearing marks which have not been registered in accordance with the rules made under section 42;
(c) which have been super marked or on which the marks have been obliterated, altered or defaced by fire or otherwise;
(d) which are not marked but found in such areas as the Government may specify;
shall be deemed to be the property of the Government unless and until any person established his right and title thereto as provided in this Chapter.

(2) The timber referred to in sub-section (1) may be collected by any forest officer or by any other person authorised to collect the same by virtue of any rule and may be brought to any forest depot.

46. Public notice shall, from time to time, be given by the forest officer regarding timber collected under section 45. Such notice shall contain a description of the timber and shall require any person claiming to same to present a written application for such claim to such officer within a period of not less than thirty days from the date of such notice.

47. (1) When any application is presented under section 46, the forest officer may, after making such enquiry as he thinks fit, either reject the claim, after recording his reason there for or accept the claim and deliver the timber to the claimant.
56. Any forest officer not below the rank of Range Officer who, or whose sub-ordinate has seized any cattle or other forest produce, animal, vehicle or any other thing referred to in section 55, may release the same on the execution by the owner thereof of a bond for the production of the property so released if and when so required before the Magistrate having jurisdiction to try the offence on account of which the seizure had been made.

57. (1) Any person who is in unauthorised occupation of forest land may without prejudice to any other action that may be taken against him under any other provisions of the Act or any other law for the time being in force, be summarily evicted, by a forest officer not below the rank of a Deputy Conservator of Forests having jurisdiction over the said forest land and any building or other construction erected thereon shall, if not removed by such person within such time as the Deputy Conservator of Forests may fix, be liable to forfeiture:

Provided that before evicting a person under this sub-section he shall be given a reasonable opportunity of being heard.

(2) Any property forfeited under sub-section (1) shall be disposed of in such manner as the Deputy Conservator of Forests may direct and the cost of removal of any crop, building or other work and all works necessary to restore the land to its original condition shall be recoverable from the persons evicted in the manner as if it were an arrear of land revenue.

(3) Any person aggrieved by an order of the Deputy Conservator of Forests under sub-sections (1) and (2) may, within a period of one month and in such manner as may be prescribed, appeal against such order to the Conservator of Forests.

58. (1) The forest produce which is not the property of the Government and in respect of which a forest offence has been committed and all implements, vehicles, or other conveyance or any other vehicle used in committing such offence, shall be liable by order of the convicting court to be forfeited to the Government.

(2) Such forfeiture may be in addition to any other punishment provided in this Act for such offence.

59. When the trial of any forest offence is concluded, any forest produce in respect of which such offence has been committed shall, if it is the property of the Government or has been forfeited, be taken possession of by the forest officer, and in any other case may be disposed of in such manner as the court may, by order, direct.

60. When the offender is not known or cannot be found, the Magistrate may if he finds that an offence has been committed, order the property in respect of which the offence has been committed to be forfeited to the Government together with tools, vehicles or cattle and other articles used in committing the offence and taken charge of by the forest officer or to be made over to the person whom the Magistrate deems to be entitled to the same:

Provided that no such order shall be made until the expiration of thirty days from the date of seizing the property, or without hearing the person, if any, claiming any right thereto, and the evidence, if any, which he may produce in support of his claim.

61. Notwithstanding anything hereinafter contained, the Deputy Conservator of Forests may direct sale of the property seized under section 55 which is subject to speedy and natural decay and deposit the sale proceeds with the Government.
62. Officer who made the seizure under section 55 or any officer superior or any person claiming to be interested in the property so seized may, within thirty days from the date of any order passed under section 58, section 59 or section 60, appeal to the Court having jurisdiction.

63. When an order for the forfeiture of any property has been passed under section 58 or section 60 thereof, as the case may be, and the period specified by section 62 for an appeal from such orders has lapsed, and no such appeal has been preferred, the court confirms such order in respect of the whole or a portion of such property or such portion thereof, as the case may be, shall vest in the Government free from all encumbrances.

64. Notwithstanding anything contained in the foregoing provisions of this Chapter, where a forest offence is believed to have been committed in respect of timber, firewood, charcoal and other forest produce which is the property of the Government, the officers seizing the property shall, without any unreasonable delay produce it, together with all implements, ropes, chains, vehicles and cattle and other animal used in committing such offence before a superior forest officer authorised by the Government in this behalf, not being below the rank of the Deputy Conservator of Forests (hereinafter referred to as the authorised officer).

(2) Where an authorised officer seizes any timber, charcoal, firewood and other forest produce which is the property of Government, or where such property is produced before an authorised officer under sub-section (1) and if he is satisfied that a forest offence has been committed in respect of such property, such authorised officer may, whether or not a prosecution is instituted for the commission of such forest offence, order confiscation of property so seized together with all ropes, chains, implements, vehicles, cattle and other animal used in committing such offence.

65. No order confiscating any property under section 55 shall be made except after serving a notice in writing to the person from whom it is seized and considering his objection, if any.

66. Any forest officer not below the rank of a Chief Conservator of Forests, before the expiry of thirty days from the date of the order of the Conservator of Forests under section 57, on his own motion call for and examine the records of that order and may make such enquiry or cause such enquiry to be made and may pass such order as he deems fit:

Provided that no order prejudicial to a person shall be passed under this section without giving him an opportunity of being heard.

67. Any person aggrieved by an order passed under section 64 or section 66 may, within thirty days from the date of issue of order to him appeal to the Magistrate having jurisdiction over the area of seizure of such property and the Magistrate after giving an opportunity to be heard shall pass an order either confirming or rejecting or modifying the order appealed against.

68. (1) Any forest officer exercising powers under this Act or any rule made thereunder who—

(a) without reasonable ground of suspicion, searches or causes to be searched any place, premises, vehicle or vessel; or

(b) vexatiously detains or searches or arrests any person;
shall, for every such offence, upon conviction by the court, be punishable with imprisonment which may extend to six months or with fine which may extend to two thousand rupees, or with both.

(2) Any person wilfully and maliciously giving false information and so causing an arrest or a search to be made under this Act shall, upon conviction by the court, be punishable with imprisonment for a term which may extend to six months or with a fine which may extend to two thousand rupees or with both.

45 69. Whoever with intend to cause damage or injury to the public or to any person to cause wrongful gain as defined in the Indian Penal Code, 1860 —

(a) knowingly counterfeits upon any timber or standing tree a mark used by forest officer to indicate that such timber or such tree is the property of the Government or of some person, or that it may lawfully be cut or removed by some person; or

(b) unlawfully affixes to any timber or standing tree a mark used by forest officers; or

(c) alters, defaces or obliterates any such marks placed on any timber or standing tree by or under the authority of a forest officer; or

(d) alters, moves, destroys or defaces any boundary marks of any forest to which the provisions of this Act are applicable;

shall be punishable with imprisonment for a term which may extend to two years or with fine which may extend to six thousand rupees or with both.

70. (1) A forest officer may, without an order from a Magistrate and without a warrant, arrest any person—

(a) who has been concerned in any forest offence punishable with imprisonment for not less than one month; or

(b) who on demand of such forest officer, refuses, gives his name of residence or gives a name or residence which such officer has reason to believe to be false; or

(c) if there is reason to believe that he will abscond.

(2) Any person arrested under sub-section (1), shall be informed, as soon as may be, of the grounds for such arrest and shall be produced before the nearest Magistrate having jurisdiction within a period of twenty four hours of such arrest excluding the time necessary for the journey from the place of arrest to the court of Magistrate and no such person shall be detained in custody beyond the said period without the order of a Magistrate.

71. Any forest officer of the rank not below that of a Range Officer who, or whose subordinate, has arrested any person under the provisions of section 70 may, release such person on his executing a bond with or without surety to appear before the Magistrate if so required.

72. Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (V of 1898), any Magistrate of the First Class especially empowered in this behalf by the State Government may try summarily any forest offence.

73. Every forest officer and police officer shall prevent, and may interfere for the purpose of preventing the commission of any forest offence.
74. (1) The Government may, by notification, empower a forest officer not below the rank of a Range Officer-

(a) to accept from any person against whom reasonable suspicion exists that he has committed any forest offence, other than offence referred to in section 68 and section 69, a sum of money which shall be twice the value of the property involved by way of compensation for the offence which such person is suspected to have committed; and

(b) when any property has been seized is liable to confiscation to release the same on payment of the value thereof as estimated by such officer.

(2) On the payment of such sum of money or such value, or both., as the case may be, to such officer, the suspected person, if in custody, shall be discharged with and the property, if any, seized shall be released, and no further proceedings shall be taken against such person or property.

75. When in any proceedings taken under the provisions of this Act or in consequence of anything done under this Act or under any other law for the time being in force, a question arises as to whether any forest produce is the property of the Government, such produce shall be presumed to be the property of the Government until the contrary is proved and in case of any prosecution the burden of proving the contrary shall lie on the accused.

76. (1) When any person is convicted of felling, cutting, girdling, marking, lopping or tapping trees, or of injuring them by axe or otherwise in contravention of provisions of this Act or of any rule made thereunder, the convicting court may, in addition to any other punishment which it may impose, order that person to pay to the Government such compensation for each tree with respect to which the offence was committed, as it deems just.

(2) Where the person convicted of commission of an offence is an agent or servant of another person, the court may, after holding such enquiry as it deems fit or giving him reasonable opportunity of being heard, order such person to pay the compensation if it is of the opinion that the offence was committed due to neglect or default of such other person.

77. When the holder of any lease, licence or contract whatsoever granted or continued by or on behalf of the Government for any of the purposes of this Act, or when any such offence is committed by any agent or servant of the holder of any such lease, licence or contract and the Government is satisfied with the commission of the offence was a consequence of the instigation of such holder or of any wilful neglect or default on his part, the Government or a forest officer duly empowered by the Government in this behalf may, by order in writing, declare the lease, licence, or contract to be forfeited in whole or in part with effect on and from the date to be specified in the order.

78. This Act shall be, in addition to, and not in derogation of any other law for the time being in force.

CHAPTER - X
MISCELLANEOUS

79. (1) Without prejudice to the powers conferred upon a forest officer under this Act, Government may, by notification, invest any forest officer with all or any of the following powers, that is to say:-
(a) to enter upon any land and survey, demarcate and make a map of the same;
(b) to compel the attendance of witnesses, production of documents and the materials of objection;
(c) to hold investigation into forest offence, and in the course of such investigation to receive and record evidence;
(d) to notify the seasons and manner in which fire may be kindled, kept or carried in a Reserved Forest or Forest;
(e) to grant permits referred to in the provisions of this Act;
(f) to give public notice of timber collected under section 45;
(g) to notify stations, depots for the receptions and sale of timber and forest produce;
(h) to take possession of property under this Act;
(i) to stop and check any vehicle suspected of being involved in a forest offence;
(j) to compound cases and charge compensation for damages caused by commission of forest offence.

(2) Any evidence recorded under clause (c) of sub-section (1) shall be admissible in any subsequent trial before a Magistrate:

Provided that it has been taken in the presence of the accused person and recorded in the manner as provided under sections 355, 356 or 357 of the Code of Criminal Procedure, 1898.

Act 45 80. Every forest officer shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code, 1860.

81. (1) No suit, prosecution or other legal proceedings shall lie against any forest officer for anything which is in good faith done or intended to be done in pursuance of this Act or any rule or order made thereunder.

(2) No suit or other legal proceedings shall lie against the Government for any damage caused or likely to be caused for anything which is in good faith done or intended to be done in pursuance of this Act or any rule or order made thereunder.

82. No forest officer shall, either as principal or an agent or in any other capacity, trade in timber or other forest produce or become interested in any lease or mortgage of any forest within or outside the State of Sikkim.

83. (1) The Government may, by notification, make rules to carry out all or any of the purposes of this Act.

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

(a) to confer or limit the power and duties of any forest officer under this Act;
(b) to regulate the procedure of working by the forest officer under this Act;
(c) for the preservation, reproduction and disposal of trees, timber and other forest produce belonging to Government or otherwise, grown on land belonging to or in the occupation of private persons;
(d) to regulate the rewards to be paid to officers and informers;
(e) to regulate the cuttings, felling, sale and disposal of trees in private holdings, or gorucharan or khasmal forest;
(f) the fees to be levied in respect of licences, permits, passes or permissions issued under this Act or rules made thereunder;
(g) to prescribe the distance from the centre of the National Highway and other Highways as road reserve under sub-section (4) and sub-section section (5) of section 29;
(h) any other matter which is required to be or may be prescribed.

Penalties. 84. Any person who contravenes any provision of this Act or any rule made under this Act for contravention of which no separate penalty is provided, shall on conviction, be punishable with imprisonment for a term which may extend to one year or with a fine which may extend to six thousand rupees or with both.

Persons bound to assist forest officer. 85. Every person who—

(i) exercises any right in a reserve forest, khasmal forest or gorucharan forest or any other forest land; or
(ii) is permitted to take any forest produce from such forest or forest land; or
(iii) cuts and removes timber; or
(iv) pastures cattle in any forest; or
(v) is employed by any of the persons hereinbefore mentioned in a village contiguous to such a forest; or
(vi) is employed by the Government; or
(vii) receives the emoluments from the Government for services performed to the community;

shall be bound to furnish without unnecessary delay to nearest forest officer any information that he may possess regarding the occurrence of fire in or near such forest or commission of any forest offence and shall forthwith take steps,-

(a) to extinguish any forest fire in such forest or which he has knowledge or information;
(b) to prevent by any lawful means in his power any fire in the vicinity of such forest of which he has knowledge of or information from spreading to such forest and shall assist any forest officer demanding his aid;
(c) in preventing the commission of any forest offences; and
(d) when there is reason to believe that any such offences has been committed, in such forest, in discovering and arresting the offender.

(2) Any person who is required to act in accordance with sub-section (1) fails to do so without lawful excuse -

(a) to furnish information to the nearest forest officer;
(b) to take steps to extinguish any forest fire;
(c) to prevent spreading of fire;
(d) to assist any forest officer demanding his aid in preventing the commission of forest offence;

shall, on conviction, be punishable with imprisonment for a term which may extend to six months or with a fine which shall not be less than five thousand rupees or with both.
86. All monies payable to the Government under this Act or under any rule made thereunder on account of the price of any forest produce or of expenses incurred in the execution of this Act in respect of such produce may, if not paid when due, be recovered as if it were an arrear of land revenue.

87. (1) When any money referred to in section 86 is payable for in respect of any forest produce, the amount thereof shall be deemed to be the first charge on such produce and such produce may be taken possession of by a forest officer duly empowered and may be retained by him until such amount has been paid.

(2) If such amount is not paid within the period of one month from the date of receipt of a notice for such amount, the forest officer may sell such produce by public auction and the proceeds of sale shall be applied first in discharging such amount.

(3) The surplus of sale proceeds of such public auction, if any, if not claimed within sixty days from the date of sale by the person entitled thereto, shall be forfeited to the Government:

Provided that the Government may, for reasons to be recorded in writing, order the refund of such surplus sale proceeds to the person entitled thereto within the period of three years from the date of sale.

88. When any person in accordance with any provision of this Act, or in compliance with any rule made thereunder, binds himself by any bond or instrument to perform any duty or act, or covenants by any bond or instrument that he, or that he and his servant and agents will abstain from any act, the whole sum mentioned in such bond or instrument as the amount to be paid in case of such breach of the conditions thereof, may notwithstanding anything in section 74 of the Indian Contract Act, 1872, be recovered from him in case of such breach as if it were an arrear of land revenue.

89. If any difficulty arises in giving effect to the provisions of this Act, the Government may by order not inconsistent with the provisions of this Act, remove such difficulties:

Provided that no such order shall be made after the expiration of a period of three years from the date of commencement of this Act.

90. No Court shall take cognizance of any offence punishable under this Act except on a report in writing of the facts constituting such offence made by any forest officer not below the rank of a Range Officer.

91. (1) The Sikkim Forests, Water Courses and Road Reserve (Preservation and Protection) Ordinance, 1988 (Ordinance No. 2 of 1988), is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in the exercise of the powers conferred by or under that Ordinance shall be deemed to have been done or taken in exercise of the powers conferred by or under this Act as if this Act was in force on the day on which such thing was done or such action was taken.

(3) All existing orders, notifications, rules, regulations, bye-laws, proclamations and other instrument having the force of law shall be deemed to have been made under this Act and they shall remain in force till the rules under the provisions of this Act are made.
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<td>Andheri Khola</td>
<td>59.</td>
<td>Rahi chu</td>
</tr>
<tr>
<td>7.</td>
<td>Lachen chu</td>
<td>60.</td>
<td>Rongneku chu</td>
</tr>
<tr>
<td>8.</td>
<td>Lachung chu</td>
<td>61.</td>
<td>Rongchu</td>
</tr>
<tr>
<td>9.</td>
<td>Rathang chu</td>
<td>62.</td>
<td>Gangtok chu</td>
</tr>
<tr>
<td>10.</td>
<td>Dickling Khola</td>
<td>63.</td>
<td>Khedum chu</td>
</tr>
<tr>
<td>11.</td>
<td>Rongli Khola</td>
<td>64.</td>
<td>Byangya chu</td>
</tr>
<tr>
<td>12.</td>
<td>Dichu</td>
<td>65.</td>
<td>Bitchu chu</td>
</tr>
<tr>
<td>13.</td>
<td>Pachey Khola</td>
<td>66.</td>
<td>Chyakum chu</td>
</tr>
<tr>
<td>14.</td>
<td>Rongni chu</td>
<td>67.</td>
<td>Yomthang chu</td>
</tr>
<tr>
<td>15.</td>
<td>Roro chu</td>
<td>68.</td>
<td>Damang chu</td>
</tr>
<tr>
<td>16.</td>
<td>Lungze chu</td>
<td>69.</td>
<td>Berungchu</td>
</tr>
<tr>
<td>17.</td>
<td>Biju chu</td>
<td>70.</td>
<td>Dongkhye chu</td>
</tr>
<tr>
<td>18.</td>
<td>Rate chu</td>
<td>71.</td>
<td>Seburchu</td>
</tr>
<tr>
<td>20.</td>
<td>Reshichu</td>
<td>73.</td>
<td>Semachu</td>
</tr>
<tr>
<td>21.</td>
<td>Dick chu</td>
<td>74.</td>
<td>Sevochu</td>
</tr>
<tr>
<td>22.</td>
<td>Reshi chu</td>
<td>75.</td>
<td>Zemachu</td>
</tr>
<tr>
<td>23.</td>
<td>Chakungchu</td>
<td>76.</td>
<td>Chholamchu</td>
</tr>
<tr>
<td>24.</td>
<td>Ongchu</td>
<td>77.</td>
<td>Lhonakchu</td>
</tr>
<tr>
<td>25.</td>
<td>Rum chu</td>
<td>78.</td>
<td>Nakuchu</td>
</tr>
<tr>
<td>26.</td>
<td>Monnu chu</td>
<td>79.</td>
<td>Lhorachu</td>
</tr>
<tr>
<td>27.</td>
<td>Rang Phap chu</td>
<td>80.</td>
<td>Lungurachhu</td>
</tr>
<tr>
<td>28.</td>
<td>Ramphu chu</td>
<td>81.</td>
<td>Gomachhu</td>
</tr>
<tr>
<td>29.</td>
<td>Rangyongchu</td>
<td>82.</td>
<td>Thomp</td>
</tr>
<tr>
<td>30.</td>
<td>Kayam chu</td>
<td>83.</td>
<td>Pokechu</td>
</tr>
<tr>
<td>31.</td>
<td>Rellichu</td>
<td>84.</td>
<td>Burungchu</td>
</tr>
<tr>
<td>32.</td>
<td>Rothak chu</td>
<td>85.</td>
<td>Gyamthangchu</td>
</tr>
<tr>
<td>33.</td>
<td>Reshi chu</td>
<td>86.</td>
<td>Kalexchu</td>
</tr>
<tr>
<td>34.</td>
<td>Kolej Khola</td>
<td>87.</td>
<td>Lasha chu</td>
</tr>
<tr>
<td>35.</td>
<td>Rong Dung chu</td>
<td>88.</td>
<td>Tholangchu</td>
</tr>
<tr>
<td>36.</td>
<td>Rimbu</td>
<td>89.</td>
<td>Ringphichu</td>
</tr>
<tr>
<td>37.</td>
<td>Riyong khola</td>
<td>90.</td>
<td>Uramchu</td>
</tr>
<tr>
<td>38.</td>
<td>Bhari Khola</td>
<td>91.</td>
<td>Rubelchu</td>
</tr>
<tr>
<td>40.</td>
<td>Prekchu</td>
<td>93.</td>
<td>Rateychu</td>
</tr>
<tr>
<td>41.</td>
<td>Raman Khola</td>
<td>94.</td>
<td>Rangrang chu</td>
</tr>
<tr>
<td>42.</td>
<td>Song Khola</td>
<td>95.</td>
<td>Rangchhangchu</td>
</tr>
<tr>
<td>43.</td>
<td>Pabong Khola</td>
<td>96.</td>
<td>Q Khola</td>
</tr>
<tr>
<td>44.</td>
<td>Yalicheni</td>
<td>97.</td>
<td>Martam Khola</td>
</tr>
<tr>
<td>45.</td>
<td>Reshichu</td>
<td>98.</td>
<td>Neem Khola</td>
</tr>
<tr>
<td>46.</td>
<td>Kanaka</td>
<td>99.</td>
<td>Chokchurang chu</td>
</tr>
<tr>
<td>47.</td>
<td>Hee Khola</td>
<td>100.</td>
<td>Yangsha chu</td>
</tr>
<tr>
<td>48.</td>
<td>Dentam Khola</td>
<td>101.</td>
<td>Chil Khola</td>
</tr>
<tr>
<td>49.</td>
<td>Sangya Khola</td>
<td>102.</td>
<td>Bareli Khola</td>
</tr>
<tr>
<td>50.</td>
<td>Manpur Khola</td>
<td>103.</td>
<td>Khani Khola (Melli)</td>
</tr>
<tr>
<td>51.</td>
<td>Rolu Khola</td>
<td>104.</td>
<td>Any other river that may be included by the Government, by notification</td>
</tr>
</tbody>
</table>

By Order of the Governor,

B. R. PRADHAN,
Secretary to the Government of Sikkim
Law Department,
[ File No. 16 (236)/LD /1988.]
NOTIFICATION
Dated Gangtok, the 31st August, 1987.

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 29th day of August, 1988, is hereby published for general information:—

THE SIKKIM COURT FEES (EXEMPTION AND MISCELLANEOUS PROVISIONS) AMENDMENT ACT, 1938

(Act No. 7 of 1988)

AN
ACT

further to amend the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983.

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

1. (1) This Act may be called the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Act, 1988.

(2) It shall be deemed to have come into force on the 3rd day of November, 1987.

2. In section 3A of the Sikkim Court Fees (Exemption and Miscellaneous Provisions) Act, 1983, in sub-section (1), for the words "twenty five thousand rupees", the words "ten thousand rupees" shall be substituted.

3. (1) The Sikkim Court Fees (Exemption and Miscellaneous Provisions) Amendment Ordinance, 1988 (Ordinance No. 1 of 1988), is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in exercise of the powers conferred by or under that Ordinance shall be deemed to have been done or taken in exercise of the powers conferred by or under this Act as if this Act was in force on the day on which such thing was done or such action was taken.

By Order of the Governor,

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

(F. No. 16 (209)/LD/1985)
GOVERNMENT OF SIKKIM

LAW DEPARTMENT

GANGTOK

NOTIFICATION


The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 29th day of August, 1988, is hereby published for general information:

THE SIKKIM CIVIL COURTS (AMENDMENT) ACT, 1988

( ACT NO. 8 OF 1988 )

AN ACT to amend the Sikkim Civil Courts Act, 1978.

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

1. (1) This Act may be called the Sikkim Civil Courts (Amendment) Act, 1988.

2. In the Sikkim Civil Courts Act, 1978 (hereinafter referred to as the principal Act), in section 16,—

(i) in sub-section (1) for the words "ten thousand rupees", the words "fifty thousand rupees" shall be substituted;

(ii) in sub-section (2), for the words "not exceeding twenty thousand rupees as may be specified in the notification", the words "exceeding fifty thousand rupees but not exceeding one lakh rupees" shall be substituted;

3. In the principal Act, in section 18, in sub-section (1), in clause (a), for the words "five thousand rupees/", the words "fifty thousand rupees/", shall be and shall be deemed always to have been inserted with effect from the 1st day of July, 1978.

By Order of the Governor,

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

(F.No. 16(44)/LD/1978)

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


Dated the 31st August, 1988.

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 29th day of August, 1988, is hereby published for general information:—


( ACT No. 9 1988)

AN

ACT

to provide for the authorisation of appropriation of moneys out of the Consolidated Fund of the State of Sikkim to meet the amounts spent on certain services during the financial year ended on 31st day of March, 1981 and 31st day of March, 1982 in excess of the amounts authorised granted for the said services.

BE it enacted by the Legislature of the State of Sikkim in the thirty-ninth year of the Republic of India as follows:—

1. This Act may be called the Sikkim Appropriation Act, 1988.

2. The sums specified in Column 5 of the Schedule amounting to two crores ninety one lakhs fifty five thousands and fifty two rupees shall be deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim to meet the amounts spent for defraying the charges in respect of the services and purposes specified in column 2 of the Schedule during the financial year ended on the 31st day of March, 1981 and 31st day of March, 1982 in excess of the amounts authorised or granted for those services and purposes for those years.

3. The sums deemed to have been authorised to be paid and applied from and out of the Consolidated Fund of the State of Sikkim under this Act shall be appropriated and shall be deemed to have been appropriated for the services and purposes specified in the Schedule in relation to the financial year ended on the 31st day of March, 1981 and 31st day of March, 1982.
**THE SCHEDULE**
(See Section 2 and 3)

<table>
<thead>
<tr>
<th>Demand No.</th>
<th>Services and Purposes</th>
<th>Voted by the Legislative Assembly</th>
<th>Sums not exceeding Charged on Total Consolidated Fund</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>1. State Legislature</td>
<td>Revenue</td>
<td>1,31,733</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Capital</td>
<td>5,100</td>
<td>—</td>
</tr>
<tr>
<td>2. Cabinet</td>
<td>Revenue</td>
<td>1,18,398</td>
<td>—</td>
</tr>
<tr>
<td>3. Agriculture</td>
<td>Revenue</td>
<td>9,27,194</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Capital</td>
<td>11,66,718</td>
<td>—</td>
</tr>
<tr>
<td>7. Education</td>
<td>Revenue</td>
<td>1,07,72,154 - 1,07,72,154</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Capital</td>
<td>8,13,517</td>
<td>—</td>
</tr>
<tr>
<td>8. Establishment</td>
<td>Revenue</td>
<td>26,074</td>
<td>—</td>
</tr>
<tr>
<td>11. Income Tax and Sales Tax</td>
<td>Revenue</td>
<td>37,128</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Capital</td>
<td>1,020</td>
<td>—</td>
</tr>
<tr>
<td>12. Other Expenditure of the Finance Department</td>
<td>Capital</td>
<td>—</td>
<td>42,72,836</td>
</tr>
<tr>
<td>13. Food and Civil Supplies</td>
<td>Revenue</td>
<td>23,125</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Capital</td>
<td>8,626</td>
<td>—</td>
</tr>
<tr>
<td>14. Forest and Soil Conservation</td>
<td>Revenue</td>
<td>40,18,920</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Capital</td>
<td>1,900</td>
<td>—</td>
</tr>
<tr>
<td>19. Industries</td>
<td>Revenue</td>
<td>29,473</td>
<td>—</td>
</tr>
<tr>
<td>24. Law Department</td>
<td>Capital</td>
<td>14,165</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Capital</td>
<td>2,85,062</td>
<td>—</td>
</tr>
<tr>
<td>27. Motor Vehicles</td>
<td>Revenue</td>
<td>40,925</td>
<td>—</td>
</tr>
<tr>
<td>28. Planning &amp; Development</td>
<td>Capital</td>
<td>395</td>
<td>—</td>
</tr>
<tr>
<td>29. Power</td>
<td>Capital</td>
<td>55,821 - —</td>
<td>55,821</td>
</tr>
<tr>
<td>33. Rural Development</td>
<td>Capital</td>
<td>10,422</td>
<td>—</td>
</tr>
<tr>
<td>35. Sikkim Nationalised Transport</td>
<td>Revenue</td>
<td>28,58,284</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Revenue</td>
<td>6,45,412</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Capital</td>
<td>4,96,132</td>
<td>—</td>
</tr>
<tr>
<td>36. Tourism</td>
<td>Revenue</td>
<td>2,47,42,355</td>
<td>44,12,697</td>
</tr>
</tbody>
</table>

**By Order of the Governor**

**BR. PRADHAN,**
Secretary to the Government of Sikkim
Law Department.
(F. No. 16 (82)/LD/1979)

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 29th day of August, 1988, is hereby published for general information:

THE SIKKIM APPROPRIATION ACT, 1988

(ACT NO. 10 OF 1988)

AN

ACT

to authorised payment and appropriation of certain further sums from and out of the Consolidated Fund the State of Sikkim for the Services of the Financial Year, 1988-89.

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

Short title

1. This Act may be called the Sikkim Appropriation Act, 1988

Issue of 2.

Rs. 2,83,20,000 out of the consolidated fund of the State of Sikkim for the financial year 1988-89.

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 two crores, eightythree Lakhs and twenty thousands rupees which will come in course for payment during the Financial Year 1988-89 in respect of the services specified in column 2 of the Schedule.

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 specified in the Schedule in relation to the said year.
THE SCHEDULE

(See Sections 2 and 3)

<table>
<thead>
<tr>
<th>No.</th>
<th>SERVICES AND PURPOSES</th>
<th>SUMS NOT EXCEEDING</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Voted by the</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Charged on Total</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Legislative Assembly</td>
</tr>
<tr>
<td></td>
<td></td>
<td>the Consolidated</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Fund</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Rupees in thousands)</td>
</tr>
<tr>
<td>1</td>
<td>Secretariat-General</td>
<td>Revenue 222</td>
</tr>
<tr>
<td></td>
<td>Services Revenue</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Police Revenue</td>
<td>Revenue 2000</td>
</tr>
<tr>
<td></td>
<td>Revenue</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Public works (Building)</td>
<td>Revenue 2000</td>
</tr>
<tr>
<td></td>
<td>Capital</td>
<td>Capital 1077</td>
</tr>
<tr>
<td>19</td>
<td>Pension and Other Retirement Benefits</td>
<td>Revenue 2400</td>
</tr>
<tr>
<td>21</td>
<td>Education</td>
<td>Revenue 1077</td>
</tr>
<tr>
<td>2</td>
<td>Medical and Public Health</td>
<td>Revenue 1077</td>
</tr>
<tr>
<td>33</td>
<td>Agriculture Revenue</td>
<td>Revenue 1450</td>
</tr>
<tr>
<td>38</td>
<td>Forestry and Wild Life</td>
<td>Revenue 1595</td>
</tr>
<tr>
<td>39</td>
<td>Other Agricultural Programmes</td>
<td>Revenue 4300</td>
</tr>
<tr>
<td>43</td>
<td>Irrigation and Flood Control</td>
<td>Revenue 362</td>
</tr>
<tr>
<td>44</td>
<td>Power</td>
<td>Revenue 450</td>
</tr>
<tr>
<td>48</td>
<td>Road Transport Services</td>
<td>Capital 3000</td>
</tr>
<tr>
<td>49</td>
<td>Other Scientific Research Revenue 114</td>
<td>Revenue 114</td>
</tr>
</tbody>
</table>

Total: 28320

By Order of the Governor

B.R PRADHAN,
Secretary to the Government of Sikkim
[ F, No. 16 (82)/LD/1979]
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK
NOTIFICATION

The following Act of the Sikkim Legislative Assembly having received the assent of the Governor on 29th day of August, 1988, is hereby published for general information:—

THE SIKKIM MOTOR VEHICLES TAXATION (AMENDMENT) ACT, 1988
(ACT No. 11 of 1988)

AN ACT
further to amend the Sikkim Motor Vehicles Taxation Act, 1982.

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

Short title and commencement. (1) This Act may be called the Sikkim Motor Vehicles Taxation (Amendment) Act, 1988.

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

Amendment of Schedule. In the Schedule to the Sikkim Motor Vehicles Taxation Act, 1982, in paragraph B, in sub-paragraph II, for clauses (a) and (b) and the entries relating thereto, the following clauses and entries shall be substituted, namely:

"(a) not more than 4
   3 Wheelers . . . . . . Rupees 130.00
   4 Wheelers . . . . . . Rupees 195.00

(b) More than 4 . . . . . . Rupees 390.00 plus
   Rupees 39.00 for every additional seat beyond 5."

By Order of the Governor,

B.R. PRADHAN,
Secretary to the Government of Sikkim,
Law Department.
(F.No. 16(156)/LD/1982)

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
Sikkim Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

Gangtok, Friday, September 23, 1988. No. 135

Government of Sikkim
Department of Health, F.W. and Social Welfare
Gangtok


NOTIFICATION

In exercise of the powers conferred by section 8 of the Prevention of Food Adulteration Act, 1954 (37 of 1954) and in supersession of the Government of Sikkim, Department of Health and Family Welfare Notification No: 1/79/PFA dated the 28th February, 1983, the Government of Sikkim hereby appoints Dr. K.L. Chakravorty, Public Analyst to the Government of Assam, as the Public Analyst for the whole of the State of Sikkim for the purposes of the said Act.

(PASONG NAMGYAL)
Secretary, Health, F.W. and S.W.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
In exercise of the powers conferred by section 9 of the Prevention of Food Adulteration Act, 1954 (37 of 1954) and in supersession of the Government of Sikkim, Department of Health and Family Welfare Notification No: 1/79/PFA dated Gangtok the 28th February, 1983, the Government of Sikkim hereby appoints the following officers of the Health & Family Welfare Department, as the Food Inspectors for the local areas mentioned against them for the purposes of the said Act.

1. Shri K.S. Gurung
   Senior Food Inspector — North and East Districts

2. Shri B.B. Rai
   Senior Food Inspector — South and West Districts

Gangtok town shall be looked after by them together.

(PASONG NAMGYAL )
Secretary, Health, F.W. and S.W.
Sikkim

GOVERNMENT

GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Gangtok, Saturday, September 24, 1988. No. 137

GOVERNMENT OF SIKKIM
LOCAL SELF GOVERNMENT & HOUSING DEPARTMENT
GANGTOK


NOTIFICATION

THE SIKKIM TRADE LICENCE AND MISCELLANEOUS PROVISIONS
(AMENDMENT) RULES, 1988

In exercise of the powers conferred by section 8 of the Sikkim (Repeal and Miscellaneous Provisions) Act, 1985 (10 of 1985), the State Government hereby makes the following rules further to amend the Sikkim Trades Licence and Miscellaneous Provision Rules, 1985, namely:-

1. These rules may be called the Sikkim Trade Licence and Miscellaneous Provision Rules, 1988.

2. In rules 5 of the Sikkim Trade Licence and Miscellaneous Provision Rules, 1985, after clause (d), the following clause shall be inserted, namely :-

"(e) The licensee shall not engage any other person except the member of his family to run his shop or business outside the Bazar area."

