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Part IV—Section 2

Tamil Nadu Acts and Ordinances

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The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 25th July 2017 and is hereby published for general information:-

ACT No. 24 OF 2017.

An Act further to amend the Tamil Nadu Universities Laws.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth Year of the Republic of India as follows:—

PART- I.

PRELIMINARY.

Short title and commencement.

1. (1) This Act may be called the Tamil Nadu Universities Laws (Amendment) Act, 2017.

(2) It shall be deemed to have come into force on the 27th day of May 2017.

PART-II.

AMENDMENT TO THE MADURAI-KAMARAJ UNIVERSITY ACT, 1965.

Amendment of section 11.

2. In section 11 of the Madurai-Kamaraj University Act, 1965, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

Tamil Nadu Act 33 of 1965.

“(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Chancellor, who shall be a retired Judge of the Supreme Court or any High Court or an eminent educationist;

(ii) a nominee of the Senate who shall be an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Chancellor, the Senate and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

PART-III.

AMENDMENT TO THE ANNA UNIVERSITY ACT, 1978.

Tamil Nadu
Act 30 of
1978.

3. In section 11 of the Anna University Act, 1978, for sub-section (2) including the provisos thereto, the following sub-sections shall be substituted, namely:-

Amendment of
section 11.

“(2) For the purpose of sub-section (1), the Committee shall consist of—

(i) a nominee of the Chancellor, who shall be a retired Judge of the Supreme Court or any High Court or an eminent educationist;

(ii) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Chancellor, the Government and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

PART-IV.

AMENDMENT TO THE BHARATHIAR UNIVERSITY ACT, 1981.

Amendment of
section 12.

4. In section 12 of the Bharathiar University Act, 1981, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

Tamil Nadu
Act 1 of
1982.

“(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist;

(ii) a nominee of the Senate who shall be an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.— For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Government, the Senate and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

PART-V.

AMENDMENT TO THE BHARATHIDASAN UNIVERSITY ACT, 1981.

Amendment of
section 12.

5. In section 12 of the Bharathidasan University Act, 1981, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

Tamil Nadu
Act 2 of
1982.

“(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist;

(ii) a nominee of the Senate who shall be an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Government, the Senate and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”

6. For removal of doubts, it is hereby declared that if the member nominated by the Senate or the Syndicate to the Committee, before the date of commencement of the Tamil Nadu Universities Laws (Amendment) Act, 2017 does not possess the qualifications specified in sub-section (2) of section 12 of the Bharathidasan University Act, 1981 (Tamil Nadu Act 2 of 1982), as amended by this Act, he shall cease to be such member and in his place the Senate or the Syndicate, as the case may be, shall nominate a member afresh possessing the qualifications specified in sub-section (2) of section 12 of the Bharathidasan University Act, 1981 (Tamil Nadu Act 2 of 1982), as amended by this Act.

Removal of doubts.

PART-VI.

AMENDMENT TO MOTHER TERESA WOMEN'S UNIVERSITY ACT, 1984.

7. In section 12 of the Mother Teresa Women's University Act, 1984, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

“(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Government, who shall be a serving Principal of a Women's College, who has put in not less than five years of service as Principal;

(ii) a nominee of the Academic Committee, who shall be an eminent woman educationist; and

Amendment of section 12.

(iii) a nominee of the Executive Council who shall be an eminent woman educationist.

Explanation.— For the purpose of this sub-section, “eminent woman educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Government, the Academic Committee and the Executive Council shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

PART-VII.

AMENDMENT TO THE ALAGAPPA UNIVERSITY ACT, 1985.

8. In section 13 of the Alagappa University Act, 1985, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

“(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Chancellor, who shall be a retired Judge of the Supreme Court or any High Court or an eminent educationist;

(ii) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist;

(iii) a nominee of the Senate who shall be an eminent educationist; and

(iv) two nominees of the Syndicate who shall be eminent educationists.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Chancellor, the Government, the Senate and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

PART-VIII.

AMENDMENT TO THE MANONMANIAM SUNDARANAR UNIVERSITY ACT, 1990.

9. In section 11 of the Manonmaniam Sundaranar University Act, 1990, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

“(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist;

(ii) a nominee of the Senate who shall be an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Government, the Senate and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

PART-IX.

AMENDMENT TO THE PERIYAR UNIVERSITY ACT, 1997.

10. In section 12 of the Periyar University Act, 1997, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

“(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist;

(ii) a nominee of the Senate who shall be an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance;

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

Amendment of section 12.

Tamil Nadu Act 45 of 1997.

(2-B) The process of nominating the members to the Committee by the Government, the Senate and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

11. For removal of doubts, it is hereby declared that if the member nominated by the Senate or the Syndicate to the Committee, before the date of commencement of the Tamil Nadu Universities Laws (Amendment) Act, 2017 does not possess the qualifications specified in sub-section (2) of section 12 of the Periyar University Act, 1997 (Tamil Nadu Act 45 of 1997), as amended by this Act, he shall cease to be such member and in his place the Senate or the Syndicate, as the case may be, shall nominate a member afresh possessing the qualifications specified in sub-section (2) of section 12 of the Periyar University Act, 1997 (Tamil Nadu Act 45 of 1997), as amended by this Act.

Removal of doubts.

PART – X.

AMENDMENT TO THE TAMIL NADU OPEN UNIVERSITY ACT, 2002.

12. In section 10 of the Tamil Nadu Open University Act, 2002, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

“(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Chancellor, who shall be a retired Judge of the Supreme Court or any High Court or an eminent educationist;

(ii) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

Tamil Nadu
Act 27 of
2002.

Amendment of
section 10.

(2-B) The process of nominating the members to the Committee by the Chancellor, the Government and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2)."

PART – XI.

AMENDMENT TO THE THIRUVALLUVAR UNIVERSITY ACT, 2002.

13. In section 12 of the Thiruvalluvar University Act, 2002, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

“(2) For the purpose of sub-section (1), the Committee shall consist of—

(i) a nominee of the Chancellor, who shall be a retired Judge of the Supreme Court or any High Court or an eminent educationist;

(ii) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Chancellor, the Government and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

Amendment of section 12.

Tamil Nadu Act 32 of 2002.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2)."

PART – XII.

AMENDMENT TO THE TAMIL NADU TEACHERS EDUCATION UNIVERSITY ACT, 2008.

14. In section 10 of the Tamil Nadu Teachers Education University Act, 2008, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

"(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Chancellor, who shall be a retired Judge of the Supreme Court or any High Court or an eminent educationist;

(ii) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, "eminent educationist" means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Chancellor, the Government and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2)."

PART-XIII

AMENDMENT TO THE ANNAMALAI UNIVERSITY ACT, 2013.

15. In section 9 of the Annamalai University Act, 2013, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

“(2) For the purpose of sub-section (1), the Committee shall consist of —

(i) a nominee of the Chancellor, who shall be a retired Judge of the Supreme Court or any High Court or an eminent educationist;

(ii) a nominee of the Government, who shall be a retired or serving officer of the State Government not below the rank of Principal Secretary to Government or an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Chancellor, the Government and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

Amendment of section 9.

Tamil Nadu Act 20 of 2013.

16. (1) the Tamil Nadu Universities Laws (Amendment) Ordinance, 2017 is hereby repealed.

Tamil Nadu
Ordinance 2
of 2017.

(2) Notwithstanding such repeal, anything done or any action taken under the Madurai-Kamaraj University Act, 1965, the Anna University Act, 1978, the Bharathiar University Act, 1981, the Bharathidasan University Act, 1981, the Mother Teresa Women's University Act, 1984, the Alagappa University Act, 1985, the Manonmaniam Sundaranar University Act, 1990, the Periyar University Act, 1997, the Tamil Nadu Open University Act, 2002, the Thiruvalluvar University Act, 2002, the Tamil Nadu Teachers Education University Act, 2008 and the Annamalai University Act, 2013, as amended by the said Ordinance, shall be deemed to have been done or taken under the respective Acts, as amended by this Act.

Repeal and
saving.

Tamil Nadu Act
33 of 1965.

Tamil Nadu Act
30 of 1978.

Tamil Nadu Act
1 of 1982.

Tamil Nadu Act
2 of 1982.

Tamil Nadu Act
15 of 1984.

Tamil Nadu Act
23 of 1985.

Tamil Nadu Act
31 of 1990.

Tamil Nadu Act
45 of 1997.

Tamil Nadu Act
27 of 2002.

Tamil Nadu Act
32 of 2002.

Tamil Nadu Act
33 of 2008.

Tamil Nadu Act
20 of 2013.

(By order of the Governor)

S.S. POOVALINGAM,
*Secretary to Government-in-charge,
Law Department.*

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 25th July 2017 and is hereby published for general information:-

ACT No. 25 OF 2017.

An Act further to amend the Tamil Nadu Agricultural Produce Marketing (Regulation) Act, 1987.

Be it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth Year of the Republic of India as follows:-

1. (1) This Act may be called the Tamil Nadu Agricultural Produce Marketing (Regulation) Second Amendment Act, 2017.

Short title and commencement.

(2) It shall be deemed to have come into force on the 31st day of May 2017.

Tamil Nadu Act
27 of 1989.

2. In section 33 of the Tamil Nadu Agricultural Produce Marketing (Regulation) Act, 1987, in sub-section (1), in the proviso, for the expression "six years", the expression "seven years" shall be substituted.

Amendment of section 33.

Tamil Nadu
Ordinance 3
of 2017.

3. (1) The Tamil Nadu Agricultural Produce Marketing (Regulation) Second Amendment Ordinance, 2017 is hereby repealed.

Repeal and saving.

(2) Notwithstanding such repeal, anything done or any action taken under the Tamil Nadu Agricultural Produce Marketing (Regulation) Act, 1987, as amended by the said Ordinance, shall be deemed to have been done or taken under the said Act, as amended by this Act.

(By order of the Governor)

S.S. POOVALINGAM,
*Secretary to Government-in-charge,
Law Department.*

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:-

ACT No. 26 OF 2017.

