



TAMIL NADU GOVERNMENT GAZETTE

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Part III—Section 2

Statutory Notifications and Orders issued by
Heads of Departments.

NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

CONTENTS

	<i>Pages.</i>
JUDICIAL NOTIFICATIONS	
Amendment to the Madras High Court Service Rules, 2015	456-457
Amendment to rules framed under section 34(1) of Advocates Act..	457-458
INDIAN RAILWAYS	
Energisation of Overhead Equipment on the newly laid track, as part of doubling between Valadi and Tiruchchirappalli Junction Stations, from OHE Mast Location No.320/18 (km/ch:320/411.50) to OHE Mast Location No.338/14 (km/ch:338/211.90) at 25 kV, 50 Hz, ac single phase system on Villupuram-Tiruchchirappalli Section in Tiruchchirappalli Division of Southern Railway	458-459

NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

JUDICIAL NOTIFICATIONS

Amendment to the Madras High Court Service Rules, 2015

(Roc.No.13/2015/Con.ESTT.I & Roc.No.9A/2015/RAC)

No.SRO C-11/2016.

In exercise of the powers conferred by Article 229(1) and (2) of the Constitution of India and of all other powers Connected thereto. The Hon'ble the Chief Justice is pleased to make the following amendments to the Madras High Court Service Rules, 2015:—

AMENDMENT - I

In Rule 14A of the Madras High Court Service Rules, 2015 under the heading “Qualification and Mode of Appointment to the posts in Divisions, II and III”, DIVISION - II (NON - GAZETTED - SUPERIOR POSTS), against SI.No.4, Category 2 (iii). **Personal Assistant to the Hon'ble Judges including Personal Assistant to the Hon'ble The Chief Justice and Private Secretary to the Hon'ble The Chief Justice**, for existing entries occurred in clause (c)(i) under the column “Qualification Required”, starting with “(i). However” and ending with “**Their probation**”, the following entries shall be substituted:—

(i) However, the staff members in categories 4 to 11 of Division II, who do not possess the qualification mentioned *in clause (c) above, viz.,* certificate Course in Computer on Office Automation, may also be considered for selection on merit for appointment. If selected, they should acquire such qualification within the period of two years from the date of their assumption of post on selection.

In case of direct recruitment, the candidates who do not possess the qualification mentioned in clause (c) above *viz.,* Certificate Course in Computer on Office Automation, may also apply for appointment. If selected, they should acquire such qualification within the period of their Probation.

AMENDMENT - II

In Rule 14A of the Madras High Court Service Rules, 2015 under the heading “Qualification and Mode of Appointment to the posts in Divisions II and III”, DIVISION - II (NON - GAZETTED - SUPERIOR POSTS), against SI.No.9, Category 4 - **Private Secretary to the Registrar General**, for existing entries occurred in clause (c)(i) under the column “Qualification Required”, starting with “(i). However” and ending with “**their probation**”, the following entries shall be substituted:—

(i). However, the staff members in categories 5 to 11 of Division II, who do not possess the qualification mentioned in clause (c) above, *viz.,* Certificate Course in Computer on Office Automation, may also be considered for selection on merit for appointment. If selected, they should acquire such qualification within the period of two years from the date of their assumption of post on selection.

In case of direct recruitment, the candidates who do not possess the qualification mentioned in clause (c) above *viz.,* Certificate Course in Computer on Office Automation, may also apply for appointment. If selected, they should acquire such qualification within the period of their Probation.

AMENDMENT - III

In Rule 14A of the Madras High Court Service Rules, 2015 under the heading “Qualification and Mode of Appointment to the posts in Divisions II and III”, DIVISION - II (NON - GAZETTED - SUPERIOR POSTS), against SI.No.12, Category 6 (b)- **Personal Assistant (to the Registrars)**, for existing entries occurred in clause (c)(i) under the column “Qualification Required”, starting with “(i).However” and ending with “**their probation**”, the following entries shall be substituted:—

(i). However, the staff members in categories 7 to 11 of Division II, categories 5 to 7 in Section-1 of Division-III and categories 1 and 2 in Section-II of Division-III, who do not possess the qualification mentioned in clause (c)(i) above, *viz.,* Certificate Course in Computer on Office Automation, may also be considered for selection on merit for appointment. If selected, they should acquire such qualification within the period of two years from the date of their assumption of post on selection.