(R.S. Basnet),
Secretary,
Local Self Government & Housing Department,
Gangtok.
NOTIFICATION

Whereas the State Government had formulated the State Scheme of Incentives for Small Scale Industries which was published in the Sikkim Government Extra-ordinary Gazette No. 177 dated 6th November, 1986;

And Whereas the Government of Sikkim has felt the necessity of enlarging the Scheme in order to further encourage the promotion and development of such industries;

Now, therefore, in supersession of the Notification No. 27/DI/86-87/10522 dated the 27th October, 1986, published in the Sikkim Government Gazette, Extraordinary No. 117 dated the 6th November, 1986, the Government of Sikkim hereby formulates the following Scheme, namely:—

Short title and Commencement.—

(1) This Scheme may be called the State Scheme of Incentives for Small Scale Industries, 1988.

(2) It shall be deemed to have come into force from the 1st day of April, 1988 in the whole of Sikkim.

Definitions.— In this Scheme, unless the context otherwise requires,—

(a) "ancillary industrial undertaking" means and includes any ancillary industrial undertaking defined as such by the Government of India from time to time;

(b) "appointed day" means the 1st day of April, 1988;

(c) "existing unit" means any industrial unit registered with the Directorate of Industries, Government of Sikkim, prior to the appointed day;

(d) "industrial unit" means any ancillary small scale industrial undertaking, an industrial cooperative engaged in the production or processing or servicing operations and include self-employed artisans and units engaged in the production of handicrafts, handlooms and other artisan Products;

(e) "small scale industry" means and includes any industrial unit which is defined by the Government of India as a small scale industrial undertaking from time to time;

(f) "State Government" means the Government of Sikkim;

(g) "term loan" means a loan obtained from any bank or financial institution from acquiring fixed capital assets in the form of land, building, plant and machineries;
3. Application.

The Scheme shall be applicable to all industrial units.

4. Eligibility,

The industrial units may avail of the incentives for a maximum period of five years from the date of commissioning of the unit;

Provided that in the case of the existing units, if the subsidy is not received for a period of five years, they shall be entitled to the subsidy at the revised rate for the remaining period.

5. Disqualification.

Any industrial unit which—

(a) denies or refuses to furnish any information demanded by the Department of Industries; or

(b) after receipt of working capital loan or term loan from Banks or Financial Institutions, does not utilise for the purpose requested for and diverts for some other purpose not concerned with the specific purpose of the unit; or

(c) does not fulfil its commitments relating to repayment of loans including interest in respect of loans taken from any financial institutions or

(d) furnishes wrong information, shall be disqualified from availing of the incentives under this Scheme.

6. Sanctioning Authority.

On fulfilment of all the formalities, the Director of Industries and Secretary, Department of Industries, shall have powers to sanction ten thousand rupees and twenty thousand rupees respectively in regard to each item of incentive in any financial year.

7. Recovery of Sanctioned amount.

The Department of Industries shall recover from the industrial unit the money granted under this Scheme if it is found subsequently that—

(a) they have availed of benefits by furnishing wrong information; or

(b) they are closed down within two years from the date of availing of the benefits under this Scheme.

Note.—Such recovery may be made under the Sikkim Public Demands Recovery Act, 1988, if necessary.

8. Application for incentives.

All eligible industrial units claiming incentives under the Scheme shall apply to the Director of Industries in the Form appended to this Scheme.

9. Subsidy on Raw Materials

A subsidy of twenty-five per cent of the invoice value, subject to a ceiling of five thousand rupees per industrial unit per annum will be available in respect of units procuring woollen and cotton yarn from the Sikkim Industrial Development & Investment Corporation Limited for making carpets.

10. Subsidy towards consultancy

An industrial unit will receive subsidy on fees paid to a consultant so approved by the Director of Industries to the extent of twenty-five percent of the actual expenses or ten thousand rupees whichever is less. This includes feasibility studies, market studies, preparation of detailed project report, etc.

11. Study tour and inplant training.

(1) With the approval of the Director of Industries, entrepreneurs may be sent outside Sikkim for study tour and inplant training. On this account, to and fro journey expenses by Second Class Railway fare and one thousand rupees per mensem per entrepreneur shall be paid to the entrepreneurs for a maximum period of three months subject to the condition that he shall give an undertakings the Department of Industries that he would start any industry after obtaining technical knowledge of the industries concerned.

(h) “working capital loan” means a loan required for the industrial unit and includes cash credit and overdraft facilities and any other short term loan required by the industrial unit;

(i) “year” means the period commencing from the 1st day of April and ending on the 31st day of March.
(2) The study tour and inplant training may also be made available for workers who are sent outside Sikkim provided that the industrial unit sending such workers obtain an undertaking from them that they shall work in the unit at-least for a period of three years from the date when they complete the training. On this account, to and for journey expenses by Second Class Railway Fare and five hundred rupees per mensm per worker shall be paid for a maximum period of three months.

(3) Where an entrepreneur under sub-clause (1) or as the case may be, a worker under sub-clause (2), sent for study tour and inplant training fails to fulfil the conditions laid down in the respective sub-clauses, the entire expenses of such study tour and inplant training shall be recovered from the person concerned.

The subsidy on power shall be limited to the extent of the actual consumption of power or twenty-five thousand rupees per annum, whichever is less.

That part of the interest which exceeds thirteen per cent rate of interest per annum payable by the industrial unit on the working capital loan obtained by it from the Banks shall be paid to the unit subject to the following conditions, namely :-

(a) that the amount of interest shall not exceed twenty-five thousand rupees or the actual difference in interest per annum, whichever is less ; and

(b) that the unit does not default in the payment of interest which is to be paid by it.

The price preference not exceeding fifteen per cent shall be admissible to the small scale industrial units established in the State of Sikkim on the purchases made by various State Government Departments over the rates quoted by small scale units located outside the State and medium or large scale industries:

Provided that the price preference mentioned above shall be admissible only if the goods are of standard quality and are approved by the Department purchasing them.

The industrial units shall be exempted from payment of security deposit and/or earnest money in respect of purchase of stores made by various Government Departments.

The amount spent by the industrial units in obtaining registration with Export Promotion Councils, Indian Standards Institution, Commodity Board, Chamber of Commerce shall be reimbursed to the units subject to a maximum of five thousand rupees per unit or the actual registration fee, whichever is less.

All small scale industrial units shall be exempt from payment of sales tax for a period of five years from the date of their starting production.

Small scale industrial units shall be entitled to an annual subsidy for the publicity and advertisement for their products up-to twenty five per cent of the actual cost on publicity and advertisement or twenty-five thousand rupees whichever is less. The amount would be available for publicity, such as, leaflets, cinemaslides, et-cetera, for a period of five years from the date of starting production.

The provision relating to income tax and participation by Government of Sikkim and Sikkimese people as provided under Notification No. 2/TIC dated 16th February, 1974 shall continue to be applicable.

If any difficulty arises in giving effect to the provisions of this Scheme, the same shall be referred to the State Government and the decision of the State Government thereon shall be final.

(SONAM WANGDI)
Commissioner-cum-Secretary to the Government of Sikkim
Department of Industries
FORM OF APPLICATION
(See Para 8)

FORM OF APPLICATION FOR THE STATE SCHEME OF INCENTIVES
FOR SMALL SCALE INDUSTRIES

1. Name and address of the unit :

2. Constitution Proprietorship, partnership, private Limited Company :

3. Name and address of the owner/Chief Executive of the Unit :

4. Number and date of Registration issued by the Directorate of Industries, Government of Sikkim :

5. Date of commencement of production/processing/servicing operation :

6. Item of production/processing servicing activities :

7. Annual Turnover :
   Quantity-
   value -Rs.

   (ii) Building -Rs.
   (iii) Plant and Machineries -Rs.
   ____________________________ -Rs.

9. Working capital for 3 months :
   ____________________________

10. Name of the Bank/Financial Institution :


11. Type of subsidy claimed

<table>
<thead>
<tr>
<th>Para</th>
<th>Subsidy</th>
<th>Actual amount spent (Rs.)</th>
<th>Supporting Documents</th>
<th>Subsidy Claimed (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9.</td>
<td>Raw Materials</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Consultancy Services</td>
<td></td>
<td></td>
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<tr>
<td>11.</td>
<td>Tours and Training</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>12.</td>
<td>Power</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13.</td>
<td>Interest on Working Capital</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16.</td>
<td>Registration Fees</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17.</td>
<td>Publicity and Advertisement</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TOTAL**

<table>
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<tr>
<th>Subsidy</th>
<th>Actual amount spent (Rs.)</th>
<th>Supporting Documents</th>
<th>Subsidy Claimed (Rs.)</th>
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</thead>
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</tr>
</tbody>
</table>

*Para* Subsidy

- 9. Raw Materials
- 10. Consultancy Services
- 11. Tours and Training
- 12. Power
- 13. Interest on Working Capital
- 16. Registration Fees
- 17. Publicity and Advertisement.

Raw Materials

Consultancy Services

Tour and Training

(1 Power)

- Interest on Working
- Capital
- Registration Fees
- Publicity and Advertisement

M TOTAL
The Government of Sikkim is pleased to constitute a State Level Literacy Mission Council on National Literacy Mission and State Executive Committee of Literacy Mission comprising the following Members:

**State Literacy Mission Council and National Literacy Mission.**

1. Hon’ble Chief Minister  
2. Hon’ble Minister, Education  
3. Hon’ble Minister for Health & F.W.  
4. Hon’ble Member of Lok Sabha and Rajya Sabha  
5. Chairman, SPSC  
6. Chief Secretary  
7. Special Commissioner cum-Secretary, Planning  
8. Finance Commissioner  
9. Secretary Education  
10. Secretary, IPR  
11. Secretary Health & F.W.  
12. Smt. J. Pradhan Joint Secretary Finance  
14. Additional Secretary Education  
15. Director, Education  
16. Joint Director-Adult Education-Cum-Ex-Officio State Mission Director  

**State Executive Committee on National Literacy Mission.**

1. Secretary, Education  
2. Additional Secretary, Education
3. Additional Secretary, Planning & Dev. Deptt. Member
4. Additional Secretary, Finance Member
5. Director, Education Member
6. Joint Director, Adult Education-Cum-State Mission Director Member
7. Joint Director, Education (Plan) Member
8. All Zonal Joint Directors Member
9. Deputy Director, Adult Education Member-Secretary

The term of the Council and Executive Committee will be for a period of two years from the date of this notification.

By Order,

T. TOPDEN, IAS
Secretary Education,
Government of Sikkim,

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
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 being satisfied that it is necessary so to do in public interest, hereby directs a reduction of sales tax on the goods specified in the Schedule below from the existing rate of ten percent to three percent with effect from 1st September, 1988.

SCHEDULE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Goods</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Television Sets.</td>
</tr>
<tr>
<td>2.</td>
<td>V.C.Rs.</td>
</tr>
<tr>
<td>4.</td>
<td>Photocopiers.</td>
</tr>
<tr>
<td>5.</td>
<td>Electronic type-writers.</td>
</tr>
</tbody>
</table>

K.C. PRADHAN  
Secretary-cum-Commissioner,  
Finance (Income and Sales Tax) Department.
GOVERNMENT OF SIKKIM
ESTABLISHMENT DEPARTMENT
GANGTOK.

NOTIFICATION

In exercise of the powers conferred by sub-clause (a) of article 318 of the Constitution of India, the Governor of Sikkim hereby makes the following regulations to amend the Sikkim Public Service Commission (Members) Regulations, 1983 namely,—

1. (1) These regulations may be called the Sikkim Public Service Commission (Members) Amendment Regulations, 1988.

(2) They shall be deemed to have come into force with effect from 1st day of January, 1987.

2. In the Sikkim Public Service Commission (Members) Regulations, 1983, in regulation 4,

(i) for sub-regulation (1), the following shall be substituted, namely, —

"(1) The chairman shall receive a pay in the scale of Rs. 7300-100-7600 and each of the member shall receive a pay in the scale of Rs. 5900-200-6700:

Provided that in the case of an appointment, as the Chairman or a Member, of a person who has retired from service under the Central or a State Government, a local body, a University or any other body wholly or substantially owned or controlled by the Central or a State Government and who is in receipt of, or has received or has become entitled to receive any retirement benefits by way of pension, gratuity, contributory provident fund or otherwise or has exercised his option under regulation 8 (1), the pay specified in this regulation shall reduced by the gross amount of pension (including any portion of the pension which may have been commuted) and the pension equivalent or other forms of retirement benefits, if any:

Provided further that any member who was in service of the Central or any State Government, Local Body, University or any other body wholly or substantially owned or controlled by the Central or State Government immediately before his appointment as member and was drawing a pay more than the minimum of the scale of pay prescribed, his pay a member and in the same stage of pay he would have drawn had he not been so appointed as a member and if there is no stage, in the stage next higher in the prescribed scale of pay"

(ii) proviso to sub-regulation 2 shall be deleted.

By order and in the name of the Governor.

D. K. GAZMER,
Secretary to the Govt, of Sikkim,
Establishment Department.
In supersession of earlier notifications issued by the State Government relating to the constitution of the Sikkim Khadi & Village Industries Board, the State Government has been pleased to reconstitute the Sikkim Khadi & Village Industries Board consisting of the following persons:

1. Hon'ble Shri Bhakta Bahadur Khulal, M.L.A. - Chairman
2. Shri Singhi Lepcha, Naga Namgor, North Sikkim. - Member
3. Shri Pema Namgyal Kazi, Karthok block, East Sikkim. - Member
4. Shri Kuldip Gurung, Dodak-Buriakhop, West Sikkim. - Member
5. Shri Hasta Man Rai, Mik-Khola, South Sikkim. - Member
6. Shri Rup Raj Rai, Namcheybung Block, Pakyong, East Sikkim. - Member
7. Shri Sailesh Chandra Pradhan, Sumbuk, South Sikkim. - Member-Secretary

The term of the Board shall be for a period of two years with effect from 22nd March, 1988.

By Order,

( SONAM WANGDI)
Commissioner-cum-Secretary to the Government of Sikkim
Department of Industries
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 84/H.
Dated the 28th October 1988.

Election Commission of India's notification No. 56/84-XXXIV dated the 14th October 1988 is hereby republished for general information.

ELECTION COMMISSION OF INDIA
NEW DELHI 110001
Dated the 14th October, 1988.
Ashvina, 22, 1910 (S)

NOTIFICATION

Whereas Bahujan Samaj Party is a registered unrecognised political party in the States of 1. Madhya Pradesh and 2. Uttar Pradesh and Union Territory of Dadra and Nagar Haveli under the provisions of paragraph 3 of the Election Symbols (Reservation and Allotment) Order, 1968, vide Election Commission of India notification No. 56/84-XXV, dated the 13th November, 1986, published as O.M. No. 75 (E) in the Gazette of India, Extraordinary, Part II, section 3 (iii), dated the 22nd November, 1986:

And whereas the Election Commission of India has considered the application of the said 'Bahujan Samaj Party' for registration of the party under paragraph 3 of the said Symbols Order as un-recognised political party in respect of Haryana State also under the provisions of paragraph 3 of the Election Symbols (Reservation and Allotment) Order, 1968.

Now, therefore, in pursuance of the provisions contained in clause (c) of Sub-paragraph (2) of Paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following amendment in its notification No. 56/84-I, dated the 13th November, 1984, published as O.M. No. 124 (E), in the Gazette of India, Extraordinary, Part II, Section 3 (iii) dated the 16th November, 1984, and as amended from time to time namely-
In Table 3 of the said notification, under columns 1 and 2 for the entry-
"16. Bahujan Samaj Party
  1. Madhya Pradesh.
  2. Uttar Pradesh
  3. Dadra and Nagar Haveli.
the entry
"16. Bahujan Samaj Party
  1. Haryana
  2. Madhya Pradesh
  3. Uttar Pradesh
  4. Dadra and Nagar Haveli.

Shall be substituted.

(N0.56/84-XXXIV)

By Order.

Sd/-
(K. C. SAHA)
Secretary.

R. WANGYAL
Deputy Chief Electoral Officer
Sikkim .Gangtok
ELECTION COMMISSION OF INDIA
NEW DELHI 110001
Dated the 12th October, 1988
Ashvina, 20 1910 (S)

NOTIFICATION

Whereas the Election Commission of India, has, by its order dated the 29th September, 1988, ordered that—

"(a) the name of group in the Lok Dal led by Shri Ajit Singh and known by the name Lok Dal (Ajit) and the election symbol 'Kisan driving a tractor reserved for this group be omitted from the list of National Parties; and

"(b) the group led by Shri H. N. Bahuguna as President and known as 'Lok Dal' shall be recognised as the 'Lok Dal' with the symbol 'Farmer' Ploughing the field Khet Jotata hua Kissan.

Now, therefore, in pursuance of clause (a) of sub-para (1) and sub-para (2) of Paragraph 17 of the Election symbol (Reservation and Allotment) Order, 1968, the Election Commission of India hereby makes the following amendments in its notification No. 56/84-1, dated the 13th November, 1984, published as O.M. 124 (E), in the Gazette of India, Extraordinary, Part II, Section 3 (iii), dated the 16th November, 1984, and as subsequently amended time to time, namely:—

In Table 1 appended to the said notification, the existing entry "8. Lok Dal (Ajit)....Kisan driving the tractor" shall be deleted.

The above amendment shall be deemed to have taken effect from 29th September, 1988.
By order.

Sd/-

(K. C. SAHA)
SECRETARY

R. Wangyal
Deputy Chief Electoral Officer
Sikkim Gangtok

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GOVERNMENT OF SIKKIM
LAND REVENUE DEPARTMENT
GANGTOK

Notification No. 12(32A)/LR(S) Dated 7.10.88.

NOTICE UNDER SECTION 4 (1) OF L.A. ACT, 1894.

Whereas the function of the Central Govt, under the Land Acquisition Act, 1894(1 of 1894), in relation to the acquisition of Land for the purpose of the Union have been entrusted to the State Govt, by notification No. 12018/12/76-LRD dated 10.1.87 issued by the Govt, 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 likely to be needed for a public purpose being a purpose of the Union namely for Extension of Helipad in the block of Chungthang Elaka Chungthang, District North, it is hereby notified that a piece of land comprising cadastral plot Nos. 329,330 and 331 and measuring, more or less 0.71 acre bounded

North: Road Reserve of N.S. Road
South: Road Reserve of N.S. Road
East: Existing helipad.

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

This notification is made, under the provision of section 4(1) 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 District Collector, North, Mangan.

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 do all other works required or permitted by that section.:

Any person interested in the above land, who has any objection to the acquisition hereof, 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 District Collector, North District, Mangan.

G. P. Pradhan, IAS,
Secretary
Land Revenue Department,
Govt. of Sikkim.
In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Sikkim Allotment of House Sites and construction of Building (Regulation and Control) Act, 1985 (No.11 of 1985), the State Government hereby declares that no construction, major repairs or excavations shall be carried out in the area mentioned below in the schedule without obtaining the approval of the State Government.

Further, all areas which fall 100 feet from both sides of the centre of the Bye-Pass Road where there are no roads 100 feet from schedule boundary shall be included for the purpose of this Notification.

**SCHEDULE**

**West Boundary**
The Western Bye-Pass commencing from the 'Amdo turning on the National Highway (N.H. 31 A) which runs north wards along the Western bye-Pass where it meets the Gangtok Mangan State Highway near Bozoghari.

**North Boundary**
From the meeting point of Western Bye-pass and Gangtok Mangan State Highway at Bozoghari the boundary follows the Gangtok Mangan state Highway further north wards, till the Tashi View Point (the point from where the Eastern By-pass commence to run eastward).

**East Boundary**
From the point from where, the eastern Bye-Pass emerges from the Gangtok Mangan State Highway (at Tashi View point) the boundary runs towards the South East Direction till it meets the Gangtok Nathula road.

**South Boundary**
From the point where the Eastern Bye-pass meets the Gangtok Nathula road towards Gangtok till the point below Mintokgang (i.e. Zero Point, the point where the Gangtok Nathula road meets the Ridge Road). From this point the boundary follows the Ridge Road upto the Palace Gust House. From this point the boundary runs southwards encircling the Government Press building and this runs further in the South West direction touching the Nam-Nam Deorali road turning (U turn). From this point, the boundary runs till it meets the point where the Eastern boundary of Deorali Bazar meets the National Highway. After this point the boundary follows the south boundary of Gangtok Town, as given by Notification No.24 (202) 5/LSGHGD, B dated 7th November, 1985, which encircles the whole of Deorali Bazar compound, Syari Government Housing complex, Tibetology sheds and Chorten to joint the road turning of NH 31-A below Gurulakhang. From here the boundary follows the NH 31-A road till it meets the Amdo Road turning.

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Secretary,
Local Self Government & Housing Department,
Government of Sikkim.
NOTIFICATION

Whereas the Government of Sikkim had been continuously requesting the Government of India to consider three major demands of the people of Sikkim, namely (a) restoration of Seat Reservation for the ethnic communities in Sikkim in the State Legislative Assembly, (b) grant of Citizenship rights, and (c) inclusion of Nepali Language in the Eighth Schedule of the Constitution.

And whereas, both the Government of India and the Government of Sikkim felt it necessary to have the matter thoroughly examined through discussions between the Central Government officials and the State Government officials and for purpose the State Government is required to constitute a Committee of the officials to represent the State Government.

Now, therefore, the Government of Sikkim constitutes the said Committee comprising the following:

1. Chairman, Law Commission of Sikkim — Member
2. Advocate General of Sikkim — Member
3. Chief Secretary to the Government of Sikkim — Member
4. Secretary to the Government, Home Department — Member
5. Secretary to the Government, Law Department — Member
6. Shri Passong Namgyal Secretary to the Government, — Member
   Health & Family Welfare Department.
7. Shri Tashi Topden Secretary to the Government, — Member
   Education Department

Secretary to the Government of Sikkim, Home Department will act as the Convenor of the Committee.

H. M. SINGH,
Chief Secretary,
Government of Sikkim.
In exercise of the power conferred by clause (c) of section 2 of the Sikkim Public Demands Recovery Act, 1988, (1 of 1988), the State Government hereby appoint Shri K. T. Charkapa, the Additional District Collector, East, as the Certificate Officer for the purposes of the said Act for the whole of Sikkim State, with immediate effect.

This supersedes the Land Revenue Department Notification No. 6(23)DC/75/400/LR, dated 10th March, 1988.

( K. SHERAB )
Secretary to the Govt, of Sikkim
Land Revenue Department.
GOVERNMENT OF SIKKIM
LOCAL SELF GOVERNMENT & HOUSING DEPARTMENT
GANGTOK.


ORDER

In the interest of the general public, the State Government under rule 40 of the Sikkim Cinema (Regulation) Rules, 1979, hereby directs that all Video Parlours shall close their video exhibitions on or before 9.00 P.M. daily. Further the Video Parlours shall not be allowed to play music outside their Video Halls.

R. S. BASNET,
Secretary,
Local Self Government & Housing Department,
Government of Sikkim,
Gangtok.

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If is hereby notified for information of the Public that entire area of the abandoned Garden at Kewzing/Rabongla, South District, is declared as Barfung Revenue Block with immediate effect.

K. SHERAB I.A.S.
Secretary to the Government of Sikkim,
Land Revenue Department,
Gangtok.
NOTIFICATION

In exercise of the powers conferred by clause (b) of article 318 of the Constitution of India, the Governor of Sikkim hereby makes the following regulations further to amend the Sikkim Public Service Commission (Staff) Regulations, 1983, namely:—

1. (1) These regulations may be called the Sikkim Public Service Commission (Staff) Second Amendment Regulations, 1988.

(2) They shall be deemed to have come into force on and from the date on which the Sikkim Public Service Commission (Staff) Amendment Regulations, 1988 came into force.

2. In regulation 5 of the Sikkim Public Service Commission (Staff) Regulations, 1988, to sub-regulation (2), the following provision shall be added, namely:—

"Provided that where on the application of the rate specified in sub-regulation (2), ther results in a loss to an existing employee, the amount of Special Allowance being drawn by him prior to the coming into force of this amendment shall be protected."

SD/-
C. M. CHHETRI
Deputy Secretary to the Govt, of Sikkim
Establishment Department.
The Government of Sikkim is pleased hereby to constitute State Level Road Safety Council comprising of the following with immediate effect:

1. Hon'ble Minister for Motor Vehicles — Chairman
2. Secretary, Motor Vehicles — Member
3. Secretary, Road & Bridges — Member
4. Secretary, S.N.T. — Member
5. Inspector General of Police — Member
6. One representative of Taxi Drivers Association — Member
7. One representative of Government Driver Association — Member
8. One representative of Truck Owners Association — Member
9. Joint Secretary, Motor Vehicles — Member-Secretary.

H. M. SINGH,
Chief Secretary,
Motor Vehicles Department,
Government of Sikkim.
Gangtok.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 86/H Dated 19th November, 1988

Election Commission of India's notification No. 56/84-XXXXVII dated the 03rd November 1988 is hereby published for general information.

ELECTION COMMISSION OF INDIA
NEW DELHI 110001
Dated the 3rd November, 1988
Kartika 12, 1910 (S)

NOTIFICATION

WHEREAS the Election Commission of India has reviewed the performance of all political parties including that of "Tripura State Congress for Democracy" a registered unrecognised party in the State of Tripura after the General Elections to some State Legislative Assemblies including that of the State of Tripura held in February, 1988;

AND WHEREAS the Tripura State Congress for Democracy party did not contest the General Election to the Legislative Assembly of the State of Tripura held in February, 1988 and thus failed to show tangible proof of its relationship with the electors and popular support it enjoys by way of number of valid votes polled at the said general election as required by clause (j) of sub-para (4) of Paragraph 3 of the Election Symbols (Reservation and Allotment) Order, 1968 under which paragraph the said party had been registered;

AND WHEREAS the said party has also failed to file any representation in response to the registered notice issued to it by the Commission as to why it should not be de-registered as it failed to secure minimum one percent of the valid votes polled at the general election to Tripura Legislative Assembly held in February, 1988;

AND WHEREAS the Commission is satisfied that the said party has no valid reason for such failure and is satisfied that the party has no longer any tangible proof of its electoral support as required to be shown for its continued registration and that the registration granted to the party shall be withdrawn;
NOW, THEREFORE, in exercise of the powers conferred on it by Article 324 of the Constitution read with rules 5 and 10 of the Conduct of the Elections Rules, 1961, paragraphs 3 and 18 of the Election Symbols (Reservation and Allotment) Order, 1968 and all other powers enabling it in that behalf, the Election Commission of India hereby makes the following amendments in its notification No. 56/84-I, dated 13th November, 1984, published as O.N. 124(E) in the Gazette of India, Extraordinary, part II, Section 3 (iii), dated 16th November, 1984 and as amended from time to time, in pursuance of clause (c) of Sub-para and Sub-para (2) of paragraph 17 of the said Symbols Order, namely-

IN TABLE 3 of the said notification, under columns 1 and 2, the entry -
"12-Tripura State Congress for Democracy .... Tripura"

SHALL BE DELETED and subsequent entries No. "13" to "19" shall be renumbered as "12" to "18".

By order,

(No. 56/84-XXXXVII)

Sd/-
(K. C. SAHA)
SECRETARY

R. Wangyal
Deputy Chief Electoral Officer
Sikkim-Gangtok.
NOTIFICATION

The Government of Sikkim is pleased to approve the following rates of daily fee and travelling allowance to Chairman Law Commission and Advocate General for the work performed by them as member of the Committee constituted vide Notification No. 26/Home/88 dated 23rd November, 1988: -

Rs. 500/- daily fee for actual day of sitting for the work of the Committee as sitting allowance; and free board & lodge and air fare if the Committee sits outside the State.

These rates shall be effective from the date of constitution of the Committee i.e. 23rd November, 1988.

By Order

H. M. SINGH,
Chief Secretary,
GOVERNMENT OF SIKKIM
DEPARTMENT OF HEALTH AND FAMILY WELFARE
CHIEF REGISTRAR OF BIRTHS & DEATHS
BUREAU OF ECONOMICS AND STATISTICS

No.2(2)/79-B&D/208/BES. Dated Gangtok, the 5th December, 1988

NOTIFICATION

In exercise of the powers delegated vide section 27 of the registration of Births and Deaths Act, 1969, the undersigned hereby appoints the Commanding Officer of 178/Military Hospital as Registrar of Births and Deaths occurring in Military Hospital under section 7 (1) of the above act.

DR. L. TENZING,
Director of Health Services
Cum-Chief Registrar of Births & Deaths.
GOVERNMENT OF SIKKIM
LAW DEPARTMENT
GANGTOK

Dated the 20th December, 1988.

S.O. 987 (E).- In exercise of the powers conferred by clause (n) of article 371 F of the Constitution, the President hereby extends to the State of Sikkim the enactment specified in the Schedule annexed hereto subject to the modifications, if any, specified in that Schedule and the following further modifications, namely:—

(1) Any reference in the said enactment to a law not in force, or to a functionary not in existence, in the State of Sikkim shall be construed as a reference to the corresponding law in force, or to the corresponding functionary in existence, in that State; provided that if any question arises as to who such corresponding functionary is or if there is no such corresponding functionary, the Central Government shall decide as to who such functionary will be and the decision of the Central Government shall be final.

(2) Notwithstanding anything contained in the relevant provision, if any, of such enactment for the commencement thereof, the provisions of such enactment shall come into force in the State of Sikkim on such date as the Central Government may, by notification in the Official Gazette, appoint:

Provided that different dates may be appointed for different provisions of the enactment and for different areas in the State of Sikkim and any reference in any such provision to the commencement of the Act shall be construed as a reference to the coming into force of that provision in the area where it has been brought into force.

SCHEDULE

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Year</th>
<th>No.</th>
<th>Short Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1944</td>
<td>18</td>
<td>Public Debts Act, 1944</td>
</tr>
</tbody>
</table>

R. VENKATARAMAN,
President.

R.K. TANDON,
Deputy Secretary to the Government of India.

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

F. No. 11 (472)/LD/1988.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
OFFICE ORDER

The Governor of Sikkim is pleased to appoint Shri K. C. Pradhan, IAS, Additional Chief Secretary as Chief Secretary to the Government of Sikkim with effect from the date he assumes charge.

By Order.

D- K. GAZMER,
Secretary to the Govt. of Sikkim,
Establishment Department.
In pursuance of clause (a) of paragraph 2 of the Electrical Appliances (Quality Control) Order, 1988, the State Government hereby appoints the Secretary to the Government of Sikkim in the Food and Civil Supplies Department as the Appropriate Authority for the purpose of the said order.

K.C. PRADHAN,
Chief Secretary,
Government of Sikkim.
GOVERNMENT OF SIKKIM
ELECTION DEPARTMENT

Notification No. 88/H
Dated 05th December, 1988,

Election Commission of India's notification No. 56/84-XXXXVIII dated the 18th November 1988 is hereby republished for general information.

ELECTION COMMISSION OF INDIA

NEW DELHI
Dated the 18th November, 1988
Kartika 27, 1910 (S)

NOTIFICATION

WHEREAS Naga National Democratic party which is a recognised State Party in the State of Nagaland with the symbol "Cock" reserved for it has intimated the Election Commission under sub-para (8) of paragraph 3 of the Election Symbols (Reservation and Allotment) Order, 1968 that the constitution of the Party has been amended in its 6th General Session held on 21st September, 1988 to change the name of the party as "NAGALAND PEOPLE'S COUNCIL";

AND WHEREAS the Election Commission of India has received no objection or opposition from any other quarter to the said change;

AND WHEREAS the Election Commission of India has decided to give effect to said change in the name of the party;

NOW THEREFORE, in pursuance of clause (b) of sub-para (1) and sub-para (2) of paragraph 17 of the Election Symbols (Reservation and Allotment) Order, 1968, the Commission hereby make the following amendment in its notification No. 56/84-1, dated 13th November, 1984, published as O. N. 124 (E) in the Gazette of India, Extraordinary, Part II, section 3(iii), dated the 16th November, 1984 and as amended from time to time, namely—

IN TABLE 2 of the said notification, against the entry "NAGALAND", the entries "1. Naga National Democratic Party, Cock" under columns 2 and 3 SHALL BE AMENDED TO READ AS "1. Nagaland People's Council..........Cock ".

By order,

Sd/-
(K. C. SAHA)
SECRETARY

R. Wangyal
Deputy Chief Electoral Officer
Sikkim-Gangtok.

PRINTED AT THE SIKKIM GOVERNMENT PRESS, GANGTOK.
In exercise of the powers conferred by paragraph 8 of the Electrical Appliances (Quality Control) Order, 1988, I, T. P. Sharma Secretary to the Government of Sikkim, Food and Civil Supplies Department, hereby authorise the Joint Controller, Deputy Controller---Assistant Controller of Legal Metrology (Weights Measures) of the Food and Civil Supplies Department, to exercise the powers of search and seizure under clause (c) of paragraph 6 of the Electric Appliances (Quality Controller) Order, 1988.

T. P. SHARMA,
Secretary,
Food and Civil Supplies Department,
Government of Sikkim.
GOVERNMENT OF SIKKIM
OFFICE OF THE SECRETARY FOOD & CIVIL SUPPLIES DEPTT.
(WEIGHTS & MEASURES SECTION)
GANGTOK SIKKIM

No. 7/4(70)80-81//W&M/FCS Dated Gangtok, the 21/12/1988.

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 5 of the Standards of Weights and Measures (Enforcement) Act, 1985 (54 of 1985), and in supersession of the Food and Civil Supplies Department, notification No. 2/4(70)80-81/WM/FCS and No. 3/4(70-80-81/WT/FCS dated 14th July, 1982 publication in the Sikkim Government Gazette, Extraordinary, No. 98 and 99 dated the 27th August, 1982, the State Government hereby appoints Shri B. K. Pradhan as the Deputy Controller of Legal Metrology (Weights and Measures) for the whole State for the purpose of the said Act.

T. P. SHARMA,
Secretary,
Food & Civil Supplies Department,
Sikkim-Gangtok.
GOVERNMENT OF SIKKIM
OFFICE OF THE SECRETARY FOOD & CIVIL SUPPLIES DEPTT.
(WEIGHTS & MEASURES SECTION)
GANGTOK SIKKIM

No.8/4(70)80-81//W&M/FCS. Dated Gangtok, the 21/12/1988.

NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 5 of the Stan-
--- of Weights and Measures (Enforcement) Act, 1985(54 of 1985), and in supersession of
the Food and Civil Supplies Department Notification No. 5/4(70)80-81/WM/FCS dated the
14th July, 1982 published in the Sikkim Government Gazette, Extraordinary, No. 101 dated
the 27th August, 1982, the State Government hereby appoints C.K. Sharma to act as Ins-
pector of Legal Metrology (Weights and Measures) for the purposes of said Act and posts
him in the District of South Sikkim with Headquarter at Namchi with effect from the date he
takes over the charge as such Inspector.

T. P. SHARMA,
Secretary,
Food & Civil Supplies Department,
Sikkim-Gangtok.
G.S.R.356(E) In exercise of Powers conferred by Section 3 of the Essential Commodities Act,1955. (10 of 1955) the Central Government hereby makes the following Order, namely-

1. Short title and commencement:

(1) This Order may be called the Electrical appliance (Quality Control) Order,1988.

(2) It shall come into force on the 1st day of July, 1988 for electrical appliances mentioned at Serial Nos. 1 to 4 in the Schedule attached to this Order and on the 1st day of September, 1988, for electrical appliances mentioned at Serial No.5 to 7 in the said Schedule.