An Act further to amend the Tamil Nadu Prohibition Act, 1937.

Be it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth year of the Republic of India as follows: –

- | | | |
|---------------------------------|---|-------------------------------|
| Tamil Nadu
Act X of
1937. | <p>1. (1) This Act may be called the Tamil Nadu Prohibition (Amendment) Act, 2017.</p> <p>(2) It shall come into force on such date as the State Government may, by notification, appoint.</p> | Short title and commencement. |
| | <p>2. In section 3 of the Tamil Nadu Prohibition Act, 1937(hereinafter referred to as the principal Act), in clause (19), the expression “or unfermented” shall be omitted.</p> | Amendment of section 3. |
| | <p>3. For section 19 of the principal Act, the following section shall be substituted, namely:-</p> <p>“19. <i>Licence for tapping neera or padani, etc.</i>-The Commissioner of Prohibition and Excise or the Functional Registrar of the Tamil Nadu Palm Products Development Board or any other officer authorized by the State Government in this behalf, may issue—</p> <p>(a) licences for the tapping of neera or padani for consumption thereof without fermentation or for use in the manufacture of jaggery, honey, biscuits, sugar and such other products as may be notified by the State Government; or</p> <p>(b) permits for the possession, transport or sale of such neera or padani.”.</p> | Substitution of section 19. |

(By order of the Governor)

S.S. POOVALINGAM,
Secretary to Government-in-charge,
Law Department.

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:-

ACT No. 27 OF 2017.

An Act to amend the Tamil Nadu Registration of Marriages Act, 2009.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth Year of the Republic of India as follows:-

1. (1) This Act may be called the Tamil Nadu Registration of Marriages (Amendment) Act, 2017.

Short title and commencement.

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

2. In section 2 of the Tamil Nadu Registration of Marriages Act, 2009 (hereinafter referred to as the principal Act), for clause (e), the following clause shall be substituted, namely:-

Amendment of section 2.

“(e) “priest” means any person who performs a marriage according to custom or usage or under any law for the time being in force;”.

3. In section 5 of the principal Act, in sub-section (1),—

Amendment of section 5.

(1) the expression “or send in the manner as may be prescribed” shall be omitted;

(2) for the proviso, the following provisos shall be substituted, namely:-

“Provided that where the parties to a marriage are unable to deliver the memorandum in person, the Registrar may, after recording the special circumstances for not presenting the memorandum in person, allow them to send the memorandum in such manner as may be prescribed:

Provided further that the memorandum may be delivered in person or sent in the manner prescribed to the Registrar within a further period of sixty days after expiry of the said ninety days with the payment of additional fee as may be prescribed:

Provided also that the memorandum may be delivered in person or sent in the manner prescribed to the Registrar after the expiry of sixty days specified in the second proviso with the payment of further fee of one thousand rupees.”.

4. In section 7 of the principal Act, in sub-section (1), for the expression “delivered or sent”, the expression “delivered in person or sent in the manner prescribed” shall be substituted.

Amendment of section 7.

5. In section 14 of the principal Act, in sub-section (1), in clause (a), for the expression “deliver or send”, the expression “deliver in person or send in the manner prescribed” shall be substituted.

Amendment of section 14.

(By order of the Governor)

S.S. POOVALINGAM,
Secretary to Government-in-charge,
Law Department.

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:—

ACT No. 28 OF 2017.

An Act further to amend the Tamil Nadu Fisheries University Act, 2012.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth Year of the Republic of India as follows:—

1. (1) This Act may be called the Tamil Nadu Fisheries University (Amendment) Act, 2017.

Short title and commencement.

(2) It shall come into force at once.

2. In section 11 of the Tamil Nadu Fisheries University Act, 2012, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:—

Amendment of section 11.

“(2) For the purpose of sub-section (1), the Committee shall consist of—

(i) a nominee of the Chancellor, who shall be a retired Judge of the Supreme Court or any High Court or an eminent educationist;

(ii) a nominee of the Board of Management who shall be an eminent educationist; and

(iii) a nominee of the Academic Council who shall be an eminent educationist.

Explanation.— For the purpose of this sub-section, “eminent educationist” means a person,—

(i) who is or has been a Vice-Chancellor of any University established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in a State or Central University or in both taken together; or

(iii) who is or has been a Director or Head of any institute of national importance:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall be a distinguished academician with highest level of competence, integrity, morals and institutional commitment and also possess the educational qualifications prescribed in sub-section (1).

(2-B) The process of nominating the members to the Committee by the Chancellor, the Board of Management and the Academic Council shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of the vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

(By order of the Governor)

S.S. POOVALINGAM,
*Secretary to Government-in-charge,
Law Department.*

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:—

ACT No. 29 OF 2017.

An Act to amend the Tamil Nadu Lifts Act, 1997.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth Year of the Republic of India as follows:—

Tamil Nadu
Act 35 of
1997.

1. (1) This Act may be called the Tamil Nadu Lifts (Amendment) Act, 2017. Short title and commencement.
(2) It shall come into force on such date as the State Government may, by notification, appoint.
2. In the long title to the Tamil Nadu Lifts Act, 1997 (hereinafter referred to as the principal Act), for the expression "Lifts and all machinery", the expression "Lifts, Escalators and all machinery" shall be substituted. Amendment of long title.
3. In section 1 of the principal Act, in sub-section (1), for the expression "Lifts", the expression "Lifts and Escalators" shall be substituted. Amendment of section 1.
4. In section 2 of the principal Act,— Amendment of section 2.
 - (1) for clause (a), the following clauses shall be substituted, namely:—
 - (a) "competent person" means the person or company authorised by the Chief Inspector under sub-section (1) of section 10;
 - (aa) "escalator" means a power driven inclined continuous stairway used for raising or lowering passengers;
 - (aaa) "Government" means the State Government";
 - (2) in clause (b), for the expression "Inspector of Lifts", the expression "Inspector of Lifts and Escalators" shall be substituted;
 - (3) in clause (h), in sub-clause (iv), for the expression "a lift", the expression "a lift or an escalator" shall be substituted.
5. In section 3 of the principal Act, in the marginal heading, for the expression "Inspector of Lifts", the expression "Inspector of Lifts and Escalators" shall be substituted. Amendment of section 3.
6. In section 4 of the principal Act,— Amendment of section 4.
 - (1) in the marginal heading, for the expression "lift", the expression "lift and escalator" shall be substituted;
 - (2) in sub-section (1), for the expression "a lift", the expression "a lift or an escalator" shall be substituted;
 - (3) in sub-section (2),—
 - (a) for the expression "a lift", the expression "a lift or an escalator" shall be substituted;
 - (b) for the expression "such fee not exceeding one thousand rupees as may be prescribed", the expression "such fee as may be prescribed" shall be substituted;
 - (c) in clauses (a) and (b), for the expression "lift", the expression "lift or escalator" shall be substituted;
 - (d) for clauses (i) and (j), the following clauses shall be substituted, namely:—
 - (i) the details, as may be prescribed, of the construction of the overhead arrangement with the weight and sizes of the beams;
 - (j) the angle of inclination for an escalator;
 - (k) the details of handrails, steps treads, landing, combplates, trusses or girders and step wheel tracks in escalator;

- (l) the rated load in kilograms on escalator;
- (m) the factor of safety based on the static loads in the lift or escalator; and
- (n) such other particulars as may be prescribed.”;

(4) in sub-section (4), for the expression “lift”, the expression “lift or escalator” shall be substituted.

Amendment of section 5.

7. In section 5 of the principal Act,—

(1) in the marginal heading, for the expression “lift”, the expression “lift and escalator” shall be substituted;

(2) in sub-section (1), for the expression “lift”, the expression “lift or escalator” shall be substituted;

(3) in sub-section (2), for the expression “such fee not exceeding one thousand rupees as may be prescribed”, the expression “such fee as may be prescribed” shall be substituted;

(4) in sub-section (5),—

(a) for the expression “period of one year”, the expression “period of three years” shall be substituted;

(b) for the expression “renewable yearly”, the expression “renewable for every three years” shall be substituted.

Amendment of section 6.

8. In section 6 of the principal Act,—

(1) in the marginal heading, for the expression “lifts”, the expression “lifts and escalators” shall be substituted;

(2) after sub-section (2), the following sub-section shall be inserted, namely;—

“(2-A) Every owner of a place in which an escalator has been erected and is being worked immediately before the date of the commencement of the Tamil Nadu Lifts (Amendment) Act, 2017 (hereafter in this sub-section referred to as the date of commencement of the Act) may continue the working of such escalator for a period of two months from the date of commencement of the Act and such escalators shall not continue the working after the expiry of a period of two months from the date of commencement of the Act, unless he obtains a licence under section 5 in respect of such escalator.”;

(3) in sub-section (3),—

(a) for the expression “sub-section (2)”, the expression “sub-section (2) or sub-section (2-A)” shall be substituted;

(b) for the expression “such fee not exceeding one thousand rupees as may be prescribed”, the expression “such fee as may be prescribed” shall be substituted.

Amendment of section 8.

9. In section 8 of the principal Act, in sub-section (1), in clause (iv), for the expression “lift”, the expression “lift or escalator” shall be substituted.

Amendment of section 9.

10. In section 9 of the principal Act,—

(1) in the marginal heading, for the expression “lift”, the expression “lift and escalator” shall be substituted;

(2) for the expression “lift”, the expression “lift or escalator” shall be substituted.

Substitution of section 10.

11. For section 10 of the principal Act, the following section shall be substituted, namely :—

“10. *Erection, maintenance, inspection and test of lift and escalator installation to be entrusted to competent person.*— (1) The Chief Inspector may authorise, any person or company for the purpose of carrying out erection, maintenance, inspection and test of a lift or an escalator, on such terms and conditions as may be prescribed.

(2) Every application for authorisation under sub-section (1) shall be made to the Chief Inspector in such form as may be prescribed and shall be accompanied by such fee as may be prescribed.

(3) No person shall be authorised under sub-section (1), unless he fulfills such qualifications and other requirements, as may be prescribed.

