



TAMIL NADU GOVERNMENT GAZETTE

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Part II—Section 2

**Notifications or Orders of interest to a section of the public
issued by Secretariat Departments.**

NOTIFICATIONS BY GOVERNMENT

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NOTIFICATIONS BY GOVERNMENT

COMMERCIAL TAXES AND REGISTRATION
DEPARTMENT**Provision for payment of consolidation of Stamp duty for
issue of Policies by Life Insurance Corporation of
India for certain period under Indian Stamp Act.**

[G.O.Rt.No. 88, Commercial Taxes and Registration (J1),
2nd July 2009.]

No. II(2)/CTR/348/2009.—In exercise of the powers conferred by clause (b) of sub-section (1) of Section 9 of the Indian Stamp Act, 1899 (Central Act II of 1899), the Governor of Tamil Nadu hereby provides for the consolidation of duty of Rs.1,50,00,000/- (Rupees one crore and fifty lakh only) chargeable under the said Act in respect of issue of policies by the Life Insurance Corporation of India through its branches in the State of Tamil Nadu for the period from 1st July 2009 to 30th September 2009.

K. VENKATACHALAM,
Deputy Secretary to Government.

FINANCE DEPARTMENT

**Unconditional and irrevocable guarantee of repayment of
Principal together with interest and other charges on
the bonds to be issued during 2009-2010 by the
Tamil Nadu Electricity Board, Chennai-600 002.**

[G.O. Ms. No. 278, Finance (Loans and Advances Cell),
1st July 2009, Aani 17, Thiruvalluvar Aandu-2040.]

No. II(2)/FIN/349/2009.—In exercise of the powers conferred under clause (1) of Article 293 of the Constitution of India, the Governor of Tamil Nadu hereby guarantees unconditionally and irrevocable the repayment of principal to the aggregate value of Rs.1000 Crores (Rupees one thousand crores only) together with interest and other charges thereon on the bonds to be issued during 2009-2010 by the Tamil Nadu Electricity Board, Chennai-600 002, till the principal is redeemed fully from the date of issue of bonds.

V. ARUN ROY,
Deputy Secretary to Government.

HOME DEPARTMENT

**Specification of the Mahila Courts in the Districts where
they are functioning as Special Court under the
Commissions for Protection of Child Rights Act, 2005.**

[G.O. Ms. No.241, Home (Courts.II), 20th March 2009.]

No. II(2)/HO/350/2009.—In exercise of the powers conferred by Section 25 of the Commissions for Protection of Child Rights Act, 2005 (Central Act 4 of 2006), the Governor of Tamil Nadu with the concurrence of the Chief Justice of the High Court, Madras, hereby specifies the following Courts of Session specified in column (3) of the

Schedule below as Children's Courts to try offences against Children or violation of child rights in addition to the regular work, within the local area of the districts specified in column (2) thereof.

THE SCHEDULE

Serial Number.	Name of the District.	Name of the Courts.
(1)	(2)	(3)
1	Chennai	Mahila Court, Chennai
2	Coimbatore	Mahila Court, Coimbatore.
3	Cuddalore	Mahila Court, Cuddalore.
4	Dharmapuri	Principal District and Sessions Court, Dharmapuri.
5	Dindigul	Principal District and Sessions Court, Dindigul.
6	Erode	Principal District and Sessions Court, Erode.
7	Kancheepuram	Mahila Court, Chengalpattu.
8	Kanniyakumari	District and Sessions Court, Kanniyakumari at Nagercoil.
9	Karur	District and Sessions Court, Karur.
10	Krishnagiri	Principal District and Sessions Court, Krishnagiri.
11	Madurai	Mahila Court, Madurai.
12	Nagapattinam	District and Sessions Court, Nagapattinam.
13	Namakkal	Principal District and Sessions Court, Namakkal.
14	The Nilgiris	District and Sessions Court, Uthagamandalam.
15	Perambalur	Mahila Court, Perambalur.
16	Pudukkottai	Mahila Court, Pudukkottai.
17	Ramanathapuram	Principal District and Sessions Court, Ramanathapuram.
18	Salem	Mahila Court, Salem
19	Sivagangai	District and Sessions Court, Sivagangai.
20	Thanjavur	Principal District and Sessions Court, Thanjavur.
21	Theni	Principal District and Sessions Court, Theni.
22	Thoothukudi	Principal District and Sessions Court, Thoothukudi.
23	Tiruchirappalli	Mahila Court, Tiruchirappalli.
24	Tirunelveli	Mahila Court, Tirunelveli.