2. Definitions: In this order, unless the context otherwise requires:

(a) 'Appropriate Authority' means any officer not below the rank of Director in the Department of Industrial Development or Civil Supplies or Director Industries of the State Government or any other officer of equivalent rank appointed by the Central or the State Government or the Bureau of Indian Standards to implement the provisions of this order;

(b) 'Bureau' means Bureau of Indian Standards;

(c) 'Dealer' in relation to electrical appliances means a person who or a firm or a Hindu undivided family which, carries on, directly or otherwise, the business of buying, selling, supplying or distributing any such appliance, whether in cash or for deferred payment or for commission, remuneration or other valuable consideration;

(d) 'Electrical Appliances' means the electrical appliances specified in column (2) of the Schedule

(e) 'Manufacturer' in relation to electrical appliance means a person who, or a firm or a Hindu undivided family which, produces, makes, assembles or manufactures any such appliance and includes a person who or a firm or Hindu undivided family which claims such appliances to be produced, made, assembled or manufactured by such person or firm or Hindu undivided family, as the case may be;
(f) 'Schedule' means the Schedule annexed to this Order;

(g) 'specified standard' in relation to an electrical appliance mentioned in column (2) of the schedule, means the standard as specified in the corresponding entry (3) of the said Schedule;

(h) 'Standards Mark' means the Bureau of Indian standards Certification Mark Specified by the Bureau to represent a particular Indian Standard and also includes any Indian Standards institution Certification Mark specified by the Indian standards Institution;

(i) "State Government" includes a Union Territory Administration.

3. Prohibition regarding manufacture sale etc. of electrical appliances specified in column (2) of the Schedule:

(1) No person by himself or by any person on his behalf manufacture or store for sale sell or distribute any Electrical Appliance which does not conform to the specified standard and it shall be with Standards Mark of the Bureau. Provided that nothing in this Order shall apply in relating to export of Electrical Appliances which do not conform to the specified standard but conform to any specification required by the foreign buyer and such specified cation shall not in any case be less than the specified standard.

(2) The sub-standards or defective electrical appliances or raw-material or components which do not conform to the specified standard shall be deformed beyond use; and disposed of as scrap.

4. Certification of manufacturers:

(1) All manufactures of electrical appliances shown in Column (2) of the Schedules shall make an application to the Bureau for obtaining licence for use of the standard mark, within 45 days of the issue of this Order.

(2) The grant or licence by the Bureau for use of the Standard Mark shall be as per provisions under the Bureau of Indian Standards Act, 1986, and the Rules end Regulations framed, thereunder.

(3) When any person him self or by any person on his behalf proposes to manufacture electrical appliances shown in column (2) of the Schedule, he shall make an application to the Bureau within 45 days of commencement of production and obtain licence before the coming into force of this Order.

(4) Consequence to the lapsing/cancellation of any licence or closure of application by the Bereau for one or more of the electrical appliances shown in column (2) of the Schedule, other Appropriate Authority shall be informed.

5. Prohibition of storage sale and distribution:

No person shall himself or by any person acting on his behalf store for sale, sell or distribute any electrical appliance shown in column (2) of the Schedule which does not bear Standard Mark of the Bureau and manufactured by a person who has obtained Certification Mark Licence for the purpose.

6. Power to call for information etc:

The Appropriate Authority may with a view to securing compliance with this Order:

(a) required any person enaged in the manufacture, storage for sale, sale or distributution of any electrical appliance to give such information as it deems necessary in relation to the manufacture, storage for sale, sale or distribution of any electrical appliance for the implementation of this order or requires any such person to furnish to it samples of any electrical appliances or any component of any electrical appliance;

(b) inspect or case to be inspected any books or other documents or any electrical appliances or the components of any electrical appliance kept by or belonging to or in the possession of under the control of any person engaged in the manufacture storage for sale, sale of distribution of any electrical appliances;

(c) cause an officer authorised under clause (9) to enter and search any premises and seize any electrical appliances in respect of which it has reason to believe that a contravention of this order has been committed or the said electrical appliance is not of the specified standards

(d) the provisions of section 100 of the code of Criminal Procedure; 1973(2 of 1974)relating to search and seizure shall so far as may apply to searches and seizure under this clause.
7. Testing of samples:
Samples of any electrical appliances bearing the Standard Mark and drawn by the Appropriate Authority, for ascertaining whether it is of the specified standard, shall be tested in the laboratory approved by the Bureau and in the manner as determined by the Bureau.

8. Delegation of Powers:
The Appropriate Authority may by general or special order in writing authorise any officer specified in clause (a) of paragraph 2 to exercise all or any of its functions under this Order: provided that no officer who is not of a Gazetted rank, and in the case of Bureau who is not of a rank equivalent to gazetted officer, shall be authorised by the Appropriate Authority to exercise the powers of search and seizure under clause (c) of paragraph 6.

9. Power to issue direction to manufacturers and dealers:
The appropriate Authority may issue such directions to manufacturers and dealers, consistent with the provisions of this order, as may be necessary in carrying out the purposes of this order.

10. Compliance of directions:
Every person engaged in the manufacture, storage for sale, sale or distribution of any electrical appliance, to whom any direction is issued under this order, shall comply with such direction.

11. Obligation to furnish information:
No manufacturer or dealer shall with intent to evade the provisions of this order, refuse to give any information lawfully demanded from him under clause 6 or conceal, destroy, mutilate or deface; any books or documents of any electrical appliance shown in column (2) of the Schedule kept by such person or in the possession or control of such person.

12. Penalty:
Any person who contravenes any of the provisions of this order or fails to carry out any direction or requisition made hereunder shall be punishable and the property in respect of which the order has been contravened, shall be liable to forfeiture under Section 7 of the Essential Commodities Act,1955 (10 of 1955).

13. Appeal:
(1) Any manufacturer or dealer aggrieved by any decision of the Appropriate Authority may prefer an appeal in writing to the Central Government within 30 days from the date of receipt by him of the copy of the order communicating such decision.
Provided that the Central Government may admit any appeal after the expiry of the period aforesaid if it is satisfied that the appellant was prevented sufficient cause from filing the appeal in time.

(2) On rece’pt of the appeal under sub-clause (1), the Central Government may, after giving the appellant an opportunity of being heard, pass such order as it may deem’ fit.

Sd/-
( P. SINHA )
JOINT SECRETARY TO THE GOVERNMENT OF INDIA
(F. NO. 9/7/87-El. India).

Sd/-
(B.K. PRADHAN)
DEPUTY CONTROLLER
(WEIGHTS & MEASURES) CELL,
FOOD AND CIVIL SUPPLIES DEPARTMENT
GOVERNMENT OF SIKKIM, GANGTOK.
# Schedule of Electrical Appliances

<table>
<thead>
<tr>
<th>SL. No.</th>
<th>Electrical Appliances</th>
<th>Standard</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Electric Immersion Water Heaters</td>
<td>IS: 368</td>
</tr>
<tr>
<td>2.</td>
<td>Electric Irons</td>
<td>IS: 366</td>
</tr>
<tr>
<td>3.</td>
<td>Electric Stoves</td>
<td>IS: 2994</td>
</tr>
<tr>
<td>4.</td>
<td>Electric Radiators</td>
<td>IS: 369</td>
</tr>
<tr>
<td>5.</td>
<td>Switches for domestic and similar purposes</td>
<td>IS: 3854</td>
</tr>
<tr>
<td>6.</td>
<td>2 Amp switches for domestic and similar purposes</td>
<td>IS: 4949</td>
</tr>
<tr>
<td>7.</td>
<td>3 Pin plugs and sockets putlets</td>
<td>IS: 1293</td>
</tr>
</tbody>
</table>
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PART I—Ordinances, Messages, etc—Nil

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PART III—Rules Orders, Press Note etc. 6-9

PART IV—Textile Commissioner-fixation of prices of cloths—Nil

PART V—F.CS—Rationing of Essential Commodities—Nil

PART VI—Nil

PART VII—Advertisement and Notices etc.

PART VIII—Nil

PART IX—(i) Epidemic Diseases—Nil

PART X—(ii) Rainfall—Nil
Notifications regarding appointments, postings, transfers, leave etc.

HIGH COURT OF SIKKIM
OFFICE ORDER
No.2/HCS/ESTT.
Dated Gangtok, the 11th January, 1988.

Hon’ble the Chief Justice has been pleased to grant 15 days special casual leave to Shri P.W. Pulger, Civil Judge-cum-Judicial Magistrate (East and North) w.e.f. 15th February, 1988 to 29th February, 1988. During the leave period of Shri P.W- Pulger, Shri Tashi Wangdi, Civil Judge-cum-Judicial Magistrate (East) shall remain in-charge of both the Offices and the Court of Civil Judge-cum-Judicial Magistrate (East and North).

O.N. SHARMA,
Registrar-in-Charge.

ESTABLISHMENT DEPARTMENT
OFFICE ORDER
No. 1/Gen/Estt
Dated Gangtok the 2nd January, 1988.

The services of Shri Robin Kumar Chettri, Assistant Engineer( Electronics), Power Department, is hereby placed at the disposal of SITCO, on deputation for an initial period of 3 (three) years w.e.f. 18.11.87 on his own pay and allowances.

His services on deputation shall be governed by the terms and conditions as laid down in the Notification No. 5 (213) 100/Gen/Est dated 18.7.81 as amended from time to time.

By Order.

C.M. CHETTRI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 13/(Gen)/Estt.
Dated Gangtok, the 2nd January, 1988.

Mr. K.N. Bagdass, Marketing Officer, is hereby absorbed against one of ARCS in the Co-operation Department with immediate effect.

Further, the services rendered by him with Fair Price Shop is counted towards his State Govt. Service for all purposes

By Order.

K.P.ADHIKARI
Deputy Secretary
Establishment Department

OFFICE ORDER
No. 18/(Gen)/Estt.
Dated Gangtok, the 4th January,1988

In pursuance of letter, No 200/1/6 87/137092/LU-1 dated 6.11.87, Dr. (Lt.Col.) Vajay Seshan, (MR 2647),then Medical Specialist, STNM Hospital, Gangtok, Health & Family Welfare Department, is allowed to draw the pay and allowances at rates indicated below:-

<table>
<thead>
<tr>
<th>w.e.f</th>
<th>w.e.f.</th>
<th>w.e.f.</th>
<th>w.e.f</th>
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<tbody>
<tr>
<td>1.1.86</td>
<td>1.7.86</td>
<td>1.10.86</td>
<td>1.1.87</td>
</tr>
<tr>
<td>30.6.86</td>
<td>30.9.86</td>
<td>31.12.87</td>
<td>17.4.87</td>
</tr>
</tbody>
</table>

Basic pay Rs. 4050/- Rs. 4050/- Rs. 4050/- Rs.4200/-
Special pay Rs. 100/- Rs. 100/- Rs. 100/- Rs.100/-
Rank pay Rs. 800/- Rs. 800/- Rs. 800/- Rs.800/-
D.A. -- Rs. 146/- Rs. 146/- Rs. 300/-
K.M.A. Rs. 75/- Rs. 75/- Rs. 100/-
N.P.A. Rs. 600/- Rs. 600/- Rs. 600/- Rs.600/-
Special pay Rs. 400/- Rs. 400/- Rs. 400/- Rs.400/-

This is in partial amendment to O.O. No. 240/G/Est dated 26.2.86.

By Order.

S. DOLMA,
Under Secretary,
Establishment Department.

NOTIFICATION
No. 273/(Gen)/Estt.
Dated Gangtok, the 5th January,1988

The Governor of Sikkim is pleased to sanction the creation of the following posts in Sikkim Government College under Education Department with immediate effect.

<table>
<thead>
<tr>
<th>Sl.</th>
<th>Name of Post</th>
<th>No. of Pay Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Lecturer in Education 1 (One)</td>
<td>Rs. 700-1600 (U.D.C. Scale)</td>
</tr>
<tr>
<td>2.</td>
<td>Lecturer in Geography 1 (One)</td>
<td>Rs. 700-1600 -do-</td>
</tr>
<tr>
<td>3.</td>
<td>Lecturer in Chemistry Honours 1 (One)</td>
<td>Rs. 700-1600 -do-</td>
</tr>
<tr>
<td>4.</td>
<td>Lecturer in Physics Honours 1 (One)</td>
<td>Rs. 700-1600 -do-</td>
</tr>
<tr>
<td>5.</td>
<td>Lecturer in History 1 (One)</td>
<td>Rs. 700-1600 -do-</td>
</tr>
</tbody>
</table>
The expenditure shall be debitable to budget head 2202/General Education-03-University and Higher Education 103 Government Colleges and Institutes (1) Government Degree College, Gangtok (1) Salaries (Pian).

By Order.

C.M. CHETTRI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 22/(Gen)/Estt
Dated Gangtok, the 5th January, 1983.

The Governor is pleased to transfer Mr B.S. Gautam, Assistant Engineer, Planning (Building), P.HE. and Housing Department as Assistant Engineer. Building, Gayzing on his own pay and allowances.

By Order,

D.K. GAZAMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 24/Gen/Estt.
Dated Gangtok, the 5th January, 1988.

The ad-hoc appointment of Shri P.C. Yegi, Lecturer in Poll and Sanskrit in S.T.N.H.S. (Sheda) vide O.O. No.206/G/Estt. dated 18.5.84 in hereby regularised with effect from 1.12.87 on a monthly may of 700/-p.m in the scale of Rs.700-40-1100-50-1300-assesmerit-50-1600 plus other allowances as admissible under the rules.

He shall be on probation for one year.

By Order.

D.K. GAZAMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 310/(Gen)Estt.
Dated Gangtok, the 13th January, 1988.

A post of Driver for the vehicle attached with the Adviser Planning and Development and Tourism Development & is created in the Tourism Department in the revised scale of Rs. 910-15-1030 EB-20-1290 with effect from 1.12.1987.

By Order,

C.M. CHETTRI,
Deputy Secretary,
Establishment Department.
Secretary, Home Department, is hereby entrusted with the work of Secretary, Law Department, during the absence of Mr. B.R. Pradhan on leave.

By Order.

T.L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 107(Gen)/Estt.
Dated Gangtok, the 18th January, 1988.

Shri Lobsang Dorjee Lachungpa, is hereby appointed as Development Officer (Feed & fodder) in the Animal Husbandry & Vety. Services Department in the scale of Rs.1820-60-2600-EB-75-3200 Revised) w.e.f. 12.12.87 i.e. the date of approval.

He will draw a basic pay of Rs. 1820/- p.m. in the above scale. In addition he will be entitled to other allowances as admissible under the rules.

As usual he will be on probation for one year.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 155/Gen/Estt.
Dated Gangtok, the 22nd January, 1988.

Shri Tashi Densapa, Managing Director, SIDICO, will also hold additional charge of Managing Director, State Trading Corporation of Sikkim with immediate effect.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 112/(Gen)/Estt.
Dated Gangtok, the 19th January, 1988.

The following intra-departmental transfers are are hereby made in the Forest Department with immediate effect:

1. Mr. Thomas Chandy, IFS, ACF (Planning), is transferred and posted as ACF (T), with Headquarters at Namchi.

2. Mr. Arvind Kumar, IFS, ACF (Cardamom), is transferred and posted as ACF (T) with headquarters at Mangan.

On transfer, they will carry their own pay and scale.

By Order.

T. L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department.
OFFICE ORDER
No. 203/Gen/Estt.
Dated Gangtok, the 28th January, 1988.

Mr. R S. Basnett, Additional Secretary, Home & Motor Vehicles Department will also hold the charge of Secretary the Chief Minister in addition to his own works during the absence of Mr. Tensung Gyatso.

By Order.

D.K. GAJMER,
Addl. Secretary,
Establishment Department.

SIKKIM LEGISLATIVE ASSEMBLY
SECRETARIAT GANGTOK
NOTIFICATION
No. SLAS/87-88/188(3503)
Dated Gangtok, the 30th January, 1988.

In pursuance of Rule 11 of the Rules of Procedure and Conduct of Business in Sikkim Legislative Assembly, Shri T.R. Sharma, Hon'ble Speaker, who will be out of station from 1st to 6th February, 1988 has been pleased to delegate to Shri Ram Lepcha, Deputy Speaker, his powers and functions during the above mentioned period.

B.P.S. BUSNETT,
Joint Secretary.
HIGH COURT OF SIKKIM
OFFICE ORDER
No. 3/HCS/ESTT.
Dated Gangtok, the 11th January, 1988.

Hon'ble the Chief Justice has been pleased to grant 15 days special casual leave to Shri Tashi Wangdi, Civil-Judge-cum Judicial Magistrate (East) w.e.f. 30th January, 1988 to 13th February, 1988. During the leave period of Shri Tashi Wangdi, Shri P.W. Pulger, Civil Judge-cum-Judicial Magistrate (East and North) shall remain incharge of both the Offices and the Court of Civil Judge-cum-Judicial Magistrate (East).

By Order.

O.N. SHARMA
Registrar-in-Charge,

ESTABLISHMENT DEPARTMENT
NOTIFICATION
No. 317/Gen/Estt.
Dated Gangtok, the 19th January, 1988.

The Chief Medical Officers of the Health & Family Welfare Department are declared as competent authority to sanction the Annual Increments of the non-gazetted staffs in the District.

By Order.

D. K. GAZMER,
Addl Secretary,
Establishment Department.

OFFICE ORDER
No. 135/(Gen)/Estt.
Dated Gangtok, the 20th January, 1988.

Miss C.K. Cintury, IAS, Additional Secretary, Animal Husbandry & Vety. Services Department, Govt. of Sikkim, is hereby delegated the following powers with immediate effect:-
1. To sanction annual increments of non-gazetted staff of the Department.
2. To sanction Earned Leave, Commuted Leave, Half Pay Leave, Maternity Leave, Examination Leave and Leave Encashment of non-gazetted staff of the Department.

By Order.

S. DOLMA,
Under Secretary,
Establishment Department.

FINANCE DEPARTMENT
OFFICE ORDER
No.198/Fin.
Dated Gangtok, the 31st December, 1987.

During the absence of Shri P. Thendup, Deputy Director, GT-C.1. on Leave with effect from 28.12.87, Miss B.M. Singh, Director, G.I.CL is declared as Drawing and Disbursing Officer with immediate effect till Shri Thondup’s return from leave.

By Order

J.B. RAI,
Under Secretary,
Department of Finance.

OFFICE ORDER
No. 1/Fin
Dated Gangtok, the 4th January, 1988,

During the absence of Dr. B.S. Basnnett, Secretary-cum-Director, Agriculture Department on leave with effect from 28.12.87, Shri S. Lama, Additional Director, Agriculture Department is allowed to exercise financial powers of
Head of Department with immediate effect till Dr. Busnett’s return from leave.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department

OFFICE ORDER
No. 3/Fin.
Dated Gangtok, the 8th January, 1988.

Shri B.K. Tamang, Accounts Officer, Income and Sales Tax Department, is hereby declared as Drawing and Disbursing Officer with immediate effect vice Shri D.B. Gurung, since transferred on promotion as Deputy Chief Pay and Accounts Officer, North.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 4/Fin.
Dated Gangtok, the 8th January, 1988.

Mrs. Parbati Pradhan, Accounts Officer, Excise Department, is hereby declared as Drawing and Disbursing Officer with immediate effect vice T.T. Sada, since transferred on promotion as Deputy Chief Pay and Accounts Officer, West.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 5/Fin.
Dated Gangtok, the 5th January, 1988.

Shri T.T. Sada, Deputy Chief Pay and Accounts Officer, Pay and Accounts Office, Gyalzing, is declared as Head of Office, as well as Drawing and Disbursing Officer with effect from 6.1.1988.

He is also authorised to sign cheques pertaining to Pay and Accounts Office, West District from 6.1.1988.

Consequently Shri B.K. Thrikhatri, Accounts Officer, Gyalzing ceases to function as Head of Office, Drawing and Disbursing Officer and cheque signing Officer of Pay and Accounts Office, West District with effect from 6.1.88.

By Order.

J. PRADHAN.
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 5/Fin.
Dated Gangtok, the 8th January, 1988.

The following Officers of Building, Water Supply and Housing Department are declared as Drawing and Disbursing Officer for the Office shown against each with immediate effect:

1. Shri N.T. Lepcha, Senior Accounts Officer, Head Office.
2. Shri B.S. Gautam, Assistant Engineer, West Sub-Division.

Consequently the department office order No. 544/Fin of 10/2/86 and O.O. No. 30/Fin of 23/4/86 declaring Shri Jaidev Sharma, Accounts Officer and Shri G.T. Dhungal the then Assistant Engineer as Drawing and Disbursing Officer for Head Office and West District, respectively shall stand withdrawn.

By Order.

J. PRADHAN.
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 6/Fin.
Dated Gangtok, the 8th January, 1988.

Shri H. P. Sharrna, Accounts Officer, Education Department, Mangan is declared as Drawing and Disbursing Officer for North District with immediate effect.

Consequently this department Office Order No. 54/Fin of 2.5.87 declaring Shri Arjun Kumar Rai, the then Accounts Officer, Education Department, Mangan shall stand withdrawn.

By Order.

J. PRADHAN.
Deputy Secretary,
Finance Department.
OFFICE ORDER  
No. 7/Fin.  
Dated Gangtok, the 12th January, 1988.  

Mrs. R.D. Rechung, Joint Secretary, Culture Department, is declared as Head of Office with immediate effect vice Mrs. Angi Namgyal, Joint Secretary since transferred to Tourism Department.

By Order.  

J. PRADHAN,  
Deputy Secretary,  
Finance Department.

OFFICE ORDER  
No. 8/Fin.  
Dated Gangtok, the 18th January, 1988.  

During the absence of Shri P. S. Molommu, Chief Accounts Officer, Home Department, on leave effect from 15/1/1988, Smt. D.K. Cintury, Accounts Officer, Home Department is declared as Drawing and Disbursing Officer with immediate effect till Shri Molommu’s return from leave.

By Order.  

J. PRADHAN,  
Deputy Secretary,  
Finance Department.

OFFICE ORDER  
No. 9/Fin.  
Dated Gangtok, the 18th January, 1988.  

During the absence of Shri T.P. Sharma, Secretary, Food and Civil Supplies Department on training with effect from 6/1/1988, Shri K.B. Gurung, Joint Secretary Food and Civil Supplies Department is allowed to exercise Financial power of Head of Department with immediate effect till Shri T.P. Sharma’s return from Training.

By Order.  

J. PRADHAN,  
Deputy Secretary,  
Finance Department.

OFFICE ORDER  
No. 10/Fin.  
Dated Gangtok, the 25th January, 1988.  

Shri CP. Iype, Executive Engineer, Power Department (South-West), Jorethang is declared as Drawing and Disbursing Officer with immediate effect vice Shri G. Lepcha, Executive Engineer since transferred.

By Order.  

J. PRADHAN,  
Deputy Secretary,  
Finance Department.

OFFICE ORDER  
No. 11/Fin.  
Dated Gangtok, the 25th January, 1988.  

Shri B.T. Tamang, who was declared as Drawing and Disbursing Officer in his former post of Accounts Officer, Forest Department Government of Sikkim is hereby allowed to continue as Drawing and Disbursing Officer on his promotion as Senior Accounts Officer, Forest Department.

By Order.  

J. PRADHAN,  
Deputy Secretary,  
Finance Department.

OFFICE ORDER  
No. 12/Fin.  
Dated Gangtok, the 28th January, 1988.  

During the absence of Shri M.K. Singh, Deputy Development Officer, Rural Development Department, Shri C.P. Tongden, Assistant Engineer, Rural Development Department is hereby declared as Drawing and Disbursing Officer for North District with immediate effect till Shri Singh’s return from leave.

By Order.  

J. PRADHAN,  
Deputy Secretary,  
Finance Department.
OFFICE ORDER

No. 13/Fin.

Dated Gangtok, the 28th January, 1988.

Shri K.N. Lamtha, Joint Registrar, Co-operation Department, is declared as Head of Office in terms of Rule 55 of Sikkim Financial Rules with immediate effect.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.
CONTENTS

PART I—Ordinances’ Messages, etc- Nil

PART II—Appointments, Postings, Transfers, leave etc 12-18

PART III—Rules Orders, Press Note etc. 19.

PART IV—Textile Commissioner-fixation of prices of clothS—Nil

PART V—F.C.S—Rationing of Essential Commodities—Nil

PART VI—Nil

PART VII—Advertisement and Notices etc.

PART VIII—Nil

PART IX—(i) Epidemic Diseases—Nil

PART X—(ii)Rainfall-Nil
Notifications regarding appointments, postings, transfers, leave etc.

HIGH COURT OF SIKKIM
NOTIFICATION
No.7/HCS/ESTT.

Dated Gangtok, the 6th February, 1988.

The following temporary posts, on the High Court Establishment, in the pay scale shown against them, are hereby extended for another year i.e. upon 28/2/1988.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>Number</th>
<th>Pay Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>Driver</td>
<td>3(Three)</td>
<td>720-12-840-Eb-14-980-Eb-15-1055</td>
</tr>
<tr>
<td>3.</td>
<td>Leave Reserve Driver</td>
<td>1(one)</td>
<td>720-12-840-Eb-14-980-Eb-15-1055</td>
</tr>
<tr>
<td>4.</td>
<td>Restorar.</td>
<td>1(one)</td>
<td>690-11-800-Eb-13-930-Eb-14-1000</td>
</tr>
<tr>
<td>5.</td>
<td>Usher.</td>
<td>1(one)</td>
<td>660-8-740-10-900</td>
</tr>
<tr>
<td>6.</td>
<td>Mali Grade II</td>
<td>2(two)</td>
<td>650-7-727-8-815</td>
</tr>
<tr>
<td>7.</td>
<td>Peon.</td>
<td>9(Nine)</td>
<td>635-7-712-8-800</td>
</tr>
<tr>
<td>8.</td>
<td>Usher.</td>
<td>1(one)</td>
<td>635-7-712-8-800</td>
</tr>
<tr>
<td>9.</td>
<td>Sweeper.</td>
<td>1(one)</td>
<td>635-7-712-8-800</td>
</tr>
<tr>
<td>10.</td>
<td>Sweeper-Cum-Chowkidder</td>
<td>1(one)</td>
<td>635-7-712-8-800</td>
</tr>
</tbody>
</table>

By Order.

S.D. DAS,
Registrar,

HIGH COURT OF SIKKIM
NOTIFICATION
No. 9/HCS Estt.

Dated Gangtok, the 12th February, 1988.

Under rule 6(1) of the Sikkim Government Services(Revised Pay) Rules, 1987, the pay of Shri/Mrs Rajendra Singh Rawat, P.S. to H.Judge of this Court, is fixed at Rs.2000/- per month, with effect from 1/1/1987, in the revised scale of Rs.1820-60-2600-75-3200 with the concurrence of the pay cell, Establishment Department. He/she is allowed to draw the annual increment of Rs.60/- in the above scale with effect from 1-6-1987, thereby raising his/her Pay to Rs.2060 per month.

By Order,
Registrar.

HIGH COURT OF SIKKIM
NOTIFICATION
No. 8/HCS /ESTT.

Dated Gangtok, the 6th February, 1988.

The following temporary posts, on the High Court Establishment, the pay scale shown against them, are hereby extended for another year i.e. upto 28/2/1989.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>Number</th>
<th>Pay Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Stenographer Grade I</td>
<td>1 (one)</td>
<td>1100-25-1350-Eb-30-1650-Eb-40-1850</td>
</tr>
<tr>
<td>2.</td>
<td>Head Assistant</td>
<td>2(two)</td>
<td>920-20-1060-Eb-25-1210-Eb-30-1600</td>
</tr>
<tr>
<td>3.</td>
<td>Judgement Writer Grade IT</td>
<td>1 (one)</td>
<td>970-20-1110-Eb-25-1210-Eb-30-1600</td>
</tr>
<tr>
<td>4.</td>
<td>Stenographer Grade III</td>
<td>1 (one)</td>
<td>920-20-1060-Eb-25-1210-Eb-30-1600</td>
</tr>
<tr>
<td>5.</td>
<td>Translator.</td>
<td>1(one)</td>
<td>830-20-1050-Eb-25-1400</td>
</tr>
<tr>
<td>6.</td>
<td>U.D.A. Assistant Librarian,</td>
<td>1(one)</td>
<td>830-20-1050-Eb-25-1400</td>
</tr>
<tr>
<td>7.</td>
<td>Accountant.</td>
<td>1(one)</td>
<td>920-20-1060-Eb-25-1210-Eb-30-1600</td>
</tr>
</tbody>
</table>

By Order.

S.D. DAS,
Registrar,

NOTIFICATION
No. 10/HCS Estt.

Dated Gangtok, the 17th February, 1987.

Under rule 6(1) of the Sikkim Government Services(Revised Pay) Rules, 1987, the pay of Shri/Mrs Harish Kumar Rawat, P.S. to H.Judge of this Court, is fixed at Rs.2120 per month, with effect from 1/1/1987, in the revised scale of Rs.1220-60-2600-75-3200 with the concurrence of the pay cell, Establishment Department. He/she is allowed to draw the annual increment of Rs.60/- in the above scale with effect from 1-12-1987, thereby raising his/her Pay to Rs.2180 per month.

By Order,
Registrar.

S.D. DAS,
Registrar,

NOTIFICATION
No. 11/HCS Estt.

Dated Gangtok, the 12th February, 1988.

Under rule 6(1) of the Sikkim Government Services(Revised Pay) Rules, 1987, the pay of Shri/Mrs Rajendra Singh Rawat, P.S. to H.Judge of this Court, is fixed at Rs.2000/- per month, with effect from 1/1/1987, in the revised scale of Rs.1820-60-2600-75-3200 with the concurrence of the pay cell, Establishment Department. He/she is allowed to draw the annual increment of Rs.60/- in the above scale with effect from 1-6-1987, thereby raising his/her Pay to Rs.2060 per month.

By Order,
Registrar.

S.D. DAS,
Registrar,
NOTIFICATION
No. 10 /HCS/ESTT.
Dated Gangtok, the 12th February, 1988.

Under rule 6(l) of the Sikkim Government (Revised Pay) Rules, 1987, the Pay of Shri/ Mrs Kesang Dorjee Bhotia, A.R. of this Court, is fixed at Rs. 2060 per month, with effect from 1/1/1987, in the revised scale of Rs. 1820-60-2000-75-3200 with the Concurrency of the Pay Cell, Establishment Department.

He/she is allowed to draw the annual increment of Rs. 60/- in the above scale with effect from 1-3-1987, thereby raising his/her pay to Rs. 2120/- per month.

REGISTRAR.

NOTIFICATION
No. 11 HCS/Estt.
Dated Gangtok, the 13th February, 1988.

The following temporary posts in the court of District and Sessions Judge, Gangtok, in the pay scale shown against them, are hereby extended for another year i.e upto 28/2/1989.

Sl. No. Name of posts Number Pay Scale
5. Peon l(one) 635-7-712-8-800.
6. Fresh l(one) 635-7-712-8-800.
7. Chowkider. l(one) 650-7-727-8-815

By Order. S.D. DAS, Registrar.

NOTIFICATION
No. 12/HCS/ESTT.
Gangtok, the 13th February, 1988.

The following temporary posts, in the Court of Civil Judge-cum-Judicial Magistrate, Namchi and Gyalshing, are hereby extended upto 28/2/1989.

Sl. No. Name of posts Number Pay Scale
3. Record Keeper, Namchi. l(one) 830-20-1050-Eb-25-1400.
5. Peon. Gyalshing. l(one) 635-7-712-8-800.

By Order. S.D. DAS, Registrar.
NOTIFICATION
No. 16/(Gen)/Estt.
Dated Gangtok, the 17th February, 1988.
Under rule 6(1) of the Sikkim Government Services (Revised Pay) Rules, 1987, the pay of Shri/Mrs. A.P. Subba, Deputy Registrar of this Court, is fixed at Rs. 2900/- per month, with effect from 1/1/1987, in the revised scale of Rs. 2525-75-3200/100-4000, with the Concurrence of the pay Cell, Establishment Department.
He/She is allowed to draw the annual increment of Rs. 75/- in the above scale with effect from 1/2/1987, thereby raising his/pay to Rs. 2975/- per month.

A.P. SUBBA,
REGISTRAR I/C.

NOTIFICATION
No. 17/HCS/ESTT.
Dated Gangtok, the 17th February, 1988.
Under rule 6(1) of the Sikkim Government Services (Revised Pay) Rules, 1987, the pay of Shri/Mrs. Tashi Tshering Gensarpa, Reader of this Court, is fixed at Rs. 2120/- per month, with effect from 1/1/1987, in the revised scale of Rs. 1820-63-2600/75-3200, with the Concurrence of the pay Cell, Establishment Department.
He/She is allowed to draw the annual increment of Rs. 60/- in the above scale with effect from 1/2/1987, thereby raising his/pay to Rs. 2180/- per month.

O.N. SHARMA,
Registrar-in-Charge.

NOTIFICATION
No. 18/(Gen)/Estt.
Dated Gangtok, the 17th February, 1988.
Under rule 6(1) of the Sikkim Government Services (Revised Pay) Rules, 1987, the pay of Shri/Mrs. Chulti M Lepcha, Asstt Registrar of this Court, is fixed at Rs. 2540/- per month, with effect from 1/1/1987, in the revised scale of Rs. 1820-60-2600/75-3200, with the Concurrence of the pay Cell, Establishment Department.
He/She is allowed to draw the annual increment of Rs. 60/- in the above scale with effect from 1/2/1987, thereby raising his/pay to Rs. 2600/- per month.

Registrar.

NOTIFICATION
No. 19/(Gen)/Estt.
Dated Gangtok, the 15th February, 1988.
Under rule 6(1) of the Sikkim Government Services (Revised Pay) Rules 1987, the pay of Shri/Mrs Tshering Dolkar, P.S. to Hon'ble Judge of this Court, is fixed at Rs. 2000/- per month with effect from 1/1/1987, in the revised scale of Rs. 1820-60-2600-75-3200, with the Concurrence of the pay Cell, Establishment Department.
He/She is allowed to draw the annual increment of Rs. 60/- in the above scale with effect from 1/6/1987, thereby raising her pay to Rs. 2060/- per month.

Registrar.

NOTIFICATION
No. 33/(Gen)/Estt.
Dated Gangtok, the 12 February, 1988.
Under rule 6(1) of the Sikkim Government Services (Revised Pay) Rules 1987, the pay of Shri/Mrs Phetook Tshring Court Officer, of this Court, is fixed at Rs. 2240/- per month, with effect from 1/1/1987, in the revised scale of Rs. 1820-60-2600-75-3200 with the Concurrence of the pay Cell, Establishment Department.
He/She is allowed to draw the annual increment of Rs. 60/- in the above scale with effect from 1.2.1987, thereby raising his/her pay to Rs. 2300 per month.

Registrar.

NOTIFICATION
No. 50/(Gen)/Estt.
Dated Gangtok, the 15th February, 1988.
Under rule 6(1) of the Sikkim Government Services (Revised Pay) Rules 1987, the pay of Shri/Mrs D.C. Roy, P.S. to Hon'ble CJ of this Court, is fixed at Rs. 2480/- per month, with effect from 1/1/1987, in the revised scale of Rs. 1820-60-2600-75-3200, with the Concurrence of the pay Cell, Establishment Department.
He/She is allowed to draw the annual increment of Rs. 60/- in the above scale with effect from 1/11/1987, thereby raising his/pay to Rs.2540/- per month.