Explanation.— For the purposes of this section,—

(a) “company” means any body corporate and includes a firm or other association of individuals whether registered or not;

(b) “Chief Inspector” means the Chief Electrical Inspector to Government.

12. In section 11 of the principal Act,—

Amendment of section 11.

(1) in sub-section (1),—

(a) for the expression “a lift”, the expression “a lift or an escalator” shall be substituted;

(b) for the expression “lift”, the expression “lift or escalator” shall be substituted;

(c) for the expression “purpose of inspecting the site, the erection of lift or the lift installation”, the expression “purpose of inspecting the site, the erection or the installation of lift or escalator” shall be substituted;

(2) in sub-section (2), for the expression “lift”, in three places where it occurs, the expression “lift or escalator” shall be substituted;

(3) after sub-section (2), the following sub-section shall be inserted, namely:—

“(2-A) Any lift or escalator in respect of which a direction issued under sub-section (2), has not been carried out, such lift or escalator, in case the same is found being used, shall be ordered to be stopped forthwith and sealed by the Inspector.”;

(4) in sub-section (3), for the expression “sub-section (2)”, the expression “sub-section (2) or sub-section (2-A)” shall be substituted;

(5) in sub-section (4), for the expression “a lift”, the expression “a lift or an escalator” shall be substituted.

13. In section 12 of the principal Act, for the expression “lift”, the expression “lift or escalator” shall be substituted.

Amendment of section 12.

14. In section 13 of the principal Act,—

Amendment of section 13.

(1) for the expression “lift”, in three places where it occurs, the expression “lift or escalator” shall be substituted;

(2) for the expression “Madurai or Coimbatore”, the expression “Madurai, Coimbatore, Salem, Tiruchirappalli, Tirunelveli or Tiruppur” shall be substituted.

15. In section 22 of the principal Act, in sub-section (2),—

Amendment of section 22.

(1) in clauses (a), (b) and (c), for the expression “lifts”, the expression “lifts and escalators” shall be substituted;

(2) in clause (d), for the expression “lift”, in two places where it occurs, the expression “lift and escalator” shall be substituted;

(3) for clause (f), the following clauses shall be substituted, namely:—

“(f) the terms and conditions and restrictions subject to which and the form in which the licence may be granted for the working of a lift and an escalator;

(ff) the fees to be paid in respect of an application for permission under section 4 and the fees to be paid in respect of an application for licence under sections 5 and 6 and the fees to be paid in respect of an application for authorization under section 10; which fees may be different for different classes of lifts and escalators, and the manner in which such fees shall be paid;”;

(4) in clause (g), for the expression “lifts”, the expression “lifts and escalators” shall be substituted.

(By order of the Governor)

S.S. POOVALINGAM,
Secretary to Government-in-charge,
Law Department.

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:—

ACT No. 30 OF 2017.

An Act to amend the Tamil Nadu Government Servants (Conditions of Service) Act, 2016.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the of the Sixty-eighth Year Republic of India as follows:—

1. (1) This Act may be called the Tamil Nadu Government Servants (Conditions of Service) Amendment Act, 2017. Short title and commencement.

(2) Sections 2, 3 and 5 shall be deemed to have come into force on the 19th day of April 2017 and section 4 shall be deemed to have come into force on the 15th day of September 2016.

Tamil Nadu Act 14 of 2016. Amendment of section 3.

2. In section 3 of the Tamil Nadu Government Servants (Conditions of Service) Act, 2016, (herein after referred to as the principal Act), after clause (o), the following clause shall be inserted, namely:-

“(oo) “person with benchmark disability” means a person with not less than forty per cent of a specified disability where specified disability has not been defined in measurable terms and includes a person with disability where specified disability has been defined in measurable terms, as certified by the certifying authority designated by the Government under sub-section (1) of section 57 of the Rights of Persons with Disabilities Act, 2016 (Central Act 49 of 2016);”.

Amendment of section 27. Amendment of section 3.

3. In Section 27 of the principal Act, for clause (b), including the provisos thereto, the following clauses shall be substituted, namely:-

“(b) Out of the total number of appointments referred to in clause (a), in the case of appointment made by direct recruitment, one per cent each shall be reserved for persons with benchmark disabilities under categories (i), (ii) and (iii) and one per cent for persons with benchmark disabilities under categories (iv) and (v) both taken together, namely:-

- (i) blindness and low vision;
- (ii) deaf and hard of hearing;
- (iii) locomotor disability including cerebral palsy, leprosy cured, dwarfism, acid attack victims and muscular dystrophy;
- (iv) autism, intellectual disability, specific learning disability and mental illness;
- (v) multiple disabilities from amongst persons under categories (i) to (iv) including deaf -blindness in the posts identified for each disabilities;

and the appointment shall be made in the turn and in the order of rotation specified in Schedule–VI;

(bb) Reservation for persons with benchmark disabilities shall be made in respect of posts identified by the Government in each department, under section 33 of the Rights of Persons with Disabilities Act, 2016;

Central Act 49 of 2016.

(bbb) Where in any recruitment year any vacancy cannot be filled up due to non-availability of a suitable person with benchmark disability or for any other sufficient reasons, such vacancy shall be carried forward in the succeeding recruitment year and if in the succeeding recruitment year also suitable person with benchmark disability is not available, it may first be filled by interchange among the five categories and only when there is no person with disability available for the post in that year, such vacancy shall be filled up by appointment of a person, other than a person with disability:

Provided that if the nature of vacancies in a department is such that a given category of person cannot be employed, the vacancies may be interchanged

among the five categories with the prior approval of the Government.

Omission of sections 65 and 71.

4. Sections 65 and 71 of the principal Act shall be omitted.

Substitution of Schedule VI.

5. For Schedule VI to the principal Act, the following Schedule shall be substituted, namely:-

SCHEDULE – VI.
[See section 27(b)].

RESERVATION FOR PERSONS WITH BENCHMARK DISABILITIES.

The following turns indicated against the rotation shall be reserved for persons with benchmark disabilities:-

BLINDNESS AND LOW VISION

General Turn		General Turn Women		Backward Classes (other than Backward Class Muslims)		Backward Classes (other than Backward Class Muslims) Women	
Rotation	Turn	Rotation	Turn	Rotation	Turn	Rotation	Turn
1	25	3	125	1	124	7	114
4	25	10	119	5	24	8	24
5	125	13	121	6	117	14	124
9	25	22	9	10	24	21	120
12	21	26	19	13	18	27	114
14	25	29	125	16	20	33	120
15	21	35	119	20	24	39	118
19	25	42	119	24	24	49	118
21	21	45	119	26	120	56	24
23	25	54	21	28	124	60	108
25	21	58	121	30	24	61	120
28	25	63	111	32	124	64	124
29	25	67	119	35	24	68	118
32	21	70	119	37	20	79	118
34	25	75	119	41	20	89	108
36	121	83	19	43	24	100	118
37	121	86	111	46	120		
40	21	91	125	47	20		
42	21			51	24		
44	71			52	118		
46	21			54	120		
48	25			59	20		
50	21			62	24		
55	19			66	14		
58	25			67	18		
60	21			71	24		
61	25			73	124		
64	25			74	24		
65	125			80	120		
68	21			81	24		
70	21			84	24		
72	19			86	22		
76	25			88	124		
78	25			90	120		
80	19			95	120		
82	21			96	20		
85	21			98	120		
87	21						
89	25						
91	25						
93	11						
95	21						
97	21						
100	21						

BLINDNESS AND LOW VISION

Backward Classes Muslims		Backward Classes Muslims Women		Most Backward Classes and Denotified Communities		Most Backward Classes and Denotified Communities Women	
Rotation	Turn	Rotation	Turn	Rotation	Turn	Rotation	Turn
17	99	20	130	2	17	4	123
38	15	92	15	8	137	16	123
49	15			11	13	22	123
77	15			12	117	34	107
99	15			15	117	44	123
				18	17	51	123
				24	117	56	123
				27	17	62	123
				31	13	71	107
				33	17	75	23
				39	17	85	123
				41	117	93	123
				45	17		
				48	117		
				52	17		
				57	17		
				59	117		
				63	17		
				66	117		
				69	17		
				72	117		
				76	117		
				79	17		
				82	117		
				84	117		
				88	17		
				92	117		
				94	17		
				97	117		

BLINDNESS AND LOW VISION

Scheduled Castes		Scheduled Castes Women		Scheduled Castes (Arunthathiyars on Preferential Basis)	
Rotation	Turn	Rotation	Turn	Rotation	Turn
2	122	6	12	3	2
7	22	18	142	40	102
11	122	31	142	53	2
19	86	36	12	69	102
23	122	55	116	74	102
25	122	78	116	94	102
30	112	83	116		
38	122	99	116		
43	122				
47	122				
50	112				
53	122				
57	122				
65	22				
73	22				
77	122				
81	122				
87	122				
90	16				
96	112				

**Scheduled Castes
(Arunthathiyars on
Preferential Basis) Women**

Rotation	Turn
17	2

Scheduled Tribes

Rotation	Turn
9	150
98	50

DEAF AND HARD OF HEARING

General Turn		General Turn Women		Backward Classes (other than Backward Class Muslims)		Backward Classes (other than Backward Class Muslims) Women	
Rotation	Turn	Rotation	Turn	Rotation	Turn	Rotation	Turn
2	175	1	71	2	74	5	174
3	175	4	171	4	74	11	170
6	69	16	71	9	74	15	74
8	175	19	75	11	70	25	174
10	145	24	171	13	74	30	170
14	145	31	61	17	174	32	70
17	71	37	171	18	72	41	170
18	175	40	175	19	174	43	70
20	75	47	75	22	74	46	74
21	75	50	175	23	170	55	60
24	71	51	169	29	170	57	190
26	75	64	75	33	170	63	174
29	71	73	69	34	170	72	160
31	175	78	69	36	68	75	164
33	75	80	175	39	74	82	170
35	75	87	75	44	170	88	64
37	69	93	165	48	47		
39	169	97	171	49	74		
41	75	99	171	53	170		
43	175			54	74		
49	169			56	70		
51	69			59	74		
53	71			60	74		
54	169			62	149		
58	45			67	147		
60	161			70	174		
61	75			73	170		
62	69			75	70		
68	75			77	70		
69	71			79	174		
70	75			82	68		
72	71			85	70		
74	71			87	144		
77	200			91	64		
79	71			93	74		
83	75			95	70		
85	169			96	70		
86	75			98	74		
89	71						
92	71						
95	171						
97	71						
100	71						