Serial Number.	Name of the District.	Name of the Courts.
(1)	(2)	(3)
25	Tiruvallur	Principal District and Sessions Court, Tiruvallur.
26	Tiruvannamalai	Principal District and Sessions Court, Tiruvannamalai.
27	Vellore	Principal District and Sessions Court, Vellore.
28	Villupuram	Principal District and Sessions Court, Villupuram.
29	Virudhunagar	Principal District and Sessions Court, Virudhunagar at Srivilliputhur.

Declaration of certain local areas cease to form part of certain Police Station in Chennai City, Adyar under Code of Criminal Procedure.

[G.O. Ms. No. 447, Home (Pol-XIV), 8th June 2009.]

No.II(2)/HO/351/2009.—Under clause (s) of Section 2 of the Code of Criminal Procedure, 1973 (Central Act II of 1974), the Governor of Tamil Nadu hereby declares that with effect on and from the 8th June 2009 the local area specified in column (3) of the Schedule below, shall cease to form part of the local area of the Police Stations specified in column (2) and shall form the local area of the Police Station specified in column (4) thereof.

THE SCHEDULE

District.	Police station to which at present attached.	Local areas.	Police station to which hereafter to be attached.
(1)	(2)	(3)	(4)
Chennai City Adyar District.	J-9 Thuraipakkam Police Station.	Semmenchery (1) Semmenchery Thoppu (2) Rajiv Nagar (3) Gandhi Nagar (4) Tsunami Nagar (5) Ezhilmigu Nagar (6) Kumaran Nagar (7) Rajiv Gandhi Nagar	Semmenchery Police Station.
		Sholinganallur 1. Vigneshwara Nagar 2. Devaraj Nagar 3. Gandhi Nagar Slum 4. Kumaran Nagar 5. Odai Kuppam 6. Sholinganallur Colony 7. New Kumaran Nagar 8. Ezhil Nagar	

Declaration of certain local areas cease to form part of certain Police Station in Vellore District under Code of Criminal Procedure.

[G.O. Ms. No. 495, Home (Pol-XIV), 24th June 2009.]

No. II(2)/HO/352/2009.—Under clause (s) of Section 2 of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974), the Governor of Tamil Nadu hereby declares that with effect on and from the 24th June, 2009 the local area specified in column (3) of the Schedule below, shall cease to form part of the local area of the Police Stations specified in column (2) and shall form part of the local area of the police station specified in column (4) thereof.

THE SCHEDULE

District.	Police station to which at present attached.	Name of the Local area.	Police station to which hereafter to be attached.
(1)	(2)	(3)	(4)
		(a) Mother Village	(b) Hamlet
Vellore District	Bagayam Police Station.	Ariyur Murukkeri Usoor Sekkanoor Ariyur Kuppam Sirukanchi	Chitheri - - Rajapalayam Udayarpalayam Pazhaveri Hussainabath
		Sathuperi	-
	Vellore Taluk Police Station	Kattuputhur	Avarampalayam Papanthoppu Puthur
	Vrinichipuram Police Station	Athiyur Pulimedu Thellur Poothur Sempedu	Sivanathapuram - Jamalpuram Govindareddy-palayam. -

S. MALATHI,
Principal Secretary to Government.

HIGHWAYS AND MINOR PORTS DEPARTMENT

Acquisition of lands under Tamil Nadu Highways Act.

[G.O. Ms. No. 111, Highways and Minor Ports (HP1), 22nd June 2009.]