Registrar.
OFFICE ORDER
No. 389/Gen/Estt.
Dated Gangtok, the 8th February, 1988.

The following postings are made with immediate effect:-

1. Shri Kiran Kumar Rasaily, Div. Engineer III, Buildings, Water Supply and Housing Department is posted as Div. Engineer IV against the vacant post.

2. Shri M. K Thomas, Assistant Engineer I/III, Buildings, Water Supply and Housing Department will also look after the works of Divisional Engineer III in addition to his own charge of Sub-division VI.

3. Shri Rajen Sharma, Assistant Engineer, Planning, Building, Water Supply and Housing Department is attached to Divisional Engineer IV and will be responsible for Assembly works in addition to the works of Subdivision I till Shri M. K. Pradhan attached to Sikkim House reports for duty.

By Order.

D.K. GAJMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 439/Gen/Estt.
Dated Gangtok, the 10th January, 1988.

Shri K. K. Pradhan, Deputy Secretary, Rural Development Department, is hereby transferred and posted as Dy. Secretary, Law Department with immediate effect.

On transfer, he will carry his own pay and scale.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.
OFFICE ORDER
No. 493/Gen/Estt.
Dated Gangtok, the 12th February, 1988.

The following departmental transfers are hereby made with immediate effect:-
1. Shri Kunga Nima, Deputy General Manager, S.N.T. Department, is transferred and posted as D.D.O. (North), Mangan.
2. Shri M.K. Singh, IAS, D. D. O. (North), Mangan, is transferred and posted as Under Secretary, S.N.T. against the post of Deputy General Manager.

On transfer, they will carry their own pay and scale.

By Order.
S. DOLMA,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 498/(Gen)/Est.
Dated Gangtok, the 15th February, 1988.

The following inter-departmental transfers are hereby made with immediate effect:-
1. Mrs. Tshering Doma Bhutia, A.T.O. Local Self Govt. & Housing Department, is transferred and posted as Under Secretary, Food & Civil Supplies Department, vice SL No. 2 below.
2. Mr. Alfred Karthak, Under Secretary, Food & Civil Supplies Deptt., is transferred and posted as A.T.O. Local Self Govt. & Housing Department, vice SL No. 1 above.

On transfer, they will carry their own pay and scale.

By Order.
T.L. YAPSHI YUTHOK.
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 503/(Gen)/Estt.
Dated Gangtok, the 15th February, 1988.

Shri Sonara Gyamtso is hereby transferred and posted as Joint Secretary, Motor Vehicle Department duly down-grading the existing post of Additional Secretary with immediate effect.

By Order.
D. K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 508/(Gen)/Estt.
Dated Gangtok, the 16th February, 1988.

Surg. Lt. Col R.N. Mishra(75218-z) (MR-3666) Pathologist of INHS Kalyani, Visakhapatnam who was relieved by INHS Kalyani, Visakhapatnam w.e.f 23.12.87 (AN) is hereby appointed as Pathologist, S.T.N.M. Hospital, Gangtok under the Health & Family Welfare Department on deputation for a period of 2 years w.e.f. 23.12.87.

The period from 22nd Dec’87 to 3rd Jan’88 is treated as joining time.

He shall draw his pay & allowances provisionally at the rates indicated below:-

<table>
<thead>
<tr>
<th>Description</th>
<th>From 23.12.87</th>
<th>From 4.1.88 onwards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basic Pay</td>
<td>Rs. 3600</td>
<td>Rs. 3600</td>
</tr>
<tr>
<td>Rank Pay</td>
<td>Rs. 600</td>
<td>Rs. 600</td>
</tr>
<tr>
<td>DA</td>
<td>Rs. 459</td>
<td>Rs. 459</td>
</tr>
<tr>
<td>KMA</td>
<td>Rs. 100</td>
<td>Rs. 100</td>
</tr>
<tr>
<td>Specialist pay</td>
<td>Rs. 400</td>
<td>Rs. 400</td>
</tr>
<tr>
<td>NPA</td>
<td>Rs. 900</td>
<td>Rs. 900</td>
</tr>
<tr>
<td>Special Increment</td>
<td>Rs. 100</td>
<td>Rs. 100</td>
</tr>
</tbody>
</table>
| Composite Compensatory Allowance @ 30% of basic pay subject to a maximum of Rs. 525/- per mensem out of this 20% will be on account of Winter Allowance Difficult Area Allowance & Hill Compensatory Allowance subject to a maximum of Rs.400/- mensem and 10% on account of deputation (Duty) allowance subject to a maximum of Rs. 125/- per mensem.

Recoveries
1. Income Tax- As Per Govt. of Sikkim Rules.
2. D.S.O Provident Fund subscription - Rs.1800

The recoveries may be forwaded by the offices concerned directly or by the Department whichever is convininet the Naval Pay Officer C/O F.M.O. Sahid Bhagat Singh Road, Bombay-1

By Order.
N. YETHENPA
Deputy Secretary,
Establishment Department.
OFFICE ORDER
No. 518/Gen/Estt.
Dated Gangtok, the 17th February, 1988.

The following transfers are hereby made with immediate effect:
1. Mr. T.R. Sharma,
   Joint Director (Land Use).
2. Mr. T.R. Poudyal,
   Joint Director (Land Use).
3. Mr. D.D. Sharma,
   D.F.O. (West).
4. Mr. T. Palden,
   D.F.O. (Store).
5. Mr. B.B. Lama,
   D.F.O. (Sericulture).
6. Mr. G.P. Tewari,
   A.C.F. (U),
7. Mr. T.N. Gurung,
   A.C.F. (RVP) Land Use Gangtok.
8. Mr. B.P. Sharma,
   A.C.F. (Land Use) Pakyong.

On transfers, they will carry their own pay and scale.

By Order.
K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

EXPLANATORY MEMORANDUM
On the recommendation of the pay Committee, the Government of Sikkim revised the scales of pay prescribed for all the posts of the Government including the posts of the Sikkim State police Service with effect from 1.1.1987 by the Sikkim Government Service (Revised Pay) Rules, 1987. Therefore, it is necessary to replace the old scale of pay indicated in schedule II of the Sikkim State police Service (Recruitments) Rules, 1976, as amended from time to time, by the new scales of pay from the date these new scales of pay are introduced viz: 1.1.1987. On and from 1.1.187, the corresponding revised scales of pay shall be the scales of pay of the duty posts mentioned in Schedule II of the Sikkim State police Service (Recruitments) Rules, 1976. It is clarified that no member of the Service is adversely affected by giving this amendments retrospective effect.

By Order.
D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 558/(Gen)Estt.
Dated Gangtok, the 20th February, 1988.

Dr. Bimal Kumar Rai is hereby appointed as Medical Officer, I/C, Yoksom PHC under the Health & Family Welfare Department, in the scale of Rs. 2120-60-2300-EB-75-3200-100-3600 w. e. f. the date of approval i.e. 8.1.88.

He will draw a basic pay of Rs.1820/- p.m. in the above scale with other allowances as admissible under the rules.

As usual, he will be on probation for period of one year. Other terms and condition of service will be as laid down in the memorandum No. 867/G/Est dt.20.1.88.

Inter-se-seniority shall be on the basis of merit, declared by the SPSC vide letter No: SPSC/2(v) /87/30 dt. 31.10.87.

By Order.
N.YETHENPA,
Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 356/(Gen)Estt.
Dated Gangtok, the 20th February, 1988.

In exercise of the powers conferred by the proviso to article 309 of the Constitution, the Governor of Sikkim hereby makes the following rules further to amend the Sikkim State police Service (Recruitment) Rules, 1976, namely:

1. These rules may be called the Sikkim State Police Service (Recruitment) First Amendment Rules, 1988.
2. They shall be deemed to have come into force with effect from the 1st January, 1987.
3. In Schedule II of the Sikkim State Police Service (Recruitment) Rules, 1976, for the scales of pay appearing in paragraphs 1,2 and 3, the following scales of pay shall respectively be substituted, namely:

" Rs. 2120-60-2300-EB-75-3200-100-3600 Rs. 2525-75-3200-EB-100-4000 Rs. 2800-100-3500-125-4500"
OFFICE ORDER
No. 575(Gen)/Estt.
Dated Gangtok, the 22nd February, 1988.

The following intra-departmental transfers of the members of the Finance & Accounts Service in the Education Department are hereby made with immediate effect :-

1. Mr. Lok Bahadur Rai, Accounts Officer, (Namchi), Education Department, is transferred and posted as Accounts Officer (Gyalshing) vice Serial No. 2 below.

2. Mr M.K. Sharma. Accounts Officer (Gyalshing), Education Department, is transferred and posted as Accounts Officer (Namchi) vice Serial No. 1 above.

On transfer, they will carry their own pay & scale.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 621/(Gen)/Estt.
Dated Gangtok, the 23rd February, 1988.

Whereas a case against Shri Roland S.D.P.O., Gyalshing Police Department in respect of a criminal offence is under investigation/inquiry.

Now, therefore, the competent authority in accordance with clause (b) of sub-Rule 1 of Rule 8 of the Sikkim Government Services' (Discipline and Appeal) Rules, 1985 hereby places the said Shri Roland Christopher under suspension with immediate effect.

By order of the competent authority and in the name of the Governor.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 633/(Gen)/Estt.
Dated Gangtok, the 24th February, 1988.

Mr. Dawgay Shangdarpa, Superintending Engineer, Buildings, PHE and Housing Department, whose date of birth is 1.3.30 shall retire from service with effect from the afternoon of 29.2.88 on attaining the age of superannuation in accordance with proviso under Rule 98 of Sikkim Government Service Rules, 1974 as amended vide Notification No. 5(56) 86/Gen/Estt. of 20.7.83:

By Order.

D. K. GAZMER,
Addl. Secretary,
Establishment Department.
FINANCE DEPARTMENT
OFFICE ORDER
No.14/Fin.SFAS

During the absence of Shri M.B. Ruchal, Senior Accounts Officer, Agriculture Department on leave with effect from 19/2/88 to 5/4/88. Shri M. C. Khati, Dy. Director, (Horticulture) is declared as Drawing & Disbursing Officer with effect from 19/2/88 till Shri Rucha's return from leave.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 16/Fin.
Dated Gangtok, the 25th February, 1988.

Shri B. B. Lama, D.F.O., Forest Department, is declared as Head of office as well as Drawing and Disbursing Officer for Territorial Division, west district with immediate effect in accordance with Financial Rules vice Shri D.D. Sharma, D.F.O. since transferred.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 118/Fin.
Dated Gangtok, the 9th February, 1988.

Shri D. D. Sengupta, Dy. Director, Education Department, Namchi is hereby declared as Head of Office for South District with immediate effect in terms of Rule 55 of Sikkim Financial Rules vice Shri N.N. Badola since retired.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 121/Fin.
Dated Gangtok, the 11th February, 1988.

Shri U.D. Lama, Deputy Secretary, Schedule Caste and Schedule Tribe Department is hereby declared as Head of Office with immediate effect in terms of Rule 55 of Sikkim Financial Rules.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.
## CONTENTS

<table>
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<th>Description</th>
<th>Page</th>
</tr>
</thead>
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<td>Nil</td>
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<td>III</td>
<td>Rules, Orders, Press Note etc.</td>
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<td>IV</td>
<td>Textile Commissioner-fixation of prices of cloths</td>
<td>Nil</td>
</tr>
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<td></td>
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</tr>
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<td>VIII</td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>IX</td>
<td>(i) Epidemic Diseases</td>
<td>Nil</td>
</tr>
<tr>
<td>X</td>
<td>(ii) Rainfall</td>
<td>Nil</td>
</tr>
</tbody>
</table>
NOTIFICATIONS regarding appointments, postings, transfers, leave etc

HIGH COURT OF SIKKIM
NOTIFICATION
No. 19/HCS/ESTT.
Dated Gangtok, the 8th March, 1988.

It is hereby notified for general information that the Sub-ordinate Courts will remain closed on 9th day of March, 1988 on account of Panchayat Election.

By Order.
S.D. DAS,
Registrar.

NOTIFICATION
No. 20/HCS /ESTT.
Dated Gangtok, the 11th March, 1988.

In partial modification of this Court's Notification No. 56/HCS. dated the 18th. December, 1987, it is hereby notified that the last sentence of the Notification beginning with "He shall be............." and ending with " ..........contractual service" stands deleted, and substituted with the following :

"He shall be governed by the same terms and conditions of service on contract as were applicable to Shri Amarjit Chopra, the former Registrar of this Court including pay, allowances, and service benefits"

By Order.
A.P. SUBBA,
Deputy Registrar I/C

NOTIFICATION
No. 22/HCS Estt.
Dated Gangtok, the 12th March, 1988.

The following temporary posts, on the High Court Establishment, in the pay scale shown against them, are hereby extended for another year, i.e. upto 28/2/1989.

Sl. Name of Number, pay scale.
No. post.
1. Assistant Registrar. 4(Four) 1820-60-2600/75-3200.
2. Private secretary to the Hon'ble Judge. 1 (one) -do-

By Order.
S.D. DAS,
Registrar.

NOTIFICATION
No. 28/HCS/ESTT.
Dated Gangtok, the 30th March, 1988.

Hon'ble the Chief Justice has been pleased to create 1(one) temporary post of Office Superintendent on the High Court Establishment in the pay scale of Rs.1520-40-1600/2300/60/2660, for one year with effect from 1/4/1988.

S.D. DAS,
Registrar.

OFFICE ORDER
No. 88/Gen/Estt.

Earned leave for 18 (eighteen) days from 7.3.88 to 24.3.88 is granted to Shri Phurba Wangdi Pulgar, Civil Judge-cum-Judical Magistrate, East and North upon his application.

During the above period of absence on leave of Shri Phurba Wangdi Pulgar, Shri A.P. Subba Deputy Registrar, High Court of Sikkim, will function in his place in addition to his duties as the Deputy Registrar of this Court, with immediate effect.

By order of the Court.
S.D. DAS,
Registrar.

HOME DEPARTMENT
NOTIFICATION
Dated Gangtok, the 11th March, 1988.

In exercise of the powers conferred by sub-rule(1) of rule 3 of the Registration of Foreigners Rules, 1939 read with para 2(2) of the Foreigners Act, 1948 as entrusted to the State Government in Notification No. 11011/1/75-1(iii) dated
3rd April, 1976, the State Government do hereby appoint the Superintendent of Police, Special Branch, Gangtok to be the Registration Officer and Civil Authority for the purposes of the said Rules and Orders.

By Order of the Governor.

P.K. PRADHAN,
Home Secretary.

NOTIFICATION
No. 2(1)/Home/87/
Dated Gangtok, the 14th March, 1988.

The Government of Sikkim is pleased to accept the resignation of Shri Karma Topden as Adviser, Planning and Development and Adviser, Tourism Development with immediate effect.

By Order.

P.K. PRADHAN,
Home Secretary.

ESTABLISHMENT DEPARTMENT
OFFICE ORDER
No. 612/Gen/EstT

On the recommendation of the Sikkim Public Service Commission Dr. (Miss) Sarita Lama is hereby appointed as M.O. I/C Soreng PHC under the Health & Family Welfare Department, in the scale of Rs. 1820-60-2600-Eb-75-3200 w.e.f. the date of approval i.e. 20.1.88.

She will draw a basic pay of Rs. 1820/- p.m. in the above scale with other allowances admissible under the rules.

As usual, she will be on probation for a period of one year. Other terms and conditions of service will be as laid down in the memorandum No. 869/G/Est. dated 20.1.88.

Interseniority shall be on the basis of merit declared by the SPSC, vide Letter No. SPSC/2(V)87/30 dated 30.10.87.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 639/(Gen)/Estt.
Dated Gangtok, the 25th February, 1988.

On the recommendation of the Sikkim Public Service Commission, Dr. Vijay Kumar Aggarwal is hereby appointed as GDMO Surgical Unit, Namchi Hospital, under the Health & Family Welfare Department in the scale of Rs. 1820-60-2600-EB-75-3200 w.e.f. the date of approval i.e. 8.1.88.

He will draw a basic pay of Rs. 1820/- p.m. in the above scale with other allowances as admissible under the rules.

As usual, he will be on probation for a period of one year. Other terms and conditio as of service will be as laid down in the memorandum No. 871/G/Est. dated 20.1.88.

Inter-se-seniority shall be on the basis of merit declared by the SPSC vide Letter No. SPSC/s(V)/87/30 dated 31.10.87.

By Order.

S. DOLMA,
Under Secretary,
Establishment Department.
OFFICE ORDER
No. 672/Gen/Estt.
Dated Gangtok, the 27th February, 1988.

On the recommendation of the Sikkim Public Service Commission Dr. Uttam Pradhan is hereby appointed as M.O. I/C Samdong PHC, under Health & Family Welfare Department, in the scale of Rs. 1820-60-2600-EB-75-3200 w.e.f. the date of approval i.e. 8.1.88.

He will draw a basic pay of Rs. 1820/- p.m. in the above scale with other allowances as admissible under the rules.

As usual he will be on probation for a period of one year. Other terms and conditions of service will be as laid down in the Memorandum No. 865/G/Estt. dated 20.1.88.

Inter-se-seniority shall be on merit basis declared by the SPSC vide Letter No. SPSC/2(V)87/30 dated 30.10.87.

By Order.

N.YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 698/Gen/Estt.
Dated Gangtok, the 1st March, 1-88.

Shri Karma Niodup Bhutia, Project Officer, N. R. S. E. Department Rural Development, is redesignated as Project Director and placed in the scale of Rs. 2100-65-2425-EB-75-3025 with effect from 4.11.87.

He will retain his own seniority vis-a-vis his colleagues in the Mining Department and his status and scales is available as long as he is posted in the N. R. S. E., Rural Development Department.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

NOTIFICATION
No. 369/(Gen)Estt.
Dated Gangtok, the 2nd March, 1588.

The Governor of Sikkim is pleased to create a post of Secretary to the Government of Sikkim in the Agriculture Department with immediate effect.

The post of D.A.-cum-Secretary created under Notification No. AA/29/Estt/81/948/G/Estt. dated 18.11-83 is hereby abolished.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 719/(Gen)/Estt.
Dated Gangtok, the 2nd March, 1988.

The following transfers are hereby made with immediate effect:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name &amp; Desination</th>
<th>Transferred as</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Mr. S.S.Awesthy</td>
<td>Headmaster</td>
</tr>
<tr>
<td></td>
<td>Headmaster,</td>
<td>Dentam</td>
</tr>
<tr>
<td></td>
<td>Secondary School</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Headmaster,</td>
<td>Sumbhuk</td>
</tr>
<tr>
<td></td>
<td>Biknat Secondary</td>
<td>School</td>
</tr>
<tr>
<td>2.</td>
<td>Mr. B.K. Chauhan</td>
<td>Headmaster</td>
</tr>
<tr>
<td></td>
<td>Headmaster,</td>
<td>Biknat Secondary</td>
</tr>
<tr>
<td></td>
<td>Secondary School</td>
<td>School</td>
</tr>
<tr>
<td>3.</td>
<td>Mr. R.R. Prasad</td>
<td>Headmaster</td>
</tr>
<tr>
<td></td>
<td>Headmaster,</td>
<td>Biknat Secondary</td>
</tr>
<tr>
<td></td>
<td>Sumbhuk Secondary</td>
<td>School</td>
</tr>
<tr>
<td>4.</td>
<td>Mr. H.L. Sharma</td>
<td>Headmaster</td>
</tr>
<tr>
<td></td>
<td>Headmaster,</td>
<td>Burikhop</td>
</tr>
<tr>
<td></td>
<td>Song Secondary</td>
<td>School</td>
</tr>
<tr>
<td>5.</td>
<td>Mr. M. Tharakan</td>
<td>Headmaster</td>
</tr>
<tr>
<td></td>
<td>Headmaster,</td>
<td>Burikhop</td>
</tr>
<tr>
<td></td>
<td>Secondary School</td>
<td>School</td>
</tr>
</tbody>
</table>

On transfer, they will carry their own, pay and scale.

By Order.

K.P. ADHIKARI
Deputy Secretary,
Establishment Department.
OFFICE ORDER
No. 738/(Gen)Estt.
Dated Gangtok, the 3rd March, 1988.

On the recommendation of the Sikkim Public Service Commission, Dr. Damber Singh Tewari, is hereby appointed as Vety. Officer, under the Animal Husbandry & Vety. Services Department in the scale of Rs. 1820-60-2606-EB-75-3200 w.e.f the date of approval i.e. 12.12.87. He will draw a basic pay of Rs. 1820/-p.m in the above scale with other allowances as admissible under the rules.

As usual, he will be on probation for a period of one year. Other terms and conditions of service will be as laid down in the memorandum No. 159/G/Est. dated 5.1.88.

Inter-se-seniority shall be on the basis of merit declared by the SPSC vide Letter No. SPSC/12 (ii)87/20 dated 15.10.87.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 739/(Gen)/Estt.
Dated Gangtok, the 3rd March, 1988.

On the recommendation of the Sikkim Public Service Commission, Dr. Tenzing Bhutia, is hereby appointed as Vety. Officer, under the Animal Husbandry scale Vety. Services Department in the scale of Rs. 1820-60-2600-EB-75-3200 w.e.f. the date of approval i.e. 12.12.87.

He will draw a basic pay of Rs. 1820/-p.m in the above scale with other allowances as admissible under the rules.

As usual, he will be on probation for a period of one year. Other terms and conditions of service will be as laid down in the memorandum No. 109/G/Est. dated 4.1.88.

Inter-se-seniority, shall be on the basis of merit declared by the SPSC vide letter No.12(ii)87/20 dated 15.10.87.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 740/(Gen)/Estt
Dated Gangtok, the 5th March, 1988.

On the recommendation of the Sikkim Public Service Commission, Dr. Sangay Dorjee Bhutia, is hereby appointed as Vety. Officer, under the Animal Husbandry & Vety. Services Department in the scale of Rs. 1820-60-2600-EB-75-3200 w.e.f. the date of approval, i.e. 12.12.87.

He will draw a basic pay of Rs. 1820/-p.m. in the above scale with other allowances as admissible under the rules.

As usual, he will be on probation for a period of one year. Other terms and conditions of service will be as down in the memorandum No. 111/G/Est. dated 4.1.88.

Inter-se-seniority shall be on the basis of merit declared by the SPSC vide Letter No. SPSC/12(ii)87/20 dated 15.10.87.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.
OFFICE ORDER  
No.782/(Gen)/Estt  
Dated Gangtok, the 8th March, 1988.  

On the recommendation of the Sikkim Public Service Commission, Dr. Thinlay Wangyal Bartungpa is hereby appointed as Medical Officer in-charge, Gyalshing, (West) Sikkim, under the Health & Family Welfare Department in the scale of Rs. 1820-60-2600-EB-75-3200 w.e.f. the date of approval i.e. 8.1.88.  

He will draw a basic pay of Rs. 1820/-p.m. in the above scale with other allowances as admissible under the rules.  

As usual, he will be on probation for a period of one year. Other terms and conditions of service will be as laid in the memorandum No. 859/G/ Est. dated 20.1.88.  

Inter-se-seniority shall be on the basis of merit declared by the SPSC vide letter No-SPSC/2(V)/87/30 dated 31.10.87.  

By Order.  
N. YETHENPA,  
Deputy Secretary,  
Establishment Department.

---

OFFICE ORDER  
No. 783/(Gen)/Estt.  
Dated Gangtok, the 8th March, 1988.  

On the recommendation of the Sikkim Public Service Commission, Dr. (Miss) Pema Uden Bhutia, is hereby appointed as L.M.O., Namchi Hospital, under the Health and Family Welfare Department in the scale of Rs. 1820-60-2600-EB-75-3200 w.e.f. the date of approval i.e. 8.1.88.  

She will draw a basic pay of Rs. 1820/-p.m. in the above scale with other allowances as admissible under the rules.  

As usual, she will be on probation for a period of one year. Other terms and conditions of service will be as laid down in the Memorandum No. 869/G/ Est. dated 20.1.88.  

Inter-se-seniority shall be on the basis of merit declared by the SPSC, vide Letter No. SPSC/2(V)/87/30 dated 31.10.87.  

By Order.  
N. YETHENPA,  
Deputy Secretary,  
Establishment Department.

---

OFFICE ORDER  
No. 784/(Gen)/Estt.  
Dated Gangtok, the 8th March, 1988.  

On the recommendation of the Sikkim Public Service Commission, Dr. Ritunath Deokata, is hereby appointed as M.O.I/C, Health Guide Scheme Rinchenpong PHC, under the Health and Family Welfare Department, in the scale of Rs. 1820-60-2600-EB-75-3200 w.e.f. the date of approval i.e. 8.1.88.  

He will draw a basic pay of Rs. 1820/-p.m. in the above scale with other allowances as admissible under the rules.  

As usual, he will be on probation for a period of one year. Other terms and conditions of service will be as laid down in the memorandum No. 874/G/ Est. dated 20.1.88.  

Inter-se-seniority shall be on the basis of merit declared by the SPSC, vide Letter No. SPSC/2(V)/87/30 dated 31.10.87.  

By Order.  
N. YETHENPA,  
Deputy Secretary  
Establishment Department.

---

OFFICE ORDER  
No. 788/(Gen)/Estt.  
Dated Gangtok, the 8th March, 1988.  

Promotion of Shri Topgyal Tshering as Deputy Superintendent of Police made vide Office Order No. 821/G/Est. dated 1-10-84 is hereby regularised in consultation with the Sikkim Public Service Commission with effect from 1-10-84  

By Order.  
K.P. ADHIKAI,  
Deputy Secretary  
Establishment Department.

---

OFFICE ORDER  
No. 375/(Gen)/Estt.  
Dated Gangtok, the 11th March, 1988.  

Whereas an order placing Shri G.S. Tyagi, Assistant Engineer, Agriculture Department, Under Suspension was made by the competent authority on 30.3.87  

Now, therefore, the competent authority which made the order of suspension
hereby revokes the said order of suspension with immediate effect.

By order of the competent authority and in the name of the Governor.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 800/(Gen)/Estt
Dated Gangtok, the 11th March, 1988

On the recommendation of the Sikkim Public Service Commission, Dr. Suman Kumar Subba, is hereby appointed as Vety. Officer, under the Animal Husbandry & Vety. Services Department in the scale of Rs. 1820-60-2600-EB-75-3200 w.e.f. the date of approval, i.e. 12.12.87.

He will draw a basic pay of Rs. 1820/- p.m. in the above scale with other allowances as admissible under the rules.

As usual, he will be on probation for a period of one year. Other terms and conditions of service will be as laid down in the memorandum No. 157/G/Est dated 5.1.88.

Inter-se-seniority shall be on the basis of merit declared by the SPSC vide letter No. SPSC/12(ii)87/20 dated 15.10.87.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 807/Gen/Estt
Dated Gangtok, the 11th March, 1988

The transfer of Shri Pemba Thendup, Deputy Director, G.I.C.L, made vide this Department Office Order No. 361/G/Est. dated 6.2.88 is hereby treated as cancelled.

By Order.

S.DOLMA,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 814/Gen/Estt.
Dated Gangtok, the 14th March, 1988.

In pursuance of letter No VI/60/137092/IM-I dated 24.11.87, Dr. (LT. Col) Vijay Seshan (MR 2647) then Medical Specialist STNM Hospital, Gangtok, is hereby allowed to draw the following pay & allowances:

<table>
<thead>
<tr>
<th>Date</th>
<th>Basic Pay</th>
<th>Spl/Inc</th>
<th>Rank Pay</th>
<th>D.A</th>
<th>K.M.A</th>
<th>N.P.A</th>
<th>Spl/Pay</th>
<th>C.CA</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1.86</td>
<td>Rs.4050/-</td>
<td>Rs. 100/-</td>
<td>Rs. 800/-</td>
<td>Rs. 173/-</td>
<td>Rs. 75/-</td>
<td>Rs. 900/-</td>
<td>Rs. 400/-</td>
<td>Rs. 525/-</td>
</tr>
<tr>
<td>1.7.86</td>
<td>Rs.4050/-</td>
<td>Rs. 100/-</td>
<td>Rs. 800/-</td>
<td>Rs. 173/-</td>
<td>Rs. 75/-</td>
<td>Rs. 900/-</td>
<td>Rs. 400/-</td>
<td>Rs. 525/-</td>
</tr>
<tr>
<td>1.10.86</td>
<td>Rs.4050/-</td>
<td>Rs. 100/-</td>
<td>Rs. 800/-</td>
<td>Rs. 173/-</td>
<td>Rs. 75/-</td>
<td>Rs. 900/-</td>
<td>Rs. 400/-</td>
<td>Rs. 525/-</td>
</tr>
<tr>
<td>1.1.87</td>
<td>Rs.4200/-</td>
<td>Rs. 100/-</td>
<td>Rs. 800/-</td>
<td>Rs. 173/-</td>
<td>Rs. 75/-</td>
<td>Rs. 900/-</td>
<td>Rs. 400/-</td>
<td>Rs. 525/-</td>
</tr>
</tbody>
</table>

Office Order No. 18/G/Est dated 4.1.88 is hereby cancelled. The arrears on account of pay and Allowances from 1.1.86 to 31.3.86 may be remitted to the Office of the CPA(O) Pune, for crediting into DSOP Fund Account of the above named officer.

The pay and allowances already drawn by the officer may be adjusted while making payment.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 381/(Gen)Estt.

The Governor of Sikkim is pleased to sanction the Creation of the following posts in the Education Department with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Post</th>
<th>No. of Posts</th>
<th>Pay Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Sr. Accountant</td>
<td>4</td>
<td>1520-2660</td>
</tr>
<tr>
<td>2.</td>
<td>Jr. Accountant</td>
<td>5</td>
<td>1090-1760</td>
</tr>
</tbody>
</table>

The expenditure shall be debitable to Budget head "2202" General Education, or Secondary Education I Directorate of Edn. 1. Salaries (Plan).

By Order.

CM. CHETTRI,
Deputy Secretary,
Establishment Department.
OFFICE ORDER
No. 839/Gen/Estt.

The Governor of Sikkim is pleased to order the following appointment with effect from 2.3.88:-

1. Shri M.K. Pradhan is appointed as Principal Chief Engineer-cum-Secretary, Sikkim Public Works Department (Buildings, PHE and Housing) in the scale of Rs. 5700-150-6300-200-6700.

2. Shri L.B. Chhetri is appointed as Principal Chief Engineer-cum-Secretary, Sikkim Public Work Department (Roads & Bridges) in the scale of Rs. 5700-150-6300-200-6700.

3. Shri L.P. Tewari is appointed as Principal Chief Engineer-cum-Secretary, Power Department in the scale of Rs. 5700-150-6300-200-6700.

The above scale is personal to them.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 840/Gen/Estt.

The Governor of Sikkim is pleased to appoint Dr. B.S. Basnett as Secretary to the Government of Sikkim, Agriculture Department in the Scale of Rs. 5700-150-6300-200-6700 with effect from 2.3.88.

The above scale is personal to him.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 850/Gen/Estt.

The following transfers and postings are made with immediate effect :-

1. Shri L.B. Chhetri, Under Secretary to H.C.M. is transferred and posted as District Information Officer, North District, Mangan;

2. Shri Sonam Dorjee Lepcha, S.D.M., North District, Mangan is transferred as Under Secretary, Establishment Department;

3. Shrimati Samten Dolma, Under Secretary, Establishment Department is transferred and posted as S.D.M., North District, Mangan;

4. Shri L.P. Barfungpa, D.I.O., North District, Mangan is transferred and posted as A.T.O., Local Self Government & Housing Department;

5. Mrs. Sarita Dewan, Administrative Officer, Govt. Degree College, transferred and posted as Statistical Officer, Animal Husbandry Department.

6. Shri Santosh Kumar Silal, Under Secretary, Education Department is transferred and posted as Administrative Officer, Government Deptt. College;

7. Mrs. Tshering Doma, A.T.O. Local Self Government & Housing Department is transferred and posted as Under Secretary, Education Deptt;

8. Sushri SarLa Rai, P.R.O., to H.C.M will also look after the works of Under Secretary to H.G.M in addition to her own works on usual charge allowance;

By Order.

Addl. Secretary
Establishment Department

OFFICE ORDER
No. 853/Gen/Estt.

Dr. Azib Sherpa is hereby appointed as C.M.O., Sombaria P.H.C under the Health & Family Welfare Department on ad-hoc basis for a period of three month w.e.f. the date of his joining till the post is filled up by a regular incumbent through the SPSC whichever is earlier.

2. Further, he is attached at District Hospital Namchi for one year.

3. During the period of his ad-hoc-appointment he will draw pay of
OFFICE ORDER
No. 892/Gen/Estt.
Dated Gangtok, the 17th March, 1988.

In accordance with rule 3(1) (a) (iii) of the Sikkim Govt. Service (Leave) Rules, 1982, Mr. K.N. Lamtha, Joint Registrar (Administrative & Accounts), Co-operation Department, is hereby declared as the Competent Authority to grant leave to non-gazetted officials of the Co-operation Department.

Further, he is authorised to sanction annual increment of non-gazetted officials in the Co-operation Department except in cases where the crossing of probationary periods and Efficiency Bars are involved.

By Order.

T.L. YAPSHI YUTHOK.
Under Secretary, Establishment Department.

OFFICE ORDER
No. 893/(Gen)/Estt.
Dated Gangtok, the 16th March, 1988.

Mr. B.B. Gautam is hereby appointed as OSD., Complaint Cell, Chief Minister's Secretariat against the vacant post of Under Secretary, Complaint Cell on Contract basis for a period of one year on consolidated pay of Rs. 2000/- p.m. with accommodation with effect from the date of his joining.

As mutually agreed upon and accepted by him, his service will be governed by the terms and condition as laid down in this Department Notification No. 3 (14)20/Gen/Estt. dated 16.4.87.

By Order.

D.K. GAZMER,
Addl. Secretary, Establishment Department.

OFFICE ORDER
No. 913/(Gen) Estt.

Dr. (Mrs). Pema Lhamu is hereby appointed as GDMO in the STNM Hospital on ad-hoc basis for a period of 4 months w.e.f. the date of her joining.

By Order.

D. K. GAZMER,
Addl. Secretary, Establishment Department.

OFFICE ORDER
No. 865/(Gen)/Estt.
Dated Gangtok, the 16th March, 1988.

The period of service w.e.f. 6.3.74. to 20.6.76 as Post Graduate Teacher at the Tashi Namgyal Higher Secondary School, Gangtok, Sikkim of Shri Tobjor Dorjee, presently Executive Officer, Local Self Govt & Housing Department, Govt, of Sikkim is hereby counted towards regular Gazette Service.

By Order.

S. DOLMA,
Under Secretary, Establishment Department.

OFFICE ORDER
No. 889/G/Est.

The Governor of Sikkim is pleased to order the following promotion with immediate effect:-

1. Shri B. N. Pradhan, Additional Chief Engineer, S.P.W.D. Buildings, PHE & Housing is promoted as Chief Engineer in the scale of Rs. 4500-150-5700;
2. Shri T.T. Lepcha, Additional Chief Engineer, S.P.W.D. (Roads & Bridges) is promoted as Chief Engineer in the scale of Rs. 4500-150-5700;
3. Shri P.P. Kharel, Additional Chief Engineer, Power Department is promoted as Chief Engineer in the scale of Rs. 4500-150-5700.