DEAF AND HARD OF HEARING

Backward Classes Muslims		Backward Classes Muslims Women		Most Backward Classes and Denotified Communities		Most Backward Classes and Denotified Communities Women	
Rotation	Turn	Rotation	Turn	Rotation	Turn	Rotation	Turn
6	158	45	99	1	167	9	173
32	158	81	40	7	163	10	57
52	188			8	67	20	173
88	188			14	67	26	157
				16	167	38	173
				21	167	47	173
				23	67	59	173
				25	37	67	57
				28	67	69	173
				30	63	76	157
				36	196	90	73
				38	67	96	157
				40	63		
				50	63		
				55	167		
				58	167		
				61	167		
				65	167		
				66	67		
				71	167		
				74	167		
				78	167		
				81	167		
				83	167		
				86	167		
				89	167		
				94	67		
				100	167		

DEAF AND HARD OF HEARING

Scheduled Castes

Rotation	Turn
3	72
5	72
12	72
15	172
22	173
27	72
34	72
35	172
42	72
45	172
46	152
56	172
57	86
63	72
66	172
68	156
71	72
76	72
84	72
91	172
98	156

Scheduled Castes Women

Rotation	Turn
12	162
13	162
27	162
42	162
52	52
64	162
80	52
92	162
94	11

**Scheduled Castes
(Arunthathiyars on
Preferential Basis)**

Rotation	Turn
7	66
28	166
48	166
90	132

**Scheduled Castes
(Arunthathiyars on
Preferential Basis) Women**

Rotation	Turn
65	66
99	66

Scheduled Tribes

Rotation	Turn
44	50
84	150

**LOCOMOTOR DISABILITY INCLUDING CEREBRAL PALSY, LEPROSY CURED, DWARFISM, ACID ATTACK
VICTIMS AND MUSCULAR DYSTROPHY**

General Turn		General Turn Women		Backward Classes (other than Backward Class Muslims)		Backward Classes (other than Backward Class Muslims) Women	
Rotation	Turn	Rotation	Turn	Rotation	Turn	Rotation	Turn
2	48	5	141	2	149	3	147
5	48	11	148	4	149	12	47
7	48	15	35	8	49	19	44
9	121	20	109	12	149	24	147
10	48	23	145	14	47	28	44
13	141	30	141	15	144	35	149
16	45	33	48	18	124	38	140
18	41	43	145	21	49	52	34
19	141	49	41	23	49	53	147
21	148	55	141	27	147	66	149
27	48	59	139	31	124	71	144
28	148	60	45	34	47	77	128
29	48	68	145	38	47	84	174
30	48	74	41	40	49	91	134
34	145	79	139	42	144	96	149
36	45	84	29	45	147		
39	48	90	175	46	44		
41	45	95	141	47	147		
44	135			50	47		
45	48			57	174		
47	48			58	149		
51	45			64	38		
52	148			65	147		
54	48			69	149		
56	148			70	47		
57	48			72	49		
62	45			76	47		
63	45			78	149		
65	41			80	47		
66	45			83	44		
71	41			89	49		
75	48			92	149		
76	148			94	149		
79	48			97	49		
81	69			99	49		
83	141			100	49		
85	48						
88	45						
90	41						
92	48						
94	48						
96	41						
98	25						
100	148						

**LOCOMOTOR DISABILITY INCLUDING CEREBRAL PALSY, LEPROSY CURED, DWARFISM, ACID ATTACK
VICTIMS AND MUSCULAR DYSTROPHY**

Backward Classes Muslims		Backward Classes Muslims Women		Most Backward Classes and Denotified Communities		Most Backward Classes and Denotified Communities Women	
Rotation	Turn	Rotation	Turn	Rotation	Turn	Rotation	Turn
3	40	11	40	1	37	6	143
24	40	59	40	4	37	14	173
56	40	70	130	6	37	25	143
67	40			9	37	29	143
				17	37	36	143
				22	37	46	143
				26	37	48	57
				32	137	50	143
				35	37	73	43
				37	34	81	143
				42	37	87	157
				43	33	98	143
				51	137		
				53	33		
				55	37		
				61	37		
				63	137		
				64	137		
				68	33		
				75	133		
				77	37		
				80	133		
				87	37		
				88	137		
				91	37		
				93	33		
				95	37		
				99	137		

**LOCOMOTOR DISABILITY INCLUDING CEREBRAL PALSY, LEPROSY CURED, DWARFISM, ACID ATTACK
VICTIMS AND MUSCULAR DYSTROPHY**

Scheduled Castes		Scheduled Castes Women		Scheduled Castes (Arunthathiyars on Preferential Basis)		Scheduled Castes (Arunthathiyars on Preferential Basis) Women	
Rotation	Turn	Rotation	Turn	Rotation	Turn	Rotation	Turn
1	136	8	116	10	166	25	66
7	136	16	142	31	31	82	132
13	42	39	142	44	2		
17	136	49	142	61	132		
20	42	58	52	86	32		
26	136	67	162				
33	126	69	26				
37	136	73	142				
40	136	85	142				
41	136						
48	136						
54	136						
60	192						
62	172						
74	136						
78	42						
82	42						
86	136						
89	136						
93	149						
97	136						

Scheduled Tribes		Scheduled Tribes Women	
Rotation	Turn	Rotation	Turn
22	150	32	50
72	150		

AUTISM, INTELLECTUAL DISABILITY, SPECIFIC LEARNING DISABILITY & MENTAL ILLNESS / MULTIPLE DISABILITIES

General Turn		General Turn Women		Backward Classes (other than Backward Class Muslims)		Backward Classes (other than Backward Class Muslims) Women	
Rotation	Turn	Rotation	Turn	Rotation	Turn	Rotation	Turn
2	100	7	195	1	97	1	197
4	200	8	100	5	94	9	181
6	198	12	98	6	97	13	93
8	200	17	195	7	97	17	114
11	198	27	195	10	184	22	197
12	200	32	98	14	197	26	88
15	98	38	198	16	97	36	88
16	198	39	191	20	97	37	190
20	195	46	95	21	97	45	74
22	95	53	100	25	197	48	195
24	100	57	75	29	94	50	80
25	95	62	200	31	194	58	194
26	189	66	95	35	90	69	194
30	98	72	78	37	94	74	97
34	100	76	200	40	97	86	199
38	98	82	100	42	199	92	197
41	91	89	95	44	90		
43	98	94	181	51	97		
46	198	98	100	54	197		
47	200			55	197		
48	98			61	97		
50	200			62	90		
52	100			64	197		
55	98			65	94		
56	198			68	97		
59	100			71	199		
64	100			76	97		
66	198			78	199		
67	100			79	97		
69	98			81	90		
71	100			83	199		
73	98			85	194		
74	200			87	199		
77	100			90	90		
80	98			93	199		
81	198			94	94		
84	200			97	97		
87	100			99	199		
88	175						
91	91						
93	98						
96	198						
99	100						

AUTISM, INTELLECTUAL DISABILITY, SPECIFIC LEARNING DISABILITY & MENTAL ILLNESS /MULTIPLE DISABILITIES

Backward Classes Muslims		Backward Classes Muslims Women		Most Backward Classes and Denotified Communities	
Rotation	Turn	Rotation	Turn	Rotation	Turn
14	78	34	188	3	96
27	99	95	99	5	196
42	99			11	87
63	78			13	187
75	78			15	196
84	78			19	196
				23	187
				30	196
				31	87
				33	96
				35	196
				43	187
				45	196
				47	96
				49	196
				53	187
				56	87
				58	96
				68	187
				70	96
				73	187
				78	96
				85	96
				86	87
				90	196
				96	87
				98	187

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:-

ACT No. 31 OF 2017.

An Act to amend the Tamil Nadu Marine Fishing Regulation (Amendment) Act, 2016.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth Year of the Republic of India as follows:-

1. This Act may be called the Tamil Nadu Marine Fishing Regulation (Amendment) Amendment Act, 2017.

Short title and commencement.

Tamil Nadu Act 18 of 2017.

2. In section 1 of the Tamil Nadu Marine Fishing Regulation (Amendment) Act, 2016 (hereinafter referred to as the Amendment Act), for sub-section (2), the following sub-section shall be substituted, namely:—

Amendment of section 1.

“(2) It shall come into force on such date as the State Government may, by notification, appoint and different dates may be appointed for different provisions of the Act.”.

3. In section 5 of the Amendment Act, for clause (1), the following clause shall be substituted, namely:—

Amendment of section 5.

“(1) in sub-section (3), for the expression “three nautical miles” in three places where it occurs, the expression “five nautical miles” shall be substituted.”.

(By Order of the Governor)

S.S. POOVALINGAM,
*Secretary to Government-in-charge,
Law Department.*

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:—

ACT No. 32 OF 2017.