In case of direct recruitment, the candidates who do not possess the qualification mentioned in clause (c) above *viz.,* Certificate Course in Computer on Office Automation, may also apply for appointment. If selected, they should acquire such qualification within the period of their Probation.

AMENDMENT - IV

In Rule 14A of the Madras High Court Service Rules, 2015 under the heading "Qualification and Mode of Appointment to the posts in Divisions II and III", DIVISION - II (NON - GAZETTED - SUPERIOR POSTS), against Sl.No.15, Category 8(b) - **Personal Clerk (to the Deputy Registrars)**, for existing entries occurred in clause (c)(i) under the column "Qualification Required", starting with "(i). However" and ending with "their probation", the following entries shall be substituted:—

(i). However, the staff members from categories 9 to 11 in Division II, categories 5 to 7 in Section-I of Division-III and categories 1 and 2 in Section-II of Division-III, who do not possess the qualification mentioned in clause (c) above, viz., Certificate Course in Computer on Office Automation, may also be considered for selection on merit for appointment. If selected, they should acquire such qualification within the period of two years from the date of their assumption of post on selection.

In case of direct recruitment, the candidates who do not possess the qualification mentioned in clause (c) above viz., Certificate Course in Computer on Office Automation, may also apply for appointment. If selected, they should acquire such qualification within the period of their Probation.

AMENDMENT - V

In Rule 14A of the Madras High Court Service Rules, 2015 under the heading "Qualification and Mode of Appointment to the posts in Division II and III", Division - III - Section -IA, against Sl.No1, **Driver**, after the existing entries occurred under the column "Mode of Appointment" starting with "**By Promotion**" and ending with "**Division - III**" the following entries shall be added:—

(i) In case of Direct recruits in the aforesaid feeder cadres their names to be considered only after their probation has been declared satisfactorily.

(ii) In case, requisite number of qualified candidates are not available for promotion from the aforesaid feeder cadres, then by direct recruitment for such number of unfilled vacancies.

AMENDMENT - VI

In the Annexure to Madras High Court Service Rules 2015, under the heading DIVISION-II (NON - GAZETTED - SUPERIOR POSTS), against Category 3 - 'Interpreters', for the existing entries occurred under column "Scale of Pay", the following entries shall be substituted.

"PB3: Rs.15,600-39,100 + G.P.5,400 + Spl. Allowance."

The above amendments shall come into force with effect from 02-05-2016.

High Court, Madras,
6th May 2016.

T. RAVINDRAN,
Registrar General.

Amendments to Rules framed under Section 34(1) of Advocates Act.

(R.O.C. No. 5645/2009/F1)

No.SRO C-12/2016.

In exercise of the powers conferred by Section 34(1) of the Advocates Act, the High Court, Madras, makes the following amendments to the existing Rules.

The Amendments shall come into force with effect from the date of publication.

"14-A: Power to Debar :-

(vii) An Advocate who is found to have accepted money in the name of a Judge or on the pretext of influencing him; or

(viii) An Advocate who is found to have tampered with the Court record or Court order; or

(ix) An Advocate who browbeats and/or abuses a Judge or Judicial Officer; or

(x) An Advocate who is found to have sent or spread unfounded and unsubstantiated allegations/petitions against a Judicial Officer or a Judge to the Superior Court; or

(xi) An Advocate who actively participates in a procession inside the Court campus and/or involves in gherao inside the Court Hall or holds placard inside the Court Hall; or

(xii) An Advocate who appears in the Court under the influence of liquor;

shall be debarred from appearing before the High Court or Subordinate Courts permanently or for such period as the Court may think fit and the Registrar General shall thereupon report the said fact to the Bar Council of Tamil Nadu.

14-B: Power to take action:-

(iv) Where any such misconduct referred to under Rule 14-A is committed by an Advocate before the High Court, the High Court shall have the power to initiate action against the Advocate concerned and debar him from appearing before the High Court and all Subordinate Courts.

(v) Where any such misconduct referred to under Rule 14-A is committed by an Advocate before the Court of Principal District Judge, the Principal District Judge shall have the power to initiate action against the Advocate concerned and debar him from appearing before any Court within such District.