The above scale is personal to them.

By Order.

D. K. GAZMER,
Addl. Secretary, Establishment Department.
During the period of her ad-hoc appointment, she will draw the pay of Rs. 1820/-p.m. along with other allowances as admissible under the rules.

By Order.

S. DOLMA,
Under Secretary
Establishment Department

OFFICE ORDER
No. 942/(Gen)/ Estt.
Dated Gangtok, the 19th March, 1988.

The Governor of Sikkim is pleased to upgrade the post of Chief Engineer, Rural Development Department in the scale of Rs. 4500-150-5700 and place Shri N.S. Lepcha in the above scale with effect from 17th March, 1988.

The above scale is personal to him.

By Order.

T.L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 984/(Gen)/ Estt.
Dated Gangtok, the 21st March, 1988.

The services of Shri Tobjor Dorjee, Executive Officer, Local Self Govt, and Housing Department, is placed at the disposal of the State Bank of Sikkim as Recovery Officer on deputation for an initial period of one year w.e.f. the date of relief by the Department.

Further, Shri N.K. Pradhan, Assistant Executive Officer, is allowed to look after the works of Executive Officer in addition to his own works on usual charge allowance.

By Order.

D. K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 996/(Gen)/Estt.
Bated Gangtok, the 22nd March 1988.

Under rule 7 of the Sikkim State Police Service (Recruitment) Rules, 1976, the Governor of Sikkim is pleased to appoint the following Inspectors of Police to Sikkim State Police Service on probation and posted as Deputy Superintendent of Police in the scale of Rs. 2120, 60-2300-75-3200-100-3600 with immediate effect.

1. Shri Yap Tshering
2. Shri B.K. Roka
3. Shri K.B. Gurung
4. Shri B.B. Basnett
5. Shri Mingma Bhutia
6. Shri Thupden Bhutia
7. Shri Gangaram Subba.

Their inter-se-seniority will be in the order in which their names appear.

By Order.

D.K. GAZMER
Addl. Gazetted Secretary,
Establishment Department.

OFFICE ORDER
No. 1029/(Gen)/Estt.
Dated Gangtok, the 24th March, 1988.

Further extension of Leave for 24 days w.e.f. 16.3.88 to 8.4.88 applied for and being availed of by Mr. J.T. Densapa, IAS, Additional Chief Secretary and Secretary, Establishment Department in continuation of previous leave sanctioned through Office Order No: 917/G/Estt. dated 19.3.88, is hereby sanctioned as Earned Leave on the existing working arrangement.

By Order.

T.L. YAPSHI YUTHOK
Under Secretary
Establishment Department

OFFICE ORDER
No. 1033/(Gen)/Estt.
Dated Gangtok, the 24th March 1988

On the recommendation of the Sikkim Public Service Commission, Dr. Sonam Tshering Bhutia, is hereby appointed as Deputy Director, Under the Animal Husbandry & Vety. Servi Department, in the scale of Rs. 2525-75-3200-100-4000 w.e.f. the date of approval i.e. 10.3.88.

He will draw a basic pay of Rs. 2525/-p.m. in the above scale with such allowances as admissible under the rules.
As usual, he will be on probation for a period of one year. Other terms and conditions of service will be as laid down in memorandum No: 4484, dated 18-3.88.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1044/(Gen)/Estt.
Dated Gangtok, the 24th March, 1988.

The adhoc appointment of Mr. Dev Raj Dewan, Plant Protection Officer and Mr. Topchen Pintso Takapa, Research Assistant, both in the Agriculture Department, are hereby extended for a further period of six months w.e.f. 19.2.88 to 19.8.88.

By Order.

T.L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 1099/(Gen)/Estt.
Dated Gangtok, the 28th March, 1988.

The services of Mr. P.C. Rai, Chief Pay & Accounts Officer, are hereby extended for a period of six months after his superannuation w.e.f. 1.4.88 to 30.9.88.

During this period, he will function as OS.D. (Finance), an ex-cadre post.

This is in supersession of the Office Order No: 1957/G/Est dated 29.12.87.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1121/(Gen)/Estt.
Dated Gangtok, the 29th March, 1988.

Shri P.B. Dhawan, Director, (Finance Commission), Finance Department will stand relieved from his service with effect from 31.3.88 (AN).

Further, he is allowed to draw cash equivalent of leave salary for 30 days in lieu of 30 days Earned Leave standing at his credit, as on 31.3.88.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1159/(Gen)/Estt.
Dated Gangtok, the 31st March, 1988.

Miss Sherab L. Dorjee, Plant Protection Officer (Gangtok), Agriculture Department, is hereby transferred as Plant Protection Officer (Mazitar) along with her post with immediate effect.

On transfer, she will carry her own pay and scale.

By Order.

T.L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department.
HIGH COURT OF SIKKIM
NOTIFICATION
No. 25 /HCS/ESTT.
Dated Gangtok, the 16th March, 1988.

In supersession of all previous Notification in regard to the delegation to the powers to the Registrar, Hon'ble Chief Justice has been pleased to delegate the following powers to Shri Sukadeb Das, Registrar of this Court :-

1. To be the Head of the Office to incur any expenditure upto the limit prescribed in the Government Notification No. 5/Fin. dated 21-5-1981.
2. To incur expenditure upto Rs. 2,000/- on any single item.
3. To be the appointing authority in respect of Class III and Class IV posts.
4. To be the authority in respect of extension of terms of service of the staff of the High Court Establishment
5. To sanction leave to all non-gazetted staff and class II Gazetted officer.
6. To sign any bills, T.A. bills, Medical bills and cheques of all of the Officers and the staff of the High Court and.
7. To be the drawing and disbursing Officer.

The above powers are delegated to the Registrar by Designation.

S.D. DAS,
Registrar.

FINANCE DEPARTMENT
OFFICE ORDER
No. 17/Fin.

During the absence of Shri S. D. Phalantherpa, Under Secretary, Establishment Department, on leave, Shri C.M. Chhetri, Deputy Secretary, Establishment Department is declared as Drawing and Disbursing Officer with immediate effect till Shri Phalantherpa's return from leave.

By Order.

J. PRADHAN,
Deputy Secretary.
Finance Department

OFFICE ORDER
No. 19/Fin.
Dated Gangtok, the 10th March, 1988.

Shri T.R. Sharma, Joint Director, Land Use & Environment, is declared as Head of Office in terms of Rule 55 of Financial Rules with immediate effect vice Shri T.R. Poudyal transferred to Forest Department.

By Order.

J. PRADHAN,
Deputy Secretary.
Finance Department

OFFICE ORDER
No. 20/Fin.
Dated Gangtok, the 11th March, 1988.

During the absence of Shri J.P. Rai, Under Secretary, on leave with effect from 08/03/1988. Shri A. Chakravarty, Accounts Officer (Accounts) is declared as Drawing and Disbursing Officer with immediate effect till Shri Rai's return from leave.

By Order.

J. PRADHAN,
Deputy Secretary.
Finance Department
OFFICE ORDER
No. 24/Fin.
Dated Gangtok, the 22nd March, 1988.

Shri R.S. Basnett, Additional Secretary, Home Department is declared as Head of Office with immediate effect in terms of Rule 55 of Sikkim Financial Rules vice Shri G. Goparma, Deputy Secretary.

By Order.

ADDITIONAL Secretary, Finance.

OFFICE ORDER
No. 153/Fin.
Dated Gangtok, the 29th March, 1988.

Mrs. R. Ongmu, Joint Secretary, Local Self Government and Housing Department is declared as Head of Office with effect from 01/04/1988 in terms of Rule 55 of Sikkim Financial Rules.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.
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PART II
Notification regarding appointments, postings, transfer, leave etc.

HIGH COURT OF SIKKIM
NOTIFICATION
No. 29/HCS/ESTT.
Dated Gangtok, the 2nd April, 1988.

27 (Twenty-seven) days leave applied for and already availed of by Shree A.P. Subba, Deputy Registrar of this Court, with effect from 30/1/1988 to 25/2/1988, is hereby sanctioned on full pay, subject to adjustment from his future leave account.

S.D. DAS,
Registrar.

CORRIGENDUM
No. 30 HCS/ESTT.
Dated Gangtok, the 5th April, 1988.


S.D. DAS,
Registrar.

OFFICE ORDER
No. 31/HCS/ESTT.
Dated Gangtok, the 6th April, 1988.

Earned leave for 4 (four) days from 5.4.88 to 8.4.88 is granted to Shri Phurba Wangdi Pulger, Civil Judge-cum-Judicial Magistrate, East and North upon his application.

During the above period of absence on leave of Shri Phurba Wangdi Pulger, Shri A.P. Subba, Deputy Registrar, High Court of Sikkim, will remain in charge of his Court in addition to his own duties as the Deputy Registrar of this Court, with immediate effect.

By order of the Court.

S.D. DAS,
Registrar.

NOTIFICATION
No. 32/HCS/ESTT.
Dated Gangtok, the 7th April, 1988.

16 (Sixteen) days applied for and already availed of by Shri Harish Kumar Sharma, Reader of this Court, is hereby sanctioned as Commuted leave on full pay with effect from 7/12/87 to 18/12/87 and 28/12/78 to 31/12/87, under Rule 19 (1) of the Sikkim Government Services (Leave) Rules, 1982.

By Order.

S.D. DAS,
Registrar.

NOTIFICATION
No. 34/HCS ESTT.
Dated Gangtok the 30th April, 1988

Hon'ble Chief Justice has been pleased to create 1 (one) temporary post of Peon, on the High Court Establishment in the pay scale of Rs. 800-12-920-14-1060

S.D. DAS,
Registrar.

OFFICE ORDER
No. 206/HCS/ESTT

9 (Nine) days leave applied for by Shri Tashi Wangdi, Civil Judge cum-Judicial Magistrate, East, is hereby sanctioned as earned leave on full pay with effect from 15.4.1988 to 23.4.1988.

During the period of his absence on leave, Shri A.P. Subba, Deputy Registrar of this Court shall remain in charge of the Court and office of the former in addition to his own duties.

By Order.

D.S. DAS,
Registrar.

HOME DEPARTMENT
NOTIFICATION
No. 6/Home/88.
Dated Gangtok, the 19th April, 1988.

The Government of Sikkim is pleased to appoint Shri Karma Tenzing Topden as Advisor, Tourism Development with immediate effect.
2. He will hold the above post in an honorary capacity without pay.
3. However, he will have the rank and status equivalent to a Cabinet Minister in the State Government.

By Order.

P.K. PRADHAN, Home Secretary.

ESTABLISHMENT DEPARTMENT NOTIFICATION
No. 2/(Gen)Estt
Dated Gangtok, the 4th April, 1988.

The following posts in the Home Department for Chief Minister's Secretariat and the Mintokgang Establishment are deemed to have been created with effect from 31.4.1985.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>No. of post</th>
<th>Pay Scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Steno Gr. 1</td>
<td>1</td>
<td>Rs. 550-1100- for Chief Minister's Secretariat.</td>
</tr>
<tr>
<td>2.</td>
<td>Head cook</td>
<td>1</td>
<td>Rs. 350-550 for Mintokgang</td>
</tr>
<tr>
<td>3.</td>
<td>Bearer</td>
<td>1</td>
<td>Rs. 320-450</td>
</tr>
</tbody>
</table>

The expenditure on the above post shall be debitable to budget head 252B(1)(1) Salaries.

CM. CHHETRI, Deputy Secretary, Establishment Department.

OFFICE ORDER
No. 3/Gen/Estt
Dated Gangtok, the 4th April, 1988.

Mr. B.S. Basnett, I.A.S. Additional Secretary, Home Department, is hereby delegated the following administrative powers:

1. To sanction annual increment of non-gazetted staff of the Home Department.
2. To sanction Earned Leave, Commuted Leave, Half Pay Leave, Maternity Leave, Examination Leave & Leave encashment of non-gazetted staff of the Home Department.

By Order.

T.L. YAPSHI YUTHOK. Under Secretary, Establishment Department.
6. Dr. Uma Pradhan, Senior Specialist (Gynaecologist), STNM Hospital, Gangtok Health & Family Welfare Department. - 5.9.84
7. Mr. Sonam Bhutia, Assistant Engineer, Irrigation Department, Jorethang. - 24.9.84
8. Mr. Jokchen Lama, Soil Reclamation Officer, Agriculture Department. - 28.11.84 (AN)
9. Mr. Bhanu Neopaney, Assistant Analytical Chemist, Agriculture Department, - 29.11.84,
10. Dr. Raj Kumar Gupta, GDMO, STNM Hospital, Gangtok Health & Family Welfare Department. - 7.12.84.
11. Dr. Shiva Kumar Rai, Dental Surgeon, District Hospital, Namchi, Health & Family Welfare Department, - 12.12.84.
12. Dr. S.T. Basi, Medical Officer, Health & Family Welfare Department. - 22.1.85,
13. Dr. Sashi Pradhan, GDMO, STNM Hospital Health & Family Welfare Department, - 27.2.85,
14. Mr. N.D. Bhutia, P.P.O. (Namchi) Agriculture Department. - 6.3.85.
15. Mr. K. Thatal, Instructor (CTI) Namchi, Agriculture Department. - 6.3.85.
16. Mr. P.N. Bhutia, Research Assistant, Kabi, North Sikkim, Agriculture Department - 6.3.85.
18. Dr. Jogendra Prasad, Medical Officer, Singtam, Health & Family Welfare Department. By Order. 27.2.85

T.L.YAPSHI YUTHOK,
Under Secretary, Establishment Department.

OFFICE ORDER
No. 1215/Gen/Estt.
Dated Gangtok, 8th April, 1988.

The following transfers of Engineers of S.P.W.D.(Road & Bridges) are hereby made with immediate effect:-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of officer transferred</th>
<th>Transferred from</th>
<th>Transferred to</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Mr. D.P. Deokota</td>
<td>Assistant Engineer, Namchi sub-Division, Gangtok.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Mr. Ganzey Tshering</td>
<td>Assistant Engineer, Mangan.</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Mr. Thendup Tshering</td>
<td>Assistant Engineer, Namchi Station, Sub-Division, Gangtok.</td>
<td></td>
</tr>
</tbody>
</table>

On transfer, they will carry their own pay and scale.

C.M. CHETTRI,
Deputy Secretary
Establishment Department.

OFFICE ORDER
No. 1216/Gen/Estt.
Dated Gangtok, 8th April, 1988

Mr. P.K. Ray, Deputy Director, National Sample Survey Organisation, Department of Statistics, New Delhi, is hereby appointed as Director, Bureau of Economics and Statistics under Planning and Development Department on deputation for a period of two years with effect from 15.2.88.

D.K. GAZMER,
Addl. Secretary
Establishment Department.
OFFICE ORDER
No. 1218/Gen/Estt.
Dated Gangtok, the 8th April, 1988

The following postings and transfers of Deputy Superintendents of Police are hereby made with immediate effect :-

Present Posting, New Posting.
1. Shri K.B. Subba, SDPO (East) Dy. S.P. Crime Branch
2. Shri Yap Tshering, Special Branch SDPO(West) at Gyalshing/Soreng.
3. Shri B. K. Roka, OC/Sadar Thana SDPO(East). He will also be in charge of Traffic.
4. Shri K.B. Gurung Crime Branch Staff Officer to DGP and attached to CID.
5. Shri B.B. Basnett Vigilance Dy. S.P. Special Branch.
6. Shri Mingma Bhutia Vigilance SDPO (East)-II
7. Shri Phudpen Bhutia, Special Branch Asstt. Commandant, S.A.P.
8. Shri Gangaram Subba, Vigilance Dy. S.P. Vigilance,

By Order,
D.K. GAZMER,
Addl. Secretary, Establishment Department

OFFICE ORDER
No.1228/Gen/Estt.
Dated Gangtok, the 11th April, 1988

Shri Yon Tshering, Deputy Superintendent of Police, who has been holding the post of Superintendent of Police (Vigilance) on ad-hoc basis since 8.7.1985 shall provisionally draw monthly pay as under.
1. Rs. 2015/- p.m. w.e.f. 1.8.85
2. Rs. 2055/- p.m. w.e.f 1.8.86
3. Rs. 2730/- p.m. w.e.f 1.1.87
4. Rs. 2905/- p.m. w.e.f 1.8.87

He will also be entitled to other allowances as admissible under the rules. This is in continuation of O.O No.884/G/Est. dated 12.6.1986.

By Order,
K.P. DDHIKAR
Deputy Secretary, Establishment Department

OFFICE ORDER
No.1257/Gen/Estt.
Dated Gangtok, the 14th April, 1988.

The following transfers of the Members of the Finance & Accounts, Service are hereby made with immediate effect:-

1. Mr. M.K. Sharma, A.O. (Gyalshing), Education, Deprt. is transferred as A.O. (Namchi) Health and Family Welfare Department vice Sl. No. 2 below.

On transfer, they will carry their own pay & scale. This is in supersession of Office Order No: 575/G/Est. dated 22.2.88.

By Order.
K.P. ADHIKARI,
Deputy Secretary, Establishment Department

OFFICE ORDER
No. 1264/(Gen)/Estt.
Dated Gangtok, the 14th April, 1988.

Shri M.L. Malhotra, Principal, Accounts Training Centre Finance Department, shall stand relieved from Service with effect from 22.4.88 (AN) on expiry of his current terms of Contract.

By Order.
K.P. ADHIKARI
Establishment Department.
OFFICE ORDER
No. 1298/(Gen)/Estt.
Dated Gangtok, the 18th April, 1988.

The following officers of the Animal Husbandry & Veterinary Services Department are hereby deemed to have been promoted w.e.f. 1.7.82 as under.

Sl. No. | Name                   | Promoted as
-------|------------------------|------------------
1.     | Dr. Sonam Tsering Bhutia | Deputy Director  
2.     | Dr. Jairam Prasad       | Senior Scientist |
3.     | Dr. P.C. Gupta          | Deputy Director  

Their pay will be fixed notionally w.e.f. 1.7.82 but they shall draw pay and allowances of Deputy Director/Senior Scientist w.e.f. the date of actual taking over charge of their respective posts.

By Order.

N YETHENPA,
Deputy Secretary,
Establishment Department.

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OFFICE ORDER
No. 1310/(Gen)/Estt.
Dated Gangtok, the 19th April, 1988.

In partial modification of the Office Order No. 389/G/Est. of 8.2.1988 the Governor of Sikkim is pleased to make the following postings with immediate effect:

(1) Mr. Kiran Kumar Rasaily will continue to hold the charge of Division III, SPWD (Bid., PHE and Housing Department).

(2) Mr. M. K. Thomas, A. E. SPWD (Bid., PHE & Housing Department) will take over the charge of Divisional Engineer (Planning) in acting capacity till further orders.

The post of Divisional Engineer IV is kept in abeyance until further orders.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

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OFFICE ORDER
No. 1342/(Gen)/Estt.
Dated Gangtok, the 2nd April, 1988.

The deputation term of Mr. D.N. Tewari, DRCs, Cooperation Department, to the Sikkim Cooperative Milk Processors Union is hereby extended for period of 2(two) years w.e.f. 1.4.88 to 31.3.90.

By Order.

K.P. ADHIKAR
Deputy Secretary,
Establishment Department.

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OFFICE ORDER
No. 1355/(Gen)/Estt.
Dated Gangtok, the 22nd April, 1988.

The ad-hoc appointment of Mr. Sonam Tensing Bhutia, ARPO (Lingtarn), Agriculture Department, is hereby extended for a period of 6 months w.e.f. 21.4.88 or till Mr. P.K. Dewan (presently on deputation to the SRDA) returns, whichever is earlier.

By Order.

T.L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department.

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OFFICE ORDER
No. 1367/(Gen)/Estt.
Dated Gangtok, the 22nd April, 1988.

Leave for 20 days w.e.f. 11.4.88 to 30.4.88 applied for, and being availed of by Shri L.T. Tonyot I.A.S. Joint Secretary, Land Revenue Department is hereby sanctioned as Commuted Leave duly prefixing second Saturday and Sunday on 9.4.88 and 10.4.88.

By Order,

S.D. LEPCHA,
Under Secretary,
Establishment Department.

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NOTIFICATION
No. 25/(Gen)/Estt.
Dated Gangtok, the 23rd April, 1988.

The Governor is pleased to order that the method of Recruitment and eligibility condition in respect of the post of Revenue Department (Grade) III of the Sikkim Sub-Ordinate (Ministerial) & Executive Service) shall be as detailed below:

1. Method of Recruitment through open Competitive Examination,
PART II SIKKIM GOVT. GAZETTE, APRIL 1988

2. Eligibility
   1. Age limit 30 years
   2. Qualification:
      (i) Degree of a recognised University or equivalent.
      (ii) Must be able to converse in one of the language-Nepali, Sikkimese, Bhutia, Lepcha or Limbu.
      (iii) Must have the knowledge of culture and tradition of Sikkim.

By Order,

C.M. CHHETRI, Deputy Secretary, Establishment Department.

OFFICE ORDER
No. 1354/Gen/Estt.
Dated Gangtok, the 25th April, 1988.

The period of service rendered by Shri R.S. Basnett, I.A.S., Additional Secretary, Home Department, at T.N.A. w.e.f. 2.3.70 to 30.6.71 is counted towards his present service for the purpose of retirement benefit only.

By Order,

S.D. LEPCHA, Under Secretary Establishment Department

NOTIFICATION
No-29/Gen/Estt.
Dated Gangtok the 26th April, 1938.

With a view to up and boost up the Family Planning Programme in the State the Government is pleased to order that the State Government Employees, who accept the permanent method of Family Planning like Vasectomy or Tubectomy after two children, shall be entitled to one social increment in the form of personal pay not absorbed in the future increases of pay, at the lowest rate of increment in the relevant time scale of pay.

By Order,

D.K. GAZMER, Addl. Secretary, Establishment Department.
OFFICE ORDER
No. 1448/(Gen)/Estt.
Dated Gangtok, the 29th April, 1988.

In continuation of O.O. No. 1714/G/Estt. dated 31/10/87, the adhoc services of Miss Tshering Donka Bhutia, Research Assistant, Agriculture Department, are hereby extended for a further period of six months, with effect from 27.4.88 or till Miss Neela Pradham returns, whichever is earlier.

By Order,
T.L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 1453/(Gen)/Estt.
Dated Gangtok, the 28th April, 1988.

Leave for 5 days with effect from 9.5.88 to 13.5.88 applied for by Mr. Tempo Gyatso Bhutia, L.P.S. Superintendent of Police, Service Line, Police Department is hereby sanctioned as Earned Leave duly suffixing 14th to 16th May, 88 as Government holidays with permission to leave the station.

During the absence of Shri Tempo Gyatso Bhutia, Mr. Tshering Bhutia, Deputy Superintendent of Police will look after the routine duties of Superintendent of Police in addition to his own.

By Order,
T. DHONDUP,
Officer on Special Duty,
Establishment Department.

OFFICE ORDER
No. 1455/(Gen)/Estt.
Dated Gangtok, the 29th April, 1988.

Appointment of Shri S. Mitra as Officiating, State Education Survey Officer made vide Office Order No. 167/(G)/Estt. Dated 2.2.87 is hereby extended till 31.5.1988.

He shall revert back to his own post and Department on expiry of the period.

By Order,
K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1457/(Gen)/Estt.
Dated Gangtok, the 30th April, 1988.

Major B. Tshering, Secretary, Rajya Sainik Board, is allowed to draw consolidated pay at the rate of Rs. 3000/- (Rupees three thousand only per month with effect from 1.1.87 in accordance with the Order M(57)Gen/Estt, Dated Gangtok, the 21st October 1987.

By Order,
K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

DEPARTMENT OF HEALTH F.W.
AND SOCIAL WELFARE
NOTIFICATION
No: 15(137)87-88/WS/32
Dated Gangtok the 15th April, 1988.

In partial modification to the Notification No: 55 (137) 87-88 /SW/196-200 dated the 11-5-87, Shri F.K. Ray, Director of Bureau of Economics and Statistics is appointed as the Chairman of Working Committee on Social Welfare vice Shri V.J. Aiyar, who has since gone back to his parent Department.

J.DORJI,
Secretary,
Health & Social Welfare Department.
FINANCE DEPARTMENT

OFFICE ORDER

No. 25/Fin.
Gangtok, the 5th April, 1988.

Shri L.B. Chhetri, District Information Officer Information and Public Relation Department, Mangan is declared as Head of Office in term of Rule 55 of Sikkim Financial Rules as well as During and Disbursing Officer with immediate effect vice Shri LP. Barfungpa, since transferred to Local Self Government and Housing Department.

By Order.

J. PRADHAN,
Deputy Secretary.
Finance Department.

OFFICE ORDER

No. 26/Fin/Gen.
Dated Gangtok, the 25th April, 1988.

Shri Tshering Tashi, Inspector of Police Special Branch, Police Department is declared as Drawing and Disbursing Officer with immediate effect vice Shri Yap Tshering, since transferred on promotion.

By Order.

J.B. RAI,
Under Secretary,
Department of Finance.

OFFICE ORDER

No. 175/Fin/Gen.
Dated Gangtok, the 22nd April, 1988.

Shri P.N. Tamang, Deputy Secretary, Culture Department is declared as Head of Office with immediate effect vice Mrs. R.D. Rechung, joint Secretary.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.
CONTENTS

PART I—Ordinances, Messages, etc- Nil

PART II—Appointments, Postings, Transfers, leave etc.

PART III—Rules Orders, Press Note etc.

PART IV—Textile Commissioner-fixation of prices of cloths—Nil

PART V—F.C.S-Rationing of Essential Commodities—Nil

PART VI—Nil

PART VII—Advertisement and Notices etc.

PART VIII—Nil

PART IX—(i) Epidemic Diseases—Nil

PART X—(ii) Rainfall—Nil
Notifications regarding appointment, postings, transfers, leave etc.

HIGH COURT OF SIKKIM
NOTIFICATION
No. 35 /HCS/ESTT.
Dated Gangtok, the 5th May,

16(Sixteen) days leave applied for by Shri Kamal Bikas Choudhary, Accounts Officer of this Court, with effect from 26/4/88 to 11/5/88 is hereby sanctioned as earned leave on full pay.

S.D. DAS,
Registrar.

HOME DEPARTMENT
NOTIFICATION
No. 16/Home/88/
Dated Gangtok, the 30th May, 1988.

In supersession of Home Department Notification No. 2(3) Home/77 dated the 23rd March, 1985, in regard to the appointment of Chairman, State Trading Corporation of Sikkim, the Governor of Sikkim is pleased to appoint Shri B.B. Subba, M.L.A. as Chairman, State Trading Corporation of Sikkim, with immediate effect.

By Order.

P.K. PRADHAN,
Home Secretary.

NOTIFICATION
No. 18/Home/88/
Dated Gangtok, the 30th May, 1988.

In supersession of Home Department Notification No. 2(3) Home/77 dated 23rd March, 1985, relating to the appointment of Chairman, Sikkim Nationalised Transport, the Governor of Sikkim is pleased to appoint Shri Ugen Pinto Bhutia, M.L.A. as Chairman, Sikkim Nationalised Transport, with immediate effect.

By Order.

P.K. PRADHAN,
Home Secretary.

ESTABLISHMENT DEPARTMENT
NOTIFICATION
No. 36/(Gen)Estt.
Gangtok, the 2nd May, 1988.

In partial modification of this Department’s Notification No: 9/(Gen)/Estd. dated 9.4.1985 to the extent it is relevant on the matter, the rates of consolidated pay of Confidential Assistants to the Chief Minister and the Ministers are hereby revised as under w.e.f. 1.4.1988

1. Rs.1500/- p.m. if the candidate is a Graduate.
2. Rs.1000/- p.m. if the candidate has passed the Secondary /Senior Secondary or equivalent Examination.

By Order.

C.M. CHHETRI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1482/Gen/Estt.
Dated Gangtok, the 4th May, 1988.

Shri M.L. Malhotra, is appointed for a period of one year on contract basis with effect from 26.4.88 as principal, Accounts Training, Finance Department on a consolidated pay of Rs.4500/- as personal to him.

His services on Contract shall be governed by the terms and conditions as laid down in the Notification No. 3 (14)20/Gen/EST. dated 16.4.87.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1483/Gen/Estt.
Dated Gangtok, the 4th May, 1988.

Dr. Anil Kumar Mainra, I.F.S, A.C.F (WP), Forest Department, is hereby appin-
ted to the Senior Time Scale of Rs.3000- (5th) year and 6th year) 100-3500-125- 4500 w.e.f 1.4.88.

By Order,

Deputy Secretary
Establishment Department

NOTIFICATION
No. 42/(Gen)Estt.
Dated Gangtok the 7th May, 1988.

The Governor of Sikkim is pleased to sanction the creation of the following posts in Health & Family Welfare Department for Universal immunisation Programme,a 100% centrally sponsored scheme with immediate effect.

Sl. Name of post No.of pay scale
No. post
1. District Immunisation Officer 1 Rs. 1820-3200
2. Stastical Investigator 1 Rs.1410-2300
3. Mechanic (Refrigerator) 1 Rs.975-1530
4. Typist 1 Rs.910-1290
5. Driver 1 Rs. 910-1290

The expenditure on this post shall be debitable to Budget Head-2211-001 103 MCH(Plan)

The above post shall be filled up by regular staff working in the Department and the post hethere to held by them shall be kept in abeyance.

Deputy Secretary, Establishment Department.

OFFICE ORDER
No. 1519/Gen/Estt.
Dated Gangtok, the 9th May, 3,988.

Leave for 13 days w.e.f. 20.6.88 to 2.7.88 applied for by Shri Alok Rawat, IAS,D.C.(Est),Land Revenue Department,is hereby sanctioned as Earned Leave duly prefixing and suffixing holiday, July, 1988 respectively.

During his absence on leave, Shri T.P. Dorjee, Addl D.C. (East), is allowed to look after the duties of D.C. in addition to his own duties.

By Order.

S.D.LEPCHA,
Under Secretary, Establishment Department

OFFICE ORDER
No.1520/Gen/Estt.
Dated Gangtok the 9th May,1988

The Governor of Sikkim is pleased to order that Shri G.P.Pradhan Secretary, Land Revenue and information & Public Relations Departments will also hold additional charge of Finance and Tourism Departments with immediate effect during the absence of Shri K.C.Pradhan on medical treatment.

By Order.

D.K.GAZMER,
Addl. Secretary, Establishment Department

OFFICE ORDER
No. 1541/Gen/Estt.
Dated Gangtok the 12th May 1988.

Shri R.D Gurung,DE,Rural Development Department shall retire from service on superannuation w.e.f. 30.9.88 (AN) in accordance with Rule 98 of the Sikkim : Govt. Service Rules 1974,as amended by Notification No. 86/Gen/ Est. dated

By Order.

S.D.LEPCHA
Under Secretary, Establishment Department

OFFICE ORDER
No.1549/Gen/Estt.
Dated Gangtok the 17th May, 1988.

Leave for 26 days with effect from 5.5.88 to 30.5.88 applied for and being availed of by Shri A. Ghatak, Director General of Police, Police Department, is hereby sanctioned as Earned leave duly suffixing 31.5.88 being Government holiday with permission to leave the station.

Shri Tashi Namgyal,Special I.G.P will look after the work of Director General of Police in addition to his own during the absence of Shri A .Ghatak Director General of Police on leave.

By Order.

T.(DHONDUP,
Office Special Duty, Establishment Department
OFFICE ORDER  
No. 1552/(Gen)/Estt.  
Dated Gangtok, the 17th May, 1988.

The following transfers and postings are made in Education Department with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name &amp; designation</th>
<th>Transferred and posted as</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri Dinesh Sharma</td>
<td>Principal, Tashi Namgyal Senior Principal, Enchey Secondary School, Gangtok.</td>
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<td></td>
<td></td>
<td>Senior Secondary School, Gangtok.</td>
</tr>
</tbody>
</table>

By Order.  
K.P. ADHIKARI,  
Deputy Secretary, Establishment Department.

OFFICE ORDER  
No. 1558/Gen/Estt.  
Dated Gangtok, the 17th May, 1988.

Dr. (Mrs) Shiela Pradhan, Senior Child Specialist, of District Hospital, Namchi, Health & Family Welfare Department, is hereby transferred to STNM Hospital, Gangtok, as Senior Child Specialist with immediate effect.

On transfer, she will carry her own pay & scale.

By Order.  
N. YETHENPA,  
Deputy Secretary, Establishment Department.

NOTIFICATION  
No. 54/(Gen)/Estt.  
Dated Gangtok, the 17th May, 1988.

The Governor of Sikkim is pleased to create the following ex-cadre posts under rule 9 of the Indian Administrative Service (Pay) Rules, 1984 in the scale of Rs. 7300400-7600 with immediate effect:-

1. Special Commissioner, Planning & Development Department;
2. Financial Commissioner.

D.K. GAZMER,  
Addl. Secretary, Establishment Department.

NOTIFICATION  
No. 56/Gen/Estt.  

The Governor of Sikkim is pleased to redesignate the post of Junior Scientist (Poultry Breeding) to Senior Veterinary Officer, Animal Husbandry Department with immediate effect.

C.M. CHHETRI,  
Deputy Secretary, Establishment Department.

OFFICE ORDER  
No. 1583(4)/(Gen)/Estt.  
Dated Gangtok, the 21st May, 1988.

In pursuance to Ministry of Personnel, P.G. & Pensions, Department of Personnel & Training, Government of India Notification No. 13017/87-AIS(I) dated 9th May, 1988, transferring Shri MX Singh, IAS (RR-1985) from IAS Cadre of Sikkim to that of Madhya Pradesh, he is relieved from the afternoon of 24th May, 88 to enable him to report, to Madhya Pradesh Government.

By Order.  
D.K. GAZMER,  
Addl. Secretary, Establishment Department.

NOTIFICATION  
No. 59/Gen/Estt.  
Dated Gangtok, the 23rd May, 1988.

The Governor of Sikkim is pleased to create a post of Consultant (Cardiology) in the scale of Rs. 3450-4700 in S.T.N.M. Hospital under Health and Family Welfare Department with immediate effect.

The expenditure shall be debitable to budget head 2210-01-11(1) STNM Hospital (Salaries).

The existing post of Senior Specialist (Cardiology) in the S.T.N.M. Hospital shall stand abolished.

C.M. CHHETRI,  
Deputy Secretary, Establishment department
NOTIFICATION
No.62/Gen/Estt.
Dated Gangtok the 25th May, 1988
In supersession of this Department Notification No. 4/Gen/Estt dated 5.4.88, the post of Junior Accountant in the Home Department is redesinated as Upper Division Clerk with effect from 20.4.85.

C.M. CHHETRI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No.1583(3)/(Gen)/Estt.
Shri K.S. Rao, I.A.S Development Commissioner-cum-Secretary Planning, Animal Husbandary & Veterinary Services Department, Government of Sikkim, will also function as Resident Commissioner, Sikkim House, New Delhi, in addition to his present responsibilities.

By Order,
D.K. GAZMER
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 1584/(Gen)/Estt.
Dated Gangtok, the 25th May, 1988.
The term of deputation of Shri Udai Rai, F.D.O., S.R.D.A., under Rural Development Department, is hereby extended for a further period of one year w.e.f. 10.3.88 on the existing terms & conditions of deputation as amended from time to time.

