



REVENUE DEPARTMENT

# STRICT OFFICE MANUAL

Parts I and II

COMPILED AND ISSUED UNDER  
ORDERS OF GOVERNMENT

*(Corrected upto 30th September 1969)*



GOVERNMENT OF TAMIL NADU  
1990

PRINTED BY THE DIRECTOR OF STATIONERY AND  
PRINTING, MADRAS ON BEHALF OF THE  
GOVERNMENT OF TAMIL NADU  
1990

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## DISTRICT OFFICE MANUAL

### PART I.

#### Preliminary Note.

This Manual is intended primarily for use in the offices of Collector in the "Correspondence Branch". It is also intended for use—*mutajis mutandis*—in other Revenue offices, namely, in the offices of Treasury Deputy Collector, Divisional Officers, Tahsildars and Deputy Tahsildars. To adapt the Manual for use in these offices all that is necessary is an Office Order indicating who should perform certain of the functions assigned in the Manual to specified officials. Thus the functions of the Collector will obviously be performed by the head of the office, whether he be Treasury Deputy Collector, Divisional Officer, Tahsildar or Deputy Tahsildar. Those of the Sarishtadar will be performed in a small office by the Head Clerk, and in a Taluk Office mainly or wholly by the Headquarters Deputy Tahsildar. Any Collector who has a Personal Assistant must lay down clearly what the functions of that officer should be. Where it is laid down in this Manual that any function should be performed by the Collector the latter officer may of course delegate it to his Personal Assistant. The term "Personal Assistant" includes a Treasury Deputy Collector, where there is no Personal Assistant so designated.

#### I. Introductory.

A copy of this book will be supplied to every member of the establishment and he must make himself thoroughly conversant with the rules contained in it. The plea of ignorance will never be accepted as an excuse for disobeying them. The head of each section must see that every clerk in his section knows and understands the rules, keeps his copy of them corrected up-to-date and hands it over to his successor on leaving the office.

#### II. Attendance.

2. *Hours of attendance.*—All members of the establishment are expected to attend the office from 10-30 a.m. to 5 p.m. on all week days except recognized holidays. Heads of sections must set an example to others by themselves attending office punctually. An interval of half an hour between 1 and 2 p.m. will be allowed for tiffin or lunch; but clerks may leave their seats for tiffin or lunch by turns, after making suitable arrangements and they should not all leave at the same time.

The observance of the office hours referred to above should be rigorously insisted on and attendance outside the prescribed office hours should not be accepted as substitution or excuse.

Such of the Hindu members of the staff who have actually to perform religious rites on New Moon days may attend office one hour late on these days. On Fridays, such of those Muslim members of the staff who actually go to the mosque to say their jumma prayers will be allowed to be absent from duty between 1 and 2 p.m. Muslim members of the staff who actually observe the Ramzan fast may be permitted to leave office at 4-30 p.m. daily during the month of Ramzan to enable them to reach their homes in time and break the Ramzan fast in accordance with their religious custom, subject to the condition that heads of offices may require any such Muslim member of the staff whose services are essentially required for any specially urgent work on any day to staff on beyond 4-30 p.m.

On festival and religious occasions listed below members of the staff who have actually to perform the religious ceremonies or attend the festivals may on application code to that effect, be permitted to attend office last in the mornings or to leave office early in the evenings (as the case may be) by not more than 1½ hours on these days:—

<i>Hindus.</i>	<i>Christians.</i>	<i>Muslims.</i>
1. Karthigai Deepam	1. Ash Wednesday	Bakrid eve.
2. Lunar eclipse	2. Maundy Thursday	
3. Solar eclipse	3. Christmas eve	
4. Aruvathu Moovar festival at Mylapore.	4. The day preceding Easter.	
5. The day preceding Deepavali.	5. Eve of New Year	
6. Gayathri Japam	6. All Souls Day	
7. Masi Magam		
8. Sri Rama Navaratri		

[G.O. Ms. No. 328, Public (Services-A), dated 17th February 1969.]

(B.P. Pe.m. No. 224/69, dated 13th March 1969.)

3. *Attendance register.*—An attendance register in the prescribed form will be kept in the custody of the Sarishtadar, Clerks must initial it as soon as they come to office. It will be closed 10 minutes after the office opens, and will be laid before the Sarishtadar with the casual leave and the late attendance report.

4. *Late attendance.*—If any clerk does not attend office punctually, the word "late" will be entered against his name in the column for that date; if he comes later on, the hour at which he arrives should be entered by the Sarishtadar. On the first of each month the attendance register will be submitted to the Collector. Forfeiture of a day's casual leave will ordinarily be the penalty for every two days late attendance without permission.

Clerks requiring permission to attend late must apply for it beforehand whenever possible. Any day on which a clerk attends office after 1 O'clock whether with or without permission, will be treated as casual leave.

5. *Work out of office hours and on holidays.*—Clerks are on no account to take papers out of the office in order to work at home; and work before or after office hours and especially by artificial light is to be reduced to a minimum. As a general rule, work on Sundays and other holidays is prohibited, and no papers must be submitted to the Collector on these days except really urgent papers. As far as possible returns due on a Sunday or other holiday will be submitted on the day before such Sunday or holiday. In submitting papers to the Collector on such days the Sarishtadar must exercise the utmost discretion.

6. *Urgent work on holidays.*—Proper arrangements will be made for the disposal of urgent work on holidays. Heads of branches may make their own arrangements in regard to this, but no clerk must be required to attend office on any holiday without adequate reason. For the Christmas and Easter holidays regular "Turn lists" (showing which clerks have to attend each day) must be drawn up. Care should be taken to distribute this work fairly, and if possible no single clerk should be required to attend office on more than one or two days during these holidays.

7. *Casual leave.*—Casual leave will be granted under such rules and conditions as are laid down in paragraph 5 of B.S.O. No. 131. It will not be granted on vague and general grounds such as for "urgent private affairs" or for "a certain ceremony". The purpose for which leave is required must be stated definitely, but clerks should abstain from giving unsavoury medical particulars. Applications for leave (including extensions of leave) must be made, and orders on them obtained, before the leave is taken or the applicant is due to join duty. Absence in anticipation of sanction will only be condoned if the necessity for the leave or extension could not have been foreseen. In such cases the nature of the rule will do so at their peril. When a clerk goes on casual leave he must sudden emergency must be definitely stated. Clerks disregarding this section. Applications from the Sarishtadar and heads of sections and he invariably hand over any office keys in his custody to the head of his Collector's camp clerks, and from peons on duty with the Collector, will be submitted through the Treasury Deputy Collector to the Collector. Applications from peons must also pass through the daffadar, who will endorse on the application whether the applicant can be spared. The Treasury Deputy Collector will note on applications whether the applicant is eligible for the leave. The applications of clerks in the Sarishtadar's section will be submitted to the

Sarishtadar, who will dispose of them after ascertaining whether the applicants are eligible for the leave. All other applications will be submitted to and disposed of by the Treasury Deputy Collector. It is of course open to any Collector to modify these arrangements as he may see fit.

8. *Absence due to infectious disease.*—Whenever a case of cholera, small-pox or other infectious disease occurs at the dwelling of any clerk or peon, he must report the fact at once to the Sarishtadar by a verbal message—not in writing (as the written report might convey infection)—send the Sarishtadar his keys and stay away from duty until further orders. The Sarishtadar will report such cases to the Collector and obtain his orders. In cases where no substitute is appointed and no extra cost to Government is involved, such absence will be treated as casual leave, but will not count against the maximum period of such leave admissible. If, however, a substitute is necessary, ordinary leave debitable to the leave account of the Government servant should be granted. Disregard of this rule will be severely viewed, as imperilling the health of other members of the staff.

### III. General discipline, etc.

9. *General.*—While in office, all members of the establishment must behave in a quite and dignified manner. They must address other members of the establishment courteously. They must attend to their work and not waste their time. They must try to maintain perfect silence, and if they have occasion to talk, they must do in a low voice so as not to disturb others. They are particularly warned against the heinous offence of divulging to outsiders or to other members of the establishment any information (whether expressly marked confidential or not) that may have come to their knowledge in their official capacity. If any vakil, petitioner or other private person applies to them for any such information, they will refer him politely to the Sarishtadar. They must of course not accept any presents or remunerations from any visitor, party or other person resorting to the office on business, nor lay themselves under obligation to such persons in any other way. They must not have recourse to anonymous petitions or letters in order to ventilate their grievances or supposed grievances. If any member of the office establishment thinks that he has any grievance, he may represent it to the Collector in person. The Collector will be prepared to receive visitors who wish to see him on official matters on any office day during office hours; but if clerks and others wish to make representations about their claims to promotion and such matters, it is more convenient that they should do so in writing, when their contentions can be examined at leisure with reference to the records. Long-winded verbal representations are apt rather to confuse and irritate the officer

addresses (who is unlikely to be able to remember all the circumstances of the case or to discuss it without records) than to benefit the person addressing him.

10. *Tidiness and cleanliness of the office.*—A waste-paper box must be kept within a convenient distance of every member of the staff. Waste paper must be thrown into these and not on the floor. Stationery and records must be put away tidily in the clerks' almirahs, and not left lying on tables and on the tops of almirahs exposed to dust. All rubbish and obsolete forms or publications must be cleared away, not left to litter the office. The office and the Collector's rooms must be properly swept and dusted daily. The daffadar is responsible for seeing that this is done and neglect on his part in this respect will be severely punished. He must be at the office not later than 10-30 a.m. on every office day for this purpose.

#### IV. Organization of Office.

11. *Sections.*—The first step to be taken in order to introduce "Mr. Tottenham's System" into any office is to divide the officer into convenient sections, and to draw up a clerk distribution list showing and the subjects dealt with by each clerk. To each section a section letter will be assigned and to each group of subjects dealt with by a clerk, a number will be allotted. A fair-copying and despatching section must also be organized under a competent superintendent.

12. *The Sarishtadar.*—(i) The Sarishtadar will exercise in general the sections, the head of each section, the clerks composing each section supervision over the whole office both in regard to the despatch of business and in regard to discipline. The Collector will lay down definitely what officers may submit papers to him direct. Subject to such orders all papers dealt within the Correspondence Branch must pass to the Collector through the Sarishtadar. Even those officers who have been authorized to submit papers direct as a general rule must submit papers of special importance or difficulty through the Sarishtadar. Such officers must not be regarded as in any sense independent of the Sarishtadar nor can he disclaim responsibility in regard to their work or that of the clerks working under them. He must keep in touch with the work in all sections of the Correspondence Branch, make himself conversant with the more important files pending in each section, and see that they in particular are not delayed.

(ii) He must periodically inspect the personal registers, and see that they are punctually, neatly and properly maintained. He must also see that heads of sections do the same so far as their respective sections are concerned. The Sarishtadar must check any tendency to delay and bring to the Collector's notice

any serious delay or other irregularity and any indication that any members of the establishment is obviously unsuited for his work. If a serious delay or other irregularity comes to light it is not a sufficient excuse for the Sarishtadar to say that he repeatedly warned the offender, or "urged him to deal promptly" with the file that has been delayed. It is the Sarishtadar's duty to report such matters to the Collector as soon as he finds that his own admonitions are not proving effective. Should he fail to do so he cannot be held to have discharged his responsibility.

(iii) The Sarishtadar must watch in-coming reminders—especially those received from the Board and Government—and look into the cause of the delays that have evoked them. He must advise the other ministerial officers on difficult or intricate questions, should they seek or need his advance, and he is at liberty to note on any file should he consider it necessary to do so.

(iv) His responsibility extends to the fair copying and despatching section. He must examine the fair-copying and despatch register at frequent intervals and see that it is regularly and properly written up, and that there is no delay in this branch of the work. He will also from time to time examine the distribution register, and see that the clerks invariably and promptly acknowledge papers entered in it, and enter the personal register numbers against them. He will also check the balance of stamps at intervals and see that the stamp account is properly maintained. It is his duty to see that the rules in this Manual and all office orders are strictly obeyed.

13. *Heads of sections.*—These officers have similar responsibilities in regard to their respective sections, and the work of the clerks subordinate to them, to those imposed on the Sarishtadar in regard to the office as a whole, but naturally their responsibility is even greater.

#### V. The office system—General outline.

14. *Introductory.*—The term "office system" is here used to mean mainly the arrangements in regard to "routine work" i.e., to such branches of work as the opening registering, indexing, fair-copying and despatching of correspondence, the receipt of papers into the record room their arrangement there, their issue from there when required for reference, their destruction when no longer required and so on. The office system described is the "Tottenham System" which is a simplified and improved form of Dr. Maclean's "Disposal Number System". The main points which it differs from the latter are that there is no disposal number or disposal register, but papers are arranged after disposal

according to their "Current" number; the current register is also dispensed with and only personal registers are maintained, the index is written in duplicate, on slips which are filed on the loose-leaf system (for a note on the slip-index and its advantages as compared with the card-index, see Appendix E); there is no despatch register, though the fair-copying register (the function of which is different from that which the old despatch register was supposed to fulfil) shows, among other things, the date of despatch.

15. *Unauthorised registers.*—The registers to be maintained are specified in the following paragraphs. Except where a contrary is stated all the registers prescribed by the disposal number system are to be abolished. Heads of offices are on no account to retain or reintroduce any of the old registers—or to introduce new registers or returns of any kind without the sanction of the Board or Government. Any registers or returns now existing in any office which have not been prescribed by the Board or Government are to be abolished forthwith. This prohibition applies equally to arrear list and the like.

16. *Registers maintained.*—The following registers are maintained: (1) *Distribution Register* (Form I, Appendix B).—This register should be maintained separately for each section. The serial numbers in column (1) of the register should be printed. All papers received in tappal should be entered in this register.

17. The Collector and Personal Assistant, after perusing the tappals should send them to the Huzur Sarishtadar. The latter should sort out the papers of each section into separate bundles and send each bundle to the section head concerned. He should sort out the papers clerk-wise and have them numbered with an automatic numbering machine, in such a way that each clerk has a consecutive series of numbers. Below the last number given to the day's tappal, the section head concerned should invariably affix his initials with date. In column (2) of the distribution register should be indicated briefly the nature of the enclosures, if any (e.g., two volumes of service register, "one personal file", "two maps", etc.) The papers should then be handed over to the clerks concerned, who should draw a bracket against the numbers of their papers and put their initials in column (3) in token of having received their papers. Any stray numbers relating to the papers of a clerk should also be initialled by him. If the distribution register number is used also as a current number in respect of papers dealt with in the personal registers, more than one file in the office may bear the same current number resulting in confusion. The new case register will, therefore continue to be maintained for the whole office, and in respect of new cases to be dealt with in the personal registers the clerk will obtain new case numbers in one series for the whole

office. In respect of such papers, the current numbers in the personal register should be entered in column (4) of the distribution register and the entries in the distribution register should be ringed off. In respect of periodicals and papers to be entered in special registers, such as gun licence renewal register, the number of the periodical or the serial number of the case in the special registers, as the case may be, should be entered in column (4) of the distribution register and the entries in the register should be ringed off. In the case of Government Orders and Board's Proceedings on which no specific action is necessary and similar papers for which "record files" are kept, the number of the "record file" in which they should be filed should be got approved by the competent authority and noted in column (4) of the distribution register; the papers should then be handed over to the record-keeper under his acknowledgment in column (5) of the register and the entries in the register should be ringed off. In the case of "L. Dis. P. (Distr.)" and "N. Dis. P. (Distr.)" disposals, the nature of disposal should be entered in column (4) of the distribution register. "L. Dis. P. (Distr.)" disposal should be handed over to the record-keeper under his acknowledgment in column (5) of the register and in respect of "N. Dis. P. (Distr.)" disposals, the concerned clerk should indicate the subject-matter briefly in that register. However, in respect of papers dealt with in some other registers (e.g., the periodical register or a special register), it will generally be more convenient to take the record-keepers acknowledgment in that register rather than in the distribution register. With regard to the personal register, the clerk should get the acknowledgment of the Superintendent, Fair-Copying Section, in the last column of that register as laid down in paragraph 72 and the Superintendent in turn should obtain the record-keeper's acknowledgment in the last column of the new case. Register when the disposals are handed over to the record-keeper. On no account is a separate register to be maintained of all communications received by registered post. It does not follow that because a man thinks fit to send a communication by registered post it is of any importance and it will be entered only in the distribution register. "Valuables", i.e., cash, notes, etc., having an actual monetary value, will be entered in the usual security register. Copy stamp papers will be entered in the copy application register. Valuables and copy stamps should not be entered in the distribution register.

**NOTE.**—The distribution register relating to the previous calendar year should be sent to the records and the acknowledgment of the record-keeper obtained on the first page of the new register.

(B.P. Perm. No. 589, dated 4th July 1969.)