An Act to repeal the Tamil Nadu Appropriation Acts.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth Year of the Republic of India as follows:—

1. This Act may be called the Tamil Nadu Appropriation Acts (Repeal) Act, 2017. Short title.
2. The enactments specified in the Schedule are hereby repealed to the extent mentioned in the fourth column there of. Repeal of Tamil Nadu Appropriation Acts.
3. The repeal by this Act of any enactment shall not affect any other enactment in which the repealed enactment has been applied, incorporated or referred to; Savings.

and this Act shall not affect the validity, invalidity, effect or consequences of anything already done or suffered, or any right, title, obligation or liability already acquired, accrued or incurred, or any remedy or proceeding in respect thereof, or any release or discharge of or from any debt, penalty, obligation, liability, claim or demand, or any indemnity already granted, or the proof of any past act or thing;

nor shall this Act affect any principle or rule of law, or established jurisdiction, form or course of pleading, practice or procedure, or existing privilege, restriction, exemption, office or appointment, notwithstanding that the same respectively may have been in any manner affirmed or recognised or derived by, in or from any enactment hereby repealed;

nor shall the repeal by this Act of any enactment revive or restore any jurisdiction, office, liability, right, title, privilege, restriction, exemption, practice, procedure or other matter or thing not now existing or in force;

nor shall the repeal of the enactments by this Act affect the audit, examination, accounting, investigation, inquiry or any other action taken or to be taken in relation thereto by any authority and such audit, examination, accounting, investigation, inquiry or action could be taken, and, or continued as if the said enactments are not repealed by this Act.

THE SCHEDULE.

(see section 2)

Year	Number	Short Title	Extent of Repeal
(1)	(2)	(3)	(4)
<i>Central Acts of Local Application</i>			
1977	5	The Tamil Nadu Appropriation (Vote on Account) Act, 1977	The Whole
1977	6	The Tamil Nadu Appropriation Act, 1977	The Whole
1980	31	The Tamil Nadu Appropriation (Vote on Account) Act, 1980	The Whole
1980	32	The Tamil Nadu Appropriation Act, 1980	The Whole
1988	13	The Tamil Nadu Appropriation (Vote on Account) Act, 1988	The Whole
1988	14	The Tamil Nadu Appropriation Act, 1988	The Whole
1988	39	The Tamil Nadu Appropriation (No.2) Act, 1988	The Whole

(1)	(2)	(3)	(4)
1988	64	The Tamil Nadu Appropriation (No.3) Act, 1988	The Whole
1991	25	The Tamil Nadu Appropriation (Vote on Account) Act, 1991	The Whole
1991	26	The Tamil Nadu Appropriation Act, 1991	The Whole
<i>Tamil Nadu Acts</i>			
1952	IV	The Tamil Nadu Appropriation (No.2) Act, 1952	The Whole
1953	I	The Tamil Nadu Appropriation Act, 1953	The Whole
1953	XVIII	The Tamil Nadu Appropriation (No.2) Act, 1953.	The Whole
1954	IX	The Tamil Nadu Appropriation Act, 1954	The Whole
1954	X	The Tamil Nadu Appropriation (No.2) Act, 1954.	The Whole
1955	VI	The Tamil Nadu Appropriation Act, 1955	The Whole
1955	VII	The Tamil Nadu Appropriation (No.2) Act, 1955	The Whole
1955	XV	The Tamil Nadu Appropriation (No.3) Act, 1955	The Whole
1955	XXXVII	The Tamil Nadu Appropriation (No.4) Act, 1955	The Whole
1956	IV	The Tamil Nadu Appropriation Act, 1956	The Whole
1956	V	The Tamil Nadu Appropriation (No.2) Act, 1956	The Whole
1956	XVIII	The Tamil Nadu Appropriation (No.3) Act, 1956	The Whole
1956	X IX	The Tamil Nadu Appropriation (No.4) Act, 1956	The Whole
1956	X X	The Tamil Nadu Appropriation (No.5) Act, 1956	The Whole
1956	XXXVII	The Tamil Nadu Appropriation (No.6) Act, 1956	The Whole
1956	XXXVIII	The Tamil Nadu Appropriation (Vote on Account) Act, 1956	The Whole
1957	IV	The Tamil Nadu Appropriation Act, 1957	The Whole
1957	V	The Tamil Nadu Appropriation (No.2) Act, 1957	The Whole
1957	XVI	The Tamil Nadu Appropriation (No.3) Act, 1957	The Whole
1958	I	The Tamil Nadu Appropriation Act, 1958	The Whole
1958	IV	The Tamil Nadu Appropriation (Vote on Account) Act, 1958	The Whole
1958	VI	The Tamil Nadu Appropriation (No.2) Act, 1958	The Whole
1958	IX	The Tamil Nadu Appropriation (No.3) Act, 1958	The Whole
1958	XXII	The Tamil Nadu Appropriation (No.4) Act, 1958	The Whole
1958	XXIII	The Tamil Nadu Appropriation (No.5) Act, 1958	The Whole
1959	3	The Tamil Nadu Appropriation Act, 1959	The Whole
1959	5	The Tamil Nadu Appropriation (No.2) Act, 1959	The Whole
1959	11	The Tamil Nadu Appropriation (No.3) Act, 1959	The Whole
1959	24	The Tamil Nadu Appropriation (No.5) Act, 1959	The Whole
1959	29	The Tamil Nadu Appropriation (No.4) Act, 1959	The Whole
1960	1	The Tamil Nadu Appropriation (Vote on Account) Act, 1960	The Whole
1960	2	The Tamil Nadu Appropriation Act, 1960	The Whole
1960	6	The Tamil Nadu Appropriation (No.2) Act, 1960	The Whole
1960	16	The Tamil Nadu Appropriation (No.3) Act, 1960	The Whole
1961	1	The Tamil Nadu Appropriation Act, 1961	The Whole

(1)	(2)	(3)	(4)
1961	5	The Tamil Nadu Appropriation (No.2) Act, 1961	The Whole
1961	6	The Tamil Nadu Appropriation (No.3) Act, 1961	The Whole
1961	7	The Tamil Nadu Appropriation (No.4) Act, 1961	The Whole
1961	29	The Tamil Nadu Appropriation (No.5) Act, 1961	The Whole
1961	46	The Tamil Nadu Appropriation (No.6) Act, 1961	The Whole
1961	47	The Tamil Nadu Appropriation (Vote on Account) Act, 1961	The Whole
1961	48	The Tamil Nadu Appropriation (No.7) Act, 1961	The Whole
1962	3	The Tamil Nadu Appropriation Act, 1962	The Whole
1963	1	The Tamil Nadu Appropriation Act, 1963	The Whole
1963	4	The Tamil Nadu Appropriation (No.2) Act, 1963	The Whole
1963	5	The Tamil Nadu Appropriation (No.3) Act, 1963	The Whole
1963	12	The Tamil Nadu Appropriation (No.4) Act, 1963	The Whole
1963	24	The Tamil Nadu Appropriation (No.5) Act, 1963	The Whole
1963	25	The Tamil Nadu Appropriation (No.6) Act, 1963	The Whole
1964	1	The Tamil Nadu Appropriation Act, 1964	The Whole
1964	4	The Tamil Nadu Appropriation (No.2) Act, 1964	The Whole
1964	5	The Tamil Nadu Appropriation (No.3) Act, 1964	The Whole
1964	12	The Tamil Nadu Appropriation (No.4) Act, 1964	The Whole
1964	13	The Tamil Nadu Appropriation (No.5) Act, 1964	The Whole
1964	25	The Tamil Nadu Appropriation (No.7) Act, 1964	The Whole
1964	28	The Tamil Nadu Appropriation (No.6) Act, 1964	The Whole
1965	2	The Tamil Nadu Appropriation Act, 1965	The Whole
1965	5	The Tamil Nadu Appropriation (No.2) Act, 1965	The Whole
1965	6	The Tamil Nadu Appropriation (No.3) Act, 1965	The Whole
1965	14	The Tamil Nadu Appropriation (No.4) Act, 1965	The Whole
1965	24	The Tamil Nadu Appropriation (No.5) Act, 1965	The Whole
1965	25	The Tamil Nadu Appropriation (No.6) Act, 1965	The Whole
1966	5	The Tamil Nadu Appropriation Act, 1966	The Whole
1966	6	The Tamil Nadu Appropriation (No.2) Act, 1966	The Whole
1966	10	The Tamil Nadu Appropriation (No.3) Act, 1966	The Whole
1966	15	The Tamil Nadu Appropriation (No.4) Act, 1966	The Whole
1966	16	The Tamil Nadu Appropriation (No.5) Act, 1966	The Whole
1967	1	The Tamil Nadu Appropriation Act, 1967	The Whole
1967	2	The Tamil Nadu Appropriation (Vote on Account) Act, 1967	The Whole
1967	8	The Tamil Nadu Appropriation (No.2) Act, 1967	The Whole
1968	1	The Tamil Nadu Appropriation Act, 1968	The Whole
1968	4	The Tamil Nadu Appropriation (No.2) Act, 1968	The Whole
1968	5	The Tamil Nadu Appropriation (No.3) Act, 1968	The Whole
1968	9	The Tamil Nadu Appropriation (No.4) Act, 1968	The Whole
1969	4	The Tamil Nadu Appropriation Act, 1969	The Whole