No. II(2)/HWMP/353/2009.—The Governor of Tamil Nadu having been satisfied that the lands specified in the Schedule below have to be acquired for highways purpose to wit for construction of over bridge across Thanjavur-Thittai Railway lines at Km 352/1-2 in lieu of LC 303 and it having already been decided that the entire amount of compensation to be awarded for the lands is to be paid out of the funds managed by the Divisional Engineer (Highways), Projects, Thanjavur after considering the cause shown by the owner or other

person having interest on such land as the case may be do hereby publish the following notice under sub-section (1) of Section 15 of the Tamil Nadu Highways Act, 2001 (Tamil Nadu Act No. 34 of 2002):—

NOTICE

Under sub-section 1 of Section 15 of the Tamil Nadu Highways Act, 2001 (Tamil Nadu Act 34 of 2002), the Governor of Tamil Nadu hereby acquires the lands specified in the Schedule below and measuring 0.15392 sq.ft. Municipal Limit and 0.30.19 Hec. in Panchayat Limit to the same, a little more or less, needed for Highways purpose, to wit, for construction of over bridge across Thanjavur-Thittai Railway lines.

The plan of the lands is kept in the office of the Tahsildar, Thanjavur, Thanjavur District and may be inspected at any time during office hours.

THE SCHEDULE

Thanjavur District, Thanjavur Taluk and Village, Pudupattinam Municipality.

Serial No.	Survey Number.	Description.	Extent Required/ Acquired.	Owner/ Person Interested.
(1)	(2)	(3)	(4) (Acres sq.ft.)	(5)
				7. Pattammal, wife of Jagannathan
				8. Kumar, son of Jegannathan
				9. Sekar, son of Jegannathan
8	5/1	Manai	0.00638	1. Maruthamuthu, son of Palaniyandi
				2. Somasundaram, son of Nagasamy Pillai
				3. Vijayamary
				4. Jakkammal, wife of Balraj
9	5/3A	Manai	0.01059	1. Adaikkalam, son of Subramaniam
				2. Vijayakumari
				3. Jakkammal
10	4/6A	Dry	0.00343	1. Umarani
				2. Jakkammal, wife of Balraj
				3. Mohan, son of Muthusetu Rayar.
11	5/10A	Manai	0.00312	1. Vadivelu
				2. Arulmary <i>alias</i> Arulananthammal wife of Amalorpava Nadar
3	1378/1A2B	Dry	0.01810	1. Gracy Xavier 2. T.V. Srinivasan
4	1378/1B2	Dry	0.00576	V.K. Govindarajan
5	1378/3A2	Dry	0.00509	V.K. Govindarajan
6	1378/3B2 1378/3B3	Dry	0.00195 0.03300 0.03495	Jambu Chettiar Chatram Tharkala Trust Jambu Subburaman, son of Rengasamy Chettiar
7	4/2A1A	Dry	0.00110	1. Arulmary <i>alias</i> Arulananthammal, wife of Amalorpava Nadar 2. Andru Reman, son of Amalorpava Nadar 3. Maria Natchathiram, daughter of Amalorpava Nadar 4. Alphonsa Marthal, daughter of Amalorpava Nadar 5. Robert, son of Amalorpava Nadar, 6. Vadivel son of Ayyasamy
12	6/1 6/3	Dry	0.00205 0.00563 0.00768	1. Arulmary <i>alias</i> Arulananthammal, wife of Amalorpava Nadar, 2. Andru Reman, son of Amalorpava Nadar