**NOTE.**—"Numbers in the Distribution Register" relating to the previous calendar year and which remain unringed off as on 1st April of the current year, will be entered in the pages at the commencement of the volumes



of the new year. For this purpose, a few pages of the Distribution Register will be left blank at the commencement of the calendar year. After the pending numbers of the previous year have thus been carried over to the New Register, the old volumes should be sent to the records and the acknowledgment of the Record-keeper obtained on the first page of the new Register.

(G.O. Ms. No. 1170, Public Services-A)

(B.P. Perm No. 595, dated 6th June 1966 (K), dated 20th April 1966.)

18. *Cancelled.*

19. *Cancelled.*

20. (2) *Personal registers.*—Each clerk will maintain a personal register. After this is done the columns of the previous year should be sent to the records before the 15th April acknowledgment of the record-keeper obtained on the first paragraph of the first volume of the new year. Form II, Appendix B (Cf. paragraph 11 above—last sentence but one). There will be one set of current numbers for all the sections (see paragraph 21) below new case register. A number is assigned as stated above to each clerk and this clerk's number must be marked on all notes, drafts and references, after the Section Letter (paragraph 11 above) thus—"No. A1-2260-20", where "A" is the Section Letter "I" the clerk's number, "2260" the "current number" in the personal register, and "20" the year. The clerk's numbers *must not be marked on disposals*—whether on the actual communications issued or on the files themselves in the record room. The reason for this is that the clerk's number is merely intended to facilitate the distribution and tracing of pending correspondence. It is not intended to determine the position of the file in the records after disposal.

NOTE.—(1) Cases of the previous year remaining undisposed on the 1st of April should be entered in the pages at the commencement of the register, sufficient blank pages being left for the purpose at the beginning of the year.

After this is done, the volumes of the previous year together with the running note file bearing on them will be sent to the Records before the 15th April. On the first page of the first volume of the new year, the Record-keeper should acknowledge the receipt of the old volumes. The running note files should have sufficient number of pages so that ordinarily it should not be necessary to use more than one volume for a year. A fresh running note file should be opened in April when the previous year's entries in Personal Registers are brought forward.

(2) When reminders are issued their dates should be entered in red ink in column 8 of the personal register.

(3) Both on the Cover of the P.R. and on the cover of the run on note file a slip should be pasted showing the name of the section head and the clerk/assistant in charge of the seat date of their first taking charge of the section seat (even if they had taken charge of the section seat prior to the year to which the P.R. relates such actual date of taking charge is to be furnished and date of relief from the section seat : if it is any date within the period during which the personal register is urgent.

21. (3) *New case register (Form III, Appendix B).*—In order to avoid having as many series of current numbers as there are sections, which would be in many ways inconvenient, all new cases will be entered in the "New case register". Nothing will be entered except the new case numbers, the number of the clerk who has to deal with each paper and the initials of the record-keeper when he receives the file after disposal.

NOTE.—(1) Cases of the previous year remaining undisposed on the 1st April should be entered in the pages at the commencement of the register, sufficient number of pages being left for the purpose at the beginning of the year.

(2) After the pending cases of the previous year have been carried over to the new register the old volumes should be sent to the records and the acknowledgment of the record-keeper obtained on the first page of the new register.

22. *New and old cases.*—"New cases" means all papers that are not old cases. "Old cases" means replies to references previously issued, and papers which, though not replies to references, have for any reason to be filed in "Currents" that are already pending. For instance, after correspondence had been begun with one officer on a certain subject, another officer might happen to address the Collector on the same subject. In this instance, the latter communication, though not reply to a reference from the Collector's office, would be an old case, not a new case. If an old case is by mistake numbered as a new case all that has to be done, as soon as the fact is noticed, is to enter the number of the old case against the new case number in the new case register, and also in the personal register if an entry has already been made there before the mistake is found out. The superfluous entry in the personal register will thus be closed. Of course the paper must also be entered against the old case to which it belongs in the appropriate column of the personal register (column 9 "reply or fresh current received").

23. (4) *Fair-copy register (Form IV, Appendix B).*—This is maintained in the current section. It is the business of the Superintendent, Fair Copying Section, to see that the correct number with the date of approval of each draft sent to be fair copied, is at once entered in the register and that the dates on which it is given to the typist, returned to the superintendent, signed and despatched, are *promptly and correctly* entered in the appropriate columns of this register. *No other despatch*

*register is to be maintained for communication to be sent by post.* The old despatch register maintained under the disposal number system was of no use whatever either to prevent the loss of papers, or to fix responsibility for such loss, while its maintenance involved a great deal of writing and merely delayed despatch.

24. (5) *Despatch by post and local delivery book (C.F. 61—Revised).*—This is to be used only for communications to be delivered by hand. The several columns of the register explain themselves. Column 3 of the register need not be filled up in office in which the Fair Copy Register is being maintained.

25. (6) *Stamp account (Form V, Appendix B).*—In this, is entered the total value of the stamps on each batch of letters sent to the post, and the total daily expenditure and balance at the end of the day. The Superintendent, Fair Copying Section is responsible for the correctness of the entries and of the balance. No attempt is to be made to enter the value of the stamps affixed to each letter, as was done in the old despatch register. This is a mere waste of time. Such entries are never likely to be accurate, and there is no possible means of checking them. Hence there is no use in making them.

(7) *Periodical register.*—In regard to this, see the section “Periodicals” below.

(8) *Call book.*—In regard to this, see the section “Disposals” below.

(9) *Security register.*—This will be maintained in Form XV of Appendix B. Valuables such as cash, notes, etc., having an actual monetary value will be entered in this register.

During the periodical check of the personal registers the disposals of valuables if any, received should also be checked. In that regard, the following procedure should be followed. The officer, who has custody of the valuables brought on to the security register will furnish to the section head and the clerk concerned, on the first working day of each month, an extract of the entries in the security register in respect of the pending items. The concerned clerk will indicate in the extract the stage of the relevant file and state the reasons for the non-disposal of the valuables. The correctness of this reply will be checked by the section head who will then get the reply approved by the Gazetted Assistant of the Collector concerned. In the cases of Revenue Divisional Officer and Taluk office, the reply of the concerned clerk should be got approved, through the head clerk by the Revenue Divisional Officer or Tahsildar. After approval, these extracts should be kept in a separate file and put up for security along with the security register during the periodical check of the register with the personal register.

(10) *Copy application register.*—This register should be maintained in the form prescribed in Board's Standing Order No. 173, paragraph 8. Copy stamp paper received with copy applications and cash for the purchase of copy stamp papers should be entered in this register and not in the security register.

(11) *Record issue register.*—This will be retained in the old form.

26. (12)—*A. Special Register of Suits.*—Suit papers should be initially dealt within the Personal Register. After the suits have been numbered in the Court (in cases where the Government are the plaintiff or where the written statements have been filed (where the Government are the defendant) the case should be transferred to the Special Suits Register in Form VIII-A in Appendix B after giving the file a final disposal. After that stage, no further action will be necessary beyond ascertaining from the Government Pleader concerned from time to time as to the stage of the matter. Such correspondence with the Government Pleader will be only of a routine nature and consist mostly of reminders and replies thereto. A separate file bearing the serial number in the special suits register should be maintained for sending reminders to Government Pleader. The Government Pleader concerned should be reminded ordinarily once in six months, reckoning from the date on which the case has been entered in the suits register. Writ petitions and writ appeals shall also be entered in the suits register at the appropriate stages. The suits register shall be maintained separately for each section in an office. The responsibility for the proper maintenance of the suits register will be that of the section head. The entry in the suits register should be closed when the copy of the judgement is received and the matter thereafter dealt with in a personal register current till it is transferred to the "Special Register for Execution Proceedings" at the appropriate stage.

*B. Special Register for Execution Proceedings.*—A special Register in Form VIII-D in Appendix B should be maintained to watch execution proceedings in Government suits and the instructions in paragraph 6 of Board's Standing Order No. 95, should be followed. At the stage when a case relating to execution proceedings is transferred to this register, the concerned file should be given a final disposal. A separate file bearing the serial number of the special register should be maintained for sending reminders to subordinate officers. In some cases, reminders may not be necessary once a month or once a quarter. So, the periodicity of the reminder should be with reference to the facts of each cases.

The register should be maintained separately for each section in an office. The responsibility for the proper maintenance of the register will be that of the section head. After the descess or orders are executed and the cost are paid, recovered or written off, the file should be given final Disposal.

(B.P. Press 38, dated, 19th January 1966.)

(13) *Pauper suits register.*—A register in Form VIII-B in Appendix B should be maintained in the case of pauper suits. When a pauper suit decree is received from the court it should be first entered in the new case register and a new case number assigned to it. Necessary entries should be made at the same time in this special register also.

The current will be finally closed when the amount is recovered or written off. The columns in the special register should be duly filled up then and there so as to facilitate the preparation of the quarterly return referred to in paragraph 107 of the Stamp Manual.

(14) *Register of immovable properties purchased by Government in civil court sales.*—This should be maintained in the Collector's office in Form VIII-C in Appendix B with an annually recurring call-book entry to watch the steps taken for the disposal of such property according to the instructions in B.P. No. 1147, Mis., dated 11th April 1934.

(15) *Special register of important reference from the Board and Government.*—This should be maintained in the Form XVI to Appendix B, for watching the submission of prompt replies to the important and Special D.O's and references from the Board and Government. It should be maintained by the Personal Assistant who should personally see that replies to such references and reminders are sent then and there promptly. It should be submitted to Collector daily for his perusal if he is at headquarters.

(16) *Special register of important references and D.O's. from the Board, Government and others.*—This should be maintained in the Form XVI given under Appendix B, for watching the submission of prompt replies to important references from the Board and the Government including demi-official letters from the Members of the Board of Revenue Secretaries and Deputy Secretaries to the Government and prominent non-officials. It should be maintained by the Personal Assistants who should personally see that replies to such references, reminders and demi-official letters are sent then and there promptly. Demi-official letters entered in this register should be acknowledged immediately, except in cases where the final reply itself could be sent within about a week. In cases where demi-official letters are not immediately acknowledged,

prompt despatch of the final replies within that period should also be watched by him. The register should be submitted to the Collector daily for his perusal if he is at headquarters.

(B.P. Perm No. 298, dated 2nd March 1967.)

Each volume of the Registered Tappal Register should be sent to the records as and when the pages of the volume are exhausted and after acknowledgments have been obtained against all the numbers in the register. Acknowledgment of the record keeper for the receipt of each volume of the register should be obtained on the first page of the succeeding volume.

#### VI. Opening the Tappal.

27. It is desirable that, whenever possible, the tappal should be opened in the Collector's presence. When the Collector is on tour or whenever he does not find it convenient to open the tappal himself he may delegate this duty to the Personal Assistant. When the tappal is not opened in the Collector's presence, he should make such arrangements as he considers necessary for seeing all the more important correspondence, particularly from the Board and Government, at the earliest possible moment. Important papers where reports are called for by the Board or the Government within a specified period, papers to which the personal attention of the Collector is invited, reminders (including demi-officials) from Government or the Board and the papers which are time marked by the Collector while perusing the tappals should be entered in a special register in Form XVI in Appendix B. For instructions regarding the maintenance of his register, *vide* paragraph 26 (15).

28. Subject to any orders of the Collector when the tappal is opened by the Personal Assistant or is brought to the Huzur Sarishtadar after being seen by the Collector and Personal Assistant, the following procedure shall be followed. A clerk hereinafter referred to as the "Tappal Clerk" should be in attendance. He enters "Valuables" in the usual security register. He takes the Sarishtadar's initials to all entries in this register. If any petition or other communication is received which ought to have been addressed to any other officer, he endorses it to the office, fills up the standard printed post card informing the correspondent that the communication has been transferred to such other officer for disposal and gets the endorsement and the post card passed by the Sarishtadar. He endorses petitions or other communication to the appropriate officer, for report or for information, as the Sarishtadar may direct, and gets such endorsement passed by the Collector or such officer as the Collector may designate when a communication is transferred by a higher authority to a subordinate officer for disposal, the fact should be intimated by the former to the party concerned, in the prescribed printed

card, with a request that the party may carry on further correspondence directly with the subordinate officer. Similarly he puts up endorsements returning unstamped or insufficiently stamped petitions, applications for appointment that are not in the prescribed form, etc., and gets them passed by the Sarishtadar. In any cases not specified above in which communication can be disposed of or replied to, or information that is required can be called for by endorsement or in printed or duplicated "form letters" he puts up an endorsement or fills up the appropriate form, notes the gist on the communication (unless it is sent back in original) and gets the endorsement or the form and the note passed by the Collector or such officer as the Collector may designate.

29. The tappal will then be sorted by the tappal clerk according to sections and placed before the Sarishtadar who will look through it and note on it or give orally such instructions as may be necessary. Papers that should be filed (*see* paragraph 84 *et seq.* below) he will boldly mark "F" and if any of the papers coming under the filing system is one which, in his opinion, requires indexing, he will mark it also with the letter "I". If there are any reminders from Government or the Board he will send for the connected files and submit notes *at once* to the Collector, explaining the cause of delay and how the matter stands. If any communication in the tappal is specially urgent, he will arrange for its being attended to forthwith. He will then distribute the tappal to the several heads of sections. The heads of sections will deal with it on exactly the same lines. The detailed instructions for the numbering and distribution of papers received in tappal given in paragraph 17 should be strictly adhered to. The heads of sections will also give any instructions that may be necessary, mark papers "F" or "F.I." where necessary, arrange for prompt attention to anything that is urgent, or to any orders of the Collector, Personal Assistant or Sarishtadar noted on the tappal, and distribute the papers to the clerks who are to deal with them. The head of the section is responsible for seeing that the letter acknowledge in the distribution register, papers entered in it and also make proper entries in column 4 in it.

## VII. Registering.

30. *Registering.*—As soon as the clerks who are to deal with the papers receive them, they will register them *at once* in the personal registers (Form II, Appendix B) unless, under paragraph 31 below, they should not be registered. Any delay or neglect in this matter is a very serious dereliction of duty and will be punished with corresponding severity. If a paper is a new case, the clerk dealing with it will enter it in column 4 of the personal register. The entry in this column must be framed and arranged exactly like an index title (*see* chapter on indexing below). The clerk will also fill up columns 1 and 3.

A current that originates in the office is treated just like any other "new case". It will be entered in the personal register in column 4 of which the word "arising" (that is to say "arising in this office") will be entered after the title.

After entering the new cases, the clerk will enter any old cases against their appropriate current numbers in column 9 (Reply or fresh current received. From whom, number and date) and the distribution number and the date of receipt in column 10.

As soon as the clerk has completed the entries in the personal register relating to the papers received on any one occasion, which is to be done with the least possible delay as soon as he receives them, he will send the register to the Superintendent of Fair Copying Section. If there are no new cases of course there is no need to send the register to the Superintendent.

As soon as the Superintendent of Fair Copying Section receives the personal register, he will enter against the new cases in it the next unassigned current numbers in his new case register (Form III, Appendix B). He will enter against the corresponding numbers in his new case register the section letter and the clerks number. He will then return the personal register to the clerk.

On receiving back the personal register, the clerk will enter the current numbers on the new case files.

When the subject clerk submits a file to the head of his section or he latter submits a file to the Collector or other superior officer, the clerk will note the fact (e.g. 1st April 1921) in column 6 (submitted by the clerk) in the personal register and similarly when he receives the file back he will note the date on which he receives it in column 7.

31. *What papers need not be registered (i.e., not brought to the personal register).*—Papers marked "F" i.e., "File" see below in the section "disposals" need not be brought to Personal Register, unless it is found actually necessary to initiate any correspondence in regard to them (other than merely communicating them to subordinate officers or calling for spare copies). Other papers not brought to Personal Register should be disposed of as "L.Dis., P. (Distr.)" or N. Dis. P. (Distr.) as the case may be where 'P' is the distribution register number and "(Distr.)" would indicate clearly that is a distribution register number and not a New Case Register number. As an example of the sort of papers that will be marked "N. Dis. P. (Distr.)" may be mentioned applications for appointments which are in the prescribed form and which are returned with an endorsement to that effect, petitions which are returned with



an endorsement to the effect that they are insufficiently stamped and unimportant papers which ought to have been addressed to some other officer, and are endorsed to such officer. Papers are not to be marked 'L. Dis. P. (Distr.)' or 'N. Dis. P. (Distr.)' by any one except the officer opening the tappal unless under the specific orders of the Collector. Papers marked "L. Dis. P. (Distr.)" will be kept in a separate "Lodged" bundle and destroyed after one year. In regard to the registration of periodicals see the section on periodicals below. No paper that is to be entered in any other register (except the security register, special registers for Government suits and pauper suits and of course the new case register) must be entered also in the personal register.