(1)	(2)	(3)	(4)
1969	5	The Tamil Nadu Appropriation (No.2) Act, 1969	The Whole
1969	6	The Tamil Nadu Appropriation (No.3) Act, 1969	The Whole
1969	7	The Tamil Nadu Appropriation (No.4) Act, 1969	The Whole
1969	12	The Tamil Nadu Appropriation (No.5) Act, 1969	The Whole
1969	13	The Tamil Nadu Appropriation (No.6) Act, 1969	The Whole
1970	1	The Tamil Nadu Appropriation Act, 1970	The Whole
1970	5	The Tamil Nadu Appropriation (Vote on Account) Act, 1970	The Whole
1970	6	The Tamil Nadu Appropriation (No.2) Act, 1970	The Whole
1970	8	The Tamil Nadu Appropriation (No.3) Act, 1970	The Whole
1970	21	The Tamil Nadu Appropriation (No.4) Act, 1970	The Whole
1970	22	The Tamil Nadu Appropriation (No.5) Act, 1970	The Whole
1971	5	The Tamil Nadu Appropriation (Vote on Account) Act, 1971	The Whole
1971	6	The Tamil Nadu Appropriation Act, 1971	The Whole
1971	14	The Tamil Nadu Appropriation (No.2) Act, 1971	The Whole
1971	42	The Tamil Nadu Appropriation (No.3) Act, 1971	The Whole
1971	43	The Tamil Nadu Appropriation (No.4) Act, 1971	The Whole
1972	6	The Tamil Nadu Appropriation Act, 1972	The Whole
1972	7	The Tamil Nadu Appropriation (No.2) Act, 1972	The Whole
1972	23	The Tamil Nadu Appropriation (No.3) Act, 1972	The Whole
1973	1	The Tamil Nadu Appropriation (No.4) Act, 1972	The Whole
1973	13	The Tamil Nadu Appropriation (No.2) Act, 1973	The Whole
1973	14	The Tamil Nadu Appropriation (No.3) Act, 1973	The Whole
1973	35	The Tamil Nadu Appropriation (No.4) Act, 1973	The Whole
1973	36	The Tamil Nadu Appropriation (No.5) Act, 1973	The Whole
1974	12	The Tamil Nadu Appropriation (Vote on Account) Act, 1974	The Whole
1974	14	The Tamil Nadu Appropriation Act, 1974	The Whole
1974	18	The Tamil Nadu Appropriation (No.2) Act, 1974	The Whole
1974	33	The Tamil Nadu Appropriation (No.3) Act, 1974	The Whole
1974	51	The Tamil Nadu Appropriation (No.4) Act, 1974	The Whole
1975	8	The Tamil Nadu Appropriation (Vote on Account) Act, 1975	The Whole
1975	9	The Tamil Nadu Appropriation Act, 1975	The Whole
1975	12	The Tamil Nadu Appropriation (No.2) Act, 1975	The Whole
1975	42	The Tamil Nadu Appropriation (No.3) Act, 1975	The Whole
1975	43	The Tamil Nadu Appropriation (No.4) Act, 1975	The Whole
1977	5	The Tamil Nadu Appropriation (No.2) Act, 1977	The Whole
1978	4	The Tamil Nadu Appropriation Act, 1978	The Whole
1978	18	The Tamil Nadu Appropriation (No.2) Act, 1978	The Whole
1978	19	The Tamil Nadu Appropriation (No.3) Act, 1978	The Whole
1978	20	The Tamil Nadu Appropriation (No.4) Act, 1978	The Whole
1978	35	The Tamil Nadu Appropriation (No.5) Act, 1978	The Whole

(1)	(2)	(3)	(4)
1979	16	The Tamil Nadu Appropriation (Vote on Account) Act, 1979	The Whole
1979	17	The Tamil Nadu Appropriation Act, 1979	The Whole
1979	18	The Tamil Nadu Appropriation (No.2) Act, 1979	The Whole
1979	25	The Tamil Nadu Appropriation (No.3) Act, 1979	The Whole
1979	26	The Tamil Nadu Appropriation (No.4) Act, 1979	The Whole
1979	27	The Tamil Nadu Appropriation (No.5) Act, 1979	The Whole
1979	46	The Tamil Nadu Appropriation (No.6) Act, 1979	The Whole
1980	20	The Tamil Nadu Appropriation (No.2) Act, 1980	The Whole
1981	1	The Tamil Nadu Appropriation Act, 1981	The Whole
1981	21	The Tamil Nadu Appropriation (No.2) Act, 1981	The Whole
1981	22	The Tamil Nadu Appropriation (Vote on Account) Act, 1981	The Whole
1981	29	The Tamil Nadu Appropriation (No.3) Act, 1981	The Whole
1981	57	The Tamil Nadu Appropriation (No.4) Act, 1981	The Whole
1982	19	The Tamil Nadu Appropriation Act, 1982	The Whole
1982	20	The Tamil Nadu Appropriation (No.2) Act, 1982	The Whole
1982	52	The Tamil Nadu Appropriation (No.3) Act, 1982	The Whole
1983	15	The Tamil Nadu Appropriation (Vote on Account) Act, 1983	The Whole
1983	16	The Tamil Nadu Appropriation Act, 1983	The Whole
1983	17	The Tamil Nadu Appropriation (No.2) Act, 1983	The Whole
1983	18	The Tamil Nadu Appropriation (No.3) Act, 1983	The Whole
1983	35	The Tamil Nadu Appropriation (No.4) Act, 1983	The Whole
1983	36	The Tamil Nadu Appropriation (No.5) Act, 1983	The Whole
1983	37	The Tamil Nadu Appropriation (No.6) Act, 1983	The Whole
1983	38	The Tamil Nadu Appropriation (No.7) Act, 1983	The Whole
1984	20	The Tamil Nadu Appropriation (Vote on Account) Act, 1984	The Whole
1984	21	The Tamil Nadu Appropriation Act, 1984	The Whole
1984	24	The Tamil Nadu Appropriation (No.2) Act, 1984	The Whole
1984	33	The Tamil Nadu Appropriation (No.3) Act, 1984	The Whole
1984	34	The Tamil Nadu Appropriation (No.4) Act, 1984	The Whole
1985	2	The Tamil Nadu Appropriation Act, 1985	The Whole
1985	3	The Tamil Nadu Appropriation (Vote on Account) Act, 1985	The Whole
1985	33	The Tamil Nadu Appropriation (No.2) Act, 1985	The Whole
1986	12	The Tamil Nadu Appropriation Act, 1986	The Whole
1986	13	The Tamil Nadu Appropriation (No.2) Act, 1986	The Whole
1986	23	The Tamil Nadu Appropriation (Vote on Account) Act, 1986	The Whole
1986	24	The Tamil Nadu Appropriation (No.3) Act, 1986	The Whole
1986	30	The Tamil Nadu Appropriation (No.4) Act, 1986	The Whole
1986	70	The Tamil Nadu Appropriation (No.5) Act, 1986	The Whole

(1)	(2)	(3)	(4)
1986	71	The Tamil Nadu Appropriation (No.6) Act, 1986	The Whole
1987	7	The Tamil Nadu Appropriation (Vote on Account) Act, 1987	The Whole
1987	8	The Tamil Nadu Appropriation Act, 1987	The Whole
1987	12	The Tamil Nadu Appropriation (No.2) Act, 1987	The Whole
1987	41	The Tamil Nadu Appropriation (No.3) Act, 1987	The Whole
1987	42	The Tamil Nadu Appropriation (No.4) Act, 1987	The Whole
1987	43	The Tamil Nadu Appropriation (No.5) Act, 1987	The Whole
1989	6	The Tamil Nadu Appropriation (Vote on Account) Act, 1989	The Whole
1989	7	The Tamil Nadu Appropriation Act, 1989	The Whole
1989	10	The Tamil Nadu Appropriation (No.2) Act, 1989	The Whole
1990	6	The Tamil Nadu Appropriation Act, 1990	The Whole
1990	9	The Tamil Nadu Appropriation (Vote on Account) Act, 1990	The Whole
1990	11	The Tamil Nadu Appropriation (No.2) Act, 1990	The Whole
1990	16	The Tamil Nadu Appropriation (No.3) Act, 1990	The Whole
1990	36	The Tamil Nadu Appropriation (No.4) Act, 1990	The Whole
1991	7	The Tamil Nadu Appropriation Act, 1991	The Whole
1991	29	The Tamil Nadu Appropriation Act, 1991	The Whole
1991	38	The Tamil Nadu Appropriation (No.2) Act, 1991	The Whole
1992	12	The Tamil Nadu Appropriation (Vote on Account) Act, 1992	The Whole
1992	13	The Tamil Nadu Appropriation Act, 1992	The Whole
1992	18	The Tamil Nadu Appropriation (No.2) Act, 1992	The Whole
1992	22	The Tamil Nadu Appropriation (No.3) Act, 1992	The Whole
1992	23	The Tamil Nadu Appropriation (No.4) Act, 1992	The Whole
1992	53	The Tamil Nadu Appropriation (No.5) Act, 1992	The Whole
1993	6	The Tamil Nadu Appropriation (Vote on Account) Act, 1993	The Whole
1993	7	The Tamil Nadu Appropriation Act, 1993	The Whole
1993	11	The Tamil Nadu Appropriation (No.2) Act, 1993	The Whole
1993	30	The Tamil Nadu Appropriation (No.3) Act, 1993	The Whole
1994	18	The Tamil Nadu Appropriation Act, 1994	The Whole
1994	19	The Tamil Nadu Appropriation (Vote on Account) Act, 1994	The Whole
1994	22	The Tamil Nadu Appropriation (No.2) Act, 1994	The Whole
1994	24	The Tamil Nadu Appropriation (No.3) Act, 1994	The Whole
1994	58	The Tamil Nadu Appropriation (No.4) Act, 1994	The Whole
1995	2	The Tamil Nadu Appropriation Act, 1995	The Whole
1995	3	The Tamil Nadu Appropriation (Vote on Account) Act, 1995	The Whole
1995	9	The Tamil Nadu Appropriation (No.2) Act, 1995	The Whole
1995	35	The Tamil Nadu Appropriation (No.3) Act, 1995	The Whole
1996	5	The Tamil Nadu Appropriation Act, 1996	The Whole
1996	6	The Tamil Nadu Appropriation (Vote on Account) Act, 1996	The Whole
1996	25	The Tamil Nadu Appropriation (No.2) Act, 1996	The Whole

(1)	(2)	(3)	(4)
1996	29	The Tamil Nadu Appropriation (No.3) Act, 1996	The Whole
1997	17	The Tamil Nadu Appropriation (Vote on Account) Act, 1997	The Whole
1997	18	The Tamil Nadu Appropriation Act, 1997	The Whole
1997	22	The Tamil Nadu Appropriation (No.2) Act, 1997	The Whole
1997	41	The Tamil Nadu Appropriation (No.3) Act, 1997	The Whole
1997	42	The Tamil Nadu Appropriation (No.4) Act, 1997	The Whole
1997	50	The Tamil Nadu Appropriation (No.5) Act, 1997	The Whole
1998	6	The Tamil Nadu Appropriation Act, 1998	The Whole
1998	7	The Tamil Nadu Appropriation (Vote on Account) Act, 1998	The Whole
1998	13	The Tamil Nadu Appropriation (No.2) Act, 1998	The Whole
1998	14	The Tamil Nadu Appropriation (No.3) Act, 1998	The Whole
1998	39	The Tamil Nadu Appropriation (No.4) Act, 1998	The Whole
1999	5	The Tamil Nadu Appropriation (Vote on Account) Act, 1999	The Whole
1999	6	The Tamil Nadu Appropriation Act, 1999	The Whole
1999	8	The Tamil Nadu Appropriation (No.2) Act, 1999.	The Whole
1999	40	The Tamil Nadu Appropriation (No.3) Act, 1999.	The Whole
2000	3	The Tamil Nadu Appropriation Act, 2000	The Whole
2000	4	The Tamil Nadu Appropriation (Vote on Account) Act, 2000	The Whole
2000	8	The Tamil Nadu Appropriation (No.2) Act, 2000	The Whole
2000	9	The Tamil Nadu Appropriation (No.3) Act, 2000	The Whole
2000	29	The Tamil Nadu Appropriation (No.4) Act, 2000	The Whole

(By order of the Governor)

S.S. POOVALINGAM,
Secretary to Government-in-charge,
Law Department.