By Order,
S.D. LEPCHA
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 1585/(Gen) Estt.
Dated Gangtok, the 25th May, 1988.
On the recommendation of the Sikkim Public Service Commission, Dr. (Miss) Kesang Doma is hereby appointment as Dental Surgeon in District Hospital Mangan (North District) under Health & Family Welfare Department in the scale of Rs.1820-60-260-EB-75-3200 w.e.f. the date of final i.e. 10.3.88.
She will draw a basic pay of Rs.1820/-p.m. in the above scale with other allowances as admissible under the rules.

As usual, she will be on probation for a period of one year. Other terms & conditions of service will be as laid down in the Memorandum No: 5689/G/Est dated 25.3.88.

Inter-se-seniority shall be on the basis of merit declared by the SPSC vide letter No:SPSC/2(V)/87/12 dated 2.9.1987.

By Order,
S.D. LEPCHA
Under Secretary,
Establishment Department.

OFFICE ORDER
Dated Gangtok the 26th May, 1988
Consequent upon the redesignation of the post of Deputy Secretary (Nutrition) under Health & Family Welfare Department as Nutrition Officer in the scale of Rs.2525-4000 vide Notification No. 66/Gen/Est dated 26.5.88, Mrs. Lhamu Doma, Assistant Nutrition Officer is hereby promoted against the above post with immediate effect as per the recommendation of the Sikkim Public Service Commission.
As usual, she will be on probation for a period of one year.

By Order,
N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1598/(Gen)/Estt.
Dated Gangtok, the 26th May, 1988.
The following transfers of Deputy Secretaries are hereby made with immediate effect:-
1. Mrs. B. M. Pradhan, Deputy Secretary Health Education under Health & Family Welfare Department is transferred as Deputy Secretary, Finance Department against the vacant post of Joint Secretary.

2. Mrs. G. K. Pradhan Deputy Secretary (Nutrition) under Health & Family Welfare Department is transferred as Deputy Secretary, Health Education vice 1 above.

By Order,
S. D. LEPCHA
Under Secretary
Establishment Department.

OFFICE ORDER
No. 1605/(Gen)/Estt.
Dated Gangtok, the 27th May, 1988.

Consequence upon the redesignation of the post of Junior Scientist (Poultry, breeding) as Senior Veterinary Officer in the scale of Rs. 2120-60-2300/75-3200-100-3600 vide Notification No. 56/Gen/Est. dated 21.5.88 Dr. Bhuwanesh Badola, Veterinary Officer of the Animal Husbandry & Veterinary Services Department is hereby promoted against the redesignated post with immediate effect as per recommendation of the Sikkim Public Service Commission.

As usual he will be on probation for period of one year.

By Order,
N. YETHENPA
Deputy Secretary, Establishment Department.

OFFICE ORDER
No. i608/(Gen)/Estt.
Dated Gangtok, the 27th May, 1988.

In pursuance of Health & Family Welfare Department O.O. No. 153/H dated 264.88, Dr. H. Lepcha, Additional Director, Health & Family Welfare Department is hereby entrusted with the duties of the Superintendent, S.T.N.M Hospital in addition to her own duties with immediate effect until further orders.

By Order,
N. YETHENPA,
Deputy Secretary
Establishment Department.
FINANCE DEPARTMENT  
NOTIFICATION  
No. 7/Fin.(SFAS) 7  

In accordance with the Sikkim Finance and Accounts Service Rules, 1978, the inter-se-seniority of the following members of the Sikkim Finance and Accounts Service is fixed as under :-

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<tr>
<th>Sl.No.</th>
<th>Name</th>
<th>Position in Seniority</th>
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<td>1</td>
<td>Shri B.C.P. Pradhan,</td>
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<td>2</td>
<td>Shri N. Jaswal,</td>
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<td>Shri P.C. Pradhan,</td>
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<td>Shri P.S. Malommu,</td>
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<td>Shri S.C. Dwivedi,</td>
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<td>Shri P. Wangdi,</td>
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<td>Shri S.A.T. Simick,</td>
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<td>Shri M.B. Ruchal,</td>
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<td>Shri R.B. Pradhan,</td>
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<td>Shri T.P. Koirala,</td>
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<td>Shri G.K. Pradhan,</td>
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<td>Shri B.B. Rai,</td>
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<td>Shri N.T. Lepcha,</td>
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<td>Shri B.T. Tamang,</td>
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<td>Shri T.T. Sada,</td>
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<td>Shri Gopal Sharma,</td>
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<td>Shri S.K. Sharma,</td>
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<td>Shri Tashi Tamang,</td>
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<td>Shri Lakpa Tshering Lepcha</td>
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<td>Mrs. Sanu Subba,</td>
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<td>Shri Z. Christopher,</td>
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<td>Shri Lobsang Lepcha,</td>
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<td>Shri D.K. Gurung,</td>
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<td>Shri Jaidev Sharma,</td>
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<td>Shri Tarahang Subba,</td>
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<td>Shri B.X. Moktan,</td>
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<td>Shri B.K. Pradhan,</td>
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<td>Shri S.D. Pradhan,</td>
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<td>Shri Bidhan Dutta,</td>
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<td>50</td>
<td>Shri Deepak Darnal,</td>
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<td>Shri L.B. Rai,</td>
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<td>52</td>
<td>Shri S.B. Subba,</td>
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<td>Shri M.K. Sharma,</td>
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<td>Shri Govind Kausik,</td>
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<td>Mrs. Tashi Yangzum,</td>
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<td>Shri Aruni Chakraborty,</td>
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<td>Shri C.B. Gurung,</td>
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<td>58</td>
<td>Shri Kuber Bhandari,</td>
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<td>59</td>
<td>Shri Sukman Rai,</td>
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<td>60</td>
<td>Shri B.K. Mukhia,</td>
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<td>61</td>
<td>Mrs. D.K. Century,</td>
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<td>62</td>
<td>Shri Karma Chhopel,</td>
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<td>63</td>
<td>Mrs. Parbati Pradhan,</td>
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<td>64</td>
<td>Shri B.K. Tamang,</td>
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<td>65</td>
<td>Shri Hari Prasad Sharma,</td>
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<td>Shri S.w. Barfungpa,</td>
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<tr>
<td>67</td>
<td>Shri Bhim Prasad Subba,</td>
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</tr>
</tbody>
</table>

By Order

N.D. CHINGAPAPA,
Additional Secretary, Finance
ESTABLISHMENT DEPARTMENT
OFFICE ORDER
No.1687/Gen/Estt.

During the period of the absence of Mr. Pasong Namgyal, I.A.S. Secretary, Ecclesiastical Affairs and SC/ST Welfare Department w.e.f. 19.5.88 to 26.5.88
Mr. N. Dorjee, Deputy Secretary, Ecclesiastical Affairs and Mr. U.D. Lama, Deputy Secretary, SC/ST/Welfare Department, are hereby allowed to look after the duties of the Secretary of their respective Department and to refer the matter directly to the concerned Minister.

By Order,
S.D. LEPCHA,
Under Secretary
Establishment Department

Mr. N. Dorjee to 26.5.88

ESTABLISHMENT DEPARTMENT
NOTIFICATION

In exercise of powers conferred by proviso to Articles 309 of the Constitution, the Governor is pleased to make the following rules to regulate the promotions to the post of Assistant Engineer (Electrical) and Assistant Engineer Civil namely:

1. These rules may be called Assistant Engineer Civil and Electrical (Appointment by promotion) Rules 1988.
2. They shall come into force with immediate effect.
3. Quota for promotion:-
   Out of the total vacancies of Assistant Engineer Electrical and Assistant Engineer Civil in a calendar year, 33 1/3% thereof shall be reserved for appointment by promotion.
4. Conditions of Eligibility:
   For the purpose of promotion against the vacancies in promotion quota, persons who have rendered at least six years continuous service as Overseer/Junior Engineer (Civil) or Overseer/Junior Engineer (Electrical) as the case may be on regular establishment shall be considered.
   Provided that the number of persons to be considered shall not exceed 5 times the number of vacancy anticipated in a year.
5. Method of Selection:
   (1) There shall be a Promotion Committee consisting of the following:
      (a) Chairman Sikkim Public Service Commission;
      (b) Member Sikkim Public Service Commission;
      (c) Secretary to the Government, Establishment Department;
      (d) Secretary/Head of Department concerned;
      (e) A Secretary to the Government to be nominated by the Government;
   (2) The Committee may coopt any expert/subject specialist to assist the Committee.
   (3) The Chairman or where the Chairman is unable to attend the Member of the Sikkim Public Service Commission shall preside over the meeting of the Committee. The absence of a member other than the Chairman or Member of the Commission, shall not invalidate the proceedings of the Committee if more than half the number of members of Committee had attended its meeting.
   (4) The Promotion Committee shall assess the suitability of the eligible candidates for promotion duly examining the Confidential Report for the past five years including the Annual Confidential Report of the preceding years. The Commission shall conduct interview of the eligible candidates. The Committee shall grade the eligible persons as "Very Good", "Good", "Average", and "Below Average" on the basis of the A.C.R. records and interview.
6. Seniority:

The relative seniority of direct recruits and of promotees, shall be determined according to the rotation of vacancies between direct recruits and promotees which shall be based on the quotas of vacancies reserved for direct recruitment and promotion respectively.

7. Power of relax:

Where the Government is of the opinion it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of these provisions of these rules.

D.K. GAZMER
Additional Secretary
Establishment Department

OFFICE ORDER
No. 27/Fin.
Dated Gangtok, the 7th May, 1988.
- Shri Topgay Tshering Bhutia, Deputy Superintendent of Police

OFFICE ORDER
No. 28/Fin.
Dated Gangtok, the 7th May, 1988.
- Mrs. S. Dolma, Sub - Divisional Magistrate, Mangan

OFFICE ORDER
No. 29/Fin/ADM.
Dated Gangtok, the 13th May, 1988.
- Dr. R.K. Chhetri, Chief Medical Officer (East) Health & Family Welfare Department Singtam

OFFICE ORDER
No. 30/Fin/ADM.
Dated Gangtok, the 17th May, 1988.
- Shri B.K. Roka, S.D.P.O. (I), Police Department East District

OFFICE ORDER
No. 31/Fin/ADM.
Dated Gangtok, the 19th May, 1988.
- Shri Phurba Wangdi Bhutia, Assistant Fisheries Development Officer,
and Wild life Department, Mangan is hereby declared as Head of Office in terms of Rule 55 of Sikkim Financial Rules as well as Drawing and Disbursing officer for North District, with immediate effect.

By Order  
J. PRADHAN,  
Deputy Secretary  
Finance Department.

OFFICE ORDER  
No.34/Fin/ADM.  
Dated Gangtok, the 30th May, 1988.

During the absence of Dr. B.S. Basnet, Secretary, Agriculture Department on tour with effect from 26/05/88, Shri S. Lama, Additional Director of Agriculture (P.P. & Training) is delegated with financial powers of Secretary for sanctioning Muster Roll bills and House Rent bills with immediate effect till Dr. Basnet's return from tour.

By Order.  
J. PRADHAN.  
Deputy Secretary,  
Finance Department.
CONTENTS

PART I- Ordinances, Messages, etc- Nil

PART II- Appointments, Postings, Transfers, leave etc.

PART III- Rules Orders, Press Note etc.

PART IV—Textile Commissioner-fixation of Prices of cloths - Nil

PART V- F.C.S. -Rationing of Essential Commodities- Nil

PART VI- Nil

PART VII- Advertisement and Notices etc.

PART VIII- Nil

PART IX- (i) Epidemic Diseases- Nil

PART X- (ii) Rainfall - Nil
Notifications regarding appointments postings, transfers, leave etc

ESTABLISHMENT DEPARTMENT

OFFICE ORDER
No. 1644/Gen/Estt.
Dated Gangtok the 2nd June, 1988.

Leave for two months w.e.f. 29.4.88 to 28.6.88 applied for and being availed of by Shri K.C. Pradhan, IAS, Secretary, Finance and Tourism Department, is hereby sanctioned subject to title report on production of Medical Certificate.

By Order.
Under Secretary
Establishment Department.

OFFICE ORDER
No. 1689/(Gen)/Estt.
Dated Gangtok, the 8th June, 1988.

The following transfers and postings of Joint Directors are ordered in Education Department with immediate effect:
1. Shri K.L. Bamola, Jt. Director (East), is posted in the Head Office (Gangtok) as Joint Director for South & West Districts. In addition he will look after the Adult Education Programme in the State.

2. Shri Norden Tsehring, Jt. Director (North), is transferred and posted in the Head Office (Gangtok) as Jt. Director for East and North Districts. In addition he will look after Language and Text Book Sections of the Department.

By Order.
K. P. ADHIKARI
Deputy Secretary
Establishment Department.

OFFICE ORDER
No. 1690/(Gen)/Estt.
Dated Gangtok, the 8th June, 1988.

The following transfers and postings of Deputy Directors are ordered in Education Department:
1. Shri R.K. Sharma, Dy. Director (East), is transferred and posted as Deputy Director (West).

2. Shri K. Stephen, Dy. Director (West), is transferred and posted as Dy. Director (South).

3. Shri D.D. Sengupta, Dy. Director (South), is transferred and posted as Deputy Director (North) duly transferring the lien of Shri R.M. Saha, Deputy Director (Norh) under suspension, to the post of Dy. Director (Planning) in the Head Office, Education Department, Gangtok.

4. Shri T.N. Pradhan, Assistant Director (East) is appointed as Dy. Director (East) purely on Officiating capacity for a period of three months or till the post is filled up on regular basis in consultation with the Sikkim Public Service Commission, which ever is earlier.

By Order,
K.L. ADHIKARI
Deputy Secretary
Establishment Department.

OFFICE ORDER
No. 1692/Gen/Estt.
Dated Gangtok, the 8th June, 1988.

Dr. A.S. Chettri, working as Deputy Medical Superintendent, Gidi- A Colliery of the Central Health Services is hereby appointment as District Family Welfare Officer, Singtam, East District, under Health & Family Welfare Department w.e.f. 5.4.88.
The deputation is for a period of one year. The terms and condition of his deputation will be regulated as per Ministry of Health & Family Welfare Government of India letter No. 35012/9/06 C.H.S. II dated 12.2.88.

By Order,
N. YETHENPA
Deputy Secretary
Establishment Department.
OFFICE ORDER

No. 1695/(Gen)/Estt.

Dated Gangtok, 8th June, 1988.

The following transfers of the Members of the Finance and Accounts Service are hereby made with immediate effect:

Sl. Name (Promoted as 
Post) 
1. Shri B.N.Mishra PGT (Hindi) Sl.No. 1. 
5. Shri S.C.P. Singh PGT (Hindi) T.N. Sr. Secondary School, Namchi, Sl.No. 5. 
6. Shri K.P. Adhi Kari, Deputy Secretary, Establishment Department.

By Order.

K.P. ADHIKARI,

Deputy Secretary, Establishment Department.

OFFICE ORDER

No. 1696/(Gen)/Estt.

Dated Gangtok, 8th June, 1988.

The following transfers of the Members of the Establishment Service are hereby made with immediate effect:

Sl. Name (Promoted as 
Post) 
1. Shri Anil Kumar Mainra, presently at Head Office, Gangtok, Sl.No. 1. 
2. Shri T. Kalden, DFO (North), at Mangan, Sl.No. 2. 
3. Mr. N.J. Jaswal Secretary Chief Pay & Accounts Officer, Pay Cell, Establishment Department, vice Mr. P.C. Rai. He will continue to assist the Pay Department in continuation of O.O.No. 1099/G/Estt. dated 28/3/88.

By Order.

K.P. ADHIKARI,

Deputy Secretary, Establishment Department.

OFFICE ORDER

No. 1697/(Gen)/Estt.

Dated Gangtok, 8th June, 1988.

The following transfers of the Members of the Teacher's Service are hereby made with immediate effect:

Sl. Name (Promoted as 
Post) 
3. Mr. N.J. Jaswal Secretary Chief Pay & Accounts Officer, Pay Cell, Establishment Department, vice Mr. P.C. Rai. He will continue to assist the Pay Department in continuation of O.O.No. 1099/G/Estt. dated 28/3/88.

By Order.

K.P. ADHIKARI,

Deputy Secretary, Establishment Department.

OFFICE ORDER

No. 1700/(Gen)/Estt.

Dated Gangtok, the 10th June, 1988.

The following promotions are hereby made in the Health & Family Welfare Department, Government of Sikkim in the scale of Rs. 1820-60-2600-3200 against the posts upgraded vide Notification No. 265/Est. dated 17.12.87 w.e.f. 8.6.88 i.e. the date of approval:-

Sl. No. Name 
Promoted as Post

By Order.

K.P. ADHIKARI,

Deputy Secretary, Establishment Department.

OFFICE ORDER

No. 1701/(Gen)/Estt.

Dated Gangtok, the 10th June, 1988.

On the recommendation of the S.P.S.C. the following promotions are hereby made in the Health & Family Welfare Department, Government of Sikkim in the scale of Rs. 1820-60-2600-EB-75-3200 against the posts upgraded vide Notification No. 265/Est. dated 17.12.87 w.e.f. 8.6.88 i.e. the date of approval:-

Sl. No. Name 
Promoted as Post

By Order.

K.P. ADHIKARI,

Deputy Secretary, Establishment Department.
3. Mrs. Yamima Lepcha Sr. Public Health Nurse
   public Health Nurse Tutor
   As usual, they will be probation for one year.
   By Order,
   N. YETHENPA,
   Deputy Secretary,
   Establishment Department.

OFFICE ORDER
No. 77(Gen)Estt.
Dated, Gangtok, the 13th June, 1988.
The following members of Sikkim State Civil Service are promoted in the Selection Grade II of the State Civil service i.e. Rs. 3450-125-4700 with immediate effect.
(1) Shri Girmee Goparma, Deputy Secretary -I, Home Department.
(2) Shri Nangzey Dorjee, Deputy Secretary -I, Ecclesiastical Department.
(3) Shri Tobjor Dorjee on deputation to State Bank of Sikkim;
(4) Shri B.P. Pradhan, Deputy Secretary -I, Law Department.
As usual, they will be on probation for one year. Separate posting order will be issued in respect of each of the officers.
By order,
D.K. GAZMER,
Addl. Secretary
Establishment Department
OFFICE ORDER
No.1712/Gen/Estt.
Dated Gangtok the 14th June, 1988
The Governor of Sikkim is pleased to make the following transfers and appointments with immediate effect.
(1) Shri N.D. Chingapa, IAS. Additional Secretary, Finance Department is transferred and posted as Secretary to the Government, Animal Husbandry Department.
(2) Miss C.K. Cintury, IAS, Additional Secretary, Animal Husbandry Department is transferred and posted as Additional Secretary, Education Department.
(3) Shri D. Dadul, IAS., Additional Secretary Education Department is transferred and posted as Additional Secretary Finance Department.

(4) Dr. B.S. Basnett, Secretary, Agriculture Department will also hold the additional charge of Secretary, Co-operation Department.
(5) Shri P.T. Gyamso, Director, Printing Department is appointment as Director-cum-ex-officio Secretary to the Government, Printing Department.
(6) Shri H.R. Pradhan, Additional Director, Directorate of Land Use & Environment is transferred and posted as Managing Director, SIMFED on deputation for an initial period of two years.
(7) Shri J.R. Subba, Managing Director, SIMFED is reverted to Agriculture Department.
(8) Shri K.N. Sharma, Executive Officer, Sikkim Khadi and Village Industries Board is reverted and posted as Deputy Secretary, Animal Husbandry Department.
(9) Shri Chuk Tshering Wangdi, Deputy Secretary, Animal Husbandry Department is transferred and posted as D.D.O. (North) Mangan.
(10) Shri Kunga Nima, D.D.O. (North) is transferred and posted as Executive Officer, Sikkim Khadi & Village Industries Board on deputation for an initial period of two years.
(11) Shri B.N. Rai, Statistical Officer, Directorate of Land Use & Environment is transferred and posted as Revenue Officer, Ravangla Under Land Revenue Department on deputation for an initial period of two years without deputation allowances.
(12) Shri Tensoong Gyasto, IAS. Acting Secretary to Chief Minister is appointment as Secretary to Chief Minister.
(13) Shri R.S. Basnett, IAS, Additional Secretary, Home Department is appointment as Secretary, Motor Vehicles Department.
(14) Shri D.K. Gazmer, IAS, Additional Secretary, Establishment Department is appointment as Secretary to the Government, Establishment Department with effect from 1.8.88 i.e. after the retirement of Shri J.T. Densapa, IAS.
(15) Shri L.P. Tewari, Principal Chief Engineer-cum-Secretary Power Department will also hold the addi-
tional charge of Secretary, Heath & Family Welfare Department with effect from 1.9.88 i.e. after the retire-
ment of Shri Jigmee Dorjee IAS,

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

NOTIFICATION
No. 83/Gen/Estt.
Dated Gangtok the 16th June, 1988.

With a view to examine the possibilities of introducing Selection Grade for the Junior Engineers (Civil, Electrical and Mechanical) and to work out the modalities for granting such grade in the event of its introduction, the Government is pleased to constitute a Committee consisting of the following :-

(1) Secretary, Establishment Depart-
ment;
(2) Secretary, Finance Department;
(3) Principal C. E-cum-Secretary, SPWD (Roads & Bridges);
(4) Principal C.E-cum-Secretary, Building & Water Supply Department;
(5) Principal C. E.-cum-Secretary, Power Department.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 1720/Gen/Estt.
Dated Gangtok, the 16th June, 1988.

Leave for 23 days with effect from 28.5.88 to 25.6.88 applied for and being availed of by Shri Tashi Namgyal, special Inspector Genera) of Police, Police Department, is hereby sanctioned as Earned leave on Medical Ground duly Suffixing 26.6.88 being Sunday.

During his absence on leave the Director General/ Inspector General of Police will look after the work of the Special Inspector General of Police in addition to his own.

Further, the Superintendent of Police, Vigilance Department is hereby directed to submit the files to the Home Secretary directly.

By Order.

T. DHONDUP,
Officer on Special Duty,
Establishment Department.

OFFICE ORDER
No. 1724/Gen/Estt.
Dated Gangtok, the 16th June, 1988.

Shri N.S. Lepcha, Chief Engineer, Rural Development Department is transferred and posted as Chief Engineer and ex-officio Secretary, Irrigation Department with immediate effect.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 1726/Gen/Estt.
Dated Gangtok, the 17th June, 1988.

Shri Teknath Dhakal shall join as Administrative Officer, Forest Depart­ment, Gangtok, w.ef. 17.7.88 on retire­ment of Shri DB. Rai, the present incumbent to the post.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1727/Gen/Estt.
Dated Gangtok, the 17th June, 1988.

The following transfers and postings of Police Inspector are hereby made with immediate effect :

Sl. Name and designation Transferred and posted as
1. Shri R.B. Pradhan, Officer-in-Charge,
Inspector, Check Post, Sadar Police Station,
Gangtok.
2. Shri Norgyal Bhutia, Inspector, Check Post,
Inspector, Special Branch, Gangtok, Gangtok vice Sl. No. 1 above.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.
OFFICE ORDER  
No. 1730/Gen/Estt.  
Dated Gangtok, the 17th June, 1988.

Mr. N. D. Tewari, Deputy Registrar, Cooperation Department presently on deputation to the Sikkim Milk Producers' Cooperative Union Ltd. as Managing Director, Denzong appointed as Managing Director, Denzong Agriculture Cooperative Ltd. shall hand over the charge to Mr. D. N. Tewari with immediate effect.

Mr. R. W. Lassopa, Managing Director, Denzong Agriculture Cooperative Ltd. shall hand over the charge to Mr. D. N. Tewari with immediate effect.

Mr. D. N. Tewari shall continue as Managing Director, Sikkim Milk Producers' Cooperative Union Ltd. till further notice.

By Order,

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER  
No. 1734/(Gen)/Estt.  
Dated Gangtok, the 17th June, 1988.

The following transfers of Assistant Engineers are made with immediate effect.

<table>
<thead>
<tr>
<th>Name &amp; present posting</th>
<th>Transferred as</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shri Venugopal L.G., Assistant Engineer, Building &amp; Housing Deptt., Singtam</td>
<td>Shri K.P.H. Pillai, Assistant Engineer, Building &amp; Housing Deptt., Singtam</td>
</tr>
<tr>
<td>Shri T. Sanderpa, Assistant Engineer, Road &amp; Bridges, Water Supply &amp; Housing, Singtam</td>
<td>Shri Venugopal L.G., Assistant Engineer, Building &amp; Housing Deptt., Singtam</td>
</tr>
<tr>
<td>Shri Sherab Bhutia, Assistant Engineer (Sewarage), Buildings, Water Supply &amp; Housing, Namchi</td>
<td>Shri B. B. Pradhan, Assistant Engineer, Roads &amp; Bridges, Pakyong, vice Shri K. B. Rai, Assistant Engineer, Water Supply &amp; Housing, Namchi</td>
</tr>
<tr>
<td>Shri B. B. Pradhan, Assistant Engineer, Building &amp; Housing Deptt., Namchi</td>
<td>Shri Venugopal L.G., Assistant Engineer, Building &amp; Housing Deptt., Singtam</td>
</tr>
<tr>
<td>Shri Anil Gurung, Assistant Engineer, Irrigation Department</td>
<td>Shri G.T. Dhungyal, Assistant Engineer, Education Deptt.</td>
</tr>
<tr>
<td>Shri G.T. Dhungyal, Assistant Engineer, Education Deptt.</td>
<td>Shri M. N. Sharma, Assistant Engineer, Roads &amp; Bridges, Namchi</td>
</tr>
<tr>
<td>Shri M. N. Sharma, Assistant Engineer, Roads &amp; Bridges, Singtam</td>
<td>Shri Venugopal L.G., Assistant Engineer, Building &amp; Housing Deptt., Singtam</td>
</tr>
<tr>
<td>Shri R.V. Kuruvilla, Junior Engineer (Road &amp; Bridges)</td>
<td>Shri G.T. Dhungyal, Assistant Engineer, Education Deptt.</td>
</tr>
</tbody>
</table>

By Order,

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER  
No. 1776/(Gen)/Estt.  
Dated Gangtok, the 22nd June, 1988.

Consequent on his nomination for training on Planning & Management of Rural Water Supply Scheme at Calcutta and for study tour abroad w.e.f. 8.6.88 to 6.7.88, Shri N.S. Lepcha C.E.R.D.D., is hereby relieved w.e.f. 8.6.88.

Shri G.S. Lama, S.E., is entrusted with the responsibility of the duties of the Divisional Engineer, Planning, Water Supply & Housing, Gangtok.

By Order,

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER  
No. 1776/(Gen)/Estt.  
Dated Gangtok, the 22nd June, 1988.

Consequent on his nomination for training on Planning & Management of Rural Water Supply Scheme at Calcutta and for study tour abroad w.e.f. 8.6.88 to 6.7.88, Shri N.S. Lepcha C.E.R.D.D., is hereby relieved w.e.f. 8.6.88.

The period of training including to and fro journey w.e.f. 8.6.88 to 9.7.88 is hereby treated as duty for all purposes.

During his absence on leave, Shri G.S. Lama, S.E., is entrusted with the responsibilities of the Divisional Engineer, Planning, Water Supply & Housing, Gangtok.
work of the Chief Engineer in addition to his own works.

By Order.

S.D. LEPCHA
Under Secretary, Establishment Department.

OFFICE ORDER
No. 1767/Gen/Estt.

The governor is pleased to order that during the absence of Mr. K.S. Rao, Development Commissioner-cum-Secretary, Planning and Development, Mr. T.T. Dorjee, Additional Secretary, Planning and Development Department, is placed with the current duties of the Development Commissioner-cum-Secretary Planning.

This issues with the concurrence of Finance Department.

By Order.

C.M.CHHETRI,
Deputy Secretary, Establishment Department.

OFFICE ORDER
No. 1769/(Gen)/Estt.
Dated Gangtok, the 22nd June, 1988.

Dr. Kumar Bhandari, M.D. (Med), D.M. (Cardiology) is hereby appointed in a temporary capacity to the post of Consultant (Cardiology) in the Health & Family Welfare Department on a monthly pay of Rs. 3450/- in the scale of Rs. 3450-125-4700 plus other allowances admissible under the Sikkim Government Service Rules with effect from 14.6.88 on the recommendation of Sikkim Public Service Commission.

2. The terms of appointment are as follows:
   (i) He shall be on probation for one year.
   (ii) The appointment is temporary and may be terminated at any time by 30 days notice given by either side, viz. the appointment authority or the appointee, without assigning any reason. The appointing authority, however, reserves the right of terminating the services of the appointee forthwith or before the expiration of the stipulated period of notice by making payment to him a sum equivalent to pay and allowances for the period of notice or the unexpired portion thereof.
   (iii) The appointment carries with it the liability to serve in any part of Sikkim.
   (iv) Other conditions of service will be governed by the relevant rules and orders in force from time to time.

3. The appointment shall be treated as fresh appointment and the past services rendered by him shall be counted for the purpose of retirement benefits only in accordance with the relevant rules contained in the Sikkim Government (Retirement Benefits) Rules, 1974 as amended from time to time and as stipulated in Office Memorandum No. 387/Gen/Est dated 13.8.86.

D. K. GAZMER,
Addl. Secretary, Establishment Department.

OFFICE ORDER
No. 1808/(Gen)/Estt.
Dated Gangtok, the 29th June, 1988.

Shri M.L. Anand is hereby appointed as Director, Finance Commission Finance Department on Contract for a period of one year with effect from 11.4.88 on a consolidated pay at Rs. 5500/-p.m. as mutually agreed upon and accepted by him, his services will be governed by the terms and conditions as laid down in this Department Notification No. 3(14)20/Gen/Estt. dated 16.4.87.

By Order.

D.K. GAZMER,
Addl. Secretary, Establishment Department.
OFFICE ORDER
No.1816/(Gen)/Estt.
Dated Gangtok the 30th June, 1988,

Consequent on his nomination for one week compulsory training for IAS at Hyderabad commencing from 4.7.88 to 9.7.88, Shri Sonam Wangdi, I.A.S Secretary, Industries & Labour Department, is hereby relieved w.e.f. 1.7.88.

During the period of his absence on training, the following working arrangement are made:

1. Shri Manorath Sharma, Director industries Department, will look after the duties of the Secretary in addition to his own.

Miss B. M. Singh, IAS, Director, Directorate of Handicrafts and Handlooms, will look after the duties of Secretary in addition to her own.

Shri Tashi Wangchuk, Deputy Secretary, Labour Department, will look after duties of Secretary, in addition to his own.

By Order
S.D. LEPCHA,
Under Secretary
Establishment Department
FINANCE DEPARTMENT
OFFICE ORDER
No. 220/Fin.
Dated Gangtok, the 21st June, 1988.

During the absence of Development Commissioner, presently stationed at New Delhi, Shri T. T. Dorjee, Additional Development Commissioner, Planning & Development Department is hereby allowed to exercise financial powers of Head of Department with immediate effect.

By Order.
J. PRADHAN,
Deputy Secretary,

OFFICE ORDER
No. 35/Fin/ADM.
Dated Gangtok, the 22nd June, 1988.

Shri Mingma Bhutia, S D.P.O. (II), Police Department, West District, is declared as Drawing and Disbursing Officer, with immediate effect.

Consequently this Department Office Order No. 30/Fm/adm of 17.5.88 declaring Shri B.K. Roka, S.D.P.O. (I), Police Department as Drawing and Disbursing officer stands withdrawn.

By Order.
J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 36/Fin/ADM.
Dated Gangtok, the 23rd June, 1988.

Shri P. Wangdi, Deputy General Manager (Finance), Sikkim Nationalised Transport is declared as Drawing and Disbursing Officer with immediate effect vice Shri B.C.P. Pradhan, Chief Accounts Officer since transferred to Finance Department.

Shri Wangdi is also authorised to sign cheques pertaining to Sikkim Nationalised Transport vice Shri Pradhan.

By Order
J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 37/Fin/ADM.
Dated Gangtok, the 25th June, 1988.

During the absence of Shri Jaidev Sharma, Accounts Officer, Land Use & Environment Department on leave with effect from 21/06/1988, Shri D.D. Sharma, Divisional Forest Officer, Land Use & Environment Department is declared as Drawing and Disbursing Officer with immediate effect till Shri Jaidev Sharma's return from leave.

By Order.
J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 38/Fin/ADM.
Dated Gangtok, the 25th June, 1988.

Shri S. Tobgay, Joint Secretary, (I) Department, is hereby declared as Head of Office with immediate effect in terms of Rule 55 of Sikkim Financial Rules vice Shri R.S. Basnett, Additional Secretary since promoted.

By Order.
J. PRADHAN,
Deputy Secretary,
Finance Department.
CONTENTS

PART I—Ordinances, Messages, etc- Nil

PART II—Appointments, Postings, Transfers, leave etc

PART III—Rules Orders, Press Note etc.

PART IV—Textile Commissioner-fixation of prices of cloths—Nil

PART V—F.C.S—Rationing of Essential Commodities—Nil

PART VI—Nil

PART VII—Advertisement and Notices etc.—Nil

PART VII—Nil

PART IX—(i) Epedimic Diseases—Nil

PART X—(ii) Rainfall—Nil
Notifications regarding appointments, postings, transfers, leave etc

RAJ BHAVAN, GANGTOK.
No. SKM/GOV/SECT/244/88
Dated Gangtok, the July 14th, 1988.

ORDER

The Governor of Sikkim is pleased to sanction commuted leave on medical ground for 12 days from 12th July to 23rd July, 1988, with permission to suffix Sunday the 24th July, 1988, to Shri Justice R. Dayal, Judge, High Court of Sikkim.

R.B. MUKHIA,
Secretary to Governor of Sikkim.

HIGH COURT OF SIKKIM
NOTIFICATION
No. 46/HCS/ESTT.
Dated Gangtok, the 19th July, 1988.

Consequent upon grant of Selection Grade in the scale of Rs. 2100-65-2425/75-3025, to Shri A.P. Subba, Civil Judge-cum-Judicial Magistrate at present functioning as Deputy Registrar of this Court, vide Notification No. 45/HCS/ESTT. dated 15th July, 1988, his pay is hereby fixed at Rs. 2230/- per month, in the pay scale of Rs. 2100-65-2425/75-3025, since revised to Rs. 3450-125-4700, with effect from 16/2/1986.

Shri Subba, is further allowed to draw annual increment of Rs. 125/- with effect from 1/2/1987, in the pay scale of Rs. 3450-125-4700, thereby raising his pay from Rs. 3450/- to Rs. 3575/- per month and also to draw the next annual increment of Rs. 125/- in the above scale with effect from 1/2/1988, thereby raising his pay from Rs. 3575/- to Rs. 3700/- per month.

By order of the Court.

S.D. DAS,
Registrar.

NOTIFICATION
No. 47/HCS/ESTT.
Dated Gangtok, the 20th July, 1988.

In Supersession of this Court's Notification No. 73/HCS/ESTT., dated the 1st August, 1986, Shri Harish Kumar Sharma, Reader of this Court is hereby entrusted with the additional work of Stamp Reporter of the Court for the present and on trial basis in place of Shri Tashi Tshering Gensarpa, Reader who is relieved of such duties with immediate effect.