(vi) Where any such misconduct referred to under Rule 14-A is committed by an Advocate before any subordinate court, the Court concerned shall submit a report to the Principal District Court within whose jurisdiction it is situate and on receipt of such report, the Principal District Judge shall have the power to initiate action against the Advocate concerned and debar him from appearing before any Court within such District.

14-C: Procedure to be followed:-

The High Court or the Court of Principal District Judge, as the case may be, shall, before making an order under Rule 14-A, issue to such Advocate a summon returnable before it, requiring the Advocate to appear and show cause against the matters alleged in the summons and the summons shall if practicable, be served personally upon him.

14-D: Power to pass Interim Order:-

The High Court or the Court of Principal District Judge may, before making the Final Order under Rule 14-C, pass an interim order prohibiting the Advocate concerned from appearing before the High Court or Subordinate Courts, as the case may be, in appropriate cases, as it may deem fit, pending enquiry."

High Court Madras,
20th May 2016.

T. RAVINDRAN,
Registrar-General.

INDIAN RAILWAYS

Energisation of Overhead Equipment on the newly laid track, as part of doubling between Valadi and Tiruchchirappalli Junction Stations, from OHE Mast Location No.320/18 (km/ch:320/411.50) to OHE Mast Location No.338/14 (km/ch:338/211.90) at 25 kV, 50 Hz, ac single phase system on Villupuram-Tiruchchirappalli Section in Tiruchchirappalli Division of Southern Railway.

(No.RVNL/MAS/Elec/X/1.)

Proforma 10-01

"PUBLIC NOTIFICATION"

No. SRO C-13/2016.

Notice is hereby given to all users of Railway lines and premises situated on the completed section of the under-noted section of the Southern Railway that the 25000 Volt. 50 Hz, ac, single phase overhead traction wires will be energized on or after the date specified against the Section. On and from the same date the overhead traction line shall be treated as "LIVE" at all times and no unauthorised person shall approach or work in the proximity of the said overhead line.

<i>Section</i>	<i>Date</i>
Energisation of Overhead Equipment on the newly laid track, as part of doubling between Valadi and Tiruchchirappalli Junction Stations, from OHE Mast Location No.320/18 (km/ch/320/411.50) to OHE Mast Location No.338/14 (km/ch:338/211.90) at 25 kV, 50 Hz, ac single phase system on Villupuram-Tiruchchirappalli Section in Tiruchchirappalli Division of Southern Railway.	20-5-2016

Chennai-600 008,
19th May 2016.

P.K. SELVAN,
Deputy Chief Electrical Engineer/OHE,
for Chief Electrical Engineer/Construction
Southern Railway, Chennai Egmore.

(No.RVNL/MAS/Elec/X/1.)

INTRODUCTION OF ac 25 kV TRACTION

Proforma 10-02

"WARNING TO ROAD USERS"

No. SRO C-14/2016.

It is notified for information of the public that in connection with introduction of 25 kV ac electric traction on the newly laid track, as part of doubling between Valadi and Tiruchchirappalli Junction Stations, from OHE Mast Location No.320/18 (km/ch:320/411.50) to OHE Mast Location No.338/14 (km/ch:338/211.90) at 25 kV, Hz, ac single phase system on Villupuram-Tiruchchirappalli Section in Tiruchchirappalli Division of Southern Railway, height gauges have been erected at all the level crossings with clear height of 4.67 m above road level with a view to prevent loads of excessive height from coming into contact or dangerous proximity to live traction wires.

Public are hereby notified to observe the height specified above for the purpose of loading vehicles and to see that the loads carried in road vehicles do not infringe the height gauges under any circumstances.

The dangers of a load of excessive height are as follows:

- (i) Danger to the height gauge and consequent obstruction to the road as well as the railway line.
- (ii) Danger to the materials or equipment carried or for the vehicle itself.
- (iii) Danger of fire and risk of line due to contact with or dangerous proximity to the conductors.

No.E.320/RVNL/CRS
Chennai-600 008,
19th May 2016.

P.K. SELVAN,
*Deputy Chief Electrical Engineer/OHE,
for Chief Electrical Engineer/Construction,
Southern Railway, Chennai Egmore.*