



TAMIL NADU GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

No. 36]

CHENNAI, WEDNESDAY, SEPTEMBER 4, 2019
Aavani 18, Vikari, Thiruvalluvar Aandu-2050

Part II—Section 2

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

NOTIFICATIONS BY GOVERNMENT

CONTENTS

	<i>Pages.</i>		<i>Pages.</i>
BACKWARD CLASSES, MOST BACKWARD CLASSES AND MINORITIES WELFARE DEPARTMENT		Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act.— Appointment of certain official as Special Public Prosecutor for conducting cases in District and Sessions Court, Kanniyakumari District on Tenure Basis for certain period.	764
Waqf Act.—Sheik Ismail Subedar Mosque, Woraiyur, Trichy Taking over of the Management by the Tamil Nadu Waqf Board - Appeal Filed ..	760	LABOUR AND EMPLOYMENT DEPARTMENT	
HOME DEPARTMENT		Employee's State Insurance Act.— Exemption to the Tamil Nadu Civil Supplies Corporation, Chennai for certain period etc.	764-765
Code of Criminal Procedure—		Industrial Disputes Act.— Declaration of Industry Manufacturing Boiler Auxiliaries for High Pressure Boilers as Public Utility Service for Certain Period etc.	766
Defining Jurisdiction of Newly Formed Three Check Post, viz., Ponnampalli, Sampangiri and Neralagiri in Krishnagiri District. etc.,	760-763	Labour Courts for Adjudication.	766
Declaration of Certain Traffic Points Cease to form Part of the Local Areas of the Police Stations in Certain Districts etc.	763-764		

NOTIFICATIONS BY GOVERNMENT

BACKWARD CLASSES, MOST BACKWARD CLASSES AND MINORITIES WELFARE DEPARTMENT

Sheik Ismail Subedar Mosque, Woraiyur, Trichy-Taking over of the Management by the Tamil Nadu Waqf Board - Appeal Filed under the Waqf Act, 1995.

[G.O. (D) No. 51, Backward Classes, Most Backward Classes
and Minorities Welfare (S2), 16th August 2019, Aadi 31,
Vikari, Thiruvalluvar Aandu-2050.]

No.II(2)/BCMBCMW/723/2019.—In order to dispose of the appeal petition filed by Thiru A. Ayub Khan under sub-section (2) of Section 65 of the Waqf Act, 1995 (Central Act 43 of 1995) against the order passed by the Tamil Nadu Waqf Board to take over the management of Sheik Ismail Subedar Pallivasal, Woraiyur, Trichy District under its direct control personal hearing was conducted on 04-07-2019 by the Secretary to Government, Backward Classes, Most Backward Classes & Minorities Welfare Department. The appellant and his Counsel, the Chief Executive Officer, Tamil Nadu Waqf Board and the Executive Officer of the Waqf along with their counsel were present and submitted their respective arguments. During the hearing, it was observed that the tenure of the existing Committee had ended in March, 2019 and the said Committee had not been approved/recognized by the Tamil Nadu Waqf Board, since the election for the same had not been conducted in the presence of Tamil Nadu Waqf Board officials. Based on certain complaints and after duly conducting enquiry, the Tamil Nadu Waqf Board assumed the direct management of Sheik Ismail Subedar Pallivasal, Woraiyur, Trichy. However, the appellant has not handed over the management to the Tamil Nadu Waqf Board and continuing the management of the Waqf till date. Though the Tamil Nadu Waqf Board has notified the assumption of direct management under sub-section (1) of Section 65 of the Waqf Act, 1995 (Central Act 43 of 1995) of said Waqf in its proceedings, dated 19-06-2018, it is only on paper and the said Waqf is still under the management of the appellant.

2. On careful examination of the contentions raised in the appeal and stay petitions and the submissions made by the appellant during the personal hearing and the counter arguments made by the Counsel of the Chief Executive Officer, Tamil Nadu Waqf Board, It was observed that the existing Committee of Managements tenure had ended in March, 2019 and the said Committee had not been approved/recognized by the Tamil Nadu Waqf Board, since the election for the same had not been conducted in the

presence of Tamil Nadu Waqf Board officials. Accordingly, the Government have come to the conclusion that there is no incorrectness or illegality *vide* its resolution in item No. 41/18 in Rc. No.14961/17/ ஆ5/Trichy, dated 19-06-2018 passed by the Tamil Nadu Waqf Board. Hence, the appeal preferred by Thiru A.Ayub Khan under sub-section (2) of Section 65 of the Waqf Act, 1995 is devoid of merits and the same is hereby rejected.

