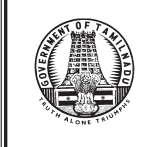
© GOVERNMENT OF TAMIL NADU 2022 [Regd. No. TN/CCN/467/2012-14. [R. Dis. No. 197/2009. [Price: Rs. 1.60 Paise



# TAMIL NADU GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

No. 34]

CHENNAI, WEDNESDAY, AUGUST 24, 2022 Aavani 8, Subakiruthu, Thiruvalluvar Aandu–2053

## Part III—Section 2

Statutory Notifications and Orders issued by Heads of Departments.

NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

### CONTENTS

	Pages.
CO-OPERATIVE HOUSING DEPARTMENT	
Tamil Nadu Information Technology (Electronic Service Delivery) Rules, 2016	104
Tamil Nadu State Transport Corporation (Villupuram) Limited, Villupuram	
Tamil Nadu Information Technology (Electronic Service Delivery) Rules, 2016	104-105
JUDICIAL NOTIFICATION	
Amendments to the Criminal Rules of Practice, 2019	106

#### NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

#### CO-OPERATIVE HOUSING DEPARTMENT

#### REGISTRAR OF CO-OPERATIVE SOCIETIES (HOUSING) CHENNAI-7

#### Tamil Nadu Information Technology (Electronic Service Delivery) Rules, 2016.

#### (Lr. No. 7471/2021/B3)

No. SRO C-26/2022.

In exercise of the powers conferred by sub-rule (1) of Rule 5 of the Tamil Nadu Information Technology (Electronic Service Delivery) Rules, 2016, the Registrar of Co-operative Societies (Housing), Chennai-7 hereby notifies the public services specified in column (2) of the table below to be the services that can be delivered through electronic mode under the electronic services delivery system and the other relevant particulars as specified in column (3) thereof:

SI.No.	Name of the public services that can be delivered through Electronic mode	Designated officer for the delivery of the service
(1)	(2)	(3)
1	Amendment of Bye-laws	Deputy Registrar of Co-operative Societies
2	Co-operative Society Registration	Deputy Registrar of Co-operative Societies
3	Conversion of Registered Co-operative Societies into another type	Deputy Registrar of Co-operative Societies
4	Issuance of Registration Certificate	Deputy Registrar of Co-operative Societies
5	Issue of certified copy of Registered Bye-law	Deputy Registrar of Co-operative Societies

Chennai-7, 2nd August 2022. A.D. BASKARAN, Registrar of Co-operative Societies (Housing).

#### TAMIL NADU STATE TRANSPORT CORPORATION (VILLUPURAM) LIMITED, VILLUPURAM

#### Tamil Nadu Information Technology (Electronic Service Delivery) Rules, 2016.

(Lr. No. 537/Coml (Corp)/TNSTC (VPM)/2022)

No. SRO C-27/2022.

In exercise of the powers conferred by sub-rule 1 of rule 5 of the Tamil Nadu Information Technology (Electronic Service Delivery) Rules 2016, The Managing Director for the Tamil Nadu State Transport Corporation (Villupuram) Ltd. Villupuram is hereby withdrawn the public services specified in column (2) of the Table below to be the services that can be delivered through electronic mode under the Electronic Service Delivery System and the other relevant particulars as specified in column (3) thereof:

I HE TABLE			
S.No.	Name of the public service that can be delivered through Electronic mode	Designated Officer for the delivery of service	
(1)	(2)	(3)	
	1st Phase		
1.	Free travel concession to differently abled persons, Mentally Retarded persons and blind persons in Government Transport Corporation buses.	For Villupuram Region Deputy Manager (Commercial) Villupuram Region	
2.	Free pass for Freedom Fighters and their legal heirs (Widows).	For Cuddalore Region Deputy Manager (Commercial) Cuddalore Region	
3.	Free bus pass scheme to press reporters.	For Thiruvannamalai Region	
		Deputy Manager (Commercial) Thiruvannamalai Region	
4.	Free travel concession to students of Government Music college, Fine arts and Architecture colleges.	For Vellore Region	
		Deputy Manager (Commercial) Vellore Region	
5.	HIV & AIDS patients free pass to travel in STU buses freely to buy medicines for AnLi Retroviral Therapy (ART).	For Kancheepuram & Thiruvallur Region	
6.	Cancer patients are permitted to avail 75% concession in STU buses. If a patient accompanied with escort concession will be given to both	Deputy Manager (Commercial) Kancheepuram Region	
7.	50% fare concession permitted for drama actors in STU buses.		
8.	50% fare concession permitted for students who come for engineering counseling in STU buses.		