By order of the Court.

S.D. DAS,
Registrar.

NOTIFICATION
No. 48/HCS/ESTT.

Shri Ananda Prakash Subba, an officer of Sikkim Judicial Service, at present Deputy Registrar of the High Court of Sikkim, is posted as the Civil Judge-cum-Judicial Magistrate, East Sikkim at Gangtok vice Shri Tashi Wangdi, the Civil Judge-cum-Judicial Magistrate transferred.

Shri Subba is directed to join his new posting on the 1st September, 1988 in the forenoon on taking over charge of his new appointment from Shri Tashi Wangdi in the same forenoon.

By order of the Court.

S.D. DAS,
Registrar.

NOTIFICATION
No. 49/HCS /ESTT.

Shri Tashi Wangdi, Civil Judge-cum-Judicial Magistrate, East Sikkim, Gangtok is posted as the Civil Judge-cum-Judicial Magistrate, South District at Namchi vice Shri Sonam Wangdi Lepcha, the Civil Judge-cum-Judicial Magistrate transferred.

Shri Wangdi is directed to make over charge of his office, after delivering judgements in all the concluded cases, to Shri A. P. Subba, since posted as the Civil Judge-cum-Judicial Magistrate in his place, on 1st September, 1988 in the forenoon and to join his new appointment in time after availing of the
joining time as permissible under rules.

By order of the Court.

D.S. DAS,
Registrar.

NOTIFICATION
No. 50/HCS/ESTT.

Shri Sonam Wangdi Lepcha, Civil Judge-cum-Judicial Magistrate, South District, at Namchi is posted as the Civil Judge-cum-Judicial Magistrate, West District to be stationed at Gyalshing.

Shri Lepcha is directed to make over charge of his office to Shri T. Wangdi, since posted in his place, after delivering judgements in all the concluded cases of his Court, on the joining of Shri Wangdi.

This Notification will supersede the earlier Office Order No. 163/HCS/GAZ. dated the 3rd June, 1987 of the Court in regard to his holding additional charge of the Court of Civil Judge-cum-Judicial Magistrate, West, at Gyalshing.

By order of the Court.

S.D. DAS,
Registrar.

ESTABLISHMENT DEPARTMENT
OFFICE ORDER
No. 1836/Gen/Estt.

Shri T.D. Razdan, O.S.D., Pay Cell, Establishment Department, whose contract service expired on 3.7.88 (AN), is hereby appointed afresh for a period of one year as O.S.D., Pay Cell, Establishment Department on a consolidated pay of Rs. 2000/-p.m. w.e.f. 7.7.88.

His terms and conditions of appointment will be governed by this Department’s Notification No. J(14)20/Gen/Est. dated 16.4.87.

The gap of three days w.e.f. 4.7.88 to 6.7.88 is treated as adhoc appointment.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
Dated Gangtok, the 7th July, 1988.

Deputation period of Mr. S. Mitra as Officiating State Education Survey Officer made vide Office Order No. 167/G/Estt. dated 2.2.87 is further extended upto 30.6.88.

On expiry of the period of deputation he is rescinded back to his parent Department viz. Bureau of Economics and Statistics Department.

By Order.

K.P. AHIKARI,
Deputy Secretary,
Establishment Department

OFFICE ORDER
No. 1851/(Gen)/Estt.
Dated Gangtok the 7th July, 1988.

Leave for 19 days with effect from 15.88 to 19.5.88 applied for and already availed of by Miss Sherap Shanga Editor, Information and Public Relation Department is hereby sanctioned as under:

1. 14 days leave with effect from 15.88 to 14.5.88: as Earned Leave.

2. 5 days Leave with effect from 15.5.88 to 19.5.88 as Half Pay Leave.

By Order.

T. DHONDUP,
Officer on Special Duty,
Establishment Department.

OFFICE ORDER
No. 1854/Gen/Estt.
Dated Gangtok, the 7th July, 1988.

In supersession of Office Order No. 3/Gen/Estt. of 4.4.88 Shri Sonam Topgay, Joint Secretary (I) Home Department is hereby delegation the following Administrative powers vice Shri R.S. Basnett, I.A.S. since transferred to Motor Vehicle Department.

1. To sanction annual increments of non-gazetted staff of the Home Department.
2. To sanction Earned Leave, Commuted leave, Half Pay Leave and Leave Encashment of non-gazetted Staff of Home Department

By Order.

T. DHONDUP,
Officer on Special Duty,
Establishment Department.

OFFICE ORDER
No. 1862/(Gen)/Estt.
Dated Gangtok, the 11th July, 1988.

Mr. T. Pintso Bhutia, Joint Registrar, Cooperation Department, will look after the work of the Executive Director, Sikkim Consumers Cooperative Society Ltd., in addition to his normal duties with immediate effect

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 1868/(Gen)/Estt.
Dated Gangtok, the 12th July, 1988.

Shri N.B. Karki, who has been Officiating as Assistant Director, Education Department, with effect from 19.7.85, is promoted to the post in substantive capacity with effect from 1.5.86.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1878/(Gen)/Estt.
Dated Gangtok, the 15th July, 1988.

The following intra-departmental transfers are hereby made in the Agriculture Department with immediate effect:

1. Mr. I.C. Sharma, Research Assistant (Samdong), is transferred and posted as Seed Development Officer (Gangtok) vice Sl. No. 2 below.

2. Mr. N.K. Pradhan, Seed Development Officer (Gangtok), is transferred and posted as Research Assistant (Samdong) vice Sl. No. 1 above.

3. Mr. T.P. Takapa, Research Assistant (Tadong) is transferred and posted as Research Assistant (Bermiok) alongwith the post.

By Order.

K.P. ADHIKARI
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1881/(Gen)/Estt.
Dated Gangtok, the 15th July, 1988.

The Governor is pleased to appoint Shri K.C. Pradhan, IAS as Financial Commissioner - cum - Secretary, Finance Department in the scale of Rs. 7300-100-7600 w.e.f. 20.5.88 against the ex-cadre post created vide Notification No. 54/Gen/Est. dated 20.5.88.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 1882/(Gen)/Estt.
Dated Gangtok, the 15th July, 1988.

The Governor is pleased to appoint Shri K.S. Rao, IAS (Assam-Meghalaya) as special Commissioner -cum-Secretary, Planning & Development Department in the scale of Rs. 7300-100-7600 w.e.f 20.5.88 against the ex-cadre post created vide Notification No. 54/Gen/Est. dated 20.5.88.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 1877/(Gen)/Estt.
Dated Gangtok, the 15th July, 1988.

Shri R.R. Prasad, Headmaster, Kewzing Junior High School, is promoted and transferred as Headmaster, Dikchu, Secondary School in the scale of Rs. 1320-30-1650-EB-40-2050-EB-50-2300 with
effect from 28.6.85 i.e. the date of his joining.

He will be a probation for a period of one year.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

No. 113/(Gen)/Estt.
Dated Gangtok, the 16th July, 1988.

The Governor of Sikkim is pleased to order the following :-

(1) Shri R. S. Basnet, IAS, Secretary, Motor Vehicles Department will also hold the additional charge of Local Self Government and Housing Department with immediate effect.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

No. 1886/(Gen)/Estt.
Dated Gangtok, the 16th July, 1988.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect :-

(1) Shri H.R. Pradhan, Managing Director, SIMFED, is repatriated and posted as Additional Director, Agriculture Department.
(2) Shri D.K. Gurung, is appointed as Managing Director, SIMFED. He will also look after the charge of Managing Director, Sikkim Flour Mills Ltd.
(3) Shri Tse Ten Dorjee, Under Secretary, Law Department is transferred and posted as Under Secretary, Labour Department.
(4) Shri Padam Bhandari, Under Secretary, Labour Department is transferred and posted as Under Secretary, Rural Development Department.
(5) Miss Yashoda Bhandari, Under Secretary, Rural Development is transferred and posted as Under Secretary, Law Department.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

No. 1894/(Gen)/Estt.
Dated Gangtok, the 19th July, 1988.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect :-

(1) Shri Alok Rawat, IAS, District Collector, East District, is transferred and posted as Additional Secretary, Education Department.
(2) Smt. R. Namchyo, Joint Director, Education Department, is transferred and posted as Joint Director, Tourism Department vice sl. No. (3) below.
(3) Shri Lobsang Bhutia, IAS, Joint Secretary, Tourism Department is transferred and posted as District Collector, East District vice Sl. No. (1) above.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

NOTIFICATION
No.115/Gen/Estt.

The Governor of Sikkim is pleased sanction creation of the following posts for National Service Scheme (centrally sponsored scheme) cell in the Education Department with immediate effect :-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of post</th>
<th>No. of post.</th>
<th>Pay scale</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Assistant Director</td>
<td>1</td>
<td>1820-3200</td>
</tr>
<tr>
<td>2</td>
<td>L.D.C-cum-Typist</td>
<td>2</td>
<td>975-1500</td>
</tr>
</tbody>
</table>

The expenditure on these posts shall be debitable to Budget Head 2204-Sports and Youth Welfare Programme for students, (2) National Service Scheme Programme (CSS).

The corresponding number of posts under State Budget shall be kept in abeyance.

C.M. CHHETRI,
Deputy Secretary,
Establishment Department.

No. 1897/(Gen)/Estt.
Dated Gangtok, the 20th July, 1988.

Shri K.C Pradhan, IAS, is appointed as Additional Chief Secretary with effect
from 1-8-88. He will continue to function as Financial Commissioner-cum-Secretary Finance and Tourism Departments.

By order of the Governor.

J.T. DENSAKA,
Secretary,
Establishment Department.

OFFICE ORDER
No. 1905/Gen/Estt.

The following inter-departmental transfers are hereby made with immediate effect:-

1) Shri Riobin Rai, Administrative officer, Agriculture Department, is transferred and posted as Bazar Officer, Local Self Government and Housing Department, Jorethang;

2) Shri L.N. Sharma, Bazar Officer, Local Self Government and Housing Department, Jorethang, is transferred and posted as Administrative Officer, Agriculture Department.

On transfer, they will carry their own pay and scale.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1913/Gen/Estt.
Dated Gangtok, the 22nd July, 1988.

The following transfers and postings are made in Education Department with immediate effect:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name &amp; designation</th>
<th>Transferred as posted as</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Shri H.N. Singh, Headmaster,</td>
<td>Headmaster, Temi Secondary School</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ravang Secondary School, vice Sl. No. 2</td>
</tr>
<tr>
<td>2</td>
<td>Shri N.H. Ansari, Assistant Director,</td>
<td>Education Department, Giangtok.</td>
</tr>
</tbody>
</table>

By Order.

K. P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1914/(Gen)Estt.
Dated Gangtok, the 23rd July, 1988.

Consequent upon his reversion from the Education Department, Mr. S. Mitra is hereby appointed as Officiating Deputy Director against the clear vacancy, in the Bureau of Economics and Statistics under Planning and Development Department with effect from 1.7.88.

The officiating appointment will not be counted for seniority in the grade.

By Order.

C.M. CHHETRI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1915/(Gen)/Estt
Dated Gangtok, the 23rd July, 1988.

The following IFS officers are hereby posted as under with effect from the date they take over the charge.

1. Mr. Anil Kumar Generiwala is posted as ACT (Plantation) vice Mr. Sonam Phuntsog Bhutia since retired.

2. Mr. Bardani S. Bhadauria, is posted as ACF (Working plan) vice Dr.-A.K.Mainra now DFO (IN).

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1948/(Gen)/Estt.
Dated Gangtok, the 30th July, 1988.

Miss Anita Thapa is hereby appointed as Statistical Officer (Agri. Census), Agriculture Department, on adhoc basis for a period of 3 (Three) months w.e.f. the date of her taking over the charge of the post or till the post is filled up on regular basis in consultation with the SPSC whichever is earlier.
During the period of her adhoc appointment, she will draw a fixed pay of Rs. 1500/-p.m.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1946/(Gen)/Estt
Dated Gangtok, the 30th July, 1988.

The Governor is pleased to order the Interdepartmental transfers with immediate effect on public interest :-

(1) Shri Sonam Dorjee Lepcha, Under Secretary, Establishment Department, is transferred and posted as Welfare Officer, SC/ST Welfare Department with headquarter at Mangan;

(2) Shri Robin Rai, Administrative Officer, Agriculture Department who was transferred as Bazar Officer, Local Self Govt, and Housing Department, Jorethang, under Office Order No. 1905/(G)/Est. dated 20.7.88, is transferred and posted as Under Secretary, Establishment Department vice one above;

(3) Shri Tshering Namgyal, Welfare Officer, SC/ST Welfare Department, Mangan, is transferred and posted as Bazar Officer (South) and (West) Local Govt, and Housing Department, Jorethang.

They shall carry their own pay scales on transfer.

By Order.

N.YETHENPA,
Deputy Secretary,
Establishment Department.

RURAL DEVELOPMENT DEPARTMENT
OFFICE ORDER
No. 286/RDD.
Dated Gangtok, the 23rd July, 1988.

In accordance with the O.O. No: 1720/ G/EST dt. 16.6.88, Shri N.S. Lepcha, Chief Engineer, Rural Development Department is hereby relieved from the afternoon of 23.7.88, to enable him to join his new assignment at Irrigation Department.

N. GUPTA
Deputy Secretary
Rural Development Department.
FINANCE DEPARTMENT
OFFICE ORDER
No. 39/Fin/ADM.
Dated Gangtok, the 29th June, 1988.

Shri M.K. Sharma, Accounts Officer-cum-Administrative Officer Health and Family Welfare Department, Namchi is hereby declared as Drawing and Disbursing Officer with immediate effect vice Shri D. N. Sharma, Accounts Officer since transferred to Education Department, Gyalzing.

By Order,

J. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER
No. 40/Fin/ADM
Dated Gangtok, the 29th June, 1988.

Shri D.N.Sharma, Accounts Officer Education Department, Gyalzing is hereby declared as Drawing and Disbursing Officer for West District with immediate effect vice Shri Milan Sharma, Accounts Officer since transferred.

By Order.

J. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER
No. 41/Fin/ADM.
Dated Gangtok, the 30th June, 1988.

Shri D.P. Rai Senior Accounts Officer, Roads and Bridges, Sikkim Public Work Department is allowed to continue to act as Drawing and Disbursing Officer in the Department.

By Order.

J. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER
No. 42/Fin/ADM

Mrs. R.D.Rechung Joint Secretary, Culture Department is declared as Head of Office with immediate effect in terms of Rule 55 of Sikkim Financial Rules vice Shri P.N.Tamang, Deputy Secretary.

By Order,

J. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER
No. 43/Fin/ADM
Dated Gangtok, the 2nd July, 1988.

Shri Anil Kumar Meinro, Divisional Forests Officer, North, Forests Department is declared drawing and Disbursing Officer, as well as Head of Office for North District, with immediate effect in terms of Rule 55 of Sikkim Financial Rules, vice Shri T.Kalden, since transferred.

By Order.

J. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER
No. 45/Fin/ADM
Dated Gangtok, the 7th July, 1988.

Shri C.P. Tongden, Assistant Engineer is allowed to continue as Drawing and Disbursing Officer for Rural Development Department, North District.

By Order.

J. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER
No. 46/Fin/ADM
Dated Gangtok, the 7th July, 1988.

During the absence of Shri T.N. Sharma, Inspector, Reserve Line, Police
Department on leave with effect from 06/07/1988, Shri Tshering Bhutia, D.S.P. Reserve Line is declared as Drawing and Disbursing Officer with immediate effect till Shri Sharma’s return from leave.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 47/Fin/ADM.
Dated Gangtok, the 16th July, 1988.

The following Officers of Scheduled Caste and Scheduled tribe Welfare Department are hereby declared as Head of Office and Drawing and Disbursing Officer for project Section of the Department with immediate effect.

1. Shri K.T. Chankapa, Head of Project Officer, Office,
2. Shri B. Lamichhaney - Drawing Welfare Officer, and Disbursing Officer,

By Order.

J.B. RAI,
Under Secretary
Finance Department.

OFFICE ORDER
No. 49/Fin/ADM.
Dated Gangtok, the 23rd July, 1988.

During the absence of Shri B. K. Tamang, Accounts Officer, Income Tax and Sales Tax Department on leave with effect from 17/07/1988, Shri Pema Wangyal, Tax Recovery Officer is hereby declared as Drawing and Disbursing Officer with immediate effect till Shri Tamang’s return from leave.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 242/Fin/ADMS

During the absence of Shri Golay-Tshering, S.P. Checkpost, Police Department, on leave with effect from 11/07/1988, Shri R.K. Pradhan, S.P.Crime is declared as Drawing and Disbursing Officer with immediate effect for Checkpost till Shri Golay Tshering’s return from leave.

By Order.

J. PRADHAN,
Deputy Secretary.
Finance Department.
CONTENTS

PART I—Ordinances, Messages, etc- Nil

PART II—Appointments, Postings, Transfers, Leave etc

PART III—Rules Orders, Press Note etc.

PART IV—Textile Commissioner—fixation of prices of cloths—Nil

PART V—F.C.S—Rationing of Essential Commodities—Nil

PART VI—Nil

PART VII—Advertisement and Notices etc.—Nil

PART VIII—Nil

PART IX—(i) Epidemic Diseases—Nil

PART X—(ii) Rainfall—Nil
RAJ BHAVAN, GANGTOK
No. SKM/GOV/SECT/343/88
Dated Gangtok, the August 22nd, 1988.

ORDER
In continuation of this office Order No. SKM/GOV/SECTT/244/88 dated July 14, 1988 sanctioning commuted leave on medical ground for 12 days from 12th July to 23rd July, 1988, the Governor of Sikkim is pleased to sanction further commuted leave on medical ground for 16 days from 24th July to 8th August, 1988 to Shri Justice R. Dayal, Judge, High Court of Sikkim, as requested for by him.

R.B. MUKHIA,
Secretary to Governor of Sikkim.

HIGH COURT OF SIKKIM
OFFICE ORDER
No. 416/HCS/ESTT.
Dated Gangtok, the 2nd August, 1988.

29 (Twenty nine) days leave from 15.7.88 to 12.8.88 as applied for by Shri T. Dorjee, District and Sessions Judge Incharge, Sikkim, at Gangtok is hereby sanctioned to him as earned leave on Full pay.

During the absence of Shri T. Dorjee on leave, Shri Tashi Wangdi, Civil Judge-cum-Judicial Magistrate (East) shall remain incharge of the Courts and Offices of the District and Sessions Judge and Additional District and Sessions Judge, Gangtok.

By Order.
S.D. DAS,
Registrar.

NOTIFICATION
No. 435/HCS/ESTT.
Dated Gangtok, the 16 August, 1988.

9 (Nine) days leave from 29/7/88 to 6/8/88 applied for and already availed of by Shri Tashi Tshering Gensarpa, Reader of this Court, is hereby sanctioned as Commuted Leave on full Pay, Under Rule 19(1) of Sikkim Government Services (Leave) Rules, 1982.

S.D. DAS,
Registrar.

HOME DEPARTMENT
NOTIFICATION
No. 22/Home/88/
Dated Gangtok, the 17th August, 1988.

The Sikkim House, Annexe, is ready for Occupation. This building is provided with modern amenities like electronic telephone, Central Air conditioning etc. It is expected that it will meet the growing demand of VIPs, Officers, Students and general public of Sikkim for accommodation in New Delhi.

In order to see that at least part of the running costs are recovered, the Government of Sikkim is pleased to decide to fix the following rates for occupation of rooms both in the Sikkim House and Annexe with immediate effect :-

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Category</th>
<th>In Air Conditioned</th>
<th>Not Air Conditioned</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>H.C.M, Speaker, House</td>
<td>Rs.15/-/Rs. 30/-</td>
<td>Rs.10/-/Rs. 20/-</td>
</tr>
<tr>
<td></td>
<td>Deputy Speaker and High Court</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Judges of Sikkim</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Hon’ble MLAS</td>
<td>Rs.10/-/Rs. 15/-</td>
<td>Rs. 7/-/Rs. 10/-</td>
</tr>
<tr>
<td>3.</td>
<td>Officers of Govt. of Sikkim</td>
<td>Rs.15/-/Rs. 30/-</td>
<td></td>
</tr>
<tr>
<td></td>
<td>House</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Annexe</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Central Government Officers sta-</td>
<td>Rs. 30/-/Rs.60/-</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td>tioned in Sikkim</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>General public of Sikkim</td>
<td>Rs.40/-/Rs.80/-</td>
<td>(The occupancy should not exceed more than a week)</td>
</tr>
<tr>
<td>6.</td>
<td>Students of Sikkim (dormitory)</td>
<td>Rs.10/-/per day</td>
<td>-</td>
</tr>
</tbody>
</table>

The Resident Commissioner shall ensure that all guests before leaving Sikkim House as well as Sikkim House Annexe make full payment of room rent and other charges.

By Order.

P.K. PRADHAN,
Home Secretary.
ESTABLISHMENT DEPARTMENT
NOTIFICATION
No. 139/Gen/Estt

The Governor is pleased to redesignate the post of Orthopaedic Surgeon, in the S.T.N.M. Hospital, Under Health & Family Welfare Department, as Senior Specialist (Orthopaedic) in the pre-revised scale of Rs. 1800-45-2250-EB-50-2700 (now revised as Rs. 2525-75-3200-EB-100-4000) with effect from 1/6/1986.

D.K. GAZMER,
Secretary,
Establishment Department.

NOTIFICATION
No. 156/Gen/Estt.
Dated Gangtok, the 20th August, 1988.

The Governor of Sikkim is pleased to upgrade the present post of In-charge (Psychiatric) as Consultant (Psychiatric) in the scale of Rs. 3450-125-4700 in the Health & Family Welfare Department with immediate effect.

The expenditure shall be debitable to Budget Head 2210-01-11(1) STNM Hospital (Salaries).

C.M. CHHETRI,
Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 158 (Gen)Estt.
Dated Gangtok, the 22nd August, 1988.

The Governor is pleased to upgrade one of the existing posts of Assistant Controller (Weights & Measures) in the Food & Civil Supplies Department to that of Deputy Controller (Weights & Measures) in the scale of Rs. 2525-75-3200-EB-100-4000 with immediate effect.

By Order.
D.K. PRADHAN,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 1956/(Gen)/Estt.
Dated Gangtok, the 2nd August, 1988.

Mr. G. S. Lama, Superintending Engineer, Rural Development Department, is hereby promoted as Chief Engineer in an Officiating Capacity on ad-hoc basis w.e.f. the forenoon of 1st August, 1988, in the same Department till the post is filled up on regular basis in consultation with the Sikkim Public Service Commission.

The post of Superintending Engineer is kept in abeyance and the respective Divisional Engineers of the Department
shall report directly to the Chief Engineer until further orders.

By Order.

D.K. GAZMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 1966/Gen/Estt.
Dated Gangtok, the 4th August, 1988.

Shri Rabin Kumar Chettri, is hereby appointed as Lecturer (Physics) in Sikkim Govt. College, Gangtok, under Education Deptt. in the scale of Rs. 700-40-1100-50-1300-assessment-50-1600 we.f. 16.88 (AN) i.e. the date of his joining.

He will draw a basic pay of Rs. 700/-p.m. in the above scale with other allowances as admissible under the rules.

As usual, he will be on probation for a period of one year. Other terms and conditions of service will be governed as laid down in the memorandum No. 9200/G/Est. dt. 7.5.88.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1969/(Gen)/Estt.
Dated Gangtok, the 4th August, 1988.

Shri N.B. Tamang, presently on deputation with State Trading Corporation of Sikkim as Commercial Manager, is hereby reverted and posted as Under Secretary, Sikkim Nationalised Transport, against the vacant post in the scale of Rs. 1820-60-2600/75-3200 with effect from the date of his joining.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1978/(Gen)/Estt.
Dated Gangtok, the 5th August, 1988.

Shri Mahananda Poudyal, Deputy Director, Education Department shall retire from Government Service with effect from 31.8.88 (AN) on attaining the age of superannuation.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER

1. Shri Wangyal Topden, SDPO (Mangan), is hereby transferred and posted at Pangthang in the Sikkim Armed Police as Adjutant/2 IC with immediate effect.

2. The following officers in the SAP shall take charge as under with immediate effect:
   2. Shri Tupden Dorjee Dy. SP - Bravo Coy. Commander.
   3. Shri Deoman Lama, P.L - Alfa Coy. Commander.

This supersedes the O.O. No. 1735/G/EST dated 7.11.1987 and Shri Sonam Thendup, S.I. and Shri Kitar Sherpa, S.I. shall cease to hold charge of the Coy. Commander and draw charge allowance.

By Order.

K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 1993/(Gen)/Estt.

Extension of leave for 14 days w.e.f. 29.6.88 to 12.7.88 applied for and being availed of by Shri K.C. Pradhan, IAS, Secretary, Finance and Tourism Department, in continuation of previous leave granted vide O.O. No: 1644/G/EST dated 2.6.88, is hereby sanctioned duly suffixing Gezetterd holiday on 13.7.88.

By Order.

S.D. LEPCHA,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 2009/(Gen)/Estt.
Dated Gangtok, the 8th August, 1988.

Consequent on his nomination for one week course on Public Distribution at Indian Institute of Management at
Calcutta, commencing from 8.8.88 to 13.8.88, P.K. Pradhan IAS, Secretary, Home and Rural Development Department, is hereby relieved w.e.f. 6.8.88.

During his absence on training, the following working arrangements are hereby made:-

1. Shri T.W. Barfungpa, IAS, Addl. Secretary, Rural Development Department will look after the routine work of Rural Development Department & NRSE.

2. Shri B.N. Sharma, Joint Commissioner, Excise Department will look after the routine work of the Excise Department.

3. Shri Sonam Topgay, Joint Secretary, Home Department will submit all files/papers to the Hon'ble Chief Minister through Chief Secretary.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2041/(Gen)/Estt.
Dated Gangtok, the 18th August, 1988.

The Governor is pleased to retire Shri Jigmed Dorjee, IAS, Secretary, Health & Family Welfare Department, Government of Sikkim from Service w.e.f. the afternoon of 31.8 88.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2042/(Gen)/Estt.
Dated Gangtok, the 18th August, 1988.

The Governor is pleased to appoint Shri Sonam Wangdi, IAS, Secretary, Industries and Labour Department, as Commissioner - cum - Secretary to the Government in the Supertime scale of the Indian Administrative Service of Rs. 5900-200-6700 with effect from 3.8.88.

D.K. GAZMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 2047/(Gen)/Estt.
Dated Gangtok, the 20th August, 1988.

On the recommendation of the Sikkim Public Service Commission, Shri Pratap Pradhan is hereby temporarily appointed to the post of Asstt. Project Officer, NRSE in the Rural Development Department in the scale of Rs. 1820-60-2600-EB-75-3200 with effect from 21.7.88 i.e. the date of approval.

He will draw a basic pay of Rs. 1820/- p.m. in the above scale with other allowances as admissible under the rules.

As usual, he will be on probation for a period of one year. Other terms and conditions of service will be as laid down in the Memorandum No. 12993/ G/Est. dated 1.8.88.

By Order.

R. RAI,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 2050/(Gen)/Estt.
Dated Gangtok, the 22nd August, 1988.

Consequent upon the redesignation of the post of Orthopaedic Surgeon, STNM Hospital of the Health and Family Welfare Department, Government of Sikkim, as Senior Specialist (Orthopaedic) w.e.f. 1.6.86 vide Notification No: 139/Gen/Est. dated 4.8.88 Dr. S.K. Dewan is hereby deemed to have been promoted against the redesignated post w.e.f. 1.6.86.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2051/(Gen)/Estt.
Dated Gangtok, the 22nd August, 1988.

Mr. B.K. Pradhan, Assistant Controller (Weights and Measures), Food and Civil Supplies Department, is hereby promoted as Deputy Controller in the same department against the post upgraded vide Notification No. 158/Gen/Est dated 22/8/88 in the scale of Rs. 2525-75-3200/100-4000 w.e.f. the date he takes over the charge of the post.
As usual, he will be on probation for a period of one year.

By Order.

K. P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2055/Gen/Estt.
Dated Gangtok the 22nd August, 1988.
On the recommendation of the Departmental Promotion Committee, Mr. Singa Lal Lama, Additional Director, Agriculture Department, is hereby promoted as Director, Agriculture Department against the post upgraded vide Notification No. 160/Gen/Est dated 22.8.88 in the scale of Rs. 4000-125-4500-150-5400 from the date he takes over the charge of the post.

As usual, he will be on probation for a period of one year.

By order of the Governor.

K. P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2065/(Gen)/Estt.
Dated Gangtok, the 23rd August, 1988.
The post of Project Officer in the Utilisation Cell, Forest Department, is hereby transferred to the Wild Life Cell, Forest Department, with immediate effect.

By Order.

K. P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2088/(Gen)/Estt.
Dated Gangtok, the 30th August, 1988.
In pursuance of Government of India, Department of Personnel & Training's Notification No. 13017/25/88 - AIS (I) dated 30.6.88, the term of deputation in respect of Shri K.S. Rao, IAS (A.M), Special Commissioner - cum - Secretary, Planning & Development Department, is hereby extended for a further period of two years beyond 30.6.88.

By Order.

N. YETHENPA,
Deputy Secretary,
Establishment Department.
FINANCE DEPARTMENT
OFFICE ORDER
No. 253/Fin/ADM.
Dated Gangtok, the 9th August, 1988.
Miss. C.K. Cintury, the then Additional Secretary, Animal Husbandary and Veterinary Service Department, is deemed to have been delegated with power of Head of Office in terms of Rule 55 of Sikkim Financial Rules for the period with effect from 17/11/1987 to 19/06/1988.
By Order.
J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 255/Fin/ADM.
Dated Gangtok, the 11th August, 1988.
Miss. C.K. Century, Additional Secretary, Education Department is declared as Head of Office in terms of Rule 55 of Sikkim Financial Rule, for Head Office with immediate effect.
She is also delegated with full financial powers on items of expenditure as mentioned below with immediate effect:
1. Repairs of Typewriters,
2. Postage and Telegrams,
3. Printing work done at Govt. Press,
4. Rent of Private Buildings,
5. Advertising Charges,
6. Scholarships,
7. Staff paid from contingencies,
By Order.
J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 256/Fin/ADM.
Dated Gangtok, the 11th August, 1988.
The following Deputy Directors of Education Department are declared as Head of Office in terms of Rule 55 of Sikkim Financial Rule of the respective District shown against each with immediate effect:
1. Shri R.K. Sharma........., West District,
2. Shri K. Stephen,............., South District,
3. Shri D.D. Sengupta,.........., North District,
4. Shri T.N. Pradhan,..........., East District,
Earlier orders declaring Shri K.L. Bomala and Shri N. Tshering, Joint Directors, Education Department, as Head of Office is hereby Cancelled.
By Order.
J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 268/Fin/ADM.
Dated Gangtok, the 20th August, 1988.
Major D.S. Dhanker, Station Commander, N.C.C., is declared as Drawing and Disbursing Officer with immediate effect vice Lt. Col V.K. Madan since transferred.
By Order,
J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 269/Fin/ADM.
Dated Gangtok, the 19th August, 1988.
During the absence of Dr. B.S. Basnet, Secretary-cum-Principal Director, Agriculture Department on leave with effect from 12/08/1988, Shri T. Pintso Bhutia,Additional Director is allowed to exercise financial powers of Head of Department in terms of Sikkim financial Rule 55 with immediate effect till Dr. Basnet's return from leave.
By Order.
J. PRADHAN,
Deputy Secretary,
Finance Department.
OFFICE ORDER
No. 270/Fin/ADM.
Dated Gangtok, the 20th August, 1988.

During the absence of Shri Govind Kaushik, Accounts Officer, Irrigation Department on leave with effect from 05/09/1988, Shri N.K. Gurung, Superintendent Engineer, Irrigation Department is declared as Drawing and Disbursing Officer with effect from 05/09/1988 till Shri Govind Kaushik's return from leave.

By Order

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 52/Fin/ADM.
Dated Gangtok, the 24th July, 1988.

During the absence of Shri L. T. Lepcha, Accounts officer S T.N.M. Hospital, Health & Family Welfare Department on leave with effect from 1808/1988, Shri D P. Sharma, Accounts Officer, Health & Family Welfare Department is declared as Drawing and Disbursing Officer for S. T. N. M. Hospital with immediate effect till Shri Lepcha's return from leave.

By Order

J. PRADHAN,
Deputy Secretary,
Finance Department
CONTENTS

PART I—Ordinances, Messages, etc.—Nil
PART II—Appointments, Postings, Transfers, leave etc
PART III—Rules Orders, Press Note etc.
PART IV—Textile Commissioner-fixation of prices of cloths—Nil
PART V—F.C.S-Rationing of Essential Commodities—Nil
PART VI—Nil
PART VII—Advertisement and Notices etc.—Nil
PART VIII—Nil
PART IX—(i) Epidemic Diseases—Nil
PART X—(ii) Rainfall—Nil
Notifications regarding appointments, postings, transfers, leave etc.

HIGH COURT OF SIKKIM
NOTIFICATION
No. 57/HCS/ESTT.
Dated Gangtok, the 29th September, 1988.

31 (Thirty one) days leave applied for by Shri Tashi Wangdi, Civil Judge-cum-Judicial Magistrate, South is hereby sanctioned as Commuted leave under Rule 19(1) of the Sikkim Government Services (Leave) Rules, 1982 with effect from 15.9.88 to 15.10.88 duly suffixing Puja Holidays from 16th to 21st October, 1988.

During absence of Shri Tashi Wangdi on leave, Shri Sonam Wangdi Lepcha, Civil Judge - cum - Judicial Magistrate, West District shall remain in-charge of the Court of the South District till the former resumes his duties.

By Order,

S.D. DAS,
Registrar.

NOTIFICATION
No. 59/HCS/ESTT.
Dated Gangtok, the 7th October, 1988.

Hon'ble the Chief Justice has been pleased to promote Mrs Rudra Bhutia, Librarian of this Court, as Assistant Registrar on the High Court Establishment, against a vacant post, in the pay scale of Rs. 1820-60-2600-75-3200, plus other allowances as admissible under the rules, on purely temporary basis for a period of one year with immediate effect.

By Order.

S.D. DAS,
Registrar.

ESTABLISHMENT DEPARTMENT
OFFICE ORDER
No. 2254/Gen/Estt.
Dated Gangtok, the 29th September, 1988.

In continuation of O.O. No. 1044/G/Est. dated 24.3.88, the adhoc appointment of Mr. Dev Raj Dewan, Plant Protection Officer, Agriculture Department, is hereby extended for a further period of 3 months w.e.f. 20.8.88 or till the regular incumbent, Mr. Norbu Tshering Bhutia, returns whichever is earlier.

By Order.

T.L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department

NOTIFICATION
No. 192/Gen/Estt.
Dated Gangtok the 21st September, 1988

The following upgradations and redesignations of the posts are made with immediate effect:-

1. Deputy Director, Information & Public Relation Department, is upgraded to Joint Director in the scale of Rs. 3450-125-4700;
2. Depty Director, SC/ST Welfare Department, is upgraded to Joint Director in the scale of Rs. 3450-125-4700;
3. Addl. Secretary, Establishment Department, is redesignated as Joint Secretary in the scale of Rs. 3450-125-4700;
4. Addl. Chief Electoral Officer, Election Department is redesignated as Joint Chief Electoral Officer in the scale of Rs. 3450-125-4700;
5. Addl. Secretary to Hon'ble Chief Minister, is redesignated as Joint Secretary to Hon'ble Chief Minister in the scale of Rs. 3450-125-4700.