3. Further, as the three years tenure period of the Secretary and the Committee of the Sheik Ismail Subedar Mosque has expired on March, 2019 and the said Waqf is still under the management of the appellant, which had not been approved/recognized by the Tamil Nadu Waqf Board, the Chief Executive Officer is directed to conduct election for the management of Sheik Ismail Subedar Pallivasal with the officials of Tamil Nadu Waqf Board. The present Committee shall co-ordinate with the Superintendent of Waqf, Trichy in conducting the Election by Secret Ballot System. The Committee shall submit the entire list of eligible voters in the Mahalla to the Superintendent of Waqf, Trichy/Election Officer on receipt of the order. In the meantime, the present Committee of Management shall administer the day to day affairs of the Waqf and they shall not take or implement any major policy decisions involving financial and other implications. The Superintendent of Waqf, Trichy/Election Officer shall complete the process of election within a period of two months. The resolution of the Tamil Nadu Waqf Board dated 19-06-2018 and 19-02-2019 assuming the direct management of the Sheik Ismail Subedar Pallivasal, are modified to the extent above.

A. KARTHIK,
Secretary to Government.

HOME DEPARTMENT

Notifications under the Code of Criminal Procedure

Defining Jurisdiction of Newly Formed Three Check Post, viz., Ponnampalli, Sampangiri and Neralagiri in Krishnagiri District.

[G.O.Ms.No. 341, Home (Pol.14), 2nd July 2019.]

No. II(2)/HO/724/2019.—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 2nd July 2019 the areas specified in column (3) of the Schedule below shall cease to form part of the local area of the Police Station specified in column (2) and shall form part of the local area of the Police Station specified in column (4) thereof:-

THE SCHEDULE

<i>Name of the District</i>	<i>Police Station to which at present attached.</i>	<i>Name of the Local Area</i>		<i>Police Station to which here after to be attached</i>
(1)	(2)	(3)		(4)
		Mother Village	Hamlet Village	
Krishnagiri	Mathigiri	Mathigiri Town	(1) Old Mathigiri	Poonapalli Police Check Post
			(2) Navathi	
			(3) Karnoor	
			(4) Midgiripalli	
			(5) Andhivadi	
		Ponnappalli	(6) Chinnabelagondapalli	
			(7) Dasirapalli	
		Kathakondapalli	(8) Nanjapuram	
			(9) Bommandapalli	
		Mathatham Agararam	(10) Kothur	
	Denkanikottai Taluk	Kalukondapalli	(11) Ulaveeranapalli	
		Betha Belagondapalli	(12) Medupalli	
			(13) Periyamenagaram	
			(14) Chinnamenagaram	
			(15) Kothajugur	
	Bagalur	Paliganapalli	(1) Aalur	Sampangiri Police Check Post
			(2) Devirapalli	
			(3) Pappalapuram	
			(4) Adavanapalli	
			(5) Mavatthur	
		Belathur	(6) Singasadanapalli	
			(7) Boopanapalli	
			(8) Thalapalli @ Dasepalli	
			(9) Soodapuram	
		Bagalur	(10) Lingapuram	
			(11) Geemangalam	
			(12) Venkatarayapuram	
			(13) Thinnapalli	
		Pattavarapalli	(14) Muduganapalli	
			(15) Alasapalli	
	Veppanapalli	Nachikuppam	(1) Kathiripalli (Uthiripalli)	Neralagiri Police Check Post
			(2) Yanaikalthotte	
			(3) Jodukothur	
		Balanapalli	(4) Idipalli	
			(5) Ottapalli	
			(6) Kattayampeedu	
			(7) Kalamoor	
		Sigaramaganapalli	(8) K.Kotthur	
			(9) Gonganapalli	
			(10) Thottakanava	
			(11) Boothumutlu	
			(12) Undealnatham	