S.No.	Name of the public service that can be delivered through Electronic mode	Designated Officer for the delivery of service
(1)	(2)	(3)
	2nd Phase	
1.	50% concession travel bus pass issue to the students studying in private colleges.	For Villupuram Region
2.	100% Free travel bus pass issued to the students in Government	Deputy Manager (Commercial) Villupuram Region
	Polytechnic, Government aided Polytechnic, Government Arts & Science college, Socio college and Government ITI.	For Cuddalore Region Deputy Manager (Commercial)
	1/3 concession travel bus pass issued to the General public for	
3.	travelling in Town & Moufussil buses.	For Thiruvannamalai Region
		Deputy Manager (Commercial) Thiruvannamalai Region
		For Vellore Region Deputy Manager (Commercial) Vellore Region
	3rd phase	
1.	Free bus pass to the students studying from 1st standard to 12th standard.	For Kancheepuram & Thiruvallur Region
		Deputy Manager (Commercial) Kancheepuram Region

The Table

Sd./. . . . . . . . . Managing Director.

#### JUDICIAL NOTIFICATION

#### THE HIGH COURT OF JUDICATURE AT MADRAS

#### Amendments to the Criminal Rules of Practice, 2019

(Roc. No. 48768-A/2017/F1)

#### No. SRO C-28/2022.

In exercise of the powers conferred by Article 227 of the Constitution of India, Section 477 of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974) and of all other powers thereunto enabling, the High Court of Judicature at Madras, with the previous approval of the Government of Tamil Nadu and the Government of Union Territory of Puducherry, hereby makes the following amendments to the Criminal Rules of Practice 2019, published in the *Tamil Nadu Government Gazette*, Part III—Section 2 (Supplement), Issue No.51-A, dated December 18, 2019, and the Gazette of Puducherry, Part-I, Extraordinary, Issue No. 226, dated December 18, 2019. The Amendments shall come into force with effect from the date of publication in the Official Gazette.

#### AMENDMENT.

In the said Rules, in Rule 42, after sub-rule (2), the following sub-rules shall be added, namely:-

"(3) The deposition of witnesses shall be recorded in typed format, if possible. The record of evidence shall be prepared on computers, if available in the Court, on the dictation of the Presiding Officer:

Provided that, in case, the language of deposition is to be recorded in a language other than English or the language of the State, the Presiding Officer shall simultaneously translate the deposition either himself or through a competent translator into English.

(4) The deposition shall be recorded in the language of the witness and in English, when translated as provided in sub-rule (3).

(5) A translator shall be made available in each Court and the Presiding Officers shall be trained in the local language, on the request of the Presiding Officers.

(6) The Presiding Officers shall not record evidence in more than one case at the same time.

(7) Objections by either the prosecution or the defence counsel shall be taken note of and reflected in the evidence and decided immediately, in accordance with law or at the discretion of the learned Judge, at the end of the deposition of the witness in question.

(8) During cross-examination, the relevant portion of the statements recorded under Section 161 of the Code used for contradicting the respective witness shall be extracted. If it is not possible to extract the relevant part as aforesaid, the Presiding Officer, in his discretion, shall indicate specifically the opening and closing words of such relevant portion, while recording the deposition, through distinct marking.

(9) In such cases, where the relevant portion is not extracted, such portions shall be distinctly marked as prosecution or defence exhibit, as the case may be, so that other inadmissible portions of the evidence are not part of the record.

(10) In cases, where the relevant portion is not extracted, the admissible portion shall be distinctly marked as prosecution or defence exhibit, as the case may be.

(11) The rule applicable to recording of the statements under Section 161 of the Code shall also mutatis mutandis apply to the statements recorded under Section 164 of the Code, whenever such portions of prior statements of living persons are used for contradiction or corroboration.

(12) Omnibus marking of the entire statement under Sections 161 and 164 of the Code shall not be done.

(13) The Presiding Officers shall ensure that only admissible portion of Section 8 or Section 27 of the Indian Evidence Act, 1872 (Act 1 of 1872) is marked and such portion alone is extracted on a separate sheet and marked and given an exhibit number.".

High Court, Madras, 12th August 2022.

P. DHANABAL, Registrar General.

PRINTED AND PUBLISHED BY THE COMMISSIONER OF STATIONERY AND PRINTING, CHENNAI ON BEHALF OF THE GOVERNMENT OF TAMIL NADU