Serial No.	Survey Number.	Description.	Extent Required/ Acquired.	Owner / Person Interested.	Serial No.	Survey Number.	Description.	Extent Required/ Acquired.	Owner/ Person Interested.
(1)	(2)	(3)	(4) (Acres sq.ft.)	(5)	(1)	(2)	(3)	(4) (Hec., Acres sq.m.)	(5)
				3. Maria Natchathiram, daughter of Amalorpava Nadar,	6	104/1A4B7	Dry	0.00.52	1. Sarasu, wife of Ramalingam, 2. Gunduthaikkal.
				4. Alphonsa Marthal, daughter of Amalorpava Nadar,	7	104/1B2	Manai	0.00.12	1. Chinnapillai, wife of Samiayya Thondamar, 2. Gunduthaikkal.
				5. Robert, son of Amalorpava Nadar,	8	114/1B	Manai	0.00.09	Panchanatha Mesthri, son of Muthu.
				6. Vadivel, son of Ayyasamy,	9	114/2A1B35	Manai	0.00.21	Nagarajan, son of Ramasamy.
				7. Pattammal, wife of Jegannathan,	10	114/2A2B	Manai	0.00.51	Rajammal, wife of Packrisamy.
				8. Kumar, son of Jegannathan,	11	14/2A3B	Manai	0.00.35	Dharmalingathevar, son of Ramasamythevar.
				9. Sekar, son of Jegannathan	12	114/2A4B	Manai	0.00.86	Pushpavalli, son of Thambikannu Pallavarayar.
13	31/B	Sarkar Poramboke Manai	0.00308	Alisgrace	13	114/2A5B	Manai	0.00.78	Dharmalingathevar, son of Ramasamythevar.
14	50/B	Sarkar poramboke Manai	0.00888	1. Rajammal 2. Mariappan 3. Mangayarkarasi 4. Saravanan 5. Shanmuganathan.	14	114/2B2B	Manai	0.04.75	Dharmalingathevar, son of Ramasamythevar.
15	51/B	Sarkar poramboke Manai	0.00653	Senthilkumar	15	114/2C1B	Manai	0.00.78	Rajendran, son of Ramasamy.
					16	114/2C2B	Manai	0.01.86	Punniamoorthy, son of Chinnayan.
					17	114/11B	Manai	0.00.71	Saroja, wife of Veeramani.
			Total	0.15392 Sq.ft.	18	114-21B	Manai	0.00.72	1. Marimuthu, son of Veeramuthu. 2. Indira, wife of Vairakkannu. 3. Rani, wife of Vairakkannu. 4. Kanimozhi, daughter of Vairakkannu. 5. Thenmozhi daughter of Vairakkannu. 6. Sivakami, daughter of Vairakkannu. 7. Stalinprabhu, son of Vairakkannu 8. Nepolean Prabhu, son of Vairakkannu.

PUDUPATTINAM-PANCHAYAT

Sl. No.	Survey No.	Description	Extent required/ Acquired. (Hec. Acres. Sq. m.)	Owner/Person interested.	Serial No.	Survey Number.	Description.	Extent Required/ Acquired.	Owner/ Person Interested.
1	104/1A1B	Dry	0.00.02	Gunduthaikkal					
2	104/1A2B	Dry	0.00.48	Gunduthaikkal					
	104/1A2C	Dry	0.00.23						
	104/1A2D	Dry	0.00.30						
			0.01.01						
3	104/1A3A4	Dry	0.00.20	1. Gunduthaikkal 2. Meena, son of Nithyanandam.	19	114/23B	Manai	0.01.72	Manimaran, son of Rajamanickam.
4	104/1A3B5	Dry	0.00.20	1. Akamathunnisa, wife of Sartharkan, 2. Gunduthaikkal.	20	114/24B	Manai	0.00.57	Gunasekaran Alias P.G. Sekaran, son of Perumal.
5	104/1A4A6	Dry	0.00.56	1. Akamathunnisa, wife of Sartharkan 2. Gunduthaikkal.	21	114/34A2	Manai	0.00.43	Muthulakshmi, wife of Radhakrishnan.
					22.	114/34B2	Manai	0.00.43	Uthirapathy, son of Subbaiyan.

LABOUR AND EMPLOYMENT DEPARTMENT

Notifications under Industrial Disputes Act**Pending adjudication of the demands referred to the Labour Court, Coimbatore, Interim Orders passed.**

[G.O.(D) No. 394, Labour and Employment (D1),
29th June 2009.]

No. II(2)/LE/355/2009.—Whereas, in the G.O. (D) No. 393, Labour and Employment, dated 29 June 2009, the Government have referred the disputes raised by the workmen for adjudication by the Labour Court, Coimbatore.

2. Whereas, some disputes relating to the demands of the workman including unfair labour practice of management were referred for adjudication to the Labour Court, Coimbatore in 2007 and the same is pending before Labour Court, Coimbatore for adjudication.

3. Whereas, the Kovai Mavatta Pricol Employees Trade Union and Kovai Mavatta Pricol Thozhilalar Thozhirsangam raised an industrial dispute relating to the charter of demands before the Deputy Commissioner of Labour, Coimbatore and the unions also issued a strike notice dated 28th April 2009 proposing to go on strike with effect from 14th May 2009.

4. Whereas, the Deputy Commissioner of Labour, Coimbatore held talks with the management and the unions and during the course of talks the unions informed that the management are continuing their unfair labour practices by engaging apprentices and contract workers in direct production and giving block holidays to the permanent workers thereby depriving 25% of the wages by way of incentive which forms part of wages as per settlements dated 29th September 2004, 3rd March 2004 and also the management are refusing to pay annual increment and Dearness allowance to the workers from 1st July 2007.