Name of the District	Police Station to which at present attached.	Name of the Local Area		Police Station to which here after to be attached
(1)	(2)	(3)	(4)	
		Mother Village	Hamlet Village	
		Tharanichandram Theertham	(13) Chinnatheertham	
		Pathimadugu	(14) K.N. Podur	
		Alegundani	(15) Alekrishnapuram	
		Tharanichandram	(16) Koralthotti	
		V. Madepalli	(17) Chinnamanavarapalli	
		Periyamanavarana- palli	(18) Singiripalli (19) Kollapalli (20) Kasiripalli (21) Inamveeranapalli (22) Eapri	
		Soriyanapalli	Nil	
		Neralagiri	(23) Deverkunthani (24) Thangadikuppam (25) Eattipalli (26) Thalavaragemanapalli (27) Chinnakotthur (28) Kothakrishnapalli	

Defining Jurisdiction of Newly Formed Light Type Police at Thadagam in Periyanaikenpalayam Sub-Division in Coimbatore District.

[G.O.Ms.No. 347, Home (Pol.14), 3rd July 2019.]

No.II(2)/HO/725/2019.—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 3rd, July 2019 the areas specified

in column (3) of the Schedule below, shall cease to form part of the local areas of the Police Station 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 presently attached.	Name of the Local Areas		Police Station to which hereafter to be attached
(1)	(2)	(3)	(4)	
		Mother Village	Hamlets	
Coimbatore	Thudiyalur	(1) Pannimadai	(1) Thippanoor (2) Kanuvai (3) Thaliyur (4) Kasinanjegoundenpudur	Thadagam
		(2) No. 24 Veerapandi Village	(5) No.24,Veerapandipudur (6) Periyathadagam (7) Kalayanur (8) Mankarai (9) Anaikatty (10)Maruthangarai Keelpathi Melpathi (11) Thomanur (12) Sembukarai (13) Alamamedu (14) Kondanur (15) Kondanurpudur	

District	Police Station to which at presently attached.	Name of the Local Areas	Police Station to which hereafter to be attached
(1)	(2)	(3)	(4)
		<p>Mother Village</p> <p>(3) Chinnathadagam</p> <p>(4) No. 22 Nanjundapuram</p>	<p>Hamlets</p> <p>(16) Panapalli</p> <p>(17) Jambukandi</p> <p>(18) Chinnajambukandi</p> <p>(19) Coodalur</p> <p>(20) Kootupulikadu</p> <p>(21) Vadakkalur</p> <p>(22) Arnatkadu</p> <p>(23) Thuvaipathy</p> <p>(24) Chinnathadagampudur</p> <p>(25) Somaiyanur</p> <p>(26) Ujjayanur</p> <p>(27) Madathur</p> <p>(28) Ramanathapuram</p> <p>(29) Papanaykanpalayam</p> <p>(30) Varapalayam</p>

Declaration of Certain Traffic Points Cease to form Part of the Local Areas of the Police Stations in Certain Districts.

[G.O.Ms.No. 343, Home (Pol.14), 2nd July 2019.]

No.II(2)/HO/726/2019.—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 2nd July, 2019 the following areas specified in column (2) of the Schedule below shall cease to form part of the local area of the police station specified in column (1) and shall form part of the local area of the police station specified in column (3) thereof:-

THE SCHEDULE.

Police station to which at present attached	Name of the Mother Villages/Hamlet Villages	Police Station to which hereafter to be attached.
(1)	(2)	(3)
Ariyalur, Ariyalur District	<p>Mother Village</p> <p>1. Makkaikulam</p> <p>2. Ramalingapuram</p> <p>3. Rasulapuram</p> <p>4. Nochikulam</p> <p>5. Jammen Athur</p> <p>6. Sillakkudi</p>	<p>Hamlet</p> <p>1. Metthal</p> <p>2. Balambadi</p> <p>Kunnam, Perambalur District</p>

[G.O.Ms.No. 389, Home (Pol.14), 1st August 2019.]