32. *Gun-licence renewal applications.*—In the past it has been the practice in some districts to register these annually by thousands in the ordinary current register, though the renewal of the vast majority of them is a mere routine matter in regard to which there is no correspondence whatever.

These should not be registered in the personal register at all. The date of the application for renewal should be entered *above the line* in the renewal column for the year in the Register of Gun Licences. *Under* this should be entered in due course "R" ("Renewed") or "C" ("Cancelled"), and the date of the order. Should any correspondence arise in connexion with an application (as it will in every case that ultimately results in cancellation) a new current will be opened for it and this will be assigned a new case number and be entered in a personal register in the usual way. The new case number will then be noted against the application in the licence register. Such correspondence should ordinarily be given an "R" or "D" disposal (according to the importance of the case) and be indexed. Papers relating to ordinary cases of renewal should be filed in numerical order—examined by the licence number—in one or more annual bundles or files. (*See* section on filing.) They should be destroyed after the renewal or cancellation of the licences in the following year.

32-A. *Plaque correspondence.*—Plaque correspondence should be entered in the personal register of the clerk dealing with the subject the title of each new case being started with the word "Plaque" in red ink. The personal register should be inspected twice a week by the head of the section and frequently by the head of the office or by a gazetted assistant deputed by the Collector when the Collector is the head of the office.

33. *Special arrangements when clerks are on tour.*—When clerks are in camp, the Sarishtadar or if he is also on tour, some other officer specially designated to perform the duties in his absence, will read

the papers in the daily tappal with which these clerks have to deal, sort them with the assistance of the tappal clerk and send them to camp. The subject clerk will separate the new cases from the old, give them serial numbers in his personal register and send a requisition for a new case numbers to the Superintendent, Fair Copying Section, on a separate sheet of paper noting the serial numbers of the personal register, together with the full title heads. After assigning new case numbers against the serial numbers of the personal register, the Superintendent, Fair Copying Section, will return the list to camp. On receipt, the clerk concerned will enter the new numbers in column 2 of the personal register against the respective said numbers. This procedure will also apply to cases "arising" and to petitions presented to the Collector in camp.

If in any case a reference has to be issued urgently before the new case number has been assigned, it should bear the *serial number* of the paper in the personal register with the section letter, the clerk's number and the word ("camp") as a temporary number.

#### VIII. Referencing, arrangement of file, noting, etc.

34. *Referencing*.—Every clerk into whose hands any paper or file comes whether to be referenced, fair-copied or despatched or for the preparation of a note or draft or any other purpose, must write his initial with the date on it *in ink*, as soon as he gets, it.

35. As soon as the clerk who has to deal with a paper has registered it—if it should be registered—he will next see that all the stamps have been properly punched (*see* section "Miscellaneous" below). He will then study it and see whether any previous papers are required in order to deal with it and for this purpose should consult both his index and his personal register. This is of great importance, for one thing to prevent old cases being treated by mistake as new cases. If this mistake is committed, the same subject may be dealt with simultaneously in two separate currents and much confusion may arise. Time may also be wasted in other ways, for example, in making a reference to some other officer, which would have been seen at once to be unnecessary if the index had been consulted and some other file on the same subject had thus been found. The clerk will then send a requisition on the proper printed slip to the record-keeper for such necessary files as he may himself be able to trace and the record-keeper will issue these with the least possible delay, and also send with them any other papers which appear to be necessary. He must always put up all the "Backward and Forward Files" marked on the disposal jackets of the papers put up.

36. *Current file and its arrangement.*—As soon as the clerk dealing with the file receives the previous papers he will arrange the current file and the papers put up for reference (laid *flat* and not folded) on a flat file pad marked “Ordinary”, “Urgent” or “Very urgent” as may be appropriate. The papers forming the current file will be tagged together and not pinned or tied with cotton. A hole should be punched in the left hand upper corner of each paper with a proper punch and the tag will be passed through the holes. Files must not be tagged untidily or so that the pages cannot be turned over freely and read easily, nor must the holes be poked in the papers with the pointed end of the tags. A blue fly-leaf marked “Current file” must be placed at the top of the current file to distinguish it from the notes and papers put up for reference. The papers in the current file must be arranged in chronological order beginning from the top, and the pages must be numbered neatly in *red* ink in the same order. Both sides of each page must be numbered even though one of the sides may be blank. Reminders (including demi-official reminders) and replies thereto which are not relevant to the subject-matter of the file and originals of drafts of which a clean copy typed or other wise has been put into the current file, should be tagged together and placed at the bottom of the file. They should be kept there until the file is finally disposed of and should then be destroyed. If however, any enquiry as to the cause of delay in the disposal of the file is pending or is contemplated then, they should not be destroyed till the enquiry is completed.

37. Demi-official and unofficial communications having a clear bearing on the correspondence must be attached to the current file while those which are not of this description, that is, those which are not necessary for understanding the progress of the correspondence, should be attached to the note-file. If the demi-official or unofficial communication contains anything confidential it should not go into the file at all, unless the file itself is confidential. When simple and short demi-officials have to be put up they may be written in continuation of the main file as far as possible. Maps and statements in book form must not be tagged with the current files. They will be kept separately immediately underneath the current file. Disposal files put up for reference will be arranged under the current file in chronological order, the earliest file at the bottom, then the next oldest and so on.

38. *Reference to authorities quoted.*—“Flagging”—A reference to every paper quoted in the current will be noted on the margin of the current in pencil. Every disposal file put up for reference to which reference is actually made in the current or notes must be flagged. No flags must be attached to the current or note files themselves

References to these will be made by quoting the number of the page. Maps and statements will be flagged. Flags will be attached by paper fasteners and not by pins, and when attached to a disposal file will be affixed to the brown paper "jacked" of the file, and not to any of the papers in the file. As far as possible flags should be arranged in alphabetical order, and in such a way as readily to catch the eye. Thus if flag A is affixed to the bottom file (flag B will be affixed to the one next above it and so on). They will also be arranged so that one flag does not cover another. There must only be one flag on each file put up for reference. Care must be taken not to use **more** than one flag bearing the same letter or number on the same occasion.

39. *Linking files.*—When it is necessary to refer in one file to another file that has not been disposed of, the two files will be "linked", i.e., the file put up for reference will be put under other file, and the strings of the lower file, *but not its flaps*, will be tied round the upper file. The strings of the upper file will be tied underneath it in a bow out of the way, so that one may not have the trouble of untying and retying two sets of strings. Each file will thus be intact with its note file, current file and reference files, properly arranged on its own pad. The two pads *must not* be put together at the bottom with the contents of the two files mixed together above them. Files are not to be "linked" unnecessarily, or merely because they deal with similar cases, but only when it is necessary to refer to a paper in one file in order to dispose of the other, or when the orders passed on the one will apply to the other.

40. *Note file.*—No notes must be written on the currents except very simple ones. Other notes must be written on both sides of the paper prescribed for the purpose. This is of two kinds—one with a margin half the width of the paper and the other with a margin one-third of its width. The former should only be used when the subject dealt with is such as to invite marginal comments or orders, for instance, when orders have to be passed on a great number of points, as in a note dealing with the question of revising rules or amending an Act. The note connected with any subject will run continuously from the inception of the file until final orders are passed. The note file will be separate from the current file and its pages will be numbered in a separate series in black ink. At the top of the note file will be placed a yellow fly leaf. Its pages will be tagged like those of the current file. At the head of the first page of the note will be written the title of the file which should be identical with the entry in column (4) of the personal register and should in any case be arranged as laid down in the chapter on indexing. If the subject originated with a communication from outside, the reference number and date of such communication should follow. Nothing is ever to be written on the blue and yellow fly leaves. They are never to be sent out of the office except when an "unofficial" reference is

made, and they are to be removed from a file as soon as it is closed and used again. The notes should not be removed from files submitted to the Board of Revenue or to the Government, but should be removed from files produced in courts.

41. *Object and contents of a note.*—The aim of a note should be to present in the most intelligible, condensed and convenient form possible the facts of the case to be dealt with, including its past history, the points for decision, useful precedents, and the material provisions of the law or rules governing it, supported by full references to the current file or to previous correspondence and, to Acts or other official publications, enabling every fact stated to be verified, and every authority cited to be consulted in original. It should not merely reproduce the matter of the current file, still less should it expand it. It should of course supply deficiencies or omission and correct any error or explain any ambiguity in the current, and draw attention to points on which fuller information may be necessary before orders can be passed. If a report is full, accurate and clear, a short note summarizing the salient points on which orders should be passed will be sufficient.

42. It is not necessary to set forth afresh any summary of facts or discussion of principles which already exists in an adequate form in any previous file. It will be sufficient in such a case to draw attention to the previous file, and then add such fresh matters as may be required. But great care should be taken not to overlook any new points. It may be sufficient simply to refer to the notes in the previous file, but it should be carefully verified whether there are any fresh points raised in the later communication and if there are any fresh points raised in the later communication, and if there are they should be noted on.

43. *When a draft may be put up together with the note.*—In simple cases, and whenever it is obvious what course should be adopted, a draft may be put up at the same time as the note is submitted for orders. Even in fairly complicated cases this may some times be done, especially if the draft is one asking for further information. The Collector may pass the draft or amplify it, or modify it. If he requires further information from the office he will ask for it. Of course even in such a case, if necessary, a note must be put up explaining the necessary for any question asked in the draft, referring, it may be, to the Act, or the rules, or some order of the Board or of the Collector himself, or to the previous history of the case. If the Collector is not sure to find the draft self explanatory, there should be a note to explain it. The point is that the note and the draft should not be identical, or nearly so, when this can be avoided.

44. When a draft is put up, the words "Draft submitted" with date and initials should be entered at the foot of the note. When the reference or order is issued, its date and the name of the officer to whom it is sent should be entered below the words "Draft submitted". Below the entry relating to the reference, the receipt of the reply to that reference should be noted in the same way. Against each entry in the note file relating to the receipt or despatch of a communication, the number of the page or pages of the current file at which the paper is question is to be found will be entered, to facilitate reference to the correspondence.

45. *References to authorities quoted in the note.*—For every statement made in the note, except expressions of opinion, which should not be offered by officers lower in rank than the heads of sections, an authority must be cited, and such authority must be noted in the margin. When such authority is to be found in the current file itself, the page at which it is to be found, and the number of the relevant paragraph on such page will be noted; when it is contained in a previous disposal file, the number and the date of such disposal file, the number of the page in that file, the number of the paragraph which contains the relevant information and the letter or number borne by the flag attached to the file, will all be noted in the margin; "and when it is contained in a linked file, the current number of the linked file and the number of the page and relevant paragraph in the linked file will also be noted in the margin." It is not sufficient to note the flag-letter or number alone, as if this is done, and the paper is put up subsequently (perhaps years later) for reference in connexion with some other case, it will be difficult to trace the various references. Passages in the current and note files should always be referred to in the notes by the number of the page on which they occur. No flag should be attached to the current file or note file. Nothing whatever except the reference is to be written in the margin of the notes, which is reserved for the Collectors orders and remarks. Notes passing between members of the staff should not be filed.

46. *Replies to Collector's query.*—When the Collector writes a question in the margin of the note, the reply to it is to be written in continuation of the note, and not in the margin. The Collector's question will be copied out fresh at the end of the note, and the answer written below the copy; or the letters A, B, etc., will be written boldly against each such question, and the answers marked with the corresponding letters, written at the end of the note. If the Collector writes any questions on drafts or currents, they will be similarly dealt with, and the answers written in continuation of the note; and if a note file has not been opened already, one will be opened for the purpose.

47. *Opening a fresh file for a separate subject arising out of a current file.*—When in the course of dealing with a subject any fresh subject arises, with which it is desirable to deal separately, extracts will be taken

of the parts of the current file and note file relating to the fresh subject, and with these a separate file will be started. This will probably be necessary whenever the original title of the file no longer correctly describe the actual subject under correspondence, and not otherwise. The general principles laid down in regard to indexing apply to such file as much as to correspondence originating with or outside reference. It must also be numbered as a new case and registered.

48. *Reference to Acts, books, etc.*—Whenever a book is referred to in a note the numbers of the relevant page, paragraph, clause, etc., are to be given, and also the number of the book in the list of the books of reference which the Collector always has on or near his office table. These books should be numbered boldly on labels affixed to their backs and a list of them and of their number should be compiled and printed. One copy of this list should be pasted on cardboard and kept on the Collector's table, and each clerk should be provided with a copy of it. The books will be referred to thus, e.g., paragraph 4 (II) of B.S.O. No. , page , Book No. 31". When an Act is referred to, . . . the number and short title of the Act will be given, including the legislative authority that passed it Tamil Nadu or India, e.g., "The Tamil Nadu Court of Wards Act I of 1902" or "The Indian Treasure Trove Act VI of 1878 (India)". If the Act quoted is printed in any of the books in the Collector's list, e.g., the Tamil Nadu Code or the Unrepealed Acts of the Government of India, the number of the book and the number of the page to be referred to will be noted. In other cases a spare copy of the Act will be put up. If any book not included in the Collector's list is quoted, it will be put up with the file. Such books and Acts will be placed above the flaps of the file, and not under them.

49. *Responsibility of heads of sections.*—Heads of sections must remember that they are responsible for the style and accuracy of the notes and drafts proceeding from their sections, and that they cannot throw that responsibility on their clerks. When a clerk's note is wrong or imperfect, a fresh note should be prepared and the other removed. The head of the section must not submit the wrong note after merely adding his own note correcting it. Superseded notes should generally be destroyed. If the head of the section thinks it necessary, they may be kept at the bottom of the entire bundle next to the pad. They should never be filed in the current or note files and they should be destroyed when the file is finally closed. The clerk directly in charge of the file, and the head of the section concerned, will both write their initials with the date, at the left hand corner below each installment of the note. Explanation and notes of a personal nature will be signed legibly with the *full* name of the officer submitting them, including the titles "Ayyar Ayyangar, Rao, Pillai, Nayudu, Mudaliar, etc.," and will be kept

separately from the note file and flagged, and will be merely referred to in the note file thus "The clerk's Explanation is submitted, Flag A" "The section head is as much responsible for the accuracy of facts in a note or draft put up by a superior officer as if he had prepared it himself and should therefore, check the correctness of the facts before the draft is issued. He should bring to the notice of the superior officers concerned any errors or inaccuracies and have the draft suitably recast wherever it is necessary to do so.

49-A. *Reference to previous discussions.*—Any discussion of an important issue without reference to its previous history would be incomplete and in some cases even highly embarrassing, officers and other members of the staff should therefore, ensure that while going into a question, all previous discussions are duly taken note of. The following guidelines are, therefore, laid down for the benefit of all the Government servants including officers,—

(1) a thorough personal scrutiny of every paper of files should be made before passing orders or drafting a report to their superiors ;

(2) an imaginative effort to find out whether the matter before them is likely to have had previous history or whether a situation similar to the one dealt within that file would have arisen in the past should also be made ;

(3) it should be ensured that proper disposals are given to cases and that the numbers of the previous and subsequent disposals are duly noted on the back of the disposal jackets ;

(4) a thorough study of the file should be made with a view to finding out whether there is evidence in the file itself suggesting that the matter had been considered on an earlier occasion ;

(5) care should be taken to ensure that proper "titles" are chosen for the final disposals, to facilitate subsequent identification and tracing of the disposal ;

(6) it should also be ensured that prompt preparation of indices of disposals is made ; and

(7) indices should be consulted before notes are put up.

The Collectors of all districts are requested to acknowledge the receipt of this Board's proceedings on early.



### IX. Drafting

50. *Title to be written at head of draft.*—At the head of every draft letter, proceedings, or memorandum, the title must be written. It should be framed and arranged exactly like an index file. (See the section on indexing below) In a letter this will come after the word "Sir", "Madam" or "Gentleman". On no account are titles or "purports" to be written on the backs of letters or proceedings, or on separate docket sheets attached to them. This traditional but absurd practice should be stopped in all offices. This title should come after the word "Sir", even when old C.F. 31 is used which provides a space for the "subject" at the head of the sheet and thereby wastes about a quarter of a sheet of paper. New C.F. 21 provides for the insertion of the title in the proper place. After the title, and separated by a line or a row of asterisks from the body of the letter, should come the number (if it has one) and date of any communication to which the draft is a reply, and also the numbers and dates of any other communications or files, the quotation of which may be helpful either to the issuing office or to any one to whom the communication is addressed, or to whom copy of it is sent. Thus if the alienation of a piece of land to a municipality is sanctioned, and the proceedings are communicated to the Chairman and also to the Tahsildar, and to the Special Settlement Officer, the numbers and dates of the last communication in any correspondence that has been received from each of these officers on the subject should be given. Sometime also the number of older correspondence from their officer on the same subject in previous years may be useful. Such references are of great help to the officers to whom the proceeding are sent because they enable them at once to trace the connected correspondence in their office.