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:—

ACT No. 33 OF 2017.

An Act further to amend the Tamil Nadu Prohibition Act, 1937.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth year of the Republic of India as follows: –

1.(1) This Act may be called the Tamil Nadu Prohibition (Second Amendment) Act, 2017.

Short title and commencement.

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

2. In section 3 of the Tamil Nadu Prohibition Act, 1937,—

Tamil Nadu
Act X of
1937.

(1) in clause (6), for sub-clause (b), the following sub-clause shall be substituted, namely:-

Amendment of section 3.

“(b) to take out of the State of Tamil Nadu including crossing the customs frontiers of India;” ;

(2) in clause (7), for sub-clause (b), the following sub-clause and Explanation shall be substituted, namely:-

“(b) to bring into the State of Tamil Nadu, including crossing the customs frontiers of India;

Explanation,— For the purpose of sub-clause (b) of clause (6) and sub-clause (b) of clause (7),-

(i) “customs frontiers of India” means the limits of the area of a customs station in which imported goods or goods for export are ordinarily kept before clearance by customs authorities;

(ii) “customs station” means any customs port, customs airport or land customs station.”.

(By order of the Governor)

S.S. POOVALINGAM,
Secretary to Government-in-charge,
Law Department.

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:—

ACT No. 34 OF 2017.

An Act to provide for the appropriation of moneys out of the Consolidated Fund of the State for the services and purposes of the financial year commenced on the 1st day of April 2017.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth Year of the Republic of India as follows:-

1. This Act may be called the Tamil Nadu Appropriation (No.3) Act, 2017.

Short title.

2. The State Government may appropriate out of the Consolidated Fund of the State for the services and purposes of the financial year commenced on the 1st day of April 2017, a sum not exceeding two lakh nineteen thousand three hundred and thirty nine crore forty seven lakh and thirty three thousand rupees, which shall be inclusive of the sum of one lakh fifty seven thousand seven hundred and seventy three crore forty eight lakh and twenty three thousand rupees specified in section 2 of the Tamil Nadu Appropriation (Vote on Account) Act, 2017, being moneys required to meet—

Appropriation out of the Consolidated Fund of the State for the services and purposes of the financial year commenced on the 1st day of April 2017.

(a) the grants made by the Tamil Nadu Legislative Assembly for the year, as set forth in column (3) of the Schedule; and

(b) the expenditure *charged* on the Consolidated Fund of the State for that year, as set forth in column (4) of the Schedule.

THE SCHEDULE.

(See section 2)

Demand Number	Services and Purposes	Sums not exceeding			
		Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
(1)	(2)	(3)	(4)	(5)	
		₹	₹	₹	
1	STATE LEGISLATURE	Revenue Capital Loan	42,95,08,000 ... 1,000	33,52,000	43,28,60,000 ... 1,000
2	GOVERNOR AND COUNCIL OF MINISTERS	Revenue Capital Loan	35,37,83,000	10,53,76,000	45,91,59,000
3	ADMINISTRATION OF JUSTICE	Revenue Capital Loan	820,51,54,000	163,39,97,000	983,91,51,000
4	ADI-DRAVIDAR AND TRIBAL WELFARE DEPARTMENT	Revenue Capital Loan	3,038,34,68,000 229,01,19,000 1,000	14,00,03,000	3,052,34,71,000 229,01,19,000 1,000
5	AGRICULTURE DEPARTMENT	Revenue Capital Loan	7,047,39,46,000 437,09,65,000 130,50,00,000	4,000	7,047,39,50,000 437,09,65,000 130,50,00,000
6	ANIMAL HUSBANDRY (Animal Husbandry, Dairying and Fisheries Department)	Revenue Capital Loan	1,129,85,40,000 31,07,58,000 25,00,000	3,000	1,129,85,43,000 31,07,58,000 25,00,000
7	FISHERIES (Animal Husbandry, Dairying and Fisheries Department)	Revenue Capital Loan	619,17,86,000 149,14,65,000 ...	1,000	619,17,87,000 149,14,65,000 ...
8	DAIRY DEVELOPMENT (Animal Husbandry, Dairying and Fisheries Department)	Revenue Capital Loan	65,10,10,000 65,00,01,000 ...	1,000	65,10,11,000 65,00,01,000 ...
9	BACKWARD CLASSES, MOST BACKWARD CLASSES AND MINORITIES WELFARE DEPARTMENT	Revenue Capital Loan	962,47,07,000 23,79,09,000 1,000	1,50,10,000	963,97,17,000 23,79,09,000 1,000
10	COMMERCIAL TAXES (Commercial Taxes and Registration Department)	Revenue Capital Loan	336,51,60,000 ... 1,000	2,000	336,51,62,000 ... 1,000

Demand Number	Services and Purposes	Sums not exceeding			
		Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
		(3) ₹	(4) ₹	(5) ₹	
11	STAMPS AND REGISTRATION (Commercial Taxes and Registration Department)	Revenue	285,53,13,000	1,000	285,53,14,000
		Capital
		Loan
12	CO-OPERATION (Co-operation , Food and Consumer Protection Department)	Revenue	2,424,29,34,000	3,000	2,424,29,37,000
		Capital	34,56,97,000	...	34,56,97,000
		Loan	12,37,80,000	...	12,37,80,000
13	FOOD AND CONSUMER PROTECTION (Co-operation, Food and Consumer Protection Department)	Revenue	5,734,99,71,000	4,000	5,734,99,75,000
		Capital	286,88,65,000	...	286,88,65,000
		Loan	1,000	...	1,000
14	ENERGY DEPARTMENT	Revenue	9,216,60,66,000	1,000	9,216,60,67,000
		Capital	2,275,00,06,000	...	2,275,00,06,000
		Loan	1,474,20,04,000	...	1,474,20,04,000
15	ENVIRONMENT (Environment and Forests Department)	Revenue	10,09,54,000	1,000	10,09,55,000
		Capital	18,18,00,000	...	18,18,00,000
		Loan	20,00,01,000	...	20,00,01,000
16	FINANCE DEPARTMENT	Revenue	1,107,67,13,000	5,000	1,107,67,18,000
		Capital	2,000,00,02,000	...	2,000,00,02,000
		Loan	146,17,23,000	...	146,17,23,000
17	HANDLOOMS AND TEXTILES (Handlooms, Handicrafts, Textiles and Khadi Department)	Revenue	1,161,28,60,000	1,000	1,161,28,61,000
		Capital	1,45,01,000	...	1,45,01,000
		Loan	71,95,06,000	...	71,95,06,000
18	KHADI, VILLAGE INDUSTRIES AND HANDICRAFTS (Handlooms, Handicrafts, Textiles and Khadi Department)	Revenue	193,56,07,000	2,000	193,56,09,000
		Capital
		Loan	1,000	...	1,000
19	HEALTH AND FAMILY WELFARE DEPARTMENT	Revenue	10,104,10,29,000	1,09,28,000	10,105,19,57,000
		Capital	52,66,14,000	...	52,66,14,000
		Loan	1,000	...	1,000
20	HIGHER EDUCATION DEPARTMENT	Revenue	3,524,72,86,000	2,000	3,524,72,88,000
		Capital	155,66,85,000	2,000	155,66,87,000
		Loan	1,000	...	1,000

Demand Number	Services and Purposes	Sums not exceeding			
		Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
(1)	(2)	(3)	(4)	(5)	
		₹	₹	₹	
21	HIGHWAYS AND MINOR PORTS DEPARTMENT	Revenue	1,398,95,62,000	5,000	1,398,95,67,000
		Capital	8,667,67,98,000	3,000	8,667,68,01,000
		Loan	2,000	...	2,000
22	POLICE (Home, Prohibition and Excise Department)	Revenue	6,044,84,44,000	3,48,55,000	6,048,32,99,000
		Capital	430,00,04,000	...	430,00,04,000
		Loan	5,00,03,000	...	5,00,03,000
23	FIRE AND RESCUE SERVICES (Home, Prohibition and Excise Department)	Revenue	247,25,49,000	1,000	247,25,50,000
		Capital	6,23,70,000	...	6,23,70,000
		Loan	1,000	...	1,000
24	PRISONS (Home, Prohibition and Excise Department)	Revenue	271,08,49,000	6,000	271,08,55,000
		Capital	10,78,23,000	...	10,78,23,000
		Loan
25	MOTOR VEHICLES ACTS-ADMINISTRATION (Home, Prohibition and Excise Department)	Revenue	245,67,53,000	1,000	245,67,54,000
		Capital	1,000	...	1,000
		Loan
26	HOUSING AND URBAN DEVELOPMENT DEPARTMENT	Revenue	1,372,52,54,000	2,000	1,372,52,56,000
		Capital	618,83,15,000	...	618,83,15,000
		Loan	660,00,01,000	...	660,00,01,000
27	INDUSTRIES DEPARTMENT	Revenue	1,737,67,77,000	3,000	1,737,67,80,000
		Capital	6,000	...	6,000
		Loan	350,00,10,000	...	350,00,10,000
28	INFORMATION AND PUBLICITY (Tamil Development and Information Department)	Revenue	73,32,81,000	...	73,32,81,000
		Capital
		Loan
29	TOURISM - ART AND CULTURE (Tourism, Culture and Religious Endowments Department)	Revenue	95,52,01,000	7,000	95,52,08,000
		Capital	70,83,62,000	...	70,83,62,000
		Loan	1,000	...	1,000
30	STATIONERY AND PRINTING (Tamil Development and Information Department)	Revenue	112,84,46,000	10,03,000	112,94,49,000
		Capital	4,000	...	4,000
		Loan