No.II(2)/HO/727/2019.—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 1st, August 2019 the areas specified in column (3) of the Schedule below, shall cease to form part of the local area of the Police Station specified in column (2) and shall form part of the local area of the Police Station specified in column (4) thereof:-

THE SCHEDULE

Name of the City	Police Station to which at present attached	Name of the Local Areas	Name of the Police Station to which hereafter to be attached
(1)	(2)	(3)	(4)
Greater Chennai	S-10 Pallikaranai	<p>1. Saraswathy Street</p> <p>2. Vaigai Street</p> <p>3. Kaveri Street</p> <p>4. Gangai Street</p> <p>5. Amman Street</p>	S-7 Madipakkam

Name of the City (1)	Police Station to which at present attached (2)	Name of the Local Areas (3)	Name of the Police Station to which hereafter to be attached (4)
		6. Venkatesa Perumal Street	
		7. Ponni Amman Street	
		8. Arumugam Street	
		9. Ganesan Street	
		10. Thanthai Periyar Nagar	

Appointment of certain official as Special Public Prosecutor for conducting cases in District and Sessions Court, Kanniyakumari District on Tenure Basis for certain period under the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act.

[G.O.(D)No. 893, Home (Cts.VIA), 13th August 2019.]

No.II(2)/HO/728/2019.—In exercise of the powers conferred under Section 15 of the Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act, 1989 (Central Act 33 of 1989) and in supersession of the orders issued in the Government order third read above, the Governor of Tamil Nadu hereby appoints Thiru C. Suresh Babu, S/o. Chithambara Swamy, 12-67, Authiady Marungoor Post, Kanniyakumari-629 402, as Special Public Prosecutor for the purpose of conducting cases registered under Scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act, 1989 at the District and Sessions Court, Kanniyakumari District, under Section 14 of the said Act, on tenure basis for a period of three years from the date of taking charge of his appointment, subject to observance of existing terms and conditions of appointment.

5. The following are the terms and conditions for the appointment of the above Law Officer:-

(i) The Law Officer shall hold office for a period of three years from the date of taking charge of his appointment,

(ii) The appointment shall be terminated by the Government at any time before the expiry of the term of three years by giving one month notice in writing or by giving one month retainer fee in lieu of one month notice.

(iii) The Law Officer may resign his post by giving similar notice to the Government.

(iv) The above Law Officer is not entitled to use the Tri-colour State Emblem in any form, including in his letter head.

(v) The services of the Law Officer will terminate automatically on his attaining the age of 60 years.

(vi) Regarding legal opinion on official matters, the Public Prosecutor / Government Pleader, alone is competent to offer his opinion on the clarification raised from the District Government authorities.

(vii) Any deviation of the conditions stipulated above will lead to termination of the Law Officer without prior notice.

6. The District Collector of Kanniyakumari District is directed to report the date on which Thiru C. Suresh Babu takes charge of his appointment. He is also directed to settle the fee claim of the above Law Officer subject to eligibility.

NIRANJAN MARDI,
Additional Chief Secretary to Government.

LABOUR AND EMPLOYMENT DEPARTMENT

Notifications under the Employee's State Insurance Act

Exemption to the Tamil Nadu Civil Supplies Corporation, Chennai for certain period under the Act.

[G.O.(D) No. 472, Labour and Employment (L1), 13th August 2019,
ஆடி 28, விகாரி, திருவள்ளூர் ஆண்டு-2050.]

No. II(2)/LE/729/2019.—In exercise of the powers conferred by Section 87 read with Section 91A of the Employee's State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Tamil Nadu Civil Supplies Corporation, Chennai from the operation of the said Act for the period of one year from 25-07-2019 to 24-07-2020.

(1) The above exemption is subject to the following conditions, namely:-

(a) The aforesaid Management wherein the employees are employed shall maintain a Register showing the names and designations of the exempted employees.

(b) Notwithstanding the exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this Notification operates.

(c) The contribution for the exempted period, if already paid shall not be refunded.

(2) The employer of the said Management shall submit in respect of the period during which that Management was subject to the operation of the said Act (herein after referred to as "the said period") returns, in such form and containing such particulars as were due from it in respect of the said period under the Employees State Insurance (General) Regulations, 1950.