5. Whereas, considering the sensitivity of the problem and the past experience in the year 2007, apprehending law and order situation and consequently loss of employment to the numerous workers and the resultant industrial strike spreading to other units in the nearby areas, the Commissioner of Labour issued instructions to the Deputy Commissioner of Labour (Inspections) and the Deputy Commissioner of Labour, Coimbatore and also requested the Chief Inspector of Factories to depute officials of that Inspectorate to make an on the spot inspection on the complaint of the union that the management are intentionally engaging apprentices and the contract labour in direct production and declaring block holidays to the permanent workers with a sole objective of victimising the workmen, and thereby causing loss of 25% of wages by way of incentive.

6. Whereas, the officials of both Labour Department and Inspector of Factories, inspected the Plant 1 and Plant 3 of Pricol Limited, Coimbatore on 21st May 2009 and 22nd May 2009 and submitted their Inspection Report dated 22nd May 2009 informing that apprentices and contract labour were engaged in direct production and block holidays were declared to the permanent workers.

7. Whereas, dispute relating to the demands of the union that the engagement of apprentices and the contract labour in direct production to the prejudice of interest of permanent workmen and refusal of payment of dearness allowance and

increment from 1st July 2007 and also deduction of incentive which form part of wages from December 2008 were referred for adjudication to Labour Court, Coimbatore in the G.O.(D) No. 393, Labour and Employment, dated 29th June 2009.

8. Whereas, the 29 workers belonging to the above trade union gone on fast until death from 15th June 2009 and the Superintendent of Police Coimbatore vide his letter dated 16th June 2009, requested the Deputy Commissioner of Labour Coimbatore to take suitable steps as he apprehended law and order problem arising.

9. Whereas, the Government are of the opinion that for the purpose of maintaining industrial peace in the above industrial Establishment and to prevent industrial unrest in the aforesaid establishments and to prevent agitation by workers in other industrial establishments in support of the workmen of Pricol Limited and to prevent disruption to public life and law and order situation, pending adjudication of the demands referred to the labour Court, Coimbatore is necessary to make an order.

10. Now, therefore in exercise of the powers conferred by section 10B of the Industrial Disputes Act, 1947, the Governor of Tamil Nadu hereby makes the following order:—

- (i) The Management of Pricol Limited, Plant 1 and Plant 3 shall not engage Apprentices and Contract labours in direct production activities affecting the work, wages, incentive of the permanent workers.
- (ii) The Management of Plant 1 of Pricol Limited, Coimbatore shall pay an interim relief of Rs. 500/- every month along with salary to the workers with effect from 1st June 2009.
- (iii) The Management of Plant 3 of Pricol Limited, Coimbatore shall pay an interim relief of Rs. 400/- every month along with salary to the workers with effect from 1st June 2009.

The above interim relief is adjustable towards the award to be passed by the Labour Court, Coimbatore in the disputes referred for adjudication in the G.O.(D) No. 393, Labour and Employment, dated 29th June 2009.

T. PRABHAKARA RAO,
Principal Secretary to Government.

Disputes between Workmen and Management referred to Labour Courts for adjudication.

ஜோதி இன்ஜினியரிங் ஓர்க்ஸ், மதுரை.

[அரசாணை (டி) எண் 377, தொழிலாளர் மற்றும் வேலை வாய்ப்பு(சி)த் துறை, நாள் 22 ஜூன் 2009, ஆனி 8, திருவள்ளூர் ஆண்டு-2040.]

No. II(2)/LE/356/2009.—இந்த ஆணையின் இணைப்பில் குறிப்பிட்டுள்ள பொருள் தொடர்பாக - ஜோதி இன்ஜினியரிங் ஓர்க்ஸ், மதுரை நிர்வாகத்திற்கும் - ஜோதி இன்ஜினியரிங் ஓர்க்ஸ் தொழிலாளர் சார்பாக மதுரை மாநில தொழிலாளர்கள் சங்கத்துக்குமிடையே தொழில் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும், மேற்சொன்ன தகராறை நீதிமன்ற தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்,

1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் (மத்திய சட்டம் XIV/1947) 10(1)(C) பிரிவிலும், 10 (1) (d) பிரிவின் வரம்பு நிபந்தனையிலும் வழங்கியுள்ள அதிகாரங்களைக் கொண்டு தமிழ்நாடு ஆளுநர் அவர்கள் மேற்சொன்ன தகராறு மதுரை தொழிலாளர் நீதிமன்றத் தீர்ப்புக்காக அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடப்படுகிறது.