Demand Number	Services and Purposes	Sums not exceeding			
		Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
		(3) ₹	(4) ₹	(5) ₹	
31	INFORMATION TECHNOLOGY DEPARTMENT	Revenue	107,48,41,000	1,000	107,48,42,000
		Capital	8,50,00,000	...	8,50,00,000
		Loan	1,000	...	1,000
32	LABOUR AND EMPLOYMENT DEPARTMENT	Revenue	992,23,20,000	7,000	992,23,27,000
		Capital	18,04,46,000	...	18,04,46,000
		Loan	1,000	...	1,000
33	LAW DEPARTMENT	Revenue	26,99,92,000	1,000	26,99,93,000
		Capital
		Loan
34	MUNICIPAL ADMINISTRATION AND WATER SUPPLY DEPARTMENT	Revenue	7,918,98,31,000	3,000	7,918,98,34,000
		Capital	5,803,05,23,000	...	5,803,05,23,000
		Loan	274,32,82,000	...	274,32,82,000
35	PERSONNEL AND ADMINISTRATIVE REFORMS DEPARTMENT	Revenue	94,13,28,000	68,71,03,000	162,84,31,000
		Capital	1,000	...	1,000
		Loan	37,50,000	...	37,50,000
36	PLANNING, DEVELOPMENT AND SPECIAL INITIATIVES DEPARTMENT	Revenue	252,14,32,000	4,000	252,14,36,000
		Capital	175,67,00,000	...	175,67,00,000
		Loan	1,000	...	1,000
37	PROHIBITION AND EXCISE (Home, Prohibition and Excise Department)	Revenue	107,25,54,000	1,000	107,25,55,000
		Capital
		Loan
38	PUBLIC DEPARTMENT	Revenue	415,08,53,000	16,05,000	415,24,58,000
		Capital	3,000	...	3,000
		Loan	20,50,00,000	...	20,50,00,000
39	BUILDINGS (Public Works Department)	Revenue	261,86,86,000	2,000	261,86,88,000
		Capital	984,68,72,000	...	984,68,72,000
		Loan	1,000	...	1,000
40	IRRIGATION (Public Works Department)	Revenue	1,815,40,70,000	2,000	1,815,40,72,000
		Capital	2,972,19,72,000	3,00,03,000	2,975,19,75,000
		Loan

Demand Number	Services and Purposes	Sums not exceeding			
		Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
(1)	(2)	(3)	(4)	(5)	
		₹	₹	₹	
41	REVENUE DEPARTMENT	Revenue	5,692,67,18,000	13,000	5,692,67,31,000
		Capital	2,64,10,000	1,000	2,64,11,000
		Loan	1,000	...	1,000
42	RURAL DEVELOPMENT AND PANCHAYAT RAJ DEPARTMENT	Revenue	15,236,98,50,000	5,000	15,236,98,55,000
		Capital	1,428,44,06,000	...	1,428,44,06,000
		Loan	1,000	...	1,000
43	SCHOOL EDUCATION DEPARTMENT	Revenue	26,579,27,43,000	31,64,000	26,579,59,07,000
		Capital	352,72,20,000	...	352,72,20,000
		Loan	2,000	...	2,000
44	MICRO, SMALL AND MEDIUM ENTERPRISES DEPARTMENT	Revenue	482,28,64,000	1,000	482,28,65,000
		Capital	50,03,04,000	...	50,03,04,000
		Loan	1,000	...	1,000
45	SOCIAL WELFARE AND NUTRITIOUS MEAL PROGRAMME DEPARTMENT	Revenue	4,777,13,16,000	1,000	4,777,13,17,000
		Capital	4,04,03,000	...	4,04,03,000
		Loan	2,000	...	2,000
46	TAMIL DEVELOPMENT (Tamil Development and Information Department)	Revenue	47,85,00,000	3,000	47,85,03,000
		Capital
		Loan	1,000	...	1,000
47	HINDU RELIGIOUS AND CHARITABLE ENDOWMENTS (Tourism, Culture and Religious Endowments Department)	Revenue	86,72,11,000	3,00,00,000	89,72,11,000
		Capital
		Loan
48	TRANSPORT DEPARTMENT	Revenue	1,466,55,90,000	3,000	1,466,55,93,000
		Capital	350,00,05,000	...	350,00,05,000
		Loan	375,00,09,000	...	375,00,09,000
49	YOUTH WELFARE AND SPORTS DEVELOPMENT DEPARTMENT	Revenue	165,47,53,000	1,000	165,47,54,000
		Capital
		Loan	1,000	...	1,000
50	PENSION AND OTHER RETIREMENT BENEFITS	Revenue	22,386,54,59,000	7,83,26,000	22,394,37,85,000
		Capital
		Loan

Demand Number	Services and Purposes	Sums not exceeding			
		Voted by the Legislative Assembly	Charged on the Consolidated Fund of the State	Total	
(1)	(2)	(3)	(4)	(5)	
		₹	₹	₹	
51	RELIEF ON ACCOUNT OF NATURAL CALAMITIES	Revenue	748,19,08,000	2,000	748,19,10,000
		Capital
		Loan
52	DEPARTMENT FOR THE WELFARE OF DIFFERENTLY ABLED PERSONS	Revenue	466,18,22,000	1,000	466,18,23,000
		Capital
		Loan	1,000	...	1,000
53	DEPARTMENT OF SPECIAL PROGRAMME IMPLEMENTATION	Revenue	760,85,11,000	1,000	760,85,12,000
		Capital
		Loan	1,000	...	1,000
54	FORESTS (Environment and Forests Department)	Revenue	376,03,89,000	2,000	376,03,91,000
		Capital	143,14,35,000	...	143,14,35,000
		Loan
	DEBT CHARGES	Revenue	...	25,691,37,94,000	25,691,37,94,000
		Capital
		Loan
	PUBLIC DEBT - REPAYMENT	Revenue
		Capital
		Loan	...	11,248,22,80,000	11,248,22,80,000
	Total	Revenue	150,724,64,52,000	25,965,86,26,000	176,690,50,78,000
		Capital	27,857,07,70,000	3,00,09,000	27,860,07,79,000
		Loan	3,540,65,96,000	11,248,22,80,000	14,788,88,76,000
	Grand Total		182,122,38,18,000	37,217,09,15,000	219,339,47,33,000

(By order of the Governor)

S.S. POOVALINGAM,
Secretary to Government-in-charge,
Law Department.

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 26th July 2017 and is hereby published for general information:-

ACT No. 35 OF 2017.

An Act further to amend the Tamil Nadu Dr. Ambedkar Law University Act, 1996.

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Sixty-eighth Year of the Republic of India as follows:-

1. (1) This Act may be called the Tamil Nadu Dr. Ambedkar Law University (Amendment) Act, 2017.

Short title and commencement.

(2) It shall come into force at once.

Tamil Nadu Act
43 of 1997.

2. In section 12 of the Tamil Nadu Dr. Ambedkar Law University Act, 1996, for sub-section (2) including the proviso thereto, the following sub-sections shall be substituted, namely:-

Amendment section 12.

“(2) For the purpose of sub-section (1), the Committee shall consist of

(i) a nominee of the Government, who shall be a retired Judge of the Supreme Court or any High Court or an eminent educationist;

(ii) a nominee of the Academic Senate who shall be an eminent educationist; and

(iii) a nominee of the Syndicate who shall be an eminent educationist.

Explanation.—For the purpose of this sub-section, “eminent educationist” means a person,-

(i) who is or has been a Vice-Chancellor of any Law University or National Law School established by the State Government or Central Government; or

(ii) who is a distinguished academician, with a minimum of ten years of experience as Professor in any Law University or National Law School or in both taken together; or

(iii) who is or has been a Director or Head of any Law University or National Law School:

Provided that the person so nominated shall not be a member of any of the authorities of the University or shall not be connected with the University or any college or any recognized institution of the University.

(2-A) A person recommended by the Committee for appointment as Vice-Chancellor shall—

(i) be a distinguished academician with highest level of competence, integrity, morals and institutional commitment;

(ii) possess such educational qualifications and experience as may be specified by the State Government in consultation with the Chancellor by an order published in the *Tamil Nadu Government Gazette*.

(2-B) The process of nominating the members to the Committee by the Government, the Academic Senate and the Syndicate shall begin six months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor and shall be completed four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-C) The process of preparing the panel of suitable persons for appointment as Vice-Chancellor shall begin at least four months before the probable date of occurrence of vacancy in the office of the Vice-Chancellor.

(2-D) The Committee shall submit its recommendation to the Chancellor within four months from the date of its constitution. If the Committee does not submit its recommendation to the Chancellor within the said period, the Chancellor may grant further time to the Committee to submit its recommendation or take steps to constitute another Committee in accordance with sub-section (2).”.

Tamil Nadu
Act 43 of
1997.

Tamil Nadu
Act 43 of
1997.

3. Nothing contained in sub-sections (2), (2-A), (2-8), (2-C) and (2-D) of section 12 of the Tamil Nadu Dr. Ambedkar Law University Act, 1996, as amended or inserted by the Tamil Nadu Dr. Ambedkar Law University (Amendment) Act, 2017, shall apply to the Committee constituted under sub-section (2) of section 12 of the Tamil Nadu Dr. Ambedkar Law University Act, 1996 immediately before the commencement of the Tamil Nadu Dr. Ambedkar Law University (Amendment) Act, 2017.

Savings.

(By order of the Governor)

S.S. POOVALINGAM,
*Secretary to Government-in-charge,
Law Department.*