(3) Any Social Security Officer appointed by the Corporation under sub-section (1) of Section 45 of the

said Act, or other official authorised in this behalf shall, for the purpose of,-

(i) verifying the particulars contained in any return submitted under sub-section (1) of Section 44 of the said Act for the said period; or

(ii) ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or

(iii) ascertaining whether the employees continue to be entitled to the benefits provided by the employer in cash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or

(iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said Management and stores be empowered to,-

(a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any Management office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found in charge thereof to produce to such Social Security Officer or other official and allow him to examine such documents, books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or

(c) examine the principal or immediate employer, his agent or servant, or any person found in such Management office or other premises, or any person when the said Social Security Officer or other official has reasonable cause to believe to have been an employee; or

(d) make copies of or take extracts from any register, account book or other document maintained in such Management office or other premises.

Exemption to the Tamil Nadu News Print and Papers Limited for certain period under the Act.

[G.O.(D).No. 478, Labour and Employment (L1), 19th August 2019, ஆவணி 2, விசாரி, திருவள்ளூர் ஆண்டு-2050.]

No. II(2)/LE/730/2019.—In exercise of the powers conferred by Section 87 read with Section 91A of the Employees' State Insurance Act, 1948 (Central Act XXXIV of 1948), the Governor of Tamil Nadu hereby exempts the Tamil Nadu News Print and Papers Limited, Chennai from the operation of the said Act for the period of one year from 08-07-2019 to 07-07-2020.

(1) The above exemption is subject to the following conditions, namely:-

(a) The aforesaid Management wherein the employees are employed shall maintain a Register showing the names and designations of the exempted employees.

(b) Notwithstanding the exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior to the date from which exemption granted by this Notification operates.

(c) The contribution for the exempted period, if already paid shall not be refunded.

(2) The employer of the said Management shall submit in respect of the period during which that Management was subject to the operation of the said Act (herein after referred to as "the said period") returns, in such form and containing such particulars as were due from it in respect of the said period under the Employees State Insurance (General) Regulations, 1950.

(3) Any Social Security Officer appointed by the Corporation under sub-section (1) of Section 45 of the said Act, or other official authorised in this behalf shall, for the purpose of,-

(i) verifying the particulars contained in any return submitted under sub-section (1) of Section 44 of the said Act for the said period; or

(ii) ascertaining whether registers and records were maintained as required by the Employees State Insurance (General) Regulations, 1950 for the said period; or

(iii) ascertaining whether the employees continue to be entitled to the benefits provided by the employer in cash and in kind, being benefits in consideration of which exemption is being granted under this Notification; or

(iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said Management and stores be empowered to,-

(a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any Management office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found in charge thereof to produce to such Social Security Officer or other official and allow him to examine such documents, books and other documents relating to the employment of persons and payment of wages or to furnish to him such information as he may consider necessary; or

(c) examine the principal or immediate employer, his agent or servant, or any person found in such 'Management office or other premises, or any person when the said Social Security Officer or other official has reasonable cause to believe to have been an employee; or

(d) make copies of or take extracts from any register, account book or other document maintained in such Management office or other premises.

Notifications under the Industrial Disputes Act.**Declaration of Industry Manufacturing Boiler Auxiliaries for High Pressure Boilers as Public Utility Service for Certain Period under the Act.**

[G.O.(Rt.) No. 237, Labour and Employment (D2),
13th August 2019, Aadi 28, Vikari, Thiruvalluvar Aandu-2050.]

No.II(2)/LE/731/2019.—WHEREAS the Governor of Tamil Nadu is satisfied that public interest requires that the "Industry Manufacturing Boiler Auxiliaries for High Pressure Boilers" should be declared as a public utility service for the purposes of the Industrial Disputes Act, 1947 (Central Act XIV of 1947);

NOW, THEREFORE. in exercise of the powers conferred by sub-clause (vi) of clause (n) of Section 2 of the said Act the Governor of Tamil Nadu hereby declares the "Industry Manufacturing Boiler Auxiliaries for High Pressure Boilers" to be a public utility service for the purposes of the said Act for a period of six months with effect on and from the date of publication of this Notification in the *Tamil Nadu Government Gazette*.

Declaration of Automobile Tyre Manufacturing Industry as Public Utility Service for Certain Period under the Act.