மேலும், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு மதுரை தொழிலாளர் நீதிமன்றம் கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

“Whether the cessation of operation of its factory Management of Jothi Engineering Woks, Madurai with effect from 6th November 1989 is case of lock out or clousure? to what relief the workmen are entitled to? To issue appropriate orders”.

ச. ஆறுமுகம்,

அரசு துணைச் செயலாளர்.

பிரிக்கால் லிட், யூனிட் - 1 மற்றும் யூனிட்-3,
கோவை மாவட்டம்.

[அரசாணை (டி) எண் 393, தொழிலாளர் மற்றும் வேலை வாய்ப்பு(டி)த் துறை, நாள் 29 ஜூன் 2009.]

No. II(2)/LE/357/2009.—இந்த ஆணையின் இணைப்பில் குறிப்பிட்டுள்ள பொருள் தொடர்பாக பிரிக்கால் லிட், யூனிட் 1 மற்றும் - 3, கோவை மாவட்டம் என்ற நிர்வாகத்திற்கும் கோவை மாவட்ட பிரிக்கால் எம்ப்ளாயீஸ் டிரேடு யூனியன் (ம) கோவை மாவட்ட பிரிக்கால் தொழிற்சங்கத்துக்குமிடையே தொழில் தகராறு எழுந்துள்ளது என்று அரசு கருதுவதாலும்,

மேற்சொன்ன தகராறை நீதிமன்ற தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்;

1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் (மத்திய சட்டம் XIV/1947) 10(1)(C) பிரிவிலும், 10 (1) (d) பிரிவின் வரம்பு

நிபந்தனையிலும் வழங்கியுள்ள அதிகாரங்களைக் கொண்டு தமிழ்நாடு ஆளுநர் அவர்கள் மேற்சொன்ன தகராறு கோவை தொழிலாளர் நீதிமன்றத் தீர்ப்புக்காக அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடப்படுகிறது.

மேலும், 1947-ஆம் ஆண்டு தொழில் தகராறுகள் சட்டத்தின் 10(2A) பிரிவின் கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்குமாறு கோவை தொழிலாளர் நீதிமன்றம் கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

பிரிக்கால் லிமிடெட் பிளான்ட் 1,3, ஆகியவற்றில் பயிற்சியாளர்கள் மற்றும் ஒப்பந்தத் தொழிலாளர்களை நேரடி உற்பத்தியில் ஈடுபடுத்தக்கூடாதென்ற தொழிற்சங்கங்களின் கோரிக்கை நியாயமானதுதானா?

ஆமெனில் உரிய உத்தரவுகள் பிறப்பிக்கவும்.

எழுவினா

நிர்வாகம் தன்னிச்சையாக அறிவித்து, அறிவிக்கப்பட்ட நாளில் உற்பத்தி நடைபெறவில்லையென தெரிவித்து டிசம்பர் 2008 முதல் தொழிலாளர்கள் ஊதியத்தில் இன்சென்டிவ் தொகையினைப் பிடித்தம் செய்து வருவது நியாயமானதா?

இல்லையெனில் உரிய உத்தரவுகள் பிறப்பிக்கவும்.

எழுவினா

தொழிலாளர்கள் ஒப்பந்தப்படியான கடமையை நிறைவேற்றவில்லையென்று காரணம் காட்டி 29 செப்டம்பர் 2004 மற்றும் 3 மார்ச் 2004-ம் தேதியிட்ட 12(3) ஒப்பந்தங்களின்படி வழங்கப்பட வேண்டிய வருடாந்திர ஊதிய உயர்வு மற்றும் அகவிலைப்படி ஆகியவற்றை 1 ஜூலை 2007 முதல் நிறுத்தி வைத்துள்ளது நியாயமானதா?

இல்லையெனில் உரிய உத்தரவுகள் பிறப்பிக்கவும்.

த. பிரபாகராவ்,

அரசு முதன்மைச் செயலாளர்.