51. *Examples of title.*—The following illustrations will make the last paragraph clear:—

(1) *A memorandum—*

"Encroachment—Srikrishnapuram taluk—Nallur village—S.No. 466—Assignment—Chinnaswami Pillai (B)—Petition, dated 21st June 1921 Tahsildar's D. Dis. No. 1075/21, dated 1st August 1921"

"The petitioner must vacate the encroachment at once. The land will not be assigned to him."

(2) *Proceedings—*

"Transfer—Dry to wet Tirunarayanapuram taluk—Peraiyur village—S.No. 322—Krishna Ayyangar (D).—Refused".

"Petition, dated 12th September 1920—Tahsildar's N. Dis. No. 398/20, dated 6th December 1920—Executive Engineer's No. 177, irrigation, dated 6th June 1921."

"The land will not be transferred to wet. The petitioner is warned that if he uses tank water for it, prohibitory water rate will be imposed."

52. *Form of proceedings.*—The old fashioned method of drafting proceeding with a long preamble “reading a variety of previous papers including that on which orders were passed, and setting forth their purports in long-winded phraseology, wasted much labour and stationery. Often the result was that precisely the same matter was set forth at least twice ; once (if not oftener) in the preamble, and again in the proceedings. The principle to be observed may be stated briefly thus ; The order should be complete in itself. The title should appear at the head followed by such description (office of origin, current of disposal number, date, etc.) of the communications with reference to which the proceedings are passed, as will be sufficient to enable an officer to whom it is communicated to trace any previous correspondence on the subject in his office without delay.

53. *Enclosure to be minimised.*—The rule that every communication should as far as possible be complete in itself is to be strictly observed. It follows that the practice of enclosing in official communications copies of communications received from other officers, subordinate or otherwise, or from private individual should be avoided. *No such copy is to be sent as an enclosure to any communication issuing from the office without the specific orders of the Collector.* . . . It has been the practice in many offices in the past, sometimes to issue meagre communications, which could not be understood without studying a mass of voluminous enclosures, and at other times to issue communications complete in themselves but accompanied by enclosures containing the same matter expressed—perhaps more than once—With more or less variety of form. The former method wastes the time of the officer addressed ; the latter wastes both his time and that of the office from which the communication issues.

A somewhat similar point is that particulars should not be “*noted in the margin*” when it is as convenient—not to say more so—to enter them in the body of the letter.

54. *Office copies, form-letters and proceedings.*—In a great many cases there is no need to keep an office copy at all. To give only a few examples, in acknowledging the return or records, in submitting records in replying to some sample question or request it is generally quite immaterial what the precise form of the communication was. In cases of this sort, all that is necessary is to note briefly on the current file or the note file of there is one, or, if there is no note file and the communication has been returned in original in the Personal Register, that a reply has been sent, and its gist. For instance, “Acknowledged. 12th February 1920.” “Replied that we have not information 14th June 1920.” “Records forwarded, 1st July 1920.” “Allowed time till 13th October 1920 (1st September 1920).” “Extension refused.”

1st August 1920.' This method is particularly applicable where a letter<sup>1</sup> or memorandum or proceedings in a printed or duplicated form have been issued, as one then knows exactly what the form of the communication was. All that need be noted, instead of keeping an office-copy, is the particulars entered in the blanks in the form-letter, etc., and the gist of anything added to it in manuscript. The use of such form-letters is a most important device for saving labour and time, and opportunities for its extension should be watched for constantly and seized whenever they present themselves. The observance of these rules will save stationery as well as labour, not to mention space on the record-books. In many offices an intelligent use of duplicators is not made. It seems to be thought that they are only of use when circulars have to be issued, whereas they should be used whenever communications have frequently to be issued identical in form and only differing in particulars. Whenever possible, standardized forms should be printed and used for putting up notes and drafts and the Collector should continuously investigate the possibility of extending the use of standardized forms and should particularly look into the matter at the time of inspection of subordinate offices.

55. *Office-copies and fair-copies to be typed together when possible.*—Much time and labour is saved if in simple cases the office submit a fair-copy and an office-copy simultaneously, typed together by the use of carbon paper. In simple cases the precise wording is more or less immaterial, and, even if the grammar is not above criticism this is of little importance provided that there is no ambiguity. Moreover, if clerks are encouraged to take the risk of putting up a fair copy they are likely to take more care over their drafting. They should also be quite capable of learning to draft correctly in simple cases. They can often find a precedent which they can more or less closely follow. They should also be furnished with stock paragraphs to be used either separately or in combination in simple cases. When it is a question of communicating some Government Order, or Proceedings of the Board of Revenue, which it is not necessary or desirable simply to send on with an endorsement, the simplest course is for the drafting clerk to make the requisite modifications and additions on the order or proceedings themselves in pencil, and the typist can then type office-copy and fair-copy together. Where they can be typed simultaneously, it saves the time of all concerned from the Collector who is troubled with the file only once instead of twice, down to the clerk and the typist, one of whom at least is saved the trouble of making a separate fair-copy. Whether in type or manuscript. Moreover about a day's delay is saved when office and fair-copies are typed simultaneously.

56. *Unnecessary reference and piecemeal references.*—No reference should be made to a subordinate officer, or to any one else, which is not absolutely necessary. No information should be called for from

a subordinate officer, or from any one else, which can be gathered from the records in the Collector's office. Such unnecessary references may often be avoided by carefully consulting the index, and tracing and examining previous correspondence. incompetent or lazy clerks are fond of asking unnecessary questions either to save themselves from trouble or to get rid of the paper for the time being and so reduce the apparent pendency of papers. Moreover when a reference has to be made, great care should be taken to see that all the points on which a report is required are specified and that *pro formas* for sending replies, are prescribed wherever possible. A common and very serious fault, and a frequent cause of delay, is to call for information piecemeal, i.e., after one reference has been answered, a second is made which should have been embodied in the first. The faults referred to in this paragraph are characteristic of an inferior class of clerks, and also indicate inadequate supervision. It is for the Personal Assistant, the Sarishtadar and heads of sections to prevent them. The Personal Assistant or other officer who passes "Routine" drafts for the Collector must not perform his duties in a mechanical or perfunctory manner and must pay particular attention to the points referred to in this paragraph among others.

57. *Communication of orders on written representations.*—On every written representation received whether from a GOVERNMENT OFFICIAL or a member of the public formal orders should be passed and a communication couched in courteous language should be sent intimating the decision. When a written representation is rejected the reasons in brief should invariably be indicated in the reply, unless the Collector or the head of office specifically directs will help to assure the recipient of the orders that his request has received due consideration and that it has not been curtly rejected. When the orders are to be communicated to the persons concerned through any other appropriate authority care should be taken to see that only the purport of the orders or so much of the text as may bear immediately on the representation (including the reasons for the decision) is communicated to the petitioner. The full text of the orders should not be communicated, if portions thereof are meant only for others.

58. *Nature of disposal and other particulars to be entered on the draft.*—On every draft must be noted clearly whether it is intended to issue as a reference or as a disposal, and the latter case whether it is to be an R, a D, a K, an L, or an N disposal. Great care must be taken to write these important letters and the section letters and all numbers very clearly both on the drafts and the fair copies. This may sound obvious and superfluous, but cases have occurred in which much time was wasted owing to "L", having been written so as to look like "D" so that a disposal was sought for vainly in the wrong bundle—though one would have supposed that the letters L and D were sufficiently dissimilar.

Another piece of carelessness is to wire "B" so as to be mistaken by correspondents for "13" so that in their replies they quote an unintelligible reference. It is the duty of all clerks and all section heads to initial the above letters in addition to any initials they affix in any other part of the file. These initials are to be understood as a certificate that the clerk or the section head has considered the proper method of disposal of the file. Where there is a note file, a note should end by referring to the proposed disposal of the file as R. Dis., D. Dis., K. Dis., or L. Dis.

59. *Endorsements or N. references and disposals.*—Whenever possible and convenient, petitions and communications, official or unofficial asking for information should be returned in original, with the reply or order, or the call for further information endorsed on them. The letter "N" prefixed to the number of a reference or disposal means that the papers are sent out in original when an "N" reference is made an "N" reference slip should be filled up and kept, to take the place of the file unless there is a note file. Reminders received or issued on a paper that has been sent out with an "N" reference should be noted on the "N" reference slip or on the note file, as the case may be. The form of "N" reference slip will be found in Appendix B.

60. *Replies to reminders.*—Much time is wasted in sending replies to reminders that do not call for a reply. This is quite unnecessary, unless the reply to the reference has already been sent, and that so long ago that the receipt of a reminder suggests that it must have either gone astray or been mislaid or overlooked. In that case the point should be cleared up and if the matter is of any urgency a copy of the reply sent to the original reference should at once be sent to the officer issuing the reminder. If, on the other hand, a reminder is received from the superior authority, calling for a reply to such reminder, a reply explaining the cause of delay should be sent at once. In regard to reminders from Government and the Board see paragraph 29 above.

61. *Place of the draft in the file.*—Drafts should be on a separate sheet of paper, except such disposals as "R. Dis.", "D. Dis.", "L. Dis.", "Communicated to . . ." and very simple drafts which may be written on the last sheet of the current itself, if there is room. Drafts on separate sheets must be placed below the note file and above the current file. They must not be tagged to either. After issue, the draft will be tagged in its proper place according to chronological order in the current file.

#### X Style in Notes and Drafts.

62. The following instructions will be observed in drafting and also in writing notes:—

- (i) "Government" will be treated as a plural noun and 'Board', as a singular

(ii) The words "instant", "Proximo", "Idem" and "Ultimo" are not to be used. They are not necessarily even abbreviations, and they possess no other recommendation. On the contrary, they lead to confusion and one has to take the trouble of looking at the date of the letter to find out what they mean. The names of the months must invariably be used instead. :

(iii) "The same" must not be used instead of "it" or some other simple word.

(iv) Nor must the expression "the undersigned" be used. It is very ugly and usually, or often, inaccurate, as the person who signs is often as a matter of fact not the person to whom the expression "the undersigned" is intended to refer, e.g., the person who "view with displeasure", etc., is the Collector, but the person who signs is the Personal Assistant.

(v) While avoiding slang, one should aim at an easy natural style as near as possible to spoken English. Clerks usually *write* in a style in which they would never *talk*, however modest their proficiency in that language. Thus they habitually use such needlessly formal words as "therein" and "thereon" instead of "in it" or "on it", and they have a strange preference for passive verb over active verbs ("It is not understood" for "I do not understand", "It should be reported for" "The Tahsildar etc., should report") and for nouns over verbs "*the date of issue of the order should be reported by him*" for he should report when he issued the order" particulars that make the style at once vague and clumsy. They use such phrases as "make their assessment" instead of the simple verb "assess". They also prefer long words to short ones ("purchase" to "buy", "commence" to "begin" and "omitted to" or "failed to" to the simple "did not"—the two latter are very common) and often insert words or phrases which add nothing to the meaning "cases of inams" = "inams" "building purposes" = "building", "make enquiries" = "enquire"). Where "omit" by itself is proper and sufficient clerks display their love of the redundant by such phrases as "has been omitted to be entered in the register" instead of simply "has been omitted from the register". Another widespread error is the use of "for being" (instead of "to be" and "for doing" instead of "to do") ("returned for being stamped" instead of "to be stamped"). If the Collector orders that a clerk should be punished "for being impertinent it does not mean" in order to make him impertinent.

(vi) Foreign or classical words and expressions should be avoided as far as possible, and in particular "infra" and "supra" should not be used instead of "below" and "above". They are in no way superior to their English equivalents. Nor is "vide" preferable to "see" or "please see" "Please vide" is ridiculous. Instead of "bonafide"

write "genuine", Hideous hybrid words such as "filed war" should always be avoided. Convenience is not a sufficient excuse for jargon of this sort. Vernacular words should only be used when their meaning cannot be expressed equally well in English. There is no objection interlarding what is supposed to be English with terms like "Bhustithi". Short sentences are in accordance with the genius of the English language. "The Collector's attention is invited to B.P. .... He is requested ....." is better than "The Collector's attention is invited to B.P. .... and he is requested". "In cases in which" is a clumsy phrase for which "when", "where" or "If" can usually be substituted. The word "necessary" is usually superfluous in such phrases as "the necessary entries", "the necessary corrections", "the necessary instructions", etc.

The vague and ugly phrase "do the needful" should never be used. Either state definitely what is to be done or say "do what is necessary" or something of that sort. The word "avail" is a very awkward one, as it is a reflexive and also takes "of" after it. It is better avoided. Moreover, if you do use it you must not say "the leave was availed of" or "I availed of the leave", still less "he is permitted to avail the holidays". You must say "I availed *myself* of the leave" and so on. But why not simply say "took the leave"? "Available" is also a bad word. Like most of the blemishes in Clerical English, it is apparently cherished for its vagueness. The Secretary was once told in the Boards' office that a register was "not readily available". This might have meant many things, for example, that the book was needed for reference by one of the Members, or had been sent somewhere out of the office, or was locked up and the key was elsewhere. The fact was that the register had been lost. It is very annoying to have one's work increased by having to send a note back to ask what it means.

(vii) "Split infinitives" should be avoided, that is to say, write "kindly to state" not "to kindly state". A very common and equally objectionable feature of official communication is a similar splitting of other verbal phrases, for instance "The Collector will, in the circumstances now stated, be requested" is more like German than English. It is quite as easy to say "In the circumstances now stated the Collector will be requested to ....." Do not write "marginally noted" which could only mean "having marginal notes". Write "noted in margin". Similarly "plan-marked" could only mean "marked with plans" (Compare "pock-marked") and "plaint-mentioned" neither does nor possible could mean anything.

(viii) Instead of such a phrase as "the figures for 1914, 1915 and 1916 were 256, 257 and 348, respectively" which is confusing write "the figure for 1914 was 256, that for 1915 was 257 and that for 1916 was 348". This is little, if at all, longer and is perfectly clear. "Former"

and "latter" should also be avoided as constant sources of confusion. Slipshod abbreviations such as "para." for paragraph should not be used. Do not ride any phrase to death. Some clerks begin every letter with the phrase "with reference to". It is better to vary the phrase so as to make it more definite. Say "In reply to" "As directed in" and so on; or begin in narrative form "in their order..... Government direct.....". Avoid the phrase "with advertence to". "Who all" and "what all" are not English but translations of Tamil phrases for which there are no exact English equivalents. In ordinary English "in case" does not mean the same as "if", "I shall take my umbrella in case it rains" means "so as to be prepared for rain". Nor does "as well as" mean the same as "and". It is much more emphatic. It would be absurd to say "a man was 5 feet 8 inches high as well as 21 years of age". But you might well say that he "was a good painter as well as a remarkable musician". The *unusual* nature of the combination is here emphasized. Clerks are very fond however, of writing "as well as" for "and" and "in case" for "if", presumably owing to their preference for a longer expression as such. "In case if" is a stage further on the down-ward path. "I am unable to" for "I cannot", and "hand over" for "give" are other common examples of the preference for the longer phrase. "By the time" is sometimes wrongly used for "then" "By that time" means "then". By the time "that" means "when". Always be as definite as possible. Some examples of this rule have been given above. Use the first person rather than the third as a general rule. The most appalling perversion of the third person construction is the formula "Has the honour to enquire, etc....." without any subject. "As such" is often misused. It is correct to say "Mr. A was the Sarishtadar and as such was bound to report....." but "Mr. A. was not then the Sarishtadar and as such he is not to be blamed" is meaningless. "Waile such being the case" is a familiar embellishment of criminal complaints, etc. "Waile" is here redundant. Vakils and Sub-Magistrates are fond of writing "the witness would say" meaning that the *did* say it but that they don't believe him. Apparently this is due to a dim recollection of "would have us believe" or some such phrase. "Would" implies either a desire to do something, which desire was *not* fulfilled, or that something has *not* occurred but would do so in certain circumstance. Tenses and moods are misused in almost every note or draft. The misuse of "had" is one of the commonest errors. The pluperfect "had" is tightly used to emphasize the priority of one event in the past to another. It is correct to say "I had gone to bed when the house caught fire" but senseless to say "I had gone to bed at 10 O'clock last night" ("I went" is correct)—unless the meaning is that you had gone to bed *before* 10 O'clock. Clerks also use the present for the incomplete perfect e.g., they write "I am record-keeper from 1906". "I have been record-keeper since 1906" is correct. "Government press for a reply" should be "Government are pressing for a reply". "The following men now act" is wrong. It should be "are now acting". "Act" means "usually act" or "habitually act". "are acting" emphasizes



the fact that they are doing so *now*. The future is often misused, owing to the unintelligent copying of Board's and Government Orders. In a Board's Proceedings the phrase "The Collector will be directed by the Board to its Secretary" is appropriate because theoretically it is a direction by the Board to its Secretary. It is senseless in the proceedings of a Collector. Similarly "I am to say" is appropriate in a letter from a Secretary writing under instructions, not in a letter issued by a Collector on his own authority. "Must have" is sometimes misused for "should have" or "ought to have". "Must have done it" means that he certainly has done it. Clerks use it to mean that he has *not* done it but should have.