[G.O. (Rt.) No. 238, Labour and Employment (D2),
13th August 2019, Aadi 28, Vikari, Thiruvalluvar Aandu-2050.]

No.II(2)/LE/732/2019.—WHEREAS the Governor of Tamil Nadu is satisfied that public interest requires that the "Automobile Tyre Manufacturing Industry" should be declared as a public utility service for the purposes of the Industrial Disputes Act, 1947 (Central Act XIV of 1947);

NOW, THEREFORE. in exercise of the powers conferred by sub-clause (vi) of Clause (n) of Section 2 of the said Act the Governor of Tamil Nadu hereby declares the "Automobile Tyre Manufacturing Industry" to be a public utility service for the purposes of the said Act for a period of six months with effect on and from the date of publication of this Notification in the *Tamil Nadu Government Gazette*.

Disputes between Workmen and Managements referred to Labour Courts for Adjudication

தமிழ்நாடு அரசு போக்குவரத்துக் கழகம், (கோவை) லிமிடெட், ஈரோடு.

[அரசாணை (டி) எண் 459, தொழிலாளர் மற்றும் வேலைவாய்ப்பு(டி1)த் துறை, 29 ஜூலை 2019, ஆடி 13, விகாரி, திருவள்ளூர் ஆண்டு-2050.]

No.II(2)/LE/733/2019.—இந்த ஆணையின் இணைப்பில் குறிப்பிடப்பட்டுள்ள பொருள் தொடர்பாக, தமிழ்நாடு அரசு போக்குவரத்துக் கழகம், (கோவை) லிமிடெட், ஈரோடு என்ற நிர்வாகத்திற்கும், தமிழ்நாடு அரசு போக்குவரத்து தேசிய முற்போக்கு தொழிலாளர்கள் சங்கம், ஈரோடு என்ற தொழிற்சங்கத்திற்குமிடையே தொழிற்சங்கம் எழுந்துள்ளது என்று அரசு கருதுவதாலும்;

மேற்சொன்ன தகராறை சேலம், தொழிலாளர் நீதிமன்றத்தின் தீர்ப்புக்காக அனுப்புவது அவசியமென்று தமிழ்நாடு ஆளுநர் அவர்கள் கருதுவதாலும்;

1947-ஆம் ஆண்டு தொழிற் தகராறுகள் சட்டத்தின் (மத்திய சட்டம் XIV/1947) 10(1)(c) பிரிவிலும், 10(1)(d) பிரிவின் வரம்பு நிபந்தனையிலும் வழங்கியுள்ள அதிகாரங்களைக் கொண்டு தமிழ்நாடு ஆளுநர் அவர்கள் மேற்சொன்ன தகராறில் கோரிக்கை எண் 3-ஐ சேலம் தொழிலாளர் நீதிமன்றத்தின் தீர்ப்புக்காக அனுப்பப்பட வேண்டும் என்று இதனால் ஆணையிடுகிறார்.

மேலும், 1947-ஆம் ஆண்டு தொழிற்சங்கத்துகள் சட்டத்தின் 10(2A) பிரிவின்கீழ், இந்த ஆணையைப் பெற்றுக்கொண்ட நாளிலிருந்து மூன்று மாதங்களுக்குள் தீர்ப்பு அளிக்காமாறு சேலம் தொழிலாளர் நீதிமன்றம் கேட்டுக் கொள்ளப்படுகிறது.

இணைப்பு

எழுவினா

கோரிக்கை எண் 3

திரு. கே. குமாரவடிவேல், ப.எண்.J09439 என்ற ஓட்டுனரை, மாற்றம் செய்யப்பட்ட 'Spare' பேருந்திலிருந்து முன்பு பணிபுரிந்த 2857 வழித்தடம் 21 என்ற பேருந்திலேயே போஸ்டிங் ஓட்டுனராக பணியமர்த்த வேண்டுமென்ற தொழிற்சங்கத்தின் கோரிக்கை நியாயமானதுதானா? ஆம். எனில், உரிய உத்தரவு பிறப்பிக்கவும்.

சுனீல் பால்வால்,
அரசு முதன்மைச் செயலாளர்.