By Order.

D.K. GAZMER,
Secretary,
Establishment Department

NOTIFICATION
No. 208/Gen/Estt.
Dated Gangtok the 4th October, 1988

The Governor of Sikkim is pleased to sanction the creation of the following posts in the office of the Additional District Collector, East District, Gangtok under Land Revenue Department with immediate effect.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the post</th>
<th>Scale</th>
<th>No. of post</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Peshker</td>
<td>Rs.1320-2040</td>
<td>1</td>
</tr>
<tr>
<td>2.</td>
<td>Peon</td>
<td>Rs. 800-1050</td>
<td>1</td>
</tr>
</tbody>
</table>

The expenditure on the above posts shall be debitable to Budget Head MH.
PART III  SIKKIM GOVT. GAZETTE OCTOBER, 1988. 95

2053,093 (1) East District 1 Salaries Non Plan.

C.M.CHHETRI,
Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 216/(Gen)/Estt.
Dated Gangtok, the 10th October, 1988.

Two temporary posts of Drivers are sanctioned in the Home Department in the scale of Rs. 910-15-1030-EB-20-1290 with effect from 27.9.88.

The expenditure shall be debitable to Major Head "2052" Secretariat - General Services - 090 - Secretariat - (7) Home Department -1 Salaries - Non - Plan.

By Order.
C.M. CHHETRI,
Deputy Secretary,
Establishment Department.

NOTIFICATION
No. 217/Gen/Estt
Dated Gangtok, the 10th October, 1988.

The Governor of Sikkim is pleased to order that the posts of Treking Guide in the Tourism Department shall carry the following two grades, namely :-
(i) Grade II in the scale of Rs. 1320-2040.
(ii) Grade I in the scale of Rs. 1410-2300.

2. Treking Guide in Grade II shall be eligible for appointment to Grade I on completion of 8 years regular service in Grade II, Subject to recommendation of the Departmental promotion Committee.

3. Service rendered by the existing incumbents as Treking Guides shall be reckoned as in Grade II.

4. The above provisions shall be applicable with effect from 1.1.1987. The fixation of pay on appointment to Grade I shall be regulated by the provision contained in proviso to sub-rule 1 of rule 18 of the Sikkim Government Service Rules, 1974.

By Order.
C.M. CHHETRI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2259/(Gen)/Estt.
Dated Gangtok, the 1st October, 1988.

Mr. Lakpa Sherpa, Assistant Engineer, Local Self Government & Housing Department, is hereby allowed to look after the work of the Assistant Engineer, Housing & Development Board, under Local Self Govt. & Housing Department, in addition to his own till the appointment of a regular incumbent to the post.

By Order.
K. P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER
No. 2289/Gen/Estt.
Dated Gangtok, the 7th October, 1988.

The following transfers and postings are hereby made with immediate effect:-

Sl. Name & designation Transferred & posted as
No. 1. Shri Santa Bdr. Pradhan Executive Officer
D.DO.(South),Namchi.
Shri Santa Bdr. Pradhan
Sikkim Khadi & Village Industries Board, Gangtok, on deputation.


4. Shri C.T. Wangdi, Deputy Secretary, D.D.O. (North), Mangan. Culture Department, Gangtok.

5. Shri S.C. Gupta, IAS, D.D.O (North), Mangan. Deputy Secretary, Culture, Gangtok.

6. Shri P.N. Tamang, Deputy Secretary, Culture, Gangtok.


On transfer they will carry their own pay and scale.

By Order.

D.K. GAZMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 2311/Gen/Estt.
Dated Gangtok, the 11th October, 1988.

Resignation tendered by Smt. K. Densapa, Joint Director, Directorate of Handlooms & Handicrafts, is hereby accepted w.e.f 28.8.

By Order,
N.YETHENPA,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2315/(Gen)/Estt.
Dated Gangtok, the 11th October, 1988.

The Governor of Sikkim is pleased to absorb Dy. (Mrs) Chandrika Chhetri, Medical Officer, District Hospital Gyaishing in the regular service with effect from 4-1-88. The fixation of her pay, seniority and treatment of the period of contract service will be regulated as per Notification No. 1(27)/Gen/Est dated 14-7-77.

By Order.
D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 2339/(Gen)/Estt.
Dated Gangtok, the 15th October, 1988.

WHEREAS an order placing Shri Lakpa Tshering Lepcha, Accounts Officer, Cooperation Department, Government of Sikkim, under suspension was made by the Competent Authority on 19.3.84, vide O.O. No. 248/G/EST. dated 22.5.1984.

NOW, therefore, the Competent Authority which made the order of suspension, hereby, revokes the said order of suspension with immediate effect.

By order and in the name of the Governor.

K.P. ADHIKARI,
Deputy Secretary
Establishment Department,

OFFICE ORDER
No. 2341/(Gen)/Estt.
Dated Gangtok, the 15th October, 1988.

Shri A. Ghatak, I.P.S. (WB.1959)
Director General and Inspector General

He is directed to report to the General Manager, Eastern Railway, Calcutta.

By order of the Governor.

D. K. GAZMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 2345/(Gen)/Estt.
Dated Gangtok, the 15th October, 1988.

WHEREAS Shri Lakpa Tshering Lepcha, Accounts Officer, Cooperation Department was informed of the proposal to hold the enquiry against him under Rule 5 of the Sikkim Government Servants’ (Discipline and Appeal) Rules, 1985 vide this Department Memorandum No. 1385/Gen/Est. dated 23.8.88. A statement of articles of charge, imputations of misconduct or misbehaviour and a list of documents by which the charges were proposed to be sustained, were also forwarded to him.

(2) AND WHEREAS Shri Lakpa Tshering Lepcha admitted the charge framed against him vide his written statement dated 30.8.88.

(3) AND WHEREAS on careful consideration of the written statement of Shri Lakpa Tshering Lepcha, order records and the facts and circumstances of the case, the Governor has come to the conclusion that Shri Lakpa Tshering Lepcha has admitted the charges framed against him and hence, ends of justice require that the penalty of of withholding 10 increments of pay should be imposed upon him. The penalty of withholding 1st increments of pay is accordingly, hereby, imposed on Shri Lakpa Tshering Lepcha, in consultation with the Sikkim Public Service Commission,

(4) A copy of this order shall be placed in the Confidential Roll folder of Shri Lakpa Tshering Lepcha.

By order and in the name of the Governor.

K.P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER
No. 2349/(Gen)/Estt.
Dated Gangtok, the 25th October, 1988.

In partial modification to the office order No. 2289/(G)/ Est dated 7-10-88 the posting order of the following officers are hereby cancelled with immediate effect until further orders:

1. Shri C.T. Wangdi;
2. Shri P.N. Tamang.

Separate posting order will be issued in case of Shri C.T. Wangdi.

By Order.

D.K. GAZMER,
Addl. Secretary,
Establishment Department.

OFFICE ORDER
No. 2351/(Gen)/Estt.
Dated Gangtok, the 26th October, 1988

In partial amendment to office order No. 2232/G/Est dated 2.12.86, Dr. C.K. Subba, Sr. Specialist, District Hospital Namchi under Health & Family Welfare Department, is hereby deemed to have been absorbed in regular service with effect from 16.1.85.

By Order.

D.K. GAZMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 2357/Gen/Estt.
Dated Gangtok the 28th October, 1988.

The following Officers of the Agriculture Department presently on deputation to Land Use Environment Cell, Forest Department, are hereby reverted back to Agriculture Department along with their posts, 1. Mr. M.K. Tamang, S.C.O.
2. Mr. Sherap Tshering Bhutia, S.C.O.
3. Mr. K.K. Pradhan, S.C.O.

By Order.

T.L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department.
OFFICE ORDER
No. 2363/(Gen)/Estt.
Dated Gangtok, the 29th October, 1988.

The adhoc promotion of Mr. K.B. Rai as Divisional Engineer, Land Use Environment Cell, Forest Department, is hereby extended for a period of three months w.e.f. 15-10-88 or till the post is filled up by a regular incumbent through SP.S.C. whichever is earlier.

By Order.
T.L. YAPSHI YUTHOK,
Under Secretary,
Establishment Department.

OFFICE ORDER
No. 2373/(Gen)/Estt.
Dated Gangtok, the 25th October, 1988.

Miss Indira Lama is hereby appointed as Lecturer in Geography in Sikkim Government College on a monthly pay of Rs. 700/-p.m. plus other allowances as admissible under the rules on ad-hoc basis for a period of 1 year or till the post is filled up by regular incumbent whichever is earlier.

By Order.
K.P. ADHIKARI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2377/Gen/Estt.
Dated Gangtok, the 29th October, 1988.

In partial modification of O.O. No. 2117/(G)/Est dated 9.9.88 the Governor is pleased to appoint Shri Kiran Kumar Rasaily as Superintending Engineer, L.S.G. & Housing Department on ad-hoc basis in an officiating capacity. He will also hold the charge of Secretary, Sikkim Housing Board.

D. K. GAZMER,
Secretary,
Establishment Department.

OFFICE OF THE SECRETARY
Department of Industries
Government of Sikkim
Gangtok—737101

NOTIFICATION
Ref. No. 16/8/DI/84-85/3170
Dated Gangtok, the 3rd October, 1988.

In exercise of the powers conferred by Section 4(d) of the Sikkim Khadi & Village Industries Board Act of 1978 and in continuation of Home Department's Notification No.2(3)/Home/77 dated 23rd March, 1985, the State Government is pleased to extend the services of Shri Sailesh Chandra Pradhan, Member-Secretary, Sikkim Khadi & Village Industries Board for another term of 2 (two) years with effect from 23rd March, 1988.

SONAM WANGDI
Commissioner-cum-Secretary
Industries Department.

GOVERNMENT OF SIKKIM
Department of Cooperation,
Government of Sikkim

NOTIFICATION
No. 151/Coop.
Dated Gangtok, the 15th October, 1988.

In pursuance of instruction of the Ministry of Food Civil Supplies Government of India, the State Government has been pleased to constitute a "STATE LEVEL PROJECT IMPLEMENTATION COMMITTEE " with the following members:-

1. Special Commissioner cum Secretary, Planning & Development Department - Chairman
2. Secretary, Finance Department - Member
3. Secretary-cum-Registrar, Co-operative Department - Member Secretary
4. Managing Director, Sikkim State Co-operative Supply & Marketing Federation Ltd. and - Member
5. One representative each of Ministry of Food & Civil Supplies and the National Consumer Cooperative Federation Ltd, New Delhi.

The terms of reference of this committee is to review the performance of projects assisted under centrally sponsored scheme for development of Consumer Cooperative in urban areas.

B.S. BASNET
Secretary,
Cooperation Department.
HIGH COURT OF SIKKIM
NOTIFICATION
No. 6/ HCS/ESTT.
Dated Gangtok, the 8th October., 1988.

Shri Chulthim Lepcha, Assistant Registrar of this Court is hereby designated as Drawing and Disbursing Officer, in the absence of the Registrar, w.e.f. 8.10.1988, till further order.

By Order.

CHULTHIM LEPCHA,
Registrar/IC

FINANCE DEPARTMENT
OFFICE ORDER
Circular
No. 32 /Fin/ADM.
Dated Gangtok, the 29th October, 1988.

In partial modification of Circular No. 23/Fin/dated 14 8.87 regarding tours outside the State, the Government is pleased to authorise Superintendent of Police of district to approve tours of non-gazetted police personnel outside the State for taking prompt followup action in criminal cases only.

The Police personnal shall submit the tour programme through concerned officer in charge of Police Station. Such permission could be sought by officer in charge by wireless so as to avoid delay and also to keep the Superintendent of Police informed of the case.

By Order.

GOVIND PRADHAN,
Secretary Finance.

OFFICE ORDER
No. 261/Fin/ADM.
Dated Gangtok, the 28th September, 1988.

Shri K.P. Subba, Deputy Superintendent of Police, Special Branch is hereby declared as Drawing and Disbursing Officer for Special Branch with immediate effect.

By Order

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 262/Fin/ADM.
Dated Gangtok, the 10th October, 1988

Shri B.K. Kharel, Joint Chief Electoral Officer, Election Department is declared as Head of Office in terms of Rule 55 of Sikkim Financial Rules with immediate effect vice Shri G.K. Subba, since transferred on promotion as Secretary to Schedule Caste and Schedule Tribe Department.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 263/Fin/ADMS
Dated Gangtok the 26th October, 1988.

During the absence of Shri B. Dutta, Accounts Officer, Local Self Government and Housing Department on leave with effect from 24.10.1988, Shri C.L. Sharma, Deputy Secretary, (II), is hereby declared as Drawing and Disbursing Officer with immediate effect till Shri B. Dutta’s return from leave.

By Order.

J. PRADHAN,
Deputy Secretary,
Finance Department.
CONTENTS

PART I—Ordinances, Messages, etc- Nil

PART II—Appointments, Postings, Transfers, leave etc

PART III—Rules Orders, Press Note etc.

PART IV—Textile Commissioner-fixation of prices of cloths—Nil

PART V—F.C.S—Rationing of Essential Commodities—Nil

PART VI—Nil

PART VII—Advertisement and Notices etc.—Nil

PART VIII- Nil

PART IX—(i) Epidemic Diseases—Nil

PART X-(ii) Rainfall-Nil
NOTIFICATION
No. 64/ HCS/ESTT.
Dated Gangtok, the 24th November, 1988.

In continuation of this Court’s Notification No. 52/HCS, dated the 3rd December, 1987, the services of Shri Chultim Lepcha, Assistant Registrar (Judicial Branch) in the High Court Establishment are extended for a further period of one more year with effect from 15th December, 1988 upto 14th December, 1989.

By order of the Hon’ble Chief Justice,
S.D. DAS,
Registrar.

NOTIFICATION
No. 236/Gen/Estt.
Dated Gangtok, the 2nd November, 1988.

The Governor is pleased to upgrade the existing post of Sanitary Inspector as Assistant Health Officer (Mangan) in the Health & Family Welfare Department in the scale of Re. 1820-3200 with immediate effect.

C.M. CHHETRI,
Deputy Secretary,
Establishment Department.

OFFICE ORDER
No. 2344/(Gen)/Estt.
Dated Gangtok, the 15th November, 1988.

Consequent on revocation of order of suspension in respect of Shri Lakpa Tshering Lepcha, Accounts Officer, Cooperation Department vide O.O. No. 2341/(G) Est. dated 15.10.1988, the Governor is pleased to order, in pursuance of Clause (a) of Sub-rule 2 of Rule 97 of the Sikkim Government Servants’ Rules, 1974, that the period of suspension from 19.3.84 to the date preceeding the date of his resuming his duties in the Co-operation Department, shall be treated as a period spent on duty and he shall draw full pay and allowances during this period which he would have drawn but for his suspension. The amount already drawn in the shape of subsistance allowance shall be adjusted against the salary due.

By order and in the name of the Governor.

K.P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER
No. 2384/Gen/Estt.
Dated Gangtok, the 1st November, 1988.

The Governor of Sikkim is pleased to order the following transfers and postings with immediate effect:-

1. Miss Jemima Pradhan, Deputy Secretary, Finance Department is transferred and posted as C.D.I.O. (East) with headquarter at Singtam, vice Miss Lalita Lama;
2. Miss Lalita Lama, C.D.I.O. (East) Singtam is transferred and posted as Deputy Secretary, Text Book, Education Department;
3. Shri L.P. Pandey, Under Secretary, Home Department is transferred and posted as S.D.M. (East) Gangtok;
4. Miss Sarala Rai. Under Secretary, to H.C.M. is transferred and posted as Under Secretary Home Department vice Shri L.P. Pandey.

By Order.

D.K. GAZMER,
Secretary,
Establishment Department.

OFFICE ORDER
No. 2385/Gen/Estt.
Dated Gangtok, the 1st November, 1988.

Shri Dhan Subba, Superintending Engineer, Water Supply & Planning, SPWD (Building PHE & Housing) is transferred and appointed as Superintending Engineer, Rural Development Department on ad-hoc basis in an officiating capacity.

The temporary post of Superintending Engineer, Water Supply & Planning is hereby abolished.

By order of the Governor.

D.K. GAZMER,
Secretary,
Establishment Department.
OFFICE ORDER

No. 2388/(Gen)/Estt.
Dated Gangtok, the 1st November, 1988.

The following candidates are hereby appointed as Lecturers in Sikkim Government College, Education Department, on ad-hoc basis for a period of one year with effect from their date of joining or till the posts are filled up by regular incumbent whichever is earlier:

1. Miss Kabita Chetri - History.
2. Shri Baburam Jaisi - Physics.
4. Shri Sudhasu Sekher - Commerce Mahapatra.

They will draw monthly pay of Rs.700/- p.m. in U.G.C. scale (unrevised) plus other allowances as admissible under the rules.

By Order.

K. P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER

No. 2409/(Gen)/Estt.
Dated Gangtok, the 5th November, 1988.

Shri D.D. Lachungpa, Sub-Inspector, presently working in the Vigilance Department as Inspector on ad-hoc basis, is hereby reverted back to Police Department as Sub-Inspector with immediate effect.

On joining Police Department, he will draw monthly pay of Rs. 1680/- p.m. in the scale of Rs. 1320-20-40.

By Order.

K. P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER

No. 2413/Gen/Estt.
Dated Gangtok, the 5th November, 1988.

The contract appointment of Dr. M. Ahmed, Vety. Officer, Animal Husbandry & Veterinary Services Department, made vide O.O. No. 1386/G/Est. dated 25.4.88 shall stand terminated on the afternoon of 5.12.88.

By Order.

JOINT SECRETARY,
Establishment Department.

OFFICE ORDER

No. 2414/(Gen)/Estt.
Dated Gangtok, the 7th November, 1988.

Shri C.T. Wangdi is posted as Deputy Secretary, Finance Department against the post vacated by Miss Jemima Pradhan.

By order of the Governor.

D. K. GAZMER,
Secretary,
Establishment Department.

OFFICE ORDER

No. 2419/(Gen)/Estt.
Dated Gangtok, the 7th October, 1988.

On the recommendation of the Sikkim Public Service Commission, the Governor of Sikkim is pleased to promote Shri Passang Norbu Bhutia, O.S.D. Animal Husbandry Department as Deputy Director (Extension & Training).

Dr. Sonam Tshering Bhutia, Deputy Director, (Extension & Training) is transferred to South District as Deputy Director (South) Namchi.

By Order.

D.K. GAZMER,
Secretary,
Establishment Department.

OFFICE ORDER

No. 2422/Gen/Estt.
Dated Gangtok, the 29th November, 1988.

The Governor is pleased to order promotion of Shri K.S. Topgay, OSD, Finance Department, to the pay scale of Rs. 2525-75-3200-EB-100-4000, on the recommendation of the Departmental Promotion Committee and the Sikkim Public Service Commission, with immediate effect.

By Order.

CM. CHETTRI,
Deputy Secretary,
Establishment Department.
OFFICE ORDER
No. 2426/(Gen)Estt.  
Dated Gangtok, the 8th November, 1988.

Mr. Dhanan Jaya Tewari, presently on deputation with SIMFED, is hereby repatriated to Agriculture Department and posted against his own substantive post of Horticulture Officer with effect from the date he takes over the charge of the post.

Consequently, Miss Chingdup Norkit Lepcha, who was temporarily appointed in Mr. Dhanan Jaya Tewari's place as Horticulture Officer on adhoc officiating capacity for the duration of his deputation period through O.O. No: 1682/G/Est. dated 26.10.87, is reverted back to her substantive grade and post of L.D.C. also in the Agriculture Department.

By Order.
T.L. YAPSHI YUTHOK,  
Under Secretary,  
Establishment Department.

OFFICE ORDER
No. 2430/(Gen)Estt.  
Dated Gangtok, the 8th November, 1988.

On the recommendation of the Sikkim Public Service Commission, Shri Rajesh Verma, Deputy Superintendent of Police (Wireless), Police Department, is hereby promoted as Deputy Director (Computers & Telecommunications) in the scale of Rs. 2525-75-3200-EB-100-4000 with effect from 1.11.88 i.e. the date of approval. Consequently his lien in the State Police is terminated.

As usual, he will be on probation for one year.

By Order.
K.P. ADHIKARI,  
Joint Secretary,  
Establishment Department.

OFFICE ORDER
No. 2439/(Gcn)/Estt.  
Dated Gangtok, the 14th November, 1988.

Miss Yeshi Cheoden is hereby appointed as Lecturers (Political Science) in the Sikkim Government College, Education Department on a monthly pay of Rs. 700/- in the scale of Rs. 700-40-1100-50-1300-Assesment-50-1600 plus other allowances as admissible under the rules with effect from the date of her joining.

She will be on probation for a period of one year as usual.

By Order.
D.K. GAZMER,  
Secretary,  
Establishment Department.

OFFICE ORDER
No. 2456/Gen/Estt.  
Dated Gangtok, the 16th November, 1988.

Mr. Sonam Dadul Bhutia is hereby appointed as Junior Architest in Sikkim Public works Department (Buildings, PHE & Housing) on a monthly pay of Rs. 1820/- plus other allowances as admissible under the rules for a period of three months till the post is filled up by regular incumbent in consultation with the Sikkim Public Service Commission whichever is earlier.

By Order.
C.M. CHETTRI,  
Deputy Secretary,  
Establishment Department.

OFFICE ORDER
No. 2472/Gen/Estt.  

Mr. D.D. Sharma, IFS. DFO, Land Use & Environment Cell, Forest Department, is hereby posted as DFO (Soilwatch), Land Use & Environment Cell, Forest Department, with immediate effect.

He shall continue to look after the stores of the Land Use & Environment Cell, Forest Department.

His Headquarter will be at Gangtok.

By Order.
D.K. GAZMER,  
Secretary,  
Establishment Department.
OFFICE ORDER
No. 2485/(Gen)/Estt.
Dated Gangtok, the 21st November, 1988.

The Governor has been pleased to extend the service of Shri Passang Lama, Inspector of Police, for a period of one year with effect from 1.8.1989 to 31.7.1990 beyond the age of superannuation.

By Order.
K. P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER
No. 2487/Gcn/Estt.
Dated Gangtok, the 22nd November, 1988.

Miss Sarala Rai, Under Secretary, Home Department is transferred and posted as Under Secretary to H.C.M. with immediate effect. She will continue to look after the work of P.R.O. to H.C.M. also in addition to her own work.

By Order.
D.K. GAZMER,
Secretary,
Establishment Department.
FINANCE DEPARTMENT

OFFICE ORDER
No. 122/Fin/ADM.
Dated Gangtok, the 16th November, 1988.

Shri U. D. Lama, Joint Secretary, Schedule Caste Welfare Department is hereby allowed to continue to act as Head of Office as well as Drawing and Disbursing Officer in the Department.

By Order
B.M. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 265/Fin/ADM.
Dated Gangtok, the 2nd November, 1988.

Shri K.T. Chankapa, Additional District Collector, East is declared as Drawing and Disbursing Officer with immediate effect.

By Order
J. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 267/Fin.
Dated Gangtok, the 15th November, 1988.

Shri G. Goparma, Joint Secretary, Home Department is declared as Head of Office in terms of Rule 55 of Sikkim Financial Rules with immediate effect vice Shri Sonam Topgy since transferred.

By Order
B.M. PRADHAN,
Deputy Secretary,
Finance Department.

OFFICE ORDER
No. 268/Fin.
Dated Gangtok, the 19th November, 1988.

Shri Samdup Tsherrng, Under Secretary, Ecclesiastical Affairs Department is declared as Drawing and Disbursing Officer with immediate effect.

Consequently Shri N. Dorjee, Joint Secretary, Ecclesiastical Affairs Department cease to act as Drawing and Disbursing Officer.

By Order
B.M. PRADHAN,
Deputy Secretary,
Finance Department.
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HIGH COURT OF SIKKIM
NOTIFICATION
No.67/HCS/ESTT.
Dated Gangtok, the 26th November, 1988.

In partial modification of this Court's Notification No 57/HCS dated the 29th September, 1988, 55 days leave extension applied for by Shri Tashi Wangdi, Civil Judge-cum-Judicial Magistrate, South, with effect from 16.10-88 to 9.12.88 is hereby sanctioned as under, duly suffixing the Losong holiday with effect, from 10.2.88 to 15.12.88:-
50 days with effect from 16.10.88 to 4.12.88 as earned leave on full pay.
Rest 5 days with effect from 5.12.88 to 9.12.88 as earned leave on half pay.
The same working arrangement will continue for the Court of Civil Judge-cum- Judicial Magistrate, South, during the absence of Shri Wangdi, on leave.

By Order.
S.D. DAS,
Registrar.

NOTIFICATION
No. 70/HCS/ESTT.
Dated Gangtok, the 29th November, 1988.

Hon'ble the Chief Justice has been pleased to appoint Shri Om Nath Sharma Secretary to Hon'ble the Chief Justice of this Court provisionally on promotion to the post of Deputy Registrar on the establishment of the Court in the existing vacancy in that post on purely temporary basis in the pay scale of Rs.2525-75-3200/100-4000, plus other allowances as admissible under the Rules,
This order will take effect from 1st December, 1988.

By order of Hon'ble the Chief Justice.
S.D. DAS,
Registrar.

NOTIFICATION
No. 71/HCS/ESTT.
Dated Gangtok, the 29th November, 1988.

Hon'ble the Chief Justice has been pleased to appoint Mr. Debisis Chandra Roy, Private Secretary to Hon'ble the Chief Justice on promotion to the post of Secretary to Hon'ble the Chief Justice in the pay scale of Rs. 2120-60-2300/75-3200-100-3600, plus other allowances as admissible under the Rules, in place of Shri Om Nath Sharma since promoted to the post of Deputy Registrar.
This Order will be given effect from 1st December, 1988 on the joining of Shri Om Nath Sharma to the post of Deputy Registrar.

By order of Hon'ble the Chief Justice.
S.D. DAS,
Registrar.

NOTIFICATION
No. 77/HCS/ESTT.
Dated Gangtok, the 19th December, 1988.

It is hereby notified for general information that this High Court will remain closed from 2nd January to 28th February, 1988, on account of winter vacation.
The office of the Court will remain open during the vacation except on Sundays and other State holidays.

By Order.
S.D. DAS,
Registrar.

NOTIFICATION
No.79/HCS /ESTT.
Dated Gangtok, the 21st December, 1988.

It is notified for general information that during the Winter Vacation, 1989 of this Court, HON'BLE JUSTICE R. DAYAL will hold Court from 5th to 6th January, 1989 as the Vacation Judge to dispose of urgent matters.
Filing of such urgent matters which are required to be moved before the Vacation Judge on these days should be made earlier, before the Registrar on all days except Sundays and Public Holidays.

S.D. DAS,
Registrar.
NOTIFICATION
No. 80/HCS/ESTT.
Dated Gangtok, the 23rd December 1988.

Hon'ble the Chief Justice has been pleased to create the following posts for the joint copying Section of the District Court and other Subordinate Courts at the headquarters in Gangtok on the establishment of the District and Sessions Judge, Gangtok. In the pay scale shown against them, with immediate effect.

Sl. No. Name of the post No. of post: Pay Scale:
1. Head Assistant 1(one) 1200-30-1530-35-1950
2. Copyist/ 2(Two) 975-20-1175-25-1550.

S.D. DAS,
Registrar.

RAJ BHAVAN, GANGTOK.
No. SKM/ 30V/SECT/563/88
Dated Gangtok, the 24th December, 1988.

ORDER

R.B. MUKHIA,
Secretary to Governor of Sikkim.

ESTABLISHMNT DEPARTMENT
NOTIFICATION
No. 256/GenEstt.

The ex-cadre post of Director General of Police, created vide Notification No. 172/Gen/Estt. dt ed 24.8.87. is abolished with immediate effect.

By Order.
K.P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER
No. 2498/(Gen)/Estt
Dated Gangtok, the 24th November,1988

The Governor of Sikkim is pleased to appoint Mr. Penzang Tenzing as Assistant Engineer (Civil) in the Sikkim Public Department (Roads and Bridges) on a monthly pay of Rs. 1820/- plus other allowances as admissible under the rules on ad-hoc basis for a period of three months with effect from date his joining or till the post is filled up by a regular incumbent in consultation with the Sikkim Public Service Commission, whichever is earlier.

By Order.
CM. CHETTRI,
Deputy Secretary, Establishment Department.

OFFICE ORDER
No. 2497/(Gen)/Estt.
Dated Gangtok, the 24th November,1988

Shri Mani Chandra Pradhan, is hereby appointed as Assistant Engineer (Mechanical) in Sikkim Nationalised Transport Department on a monthly pay of Rs. 1820/- plus other allowance as admissible under the rules on ad-hoc basis for a period of three months with effect from the date of his joining or till the post is filled up by a regular incumbent whichever if earlier.

By Order.
K.P. ADHIKARI,
Deputy Secretary, Establishment Department.

OFFICE ORDER
No. 2492 Gen/Estt.
Dated Gangtok, the 23rd November, 1988.

The Governor of Sikkim is pleased to appoint Shri Tashi Namgyal,IPS, Special Inspector General of Ponce, as Inspector General of Police with immediate effect.

By Order.
K.P. ADHIKARI,
Joint Secretary, Establishment Department.
OFFICE ORDER

No. 2530/(Gen)Estt.
Dated Gangtok, the 1st December, 1988.

Shri Tashi Zangpo Bhutia, Foreman, Printing and Stationery Department is hereby promoted as Technical Officer in the same Department on ad hoc basis on a monthly pay of Rs. 1820/- plus other allowances as admissible under the rules with effect from the date of his joining.

By Order.

K.P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER

No. 2537/(Gen)/Estt.
Dated Gangtok, the 3rd December, 1988.

Consequent on his nomination for one week compulsory training programme at National Institute of Cooperative Management, Puna, from 5.12.88 to 10.12.88 Shri D.K. Gazmer, IAS, Establishment Secretary, is hereby relieved w.e.f. the afternoon of of 3.12.88.

During his absence on training, Shri R.S. Basnett, I.A.S. Secretary, Local Self Government & Housing Department, is entrusted with the additional charge of Establishment Secretary till his return from training.

By Order.

K.P. ADHIKARI,
Joint Secretary,
Establishment Department.

OFFICE ORDER

No. 2577/(Gen)/Estt.
Dated Gangtok, the 21st December, 1988.

In continuation of this Department’s Office Order No. 1364/G/Estt. dated 19.8.87, the Government of Sikkim has been pleased to extend the term of deputation in respect of Mr. Vijey Kumar, Chief Engineer, Power Department upto 16.4.88 on the existing terms and conditions of deputation as amended from time to time.

By Order.

D.K. GAZMER
Secretary,
Establishment Department.

OFFICE ORDER

No. 2618/Gen/Estt.
Dated Gangtok, the 24th December, 1988.

The following transfers and postings are made with immediate effect:-

(1) Shri Tashi Zangpo, Revenue Officer, North District, Magan, is transferred and posted as Revenue Officer, East District, Gangtok,
(2) Shri Nezing Lepcha, Revenue Officer, East District, Gangtok, is transferred and posted as Revenue Officer, No District, Magan.

By Order.

D.K. GAZMER,
Secretary,
Establishment Department.

OFFICE ORDER

No. 2619/Gen/Estt.
Dated Gangtok, the 24th December, 1988.

The following transfers and posting are made with immediate effect:

(1) Shri Alok Srivastava, IAS, D.DO South District, Namchi, is transferred and posted as Deputy Secretary, Land Revenue Department.
(2) Shri T.N. Dhakal, Administrative Officer, Forest Department, is transferred and posted as D.D.O, South District, Namchi.
(3) Shri N.B Tamang, Under Secretary, S.N.T is transferred and posted as Administrative Officer, Forest Department.

By Order.

P. K. GAZMER,
Secretary,
Establishment Department.
OFFICE ORDER

Dated Gangtok, the 22nd December, 1988.

In pursuance of Rule 3(1)(a)(ii) of the Sikkim Government Service (Leave) Rules, 1982, the Joint Secretary, Ecclesiastical Department, who is also the head of Office in that Department, is declared as the authority competent to grant leave to the non-gazetted officers of the Ecclesiastical Department.

By Order.

CM. CHHETRI,
Deputy Secretary, Establishment Department.

FINANCE DEPARTMENT

OFFICE ORDER

No. 1264/Fin/ADM.
Dated Gangtok, the 1st November, 1988.

Shri N.R. Bhattarai, Assistant Engineer, Power Department, Gyalzing is hereby declared as Drawing and Disbursing Officer for South and West District with immediate effect vice Shri G.D. Mimeni since transferred on promotion to Gangtok as Superintending Engineer.

By Order,

J. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER

No. 268/Fin
Dated Gangtok, the 18th November, 1988.

Shri Mohan Gurung, Assistant Engineer, Rural Development Department, Namchi is hereby declared as Drawing and Disbursing Officer for South District with immediate effect vice Shri R.K. Khanna, Assistant Engineer, since transferred.

By Order

B.M. PRADHAN.
Deputy Secretary, Finance Department.

OFFICE ORDER

No. 144/Fin.
Dated Gangtok, the 6th December, 1988.

Shri K.N. Lepcha, D.D.O., Rural Development Department, Gyalshing is hereby declared as Head of Office as well as Drawing and Disbursing Officer for West District with immediate effect vice Shri A.K. Srivastava since transferred.

By Order.

B.M. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER

No. 269/Fin/ADM.
Dated Gangtok, the 1st December, 1988.

During the absence of Shri P.S. Malommu, Chief Accounts Officer (Home Department) on leave with effect from 16.12.1988, Smt. D.K. Cintury, Accounts Officer, Home Department is declared as Drawing and Disbursing Officer till Shri P.S. Malommu's return from leave.

By Order.

B.M. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER

No. 270/Fin/ADMS

Shri K.B. Gurung, Deputy Superintendent of Police, Sikkim Armed Police, Pangthang, is hereby declared as Drawing and Disbursing Officer with immediate effect vice Shri Janga Basnet.

By Order.

B.M. PRADHAN,
Deputy Secretary, Finance Department.

OFFICE ORDER

No. 271/Fin/ADM.
Dated Gangtok, the 3rd December, 1988.

During the absence of Shri Nima Tshering, Superintendent of Police, Home
OFFICE ORDER
No. 273/Fin/ADM.
Dated Gangtok, the 5th December, 1988.

During the absence of Mrs. R.D. Rechung, Joint Secretary, Culture Department on leave, Shri P.N. Tamang, Deputy Secretary, Culture Department is hereby declared as Head of Office with immediate effect till Mrs. Rechung returns from leave.

By Order.

B.M. PRADHAM
Deputy Secretary,
Finance Department

OFFICE ORDER
No. 274/Fin/ADM.
Dated Gangtok, the 23rd December, 1988.

During the absence of Shri B.T. Tamang, Senior Accounts Officer and
Shri Gopal Basnet, Accounts Officer (Land Use) on leave, Shri Jaidev Shiring, Officer in Charge, Home Guard is hereby declared as Drawing and Disbursing Officer with immediate effect till Shri Nima Tshering returns from leave.

By Order.

B.M. PRADHAM
Deputy Secretary,
Finance Department