(x) Clerks commonly misuse "till" in a way that is positively misleading. "No reply was received till January 1st" implies that a reply *was received on* January 1st; but clerks use it meaning that even on January 1st no reply had been received. To convey this latter meaning "upto" with the pluperfect is the correct English—"Up to January 1st, I had received no reply". Distinguish "All the stamps have not been punched" which is ambiguous from "Not all the stamps have been punched" or "the stamps have not all been punched", which mean that some have been punched and some not. These phrases are commonly confused. "The Tahsildar has yet to collect rupees 1,000" is not ordinary modern English. Still has is correct. "Yet" may be used with a negative, e.g., "has not yet applied" and is only used with a positive verb in special phrases such as "I have yet to learn". "So" is not equivalent to "very". Clerks write "the peon is so impertinent" "I warned him so many times" meaning "very impertinent", "very often" "Not so bad" mean "rather good", but this is a colloquial phrase. Similarly, "too" has generally a relative sense, that is, it implies excess *relatively* to a certain standard or object, not *absolute* intensity—so to speak—(except in a few colloquial phrases, such as "it is too bad"); but clerks commonly write "it is too hot" meaning "it is very hot". The verb "hope" implies *pleasurable* anticipation. Clerks use it sometimes instead of a neutral word such as "think", and hereby produce comically inappropriate phrases such as "I hope your honour is ill". Omission of articles (a, an, the) is a common and ugly fault. It is permissible in a telegram for reasons of economy—not elsewhere. But articles must be used correctly. Clerks write "appellant is the inhabitant of Puthur" which implies that there is only one inhabitant. "An inhabitant of Puthur" is correct. "This is serious omission should be" "This is a serious omission". "As to" is a common redundant form, e.g., "The Tahsildar is directed to report as to 'whether' alone is sufficient. So "as against" or "as compared with" are commonly used in comparing figures, where "against" or "compared with" are sufficient and correct. It is correct to say "as compared with the last harvest, the yield was poor" but not "the yield was 25 paise as compared with 50 paise last year". "As" means *next to*.

in the latter phrase Pseudoaccuracy account for much unnecessary verbiage, say "The Tahsildar is requested to report the number of cases *if any*". If there are none, the Tahsildar will say so. In the same way it is unnecessary to say. The Deputy Collector is requested to report whether it is advisable or *not to*. . . . The use of the word "ask" instead of "order" or "direct" produces a curiously impotent effect when a lower subordinate is referred to "The Revenue Inspector may be asked to report" sounds silly.

On the other hand, the use of such phrases as "at all" "care to"; "in spite of" sometimes sounds needlessly discourteous as well as unidiomatic, "*In spite of* 3 reminders the Tahsildar has not at *all cared* to reply" is rude as well as un-English. "It will be enough if the Tahsildar . . ." is not English. "An Englishman would say the Tahsildar need only". Avoid pretentious words such as "penultimate" "Last but one" is quite good enough "Diglet" is a hideous word. "English and Tamil" is more definite.

I have the honour to request that you will be so good as to furnish me with information as to whether is the sort of stuff that clerks revolt in (and yet they complain that they have too much work). "I have the honour to enquire whether" means exactly the same and is not unduly curt. Never use several words where one will do." Do not write "make an application" but "apply". A clerk will write "a label of the value of naye paise fifty only" instead of "a fifty naye paise stamp". Such inversions as "naye paise fifty" and addition of the word "only" after any sum of money are on place in a bill or cheque—not elsewhere, "In this connexion" at the beginning of a sentence is a favourite bit of hackneyed padding. It means nothing at all. "In returning here with" is a favourite but ugly type of opening phrase. It is often aggravated by making the subject of the main sentence different from the implies subject of "returning" or by changing to the passive construction. You *can* say "In returning. . . I have the honour to point out" You *must not say* "In returning herewith the statement received with his letter. . . the Deputy Collector is informed. But this is quite comment. On the other hand such phrases as "Turning to paragraph 1 it may be observed" and so on ("Regarding" "Concerning Considering", etc.) are unobjectionable though "Turning to paragraph 1, I may observe" is no doubt more strictly correct.

(x) A needless anxiety to avoid repetition gives rise to various faults. Sometimes, instead of repeating a man's name, a clerk will say "the individual" which is very ugly and also bad English. The uses of "former and latter", "respectively" and "the same" have been mentioned already and also come under this head. Clerks confuse "comprise", "compose" and "consist" and their respective constructions. They write "the land comprises of three plots" or "is comprised of"

The correct forms are the land *comprises* consists of is composed of 3 plots". They also write "the old building was substituted by a new one" or "the old building was replaced by a new one". "Dispose it off" is a common error for "dispose of it", also "tear off" for "tear up" and "stick to" for "stick in" (You can stick a thing "up" on a wall of course, but not "up" in a book). "Stick up to" is used by clerks for "stick to" itself a slang phrase. "He stuck up to the agreement" is wrong. Clerks also write "slips have been pasted" and the "papers have been stitched" where "pasted in" and "stitched (or preferably "sewn" together" are correct. To "leave off" means to stop e.g. "It has left off raining" Clerks use it to mean "let go". He left him off" in meaningless.

My  
"Applicants  
His

mine  
of appellants" "To list" in the sense of "make a list of"  
his

is not good modern English "To list" means either "to listen" (poetic) or "to desire" (old English, e.g. "The wind bloweth where it listeth") or "to lean" (nautical, e.g., "The ship listed sharply to port") "Agree" and "tally" cannot be used actively. Figures may agree or tally. You cannot "agree" figures or "tally" them. Generally use unpretentious words rather than pompous ones "I went to camp" not "I proceeded" (almost universal in clerical productions), "buy" not "purchase", "live" or "dwell" not "reside" Clerks also for some curious reason love the word "portion" "Part" is much more usual in English. "Portion" has some special meanings, e.g., "Marriage portion." Similarly, "instead of" is much more usual in ordinary English than "in lieu of", which is a phrase used mainly in legal documents. "Moiety" is another legal word which should not be used for "half". "Stamp" is the ordinary English word not "label"; and "envelope" or "letter" not "cover". You cannot say "He told *Expressed* that he was unwilling". It must be "he told *me* that he was unwilling", he expressed his unwillingness", "he expressed himself strongly". "I know to speak English." is wrong. You must say "I know how to speak English" Enough of money is not English say "enough money". "Of" follows "enough" when for any reason it is necessary to use "enough" as a *substantive* e.g., "I have had enough of this", "I don't know enough. . . of the language to . . ." but "I know enough English . . ." "None" for "no one" is obsolete or poetical. Do not write "None made any offer" but "no one made any offer". Do not say "there is no any paper" Do not say "there is no any paper" but "there is not any paper" Do not say "it is not used by any" but "it is not used by any one". Do not say "this is known to all" but "everyone knows this" "There is no use of sending" is wrong. It should be "it is no use sending"

"it is no use to send" or "there is no use in sending". Do not qualify expressions needlessly. To do so produces a flabby emasculated style. Clerks often write "this is not quite satisfactory" when they mean that it is "very unsatisfactory". Similarly, they put in words like "it seems" and "it appears" when there is really no doubt. "He was absent in his house", meaning that he was elsewhere than in his house, is a contradiction in terms; "Absent from" is correct but the ordinary English would be "he was not at home", or simply "he was away", or "was out". Also is misused with negatives. "He did not address the letter and did not also stamp it" should be "nor did he stamp it".

(xi) "He put himself up at. . ." or "he is put up at" are wrong. The correct English (and it is colloquial) is "he is putting up at". "Wooden piece" for "piece of wood" is a common error. Similarly, clerks were "match box" for "box of matches". A "match box" may have no match in it. It is simply a box *intended to contain* matches. A "box of matches" is a box containing matches. "enquired into the witness" is another frequent mistake. You "examine" a witness and "enquire into" a case. "But one does not *investigate into a case*" one "investigate it".

"Male member" should not be used to mean "male" or "main". You can say "the male members of any family". Do not say "my family members" but "members of my family".

Clerks use "through" meaning "past" and "cross" meaning "went past", e.g., "I went through the temple", or "I crossed the temple". You "cross" a river or a road when you go from one side of it to the other. Do not use such phrases as "has breathed his last", or "is no more, for "is dead". "It is high time to do so and so" is an idiomatic English phrase. "As it was high time, the court adjourned the case till next day" is not English.

In view to do so and so is wrong. You can say "with a view to reducing" meaning "in order to reduce", and you can also say "in view of these circumstances" meaning "having regard to them". "In view to" is impossible.

"The Tahsildar should insist on the Revenue Inspector to reply" is wrong. It should be "should insist on his replying".

**(X) Disposals.**

63. *Different Kinds of disposals.*—Disposals are of the following classes:—R.D., K., L., N. and F.R. (“Retain”) Disposals are those that are to be retained permanently, but reviewed after 30 years and destroyed if not required. D. (“Destroy”) Disposals are those that are to be destroyed after ten years (in a few cases after twenty) (as laid down in the Board’s Standing Orders). K. (“Keep”) Disposals are those that are to be destroyed after three years. In (“Lodge”). Disposals are those that are to be destroyed after a year. N. Disposals are those that are to be sent out in original for (example, when the disposal takes the form of an endorsement on communication received from outside, which communication is returned, or forwarded, bearing such endorsement). F. Disposals are those that are filed (*see* section on Filing below). All R., D. and K. Disposals are indexed, and thereof necessarily registered. Government Orders and Board’s Proceedings marked “F” are registered but not indexed if marked “F.I.”

64. *No disposal number under this system.*—Under the Disposal Number System—as its name implies—a fresh number was assigned to a file after disposal, and it was entered in a register, called the Disposal Register, or Disposal List. All this is done away with under the “Tottenham” system. No new number is given to a paper on disposal, but the letter “R”, “D”, “K”, “L” or “N” is prefixed to us. “Current” number or it is marked “F”. The same letter is entered in the disposal column of the Personal Register, with the date of disposal and on the index-slip if the disposal is indexed.

65. *Disposal jackets.*—R. and D. Disposals are put into brown paper “Disposal jackets.” On the out side of these are boldly marked the name of the department and office, the number of the current, preceded by the letter R. or D. the date of disposal, the number of pages in the file, the year of review if the file is a R. : Disposal, and the year of destruction if the file is a D. Disposal to be kept more than ten years. Nothing else is to be written on the outside of the jacket, nor is the despatch seal to be stamped on it. No purport or “Title” is to be written on the jacket. Dates of fair-copying, etc., are not to be noted on it. On the inside of the jacket the “Back” numbers (that is, the numbers of previous files bearing on the same subject or closely connected subjects, which are likely to be required for reference, should the disposal itself ever be referred to in the future) should be carefully marked and similarly the number of the disposal should be marked as a “Forward Number” on the inside of the jackets of all the “Back Number” file. “This Chaining” is most important. In the case of R. and D. Disposals the subject clerks will attend to it. In the case of filed papers, the entries will be made by the record-keeper on the papers themselves as

they have no jackets. K. and L. Disposals also have no jackets, but in their case no chaining is necessary, in the case of "N" Disposals either the gift or if the precise wording is important a copy of the "N" Disposal must be entered in the disposal column of the personal register.

66. *Premature disposals.*—The practice of closing a current merely because it has been pending a long time and opening a new current is most pernicious and is strictly prohibited. Great care must also be taken that no communication to which a reply is expected is given a disposal. Such irregular disposals either falsify the statistics of pendency, or render it impossible to watch for and enforce the submission of replies to reference, or both. Such irregularities are very serious. On the other hand, a disposal should be given to every communication that closes a file. The practice of treating such communications as references, and subsequently recording them, is an absurd waste of time.

67. *Keep and lodged disposals.*—Under the Disposal Number System, it has been usual to waste time in this way as a matter of course in the case of lodged files. Where a communication issues and after that the papers are lodged or closed it has been usual to issue the communication as a reference and then to put up the file again to be lodged or closed thus unnecessarily troubling the head of the office or some one on his behalf with the same file twice over. Such communication will be marked "K" Dis. or "L" Dis. and the papers retained in the office will be marked in the same way, and will be sent to the record room after the communication has been despatched. Without any further orders.

68. *Call book.*—The orders in the next paragraph may be regarded as to some extent a qualification of the orders in paragraph 66 above.

69. The Board and Government sometimes call for a report to be submitted after a year or so, e.g., on the working of some rules, or on the adequacy of some establishment, or the need for re-arranging it. Sometimes the Collector may call for such reports from his subordinate officers. Such "calls" need not be kept "open" till the time to reply to them arrives. They may be closed soon as everything that can immediately be done has been done, and will then be entered

in a separate register in Form VIII given in Appendix B so that they may not be lost sight of. The same thing may be done when a paper cannot be dispersed of till a suit is decided, which may take years, and in other similar cases.

(ii) No paper should, however, be transferred to the Call Book unless no action (not even the issue of reminders or the receipt and filing replies on it) is due to the office for a period of six months, whether that period ends with a half-year or goes beyond it.

(iii) There should be only one common Call Book for the whole office, the entries in it being made consecutively with letter and number of the concerned clerk against each entry. It should be in the custody of the tapal clerk who will be responsible for its proper maintenance. Cases should be entered in the Call Book only on the specific orders of the head of the office. In the Collector's Office besides the collector and the District Revenue Officer the Gazetted Personal Assistant to the Collector may also authorise entries being made in the Call Book. The current number relating to the case should at the same time be rounded off in the new case register with the Call Book number and date noted in column 3 thereof. As soon as this is done, the file concerned should be put in a blue jacket loosely filed and sent to the record keeper who will acknowledge it in the last column of the New Case Register and place it in a shelf in the record room reserved for the Call Book files and thereafter the file will be subject to the rules governing the receipt into and issue from the record room.

(iv) When the time for action as noted in column 5 of the Call Book arrives, the tapal clerk should prepare an extract and send it to the subject clerk in time for action. At the same time the current should be entered afresh in the personal register, the old current number being revived (i.e., re-entered) therein accompanied by a fresh new case number. Column 2 of the personal register should, in these cases, be filled up as follows :—

4847

3584

where 4847 is the new case number on revival and 3584 is the original current number. (In the correspondence taking place after the current is revived, the current number assigned at the revival should be quoted). As soon as this is done the entry in the Call Book should be rounded off with the "fresh new case number and date of revival in the personal register" noted in the last column.

(v) Deleted.

70. *Periodicals.*—No periodicals should be entered in the Personal Register (except in the circumstances explained below) or be indexed, as such. Every periodical due to or by the office is assigned a number in a list of periodicals. This number is a permanent one—that is, it does not vary from year to year. Where an out-going periodical is compiled from, or is identical with, an in-coming periodical, the same number will be assigned to both the out-going and in-coming periodicals. Ordinarily, an in-coming or out-going periodical will merely be entered in the Periodical Register (for form see Appendix B), the only entries required being the number of the periodical and the dates of receipt or despatch of both. If any correspondence should arise in connexion with a periodical, a separate current will be opened in connexion with the appropriate Personal Register, and the number of the return will be entered in the “purport” column in that register, while the current number will be entered in the Periodicals Register in the remarks column. Reminders relating to periodical will also be entered in the latter column :—

The Periodical Registers should, where no case entered in it is pending, be sent to the records and the acknowledgment of the record-keeper obtained on the first page of the new register.

Each subject clerk should maintain a Periodical Register for returns due to and from time. The clerk, in filling up the heading of this register at the beginning of the year, should leave sufficient space to allow of the complete entries for the year being inserted under one heading. This is particularly necessary in the case of returns which are received from a large number of subordinate and at comparatively short intervals, e.g., monthly or fortnightly. In such cases a number of pages may be required. Appendix B, Form XII, shows an economical way of entering a monthly return received from a number of subordinate offices. Printed or typed slips might be pasted in the Periodical Register for this purpose, if manuscript takes up too much space.

In order to check delays in the submission of periodicals, there should be attached to the front page of the periodical register of each clerk—a calendar showing by month and date, all the periodicals, the due from his seat and each section head should also keep a calendar of all in-coming and out-going periodicals relating to his section, clerk wise and date-wise and scrutinise the abstract every day and see that action is taken promptly. An advance list of periodicals should also be got prepared for each section at the beginning of each week with a view to enable the section head to watch the prompt receipt and despatch of periodicals. ]

The periodical register should, when no case entered in it is pending, be sent to the records and acknowledgment of the record-keeper claimed on the first page of that new register.

(Board's Ref. T3-20, 13/66—1, dated 4—1—1967.)



71. *Periodical not given disposals nor indexed.*—Periodicals will in no case be given a R.D.K. or L. disposal. They will simply be filed that is, they will be arranged in an annual bundle in which their order will be determined by the periodical number referred to in the last paragraph. They need not obviously be indexed, as this arrangement is "self-indexing"—that is to say, one knows where to find a given periodical of any year without referring to any register, unless it be to refresh one's memory as to the number of the periodical required.

## XII. Fair Copying and despatch.

72. *Fair-copying.*—As soon as a draft has been approved, the clerk dealing with the file will send the approved office-copy to the Superintendent, Fair-copying Section, with all enclosures that are to accompany it. The clerk will first see that full instructions are noted on the draft, such as, whether it is a reference or a disposal and if a disposal, its natural, R. D. K. L. or N. ; the person or persons to whom it is to be sent, and if the whole of it is not to be communicated to all of them, the portions to be communicated to each ; the enclosures that are to accompany it ; whether any, and if so, how many spare copies are required for any purpose ; whether the communication should be sent by registered post and if so, whether the addressers acknowledgment is necessary ; and whether it is urgent, or very urgent. It is a "Retain" or "Destroy" disposal, one of the two index slips prepared in accordance with the instructions in paragraph 109 below will be attached to the disposal. When final disposal are sent to the Superintendent Fair-copying Section, the clerk should obtain his initials in the last column of the Personal Register.

73 and 74. *Cancelled.*

75. The Superintendent, Fair-copying Section, will see that all the necessary instructions have been noted on the office-copy and whether in the case of a "R" or "D" Disposal, an index slip has been attached to it and will enter it in the Fair-copying Register. He will then give it to the typist to be typed, at the same time giving him any instructions that may be necessary or calling his attention to any point of importance. If any other papers have to be copied and sent as enclosures to the draft he will hand these over to the typist, with such instructions as may be necessary. The typist will type the drafts in order in which he receives them, except of course that urgent papers will take precedence of those that are not urgent, and very urgent papers of those that are merely urgent.

At the head of every fair-copy will be typed the words "In all future correspondence please quote number (here the section letter, clerks' number if there is one and current number, preceded if it is a disposal by R. D. K" or L will be typed) and the title."

76. The Collector and his Gazetted Assistants should make surprise inspections of the Fair-copying Section and investigate whether the fair-copying and despatch are done promptly and compare the stamp account with the actual stock forms, should scrutinise the papers in the despatching clerk's pigeon hole almirah. Such surprise inspection will keep the staff on their toes and be an effective safeguard against delay in fair-copy and despatch.

77. After signature the papers will be returned to the Superintendent Fair-copying Section, who will hand them over to the despatcher for despatch. He will enter his initials and date of despatch in the proper column of the Fair-copying Register. Before despatch the papers will be tagged together in the usual way in a single file, arranged with the fair-copy on top, and beneath it and enclosures, statements, etc.,—that are to accompany it. Papers will be folded once lengthwise (except communications consisting of a single sheet of foolscap which may be folded twice breadthwise), and put into the smallest envelope that will conveniently hold them when so folded. Enclosures such as maps, sketches and plans which cannot be easily folded in book form, or are liable to be damaged by-folding, must be detached from the file and sent separately.

78. *Envelopes, sizes, etc.*—Confidential papers must be placed in double envelopes, the inner one alone marked "confidential" and subscribed with the addressee's name and the outer one bearing the official designation and address of the officer for whom it is intended. All urgent communications to Government and the Board must be marked "urgent" in red ink on the envelope as well as on the communication itself. Letters, etc., to be sent by post must be weighed and properly stamped. They must also be franked.

79. *Valuables.*—Valuables intended for despatch to other offices will be put into envelopes or packets, in the presence of the Superintendent, Fair-copying Section. A description of such valuables must not be endorsed on the outside of the envelope; in fact the contents of "covers" (the numbers of the communications enclosed in them) should never be written on them. There is no advantage in doing so. A certificate of posting will be obtained for each letter or packet containing valuables, unless it is sent by registered post. Such certificates and the receipts for registered letters, etc., will be carefully filed in the Fair-copying Section.

80. *No despatch register—Despatch by post and local delivery book.*—As stated in paragraph 23 above, no Despatch Register is to be maintained other than the Fair-copy Register. Letters, etc., intended for offices and others living in headquarters will, as far as possible, be delivered by the office peons, and not be sent by post. They will be entered,

nature of the person to whom they are delivered will be taken in the column intended for the purpose. The despatching clerk will examine the despatch by post and local delivery book daily, and see that the letters, etc., entered in it have been delivered and acknowledged.

81. *Despatch-stamp.*—The despatch-stamp is to be stamped on the office-copy if there is one. In the case of "N", References, it will be stamped on the "N". Reference slip, in the case of other references of which no office-copy is kept on the note file if there is one, and if there is no note file on the page of the current file on which the order to issue, or the gist of the reference is recorded. When an "N", Disposal is issued the despatch-stamp will be stamped against the number in the Fair-copying Register if the disposal has been entered in it. If it has not been so entered, the despatch-stamp must be stamped in the disposal column of the Personal Register against the corresponding entry. In the case of an "X.N. Disposal" it cannot obviously be stamped anywhere, unless the disposal has been entered in the Fair-copying Register which is practically certain never to occur. Instructions in regard to the maintenance of the stamp account will be found in paragraph 25 above.

### XIII. Records.

82. *Arrangement of records after disposal.*—After a disposal other than an "N", Disposal has been despatched, the file will be sent to the record-keeper by the Superintendent, Fair-copying Section. The record-keeper will acknowledge it in the last column of the New Case Register. He will see that the files are in order, properly arranged with their pages numbered (the current file in red ink, and the note file in black ink, as already ordered—the pages *will not be renumbered*, after disposal in one continuous series for current and notes), the jackets, if they are "R", or "D". Disposals, properly marked on the outside and the back and forward numbers marked inside the jackets as directed in paragraph 65 above. He will also scrutinize the pages of the files for signs of stamps having been removed. He will detach the index slips from the R. and D. Disposals and file them in his bundles in the manner laid down in paragraphs 110 and 111 below. He will then put the disposals away in their proper order.

82. *Disposal bundles.*—There will be separate series of bundles for "R", "D", "K" and "L". Disposals, respectively, and in these the files, or papers, will be arranged in order of their current numbers. These will be of course not form a continuous series in any one bundle but that is quite immaterial, and will not give rise to any difficulty in finding any particular paper or file if its number is known, and it is in proper bundle and in the proper place in the bundle. "L", Dis. P. (Distr.) disposals will be arranged in order of the distribution numbers?

The arrangement of "Field" papers will be explained below in the paragraphs on filing. After he has put a disposal away in its place the record-keeper will put away in their places any papers that were "put up" with it for reference, marking them as received back in the "Record Issue" Register. He will also remove the dummy slips put in their places on the racks.

84. *Filing—Definition.*—Papers which are arranged in records, not in the R. D. K. or L. bundled according to their current number, but in special bundles according to their subjects, are said to be "filed." They should be kept loose, arranged according to their own numbers or chronologically, as explained below, between record boards just as lodged paper were kept under the old system. Of these papers there are four classes which are dealt with below.

85. (i) *Government Orders and Board's Proceedings.*—A. 1. Government Order and Proceeding of the Board of Revenue on which no specific action has to be taken, or no action beyond communicating them to officers subordinate to the Collector for "information and guidance" (and very larger numbers of such orders and proceedings are received in most offices) will generally be filed. Government Orders and Board's Proceedings which contain reviews on periodicals or are connected with them may be filed with the connected periodicals, and those which are of purely ephemeral interest and do not deal with questions of policy and principle or important matters of fact may be given the appropriate disposal (generally "L. Dis." or "K. Dis." but occasionally "F") which they would get if they did not emanate from the Board or Government. A separate bundle will be opened in the record-room for each series of Government Orders, or Board's Proceedings, e.g., one for Government Orders, Revenue Department another for Government Orders, Finance Department; another for Proceedings of the Board of Revenue, Land Revenue, and so on. In these bundles the Government Orders or Board's Proceedings be arranged according to their own numbers, that is to say, G. O. No. 100, Revenue, will come before G. O. No. 120, Revenue, and the latter will come before G. O. No. 136, Revenue and so on.

86. *Field papers not registered—When indexed.*—As already stated, these papers will not be registered at all in the personal registers though they will bear Distribution Register Number—*vide* paragraph 16. There is obviously no object in doing so. We register papers in order to watch correspondence relating to them or in order to have a number to arrange them by in our records. In these cases, there is *ex hypothesi* no correspondence to be watched, and as for the arrangement of the papers, they already have their own numbers, which are just as convenient to arrange them by as any others. Such papers will be indexed if they are marked "I" by competent authority. Papers which are to be filed in this way will be marked "F". If they are not marked "F" by the officer opening the paper, the "F". Disposal must be approved by the Collector, or officer

signing for the Collector, just like any other disposal. After "F" the number of the "File" will be written boldly. A standardised list of "Record files" will be found in Appendix D. Each head of an office must follow this list. These papers will not be put in brown paper jackets, which is a mere waste of stationery and space.

87. *Saving of work compares with disposal number system.*—Under the disposal number system, every one of these papers was entered first in a Current Register, then probably in a distribution register, then in a personal register, in the first and last of which a purport (usually lengthy) was entered, then put into a jacket on which the purport was written again, then given a disposal number, and entered in a disposal register, in which the purport was written again and if of importance it was also indexed, and the purport was written again. It will readily be seen how much time and labour is saved by the new system.

88. (ii) *Periodicals.*—There will be a periodical bundle for each year, and in the different kinds of periodical returns will be arranged in sub-bundles. The sub-bundles will be arranged according to the periodical numbers (paragraph 70 above) and the individual periodicals will be arranged in the sub-bundles, chronologically. With an outgoing return will be filed any in-coming return, or returns from which it is compiled and correspondence that has arisen in connexion with it.

89. (iii) *General record files.*—Some other classes of papers should be dealt with on the same principles. These are either papers which it is convenient to keep together for purposes of reference (for example, papers relating to appointments and leaves), or circulars and communiques in respect of which the remark in the last-paragraph about Government Orders and Proceedings of the Board of Revenue are applicable, or papers which would ordinarily be lodged, but which it is convenient to keep in a separate bundle to facilitate reference to them when it may be found necessary. Suitable opportunities for extending this system should be watched for as its extension saves work in these General Record files, the papers will be arranged according to their own numbers when that is feasible—i.e., when the contents of a bundle consist of one series of communications with their own numbers,—and otherwise chronologically.

90 to 98. *Cancellations.*

99. (v) *Passport applications.*—Applications for passports and visas and corrections thereto should be registered in the personal registers of the clerk in the District Magistrate's office who deals with them in the ordinary course.

100. *Roneo number—Alpha system of filing.*—This system may be used for confidential papers that the Collector keeps in his own custody and other papers that he wishes to refer to frequently.

It is useful for demi-official correspondence as it enables such correspondence to be numbered without being registered and to be found when required without being indexed. This system of filing requires special furniture in the shape of a filing case with one or more drawers in which files of foolscap size can be arranged vertically with a "compressor" that is, a sliding support to keep them upright. A vertical, as opposed to a horizontal system of filing, is one in which the files, are not laid one above the other, horizontally, on shelves but are kept side by side, vertically. Under this system there is no separate index. The papers themselves are kept in numbered "folders"—cardboard wrappers—line the cover of a book but with one flap projecting further than the other, and provided with tabs numbered either from 1 to 5 or from 6 to 9 and 10. These folders are placed vertically in the special case or drawer, back downwards. They are separated by a number of red cards called guides. There is a guide for a letter of the alphabet or for a sub-division of the alphabet according to the needs of different offices. The letter or the sub-division of the alphabet is shown on a celluloid tab attached to the top edge of the guide. There are cages numbered from 1 to 30 ruled on the guide. When the first paper is to be filed the appropriate guide is taken out and the subject of the paper is written in the first cage on it. For instance, if the subject were "Archeology", the guide bearing the tab inscribed "A" or possibly "A1 to A1" (according to the sub-divisions of the alphabet in use would be taken, and the subject would be entered in the cage numbered 1 on it. A folder would be taken all the tabs except that bearing the same numbers as the cage (viz 1) would be cut off, the paper would be placed in the folder, and the red guide would be placed in the proper order in the receptacle with reference to the other and guides, and the folder next to, i.e., behind it. Should a paper of which the subject is "Arms Act" be the next paper to be filed falling under the same letter or sub-division of the alphabet. "Arms Act" is entered in cage 2 the paper is placed in a folder from which all the tabs except No. 2 have been removed, and the folder is placed next to folder No. 1, i.e., behind it. There is a blue miscellaneous folder for each guide. In this will be filed correspondence relating to subjects or correspondents for which or whom it is not worth to open separate folders. These blue folders bear the abbreviation "Mis." and the number of the corresponding guide card correspondence filed in them will also be numbered "Mis. No.—", the numbers being that of the folder. If necessary, here also the individual cases in a single folder may be given numbers. All the papers in a folder will not relate to the same individual case, though they will all relate to the same general subject. Paper relating to the same individual case should be tagged together. The subject of each such case should be noted inside the folder (there is sometimes a printed

case there for that purpose), and these subjects should be numbered serially. The reference to be marked on an individual outgoing letter, and also on each letter received, will always consist of three numbers separated by dashes, for example: "12-4-5", where "12" is the number on the guide (it will be noticed that they are numbered as well as lettered for this very purpose). "4" is the number on the folder, and "5" is the number assigned to the individual case within the folder, as just described.

101. *Confidential records.*—Confidential records which the Collector does not think it necessary to retain in his own custody will be kept by the Sarishtadar in an almirah of which he will keep the key. They will be registered in the ordinary way but no title will be entered in the register. It will be replaced by the word "Confidential". Confidential correspondence with which the Collector details himself will be filed either in the road to number-alpha vertical filing case or in the Collector's confidential almirah. The latter should be divided into pigeon-hole. Each pigeon-hole should have a number (Roman) and be allotted to a certain general subject [e.g.] "Titles", "Deputy Collector's List", "Political". A list should be kept in the almirah, pasted on card-board showing the subject to which each pigeon-hole is allotted. In each pigeon-hole, the papers should be made up into one or more files as may be convenient. These files should have sub-numbers (e.g., in pigeon-hole No. XIV, the sub-numbers will be XIV, (1) XIVV (2) and so on). The pages of each file should be numbered. An outgoing letter will bear the number of the pigeon-hole, followed by that of the page of the file where the office copy will be found (e.g. XIV-(2)-248, where XIV is the number of the pigeon-hole, (2) is the number of the file in that pigeon-hole, and 248 is the number of the page in the file where the office copy is to be found). There should be a card-index in this almirah. Each card should bear the name of a person, or a subject followed by reference to the papers in the various files relating to the subject or person in question, indicated as just explained [e.g., Ramaswami Ayyar A. B]; [II-(3)-28, V-(1)-109-XIV-(3)-297.]

102. *Demi-official correspondence.*—Demi-official correspondence which is kept by the Collector, and is not filed in any current file will be dealt with in the same way as the Collector's confidential correspondence. It will usually be filed in the reneo file as long as it is "current" or likely to be required for reference frequently, and after that either destroyed or transferred to the Collector's confidential almirah. The reneo file will also be used to keep any other papers that the Collector may at any time require for reference, such as the Special Branch File, the Public Service Notification, the Establishment List, Office Orders the Board's income-tax Circulars, etc.

103. *Vertical filing of records.*—All records will be filed on the record-racks vertically, that is, side by side, on edge, not piled on top of one another (or "horizontally"). The vertical arrangement makes it much easier to take out records and replace them. Instead of having to take down a heavy pile of records, search for the one required, take it out, and then replace the pile on the shelf—one merely has to separate the files lightly to enable one to see their numbers, and can take out the required without further disturbing the other. This is the obvious way to keep records. It is the way one keeps books in a library. No one would dream of keeping books piled in heaps, one on the top of the other, so that one could not get at one book without one could not get at one book without moving a few dozen others—and there is no reason why should be arranged in such an inconvenient way either.

104. *Issue of records.*—Clerks are not to enter the record room and take out records for themselves. They must obtain records required for reference by sending the prescribed printed requisition slips properly filled into the record-keeper. One receipt of the requisition slips in the record-room, the record-keeper will see that the records are promptly taken out, that the slips are put in their place and that the records issued are entered in the record issue register which will be in Form XIV of Appendix B. The record issue register and the records taken out will then be sent to the concerned clerk who will at once acknowledge the receipt of the records in the register and return it to the record-keeper. When the record-keeper receives the records back, he will see that their receipt is duly entered in the record-issue register and that the requisition slips are returned forthwith. In case the record wanted is not found, the requisition slips should be returned to the concerned clerk with an entry to that effect. The clerks must return records that have been taken out for reference directly, they are done with. The record-keeper is solely responsible for the proper maintenance of the record-issue register and he must see that the records taken out of the record-room and not kept back by clerks unnecessarily.

To ensure the regular and systematic return of records to the record-room, the record-keeper should prepare on the first of every month an arrear list for each section for all records which have been absent from the record-room for more than three months together with the name and designation of the clerk to whom each record was issued and the date of its issue. He should at the same time furnish an extract from the arrear lists separately each clerk to enable him to check whether the files referred are still with him and to return them when no longer.



required for reference. While returning the extract from the arrear list sent by the record-keeper, each clerk should certify against the entry relating to each record, that the record is physically available and it is still required for the file for which it was taken. The record taken for one file should not be transferred to another file, without the old requisition being replaced by a new requisition for the new file.

When the record-keeper has to get back a document which has been filed in a Civil Court, he should note on the requisition slip and in column 10 of the Record Issue Register sent to Civil Court, *vide* current No. . . . . such slips need not be renewed.

Clerks should return their arrear lists promptly to the record-keeper after taking the necessary action. The record-keeper should then compare the consolidated arrear list with the clerk's arrear list, carry out the necessary alterations in the former and submit both the arrear lists to the Collector on the 10th of every month or if that is a holiday or Sunday, on the first working day after the 10th.

**105. Custody of the key of the record-room.**—The record-keeper is on no account to take the key of the record-room home with him. He will each evening put it in a bag, seal it, and hand it over to the police guard or to the night watchman in places where there is no police guard. The office seal should be in the safe custody of the record-keeper after the closing of the record-room. The next day when the record-keeper or his assistant takes over the bag containing the key of the record-room, he should verify whether the seal of the bag is in act. The office seal affixed to the bag should be in the custody of the record-keeper. On no account the seal of the office should be made available to others. A register in Form XIII of Appendix B should be maintained for the purpose.

**106. Destruction of records.**—Records must be destroyed punctually after the periods prescribed for records dealt with under the disposal number system in the Board's Standing Orders. Records should be kept for a clear period of 1, 3, 10, etc., years (according as they are L.K.D. etc., disposals). In calculating the period of retention, the year of disposal and the year in which they are actually destroyed should be excluded. Lodged papers will be destroyed after one year. *No detailed list of them will be prepared*, but a list of the classes of records to be destroyed. ("Lodged Disposals of 19 . . . , D. Disposals of 19 . . . except Nos. . . . and so on) will be put up and approved by the Collector. The entry "D" before the disposal numbers will be altered by substituting "R" on the jackets of the files ordered to be retained permanently by the Collector. If the Collector orders that a "D" Disposal file should be retained not permanently, but till a certain year, the file will be transferred to the D. Disposal bundle of papers ripe for destruction that year, the fact being noted on the jacket. After the papers have been destroyed

the Sarishtadar will certify at the foot of the list of records to be destroyed that the papers in the list have been destroyed, except such as have been ordered to be retained permanently or for a certain period, which files will be specified by their numbers. These lists will be carefully filled and preserved in the records room in a special bundle.

“The following instructions should be followed in the matter of review and destruction of R.D.’s files :—

*Offices of the Revenue Divisional Officer, Tahsildars and Deputy Tahsildars.*—The Revenue Divisional Officers, Tahsildars and Deputy Tahsildars should personally scrutinize the R.Dis.files in their respective offices which are 30 years old and record the results of their review in a list in Form XVII in Appendix B. The inspecting officers should make test check during the course of the inspection and record their views in the list. The orders should be implemented only after the annual inspection of the office is completed.

*Collectors offices.*—The Collectors should personally scrutinize the R.Dis files in their offices which are 35 years old in respect of records prior to 1927 and 40 years in respect of records of subsequent dates and record the result of their review in a list in form XVII in Appendix B. After filling columns (1) to (5) of the list, it should be sent to the Secretary, Board of Revenue (Land Revenue) by the 15th January of every year (without the records). The list should be scrutinized in the Board’s office with reference to the “Short titles” of the files and with due regard also to the fact that some files through not required for administrative purposes, may still be proposed for retention for historical purposes either at the Collector’s office or in the Madras Record office. After the scrutiny in the Board’s office, the list should be put up to the Members, the districts being allocated to them for this purpose, taking also into account the distribution of the inspection programme for the year. Each member may carry out a test scrutiny and then record his comments if any. If the Member wants to check up any files before giving his decision, he can take the list with him when he visit that district next, or if he is not likely to visit the district next, or if he is not likely to visit the district during the year, the scrutiny of the files may be entrusted to the Member who is going there soon. The Collectors should await the Boards’ orders on their lists before proceeding with the destruction. In the case of districts to be inspected in the particular year, the test check can wait till the inspection by the Inspecting Member.

107. *Destruction of field records.*—Income-tax files and Abkari shop files will be kept for ten years. In regard to the general destruction of record files the Collector’s orders should be taken annually. A list of such files of the previous year should be put up and his orders taken how long each should be kept. The year of destruction should then be

noted on each bundle. Filed Government Orders and Board's Proceedings will be regarded as "D" or "K" Disposals, if they have not been indexed, and as "R" Disposals if they have been indexed. Periodicals will be dealt with according to the orders in the Board's Standing Orders. The registers mentioned in Chapter V will be destroyed after the periods specified against them in Appendix J.

#### XIV. Indexing and Titles

108. *Introductory—Indexing under the disposal number system.*—Indexing is of the utmost importance. Under the disposal number system it was not at all satisfactory. There were no instructions laying down the general principles to be observed, and there was no comprehensive list of standard index headings. The work was left to a low paid clerk, and as the files were indexed after disposal his work was subject to little or no supervision. As he was without knowledge, instruction or guidance he naturally did the work very badly. Long rambling "purports" were the rule which told you much that you did not want to know, and probably omitted just what was important. They were not framed so that their gist at once caught the eye, and as the index was written in a volume instead of on slips or cards, they could not be arranged in strict alphabetical order. Finally, there were no definite orders as to what papers should be indexed and consequently rubbish was indexed in large quantities while important papers were as likely as not to be omitted.

109. *System described.*—(1) Under the system here described the clerk has, when putting up a current for final orders, to make up his mind whether the paper is one which requires—

- (a) a "R" Disposal, *i.e.*, to be permanently retained.
- (b) a "D" Disposal, *i.e.*, to be retained for ten years.
- (c) a "K" Disposal, *i.e.*, to be retained for three years.

(d) a "L" Disposal, *i.e.*, to be retained for one year and must indicate by means of these signs the method of disposal he considers necessary.

NOTE :—All "R" and "D" disposals must in any case be indexed.

(2) As already explained in paragraph 58 above, it is the duty of the section head to initial the above entries in token that he agrees with the method of disposal suggested or in case he does not agree to revise the entry.

(3) On return of the file with final orders the clerk must prepare index slips in duplicate and note upon them the current number and the nature and date of disposal. Thereupon one slip will be attached to the disposal and sent to the record-keeper through the fair-copying superintendent as described in paragraphs 72 and 82 above and the other kept by the clerk. Thus each clerk has an index of his disposal files which he should arrange alphabetically and to which he can refer at any time in order to find out whether such files have any hearing upon his current work.

(4) The index title will correspond with the heading of the final draft and it should ordinarily be identical with the entry made in the personal register on registration as described in paragraph 30 above. When these entries are found when the file is ripe for disposal, to be unsuitable, the original entry in column (4) of the personal register should be re-written in red ink. The orders of the head of the section should be obtained for such revision. Great care should be taken to see that the heading and title as finally drafted comply with all the requirements of an index title as explained in paragraphs 114 to 125, especially as regards major head and arrangement and the slips should be written legibly.

110. These titles are prepared in accordance with certain definite rules, which will be found in the succeeding paragraphs, and a voluminous and exhaustive list of standard heads has been compiled which will be found in Appendix A. Adherence to these rules, and to the list of standard heads will ensure that the index titles are prepared on reasonable and consistent principles, that they are so framed, that their gist catches the eye at once and that they are susceptible of strict alphabetical arrangement. Such an arrangement of the titles is rendered possible by the system of writing each title on a separate slip. These slips are punched with two holes by means of which they are filed in strict alphabetical order with two of Mr. Tottenham's special index tags, between two little card-board covers, or "binders" similarly punched. They are thus filed on the "loose-leaf system", which permits of a fresh leaf being inserted in its proper order at any point. The two tags are threaded through from the same side, so that the two cross tags are at the bottom. The other two ends are tied in a bow on top. These index volumes are kept in wooden trays.

111. *Filing of index slips.*—In the record room the slips are filed in one combined index for the whole office. When one of these little volumes of slips becomes so bulky that the tags cannot easily and quickly be passed through it, it will be broken up into smaller volumes. Each such volume will be labelled, e.g., "A.—1, A-L" or in the record-keeper's index simply "A—C". It will be noted that the slips will be filed in one continuous series till the index is printed or typed which will be done

annually. It will be printed or typed as the case may be direct from the slips. After has been printed or typed the "R" and "D" Disposal slips will be destroyed.

112. *Titles prefixed to all drafts.*—The title is written on every draft (after the word "Sir" or "Gentleman"), as already mentioned and if a current is indexed it is marked "I". Thus, instead of the indexing being left to the discretion of a junior clerk, and that without supervision it is constantly brought automatically to the notice of the heads of sections the *Sarishtadar* and the *Collector*, who see on every draft the index title, and can modify it if necessary. They can also see whether a file has been indexed on receipt or not, and there is a hard and fast rule that all "R" and "D" Disposals are to be indexed, so that, there are satisfactory safeguards against important papers being left unindexed.

113. *Importance of prefixing title to all communications.*—It will be observed that the rule that the title of every letter, etc., should be written at the head of it, is of great importance from more points of view than one. It is an assistance to person to whom the letter is addressed, it is an assistance to the issuing office if the correspondent quotes it, as he is requested to (see paragraph 75) in any subsequent communication and it enables the indexing to be properly supervised. The rule must not therefore be regarded as a mere bit of meaningless red tape but must be strictly and invariably obeyed. Owing to the absence of titles, brief intermediate communications, and sometimes even more important communications, received from other offices, are often unintelligible in themselves. One has to send for the file to understand what they refer to. Similarly, if a letter is received from outside which quotes only the correspondent's number, but not that of the receiving officer, there may be some little difficulty in tracing what it refers to especially if the subject is not apparent on the face of the letter, whereas if the number in the receiving office is quoted the file can be traced at once. It is a rule of the first importance when addressing anyone always to quote his number if any communication has previously been received from him on the subject.

114. *Title and head defined.*—In the following paragraphs detailed instructions are given for the preparation of titles. It is to be remembered that even if a communication is not indexed it is to have its title and that title is to be prepared exactly as if it were intended for incorporation in the index.

The entry in the index relating to an individual paper is called a "title". The important word that is placed first in the title, by which its alphabetical position in the index is determined, and on which primarily depends the possibility of finding the title is called the *head*.

115. *Head must be (a) obvious, (b) distinctive.*—The first thing to do when writing an index title is to select your head. *The head must be a word that will naturally occur to anyone who wants the papers. It must not be too wide.* For instance, to index all the petitions received in a Collector's office under the head "petitions" would be absurd; though orders of a general nature, relating, let us say, to the way in which petitions should be dealt with, would be appropriately indexed under that head.

116. *Consistency essential—Standard heads and sub-heads—Unauthorised additions forbidden.*—Next in selecting your heads you *must be consistent.* Even if your heads are badly chosen, so long as you are consistent in your use of them less mischief will be done than if they are in themselves better chosen but papers relating to the same subject are indexed sometimes under one head and sometimes under another. Consistency can only be secured by prescribing a standard list of index heads and sub-heads. Such a list is given in Appendix A. A copy of the list will be in the *hands* of every clerk. Clerks must constantly refer to the list. *No head or sub-head may be used in any circumstances whatever unless it is included in the list.* If any addition to the list, or any modification in it, is found necessary, it may only be made with the sanction in writing of the Collector. Additional legal heads may, however, be selected if required from the lists at the beginning of each volume of Woodman's Digest.

117. *Use of heads and sub-heads.*—In the list some of the heads have their sub-heads printed under them. A head may be used alone or in combination with such a sub-head. Such sub-head may not be used without a head. This rule is subject, however, to the instructions printed at the head of the list. Any head may, if appropriate, be used as a sub-head under another head. For example "Budgets" may be used as a sub-head under "Land Revenue" or "Abkari", etc.

118. Under important and wide heads large numbers of sub-heads will be required. Every such sub-head must either be a head found or such sub-head in the list, or one included in it under proper authority as laid down above.

119. *Use of "General" as sub-head.*—It has been said that a head may be used alone. The smaller ones will be chiefly so used. Under the larger heads there will be some papers of a general nature. For such a sub-head "General" may be opened under any head with several sub-heads. But this sub-head must be sparingly used. No paper for which a more definite and suitable sub-head can be found should be indexed under "General". One legitimate use of the head is when a case falls under several sub-heads. Another is when it falls under none; for instance, there might be a Government Order dealing with the policy to be adopted in regard to abkari generally. This would have to be

indexed under "Abkari—General". It is of the utmost importance that a "General" or "Miscellaneous" sub-head under a head should not be used except for legitimate purposes as sketched above. Of course, "General" or "Miscellaneous" should not be used as a head.

120. *Local classification.*—Local classification should be adopted wherever possible. For instance, in indexing papers relating to assignments, leases, etc., of land, to land acquisition or to encroachments, etc., the titles should be arranged thus ; Main Head, Taluk (abbreviated, see Head-note to Appendix A). village, survey number (if known) petitioner's name, followed by his initials, purpose of the acquisition in an acquisition case, and finally any other particulars of the case or the nature of the order, e.g., "Assignment—Darkhast—SVP. Taluk.—Malli village.—S. No. 489—Krishna Ayyangar (K).—Refused".

It is specially to be noticed that in employing the local system of classification the larger area (the taluk) must come before the smaller area (the village included in it). In Malabar the arrangement will be taluk, amsam, desam. Cases in which the survey number is known will be arranged under the village numerically. That is to say, taking the slip given as an example above, all the slips relating to Malli village will come together, under Srivilliputhur (SVP) taluk. Those slips relating to the village which include a survey number will be arranged first, in order of their survey numbers. Titles containing the same survey number will all come together and their order among themselves will be alphabetical determined by what comes after the survey number in each title. Slips including more survey numbers than one will be arranged according to the first of such numbers (which must themselves be written in numerical order on the slip) but will come after all the slip that bear only that number. In very important cases that relate to more than one member a slip should be prepared for each number. After all the slips relating to a particular village that contain survey number will come slips that do not contain survey numbers, and these will of course be arranged strictly alphabetically.

121. *Personal papers.*—Personal papers relating to officials will be indexed under the name of the officer concerned. A proper title would be, e.g., "Subrahmanya Ayyar, D., Sub-Magistrate, Reduced" "Subrahmanya Ayyar" would be indexed under "S" and "Subramanya Ayyar, "A." would come before "Subremanya Ayyar, D.". In indexing personal papers it is a special importance to remember that initials must come after names.

122. *Suits.*—Papers relating to "Suits" will be indexed under the head "Suits" thus first will come the place where the court sits, then the designation of the court, then the number of the suit, preceded by appropriate abbreviations: "A.S." (Appeal Suit). "O.S." (Original Suit)

etc. These abbreviations will be arranged in alphabetical order, and under each the suit will be arranged according to their years and numbers. The years must come before the number "O.S. 1921—100" not "O.S. 100—1921."

123. *Bracketed heads.*—Heads printed in brackets in the list are not to be used as heads, but only if necessary as sub-heads under the alternative heads printed against them. They may not be used even so, if they are mere synonyms of such alternative heads. Thus, for example, under the head "Allowances", "Exchange compensation" may be, and must be, used as sub-head. Papers are not to be indexed under "Exchange compensation" used as a head. Similarly, papers relating to Land Improvement Loans are to be indexed under "Advances, Land Improvement". But "Cinematograph" is not to be used under "Bioscope" (the correct head) because they are synonyms.

124. *Arrangement of several sub-heads.*—The same title may contain more than one sub-head. The order in which these should be arranged is a matter in regard to which definite rules cannot be prescribed. Generally speaking the wider and more abstract should come before the narrower and more concrete. The necessity for consistency must not be forgotten.

125. *Title proper.*—After the heads and sub-heads comes the title proper. *This must be as brief as is compatible with expressing clearly the main subject of the file and some particulars of the individual matters to which it relates—so as to enable one easily to find the papers that one may require.*—Brevity is a merit in a title. If a title shows one at a glance like a newspaper headline, the subject of the paper, it is good title. Unnecessary length is a positive evil in a title. It defeats the object in view. On the other hand a title which is merely general is of little practical use, and if it does not distinguish a file from others relating to closely similar but not identical subjects, time may be wasted in taking out and examining several files, before what is wanted is found. *The head or sub-head should never be repeated in the title proper.*

126. *Wording and articulation.*—The title must consist mainly of substantives, adjectives (where indispensable) and participles. Minor parts of speech should be excluded as far as possible. That strict alphabetical arrangement may be practicable, it is essential that the title should be articulated, or broken up into members each consisting of as few words as possible, and each expressing an element in the subject-matter. Each member will begin with a capital letter, which will help to determine the alphabetical order and should be separated from the members preceding and succeeding it by a bold dash. It is no use to try to put too much into a single title. The title must indicate clearly but briefly one main subject of the order.



## INDEXING AND TITLES

127. *Two or more titles when necessary—Cross-references.*—If an order deals with more than one subject, two or more complete titles under different heads may be necessary. But the same title must not be repeated under more than one head, either in its entirety or partially. Instead of this, where a subject falls under more than one head, and it seems useful to index it under each head, but there is no need for distinct titles under each head a cross reference or cross-references must be used, that is, the complete title will be written on one slip under one head, while on other slips, one for each of the other heads, will be written merely one of the other heads followed by "See so and so" (mentioning the former head). *The same cross-reference must never be repeated.*

128. *Consolidation of titles when printing.*—The same words must never be printed over and over again in successive titles in the index where this can be avoided.

129 and 130 cancelled.

### XV. Prevention and checking of arrears and delays.

131. *Checking of personal registers.*—It is the duty of the heads of sections and of the Sarishadar to check the personal registers thoroughly, and at reasonable intervals, and to take steps to ensure that no avoidable delays occur and that no paper is shelved. The personal register should be checked by the section heads (including the Huzur Sarishadar) every fortnight and by the Personal Assistant every month except during the month in which they are checked by Collector and by the Collector every three months. The section heads should check the personal registers in the presence of the clerk concerned and with reference to all his pending files. In a percentage of cases, the date appearing in column 3 of the personal register should be compared with the date stamp on the correspondence in the current file and with the date entered in the New Case Register. Any grave delay or irregularity will be reported to the Collector at once. If any file, whether current or disposed of, cannot be found when it is wanted, the Collector should be informed at once. It is essential that the Collector should himself examine the personal registers at frequent intervals, i.e., once in three months.

Each personal register should be accompanied by a running note-file which will last for the calendar year. The same running note-file should be used for the periodical register maintained by each subject clerk. Separate running note-file should also be maintained for other special registers which are checked periodically. The Collector, Sarishadar and heads of sections will note their remarks at every inspection in the note-file and not in the registers. Questions asked in these notes are

to be replied to within 48 hours. All the running note-file should be withdrawn from the clerks soon after the beginning of the next calendar year and kept in the record room for future reference.

132. *Arrear lists.*—On the first of every month each clerk should prepare an abstract of pendency in Form VII on a separate sheet. The papers to be entered in it, will be all papers received by the previous day and remaining undisposed of. At the same time he should prepare the detailed arrear list in Form X. All current which are over three months old, counting from the date on which each current was first entered in the personal register should be shown in the list. This list should not be written a fresh each month, but currents which become three months old during the previous months, and which remain pending should be added while currents closed during the previous month should be ringed of. The list should be sent to the record room each January after opening a list for the new year by copying all pending items.

The abstract in Form VII should be prepared in duplicate. One copy should be sent to the Superintendent Fair Copying Section, who will check it with the New Case Register and reconcile and discrepancies with the subject clerk. He will then have the abstract arrear list of the clerk copied into a list for the whole office and submit it direct to the District Revenue Officer and the Collector not later than the 10<sup>th</sup> of every month. The other copy of the abstract in Form VII and the detailed arrear list prepared in Form X should be submitted by the subject clerk or assistant to the Gazetted Assistant in-charge through the section head. The Gazetted Assistant will carefully scrutinise the detailed arrear lists and take suitable action or give necessary instructions to the staff.

133. *Out-going returns.*—It is most important that periodical reports and returns should be submitted punctually. If they are delayed dislocation is perhaps caused in several offices, and unnecessary correspondence is created. Clerks and others are too apt to regard delays in submitting periodicals as the normal thing. Generally speaking, there is no reason whatever why periodicals should not be prepared punctually, and if there is a reason the authority to whom they are due is entitled to be told of it without having to ask. Heads of sections will go through the periodical calendar every morning as soon as they reach office, issue advance remainders to subordinate officers whenever they consider it necessary to do so and take other steps to ensure that every return is despatched punctually on the appointed date. If any report or return from a subordinate officer, which is required to enable the district return to be prepared is not received in time the clerk dealing with the subject will bring the fact to the notice of the head of the section at once. A report should then be sent

to the authority to whom the periodical is due, stating the cause of the delay and the date by which the periodical may be expected. On every draft periodical return or report submitted to the Collector, the date on which it should be despatched from the office will be noted in red ink in a conspicuous place.

134. *In-coming returns.*—The punctual receipt of in-coming returns must also be insisted on. If a return is not received by 2 O'clock on the date on which it is due, a reminder must be issued the same day. On all such reminders, the date on which the return was due will be boldly written in red ink. Whenever a periodical is submitted late by a subordinate officer, he is expected to submit with it an explanation of the delay. If he does not do so, he is invariably to be called on to explain (1) the delay and (2) the omission to explain it in the first instance.

135. *In-Coming reminders.*—In regard to these see paragraph 29 above.

136. *Out-going reminders.*—When a draft reference calling for information from outside offices or submitting a case for the orders of a superior officer is put up, the head of the section should note on the top of the draft the date when the first reminder should issue. After the draft is approved, the clerk should note the date in pencil in the last column of the personal register and also in the reminder diary, which should be maintained by each clerk, as instructed below and see that reminder issues on that date. The reminder diary should be maintained by the clerk, one for every calendar year and the current numbers to respect of which reminders are to be issued should be noted against the particular dates. All officers while checking the personal registers should also check this register to see whether it is maintained up to date and whether action is taken on the dates noted in the reminder diary. If any reminder issued is not returned within a fortnight of its issue or if no reply is received within the time promised, the clerk should take the matter to the notice of the Collector. When a reminder is received back the reply should be put up for perusal, the date of the next reminder being similarly noted in the reminder diary and in the last column of the personal register. The clerks should make use of the reminder diary to the fullest extent possible and check it every day to see whether action is due to be taken on any current on that day. Cases of inordinate delays in replying should always be brought to the notice of the Collector. In all reminders the title of the reference as well as its number and date should be noted. The dates on which reminders are sent should be entered in red ink in columns of the personal register and the current numbers in the reminder diary ringed off.

Subordinate officers should be encouraged to remind the Collectors in cases where the Collectors' orders are not received within a reasonable time on the reports or references sent by them, and the Saristadarh

when opening or perusing the tapal should be careful to note the receipt of such reminders and to enquire regarding the pendency which have rise to them.

136-A. *Revenue business returns.*—To enable the Board to watch the progress of business in Collectors' office Collectors should submit to its by the 20th of the month following each half-year statements in the form given in appendix F. The Superintendent, Fair-copying Section, is responsible for the preparation of this return. Similarly Divisional Officers and Treasury Deputy Collectors should submit to Collectors by the 10th of the month following each half-year statements in the form given in Appendix G which should be reviewed by Collectors. A copy of the review should be submitted to the Board. From each Taluk office also including the offices of Deputy Tahsildars business returns should be submitted to the Divisional Officer who should review all the returns for the division together and send a copy of the review to the Collector. This return should be submitted to the Divisional Officer in the form given in Appendix H by the 10th of the month following each half-year. It is however open to the Collector or his Divisional Officers, if they think fit, to require return at any shorter interval from any Tahsildar or Deputy Tahsildar.

#### XV-A. Speedy Disposal of Audit objections.

136. B. *Settlement of audit objections.*—Prompt action should be taken on the Audit objections received from the Accountant-General and the objection statement should be returned punctually with replies with in a fortnight. The replies sent to the Accountant-General Madras, should be such as will enable him to adjust the items under objection without further correspondence. To ensure quick and steady progress in the settlement of audit objections the following instruction laid down in G.O. No. 773, Finance, dated 30th July 1960, should be strictly followed:—

(1) Each statement of audit objection received should be dealt with in separate file. To each file an index in the form prescribed in Appendix K111 should be attached and entries made as and when there is progress in the settlement of objection.

(2) The Officer concerned should study a specified number of objections daily according to a programme and take further action to get specific information from the subordinates wherever necessary.

(3) In order that there may be regular and steady progress in the work the officer concerned may prescribe a programme for submission by his office to him of one or more files every day so that all the pending files may be seen by him at least once in a month.

(4) Replies should first be examined by the officer concerned and forwarded to the audit officer with his remarks or orders thereon.

(5) It is the responsibility of the concerned Personal Assistant to the Collector to ensure before replies are sent to the audit office, that action as reported therein has actually been taken by the subordinates. The Collector or the District Revenue Officer should review monthly by a periodical prescribed in Board's Proceedings Rt. No. 7979 dated 25th November 1952 the progress in the settlement of the audit objections and send copies to the Accountant-General Madras and the Board.

*Note.*—Instructions for the preparation and scrutiny of "Budget Estimate" "Revised Estimate" and "Control of Expenditure" are available Appendix B-B.

## XVI. MISCELLANEOUS

137. *Fort St. George Gazette.*—The *Fort St. George Gazette* will be circulated as soon as it is received to head of sections, who must read it carefully and invite the attention of the Collector to anything of importance in it.

138. *Correction slips*—Correction slips must be pasted into the books to which they belong within three days of their receipt in the office. Intelligence should be exercised in doing this work. If a slip cancels or modifies a part of a Board's Standing Order or any other manual, etc. the part cancelled or superseded must be scored out, and the number of the correction slip will be noted in the margin against it. The same rule applies when one correction slip cancels or modifies a previous one. When an isolated word or an isolated sentence is introduced in a paragraph, it may sometimes be convenient to enter it in manuscript.

139. *Personal file*.—(1) Personal files should be maintained for all members of the Subordinate Services. The personal files of Gazetted Officers, Tahsildars and Deputy Tahsildars alone need be in the custody of the Collector, those of officials below the grade of Deputy Tahsildars should be in the custody of the Personal Assistant to the Collector and those of the treasury and sub-treasury officials of similar ranks should be in the custody of the Treasury Deputy Collector. The Personal Assistant and the Treasury Deputy Collector should put up the personal files in their custody to the Collector, periodically, for writing his remarks. The authorities who should prepare and maintain them and those who should scrutinize them are specified in the statement printed in Appendix K-1.

(2) The personal files of lower division clerks of the Madras Ministerial Service should be made up of a few sheets of foolscap with a brown paper jacket tagged or sewn together. The period to which the remarks relate and the designation and name of the custodian office should be clearly entered whenever an entry is made in the book. When a lower division clerk is accepted by the Collector as likely to be fit for promotion to the upper division his personal file will be closed and sent to the Collector and thereafter the clerk's personal file will take the shape of a file of periodical reports.

The personal files of the members of the General Subordinate Service should be maintained on the same lines as those adopted for the Madras Ministerial Service.

At the first page of the personal file, there should be a fly leaf containing the following personal data in appropriate side headings.—

1. Name.
2. Educational and technical qualifications.
3. Whether he/she belongs to Scheduled caste, Scheduled Tribe or Backward class (in the case of those who do not belong to Scheduled Caste, Scheduled Tribe or Backward class, the answer to this column will be No.).
4. Date of birth.
5. Native District.
6. If a Government servant supplies a pass-port size photograph at his/her own cost to be affixed in his/her personal file with a view to identify him/her, it shall be affixed to the inner side of the front cover of his/her personal file.

G.O. Ms. No.1460, Publi c (Services-A) dated 6th August 1969

In respect of all other officers of the Subordinate Service including lower division clerks considered fit for promotion to the upper division the personal files will be just the files of periodical reports received on them.

(3) The periodical reports referred to above will be half-yearly for probationers and annual for approved probationers and full members of the services. The reports should be written in narrative style and should contain information on the several points mentioned in Form I or II printed as Appendix K-II, as the case may be or on as many of those points as possible or as apply to the particular services in question. One of the points to be mentioned in the report is the indebtedness of the officer reported on. It will be necessary to report on this point only if the officer's indebtedness will detract from his efficiency as a

Government servant. Adverse remarks regarding personal character conduct or honesty should be supported by the reasons for taking the view recorded, and if possible by reference to specific acts. An estimate that an officer is unfit for a particular rank should include the reasons for the estimate, and if possible a statement of facts in support of the estimate. It should not be founded on general impressions only.

(4) Reporting officers going on transfer or on leave within the year or half-year, as the case may be, should leave their remarks to be incorporated in the next report to be submitted by their successors. As a rule the outgoing officer should certify in the transfer of charge report that he has so far as is possible left his remarks or incorporation in the next annual or half-yearly confidential reports and the incoming officer should certify that he has received a copy of the remarks made by the outgoing officer. The reports should be submitted so as to reach the custodian officer on the 1st February or the 1st August every year according as the reports are annual or half-yearly.

(5) In the case of officers whose personal records are maintained in the shape of files of periodical reports and not in the form of books, a file of office copies of the reports sent by the immediate reporting officers and of the entries made by the custodian officers when they are also the immediate reporting officers should be maintained individually for each officer reported on. When a Government servant is transferred from the office of an immediate reporting officer, the latter should enter his remarks for the period subsequent to the last periodical report in the file of office copies and sent the file of office copies to the head of the office to which the Government servant is transferred. It will be the duty of the head of such office to include a copy of these remarks along with his own remarks in the next periodical report submitted to the custodian officer. Before filing the reports, the custodian officer should enter his own remarks in cases in which he has personal knowledge of the work or conduct of the officer to whom the personal file relates.

(6) In cases where the custodian officer of a personal file disagrees with the remarks of the reporting officer, normal proceedings should be sent to the reporting officer or being filed in the reporting file.

(7) (a) Remediable defects in the character and work of an officer regarding which comments are recorded by his official superior in his personal file should be communicated to him so that he may rectify them.

A few obvious examples of remediable defects are 'Tendency to delay papers', 'want of control over subordinates' inadequate knowledge of departmental rules and regulations' taking things easy and lack of application while examples remediable defects are 'deariness' 'stammering' and 'poor personality'.

(b) Only those defects need be pointed out which are within the power of the officer concerned to rectify.

(c) The Custodian Officers should communicate the adverse remarks about remediable defects as soon as possible and see that the acknowledgment of the Government servant for having received the communication is obtained and filed with the personal files at the time of their inspection of the subordinate officers under their control so as to ensure that the Custodian Officers have taken timely and adequate steps to communicate the adverse remarks in the personal files about remediable defects to the Government servants concerned and acknowledgments obtained. Officers superior to that officer who may have occasion to scrutinize the personal files may also direct the communication of adverse remarks recorded in them where it has not been done already.

(d) Great attention should be paid to the manner and method of communication in order to ensure that the advice given and the warning administered shall, having regard to the temperament of the officer concerned, be most beneficial to him. Where remarks are not communicated formally opportunity may be found to communicate them informally. In either case, the fact of the such communication should be entered in the personal file of the officer concerned by the Custodian Officer.

(e) The Custodian Officers should communicate the adverse remarks to the persons concerned as soon as possible, either in whole or in part, after obtaining the approval of the superior officer. The Inspecting Officers should, however, scrutinize the personal files at the time of their inspection of the subordinate offices under their control so as to ensure that the Custodian Officers have taken timely and adequate steps to communicate the adverse remarks to the persons concerned, wherever necessary. Officers superior to that officer who may have occasion to scrutinize the personal files may also direct the communication of adverse remarks recorded in them where it has not been done already.

(f) Unfavourable remarks in personal files are not punishments under the statutory rules and for this reason no appeal lies against such remarks. But an officer may make a representation against any remarks of which the substance has been communicated to him and which he feels to be unjustifiable. Such representation should be made to the authority charged with the duty of scrutinizing the officer's personal file. Where, however, the unfavourable remarks are made by the scrutinizing authority itself, the representation may be made to the next higher authority. The representations made against adverse remarks which were communicated to the officers concerned should be added to their personal files. A memorial to the Government will only be considered in the same way and to the same extent as memorial in regard to specific punishment.



139-A. *Confidential records*.—Confidential sheets should be maintained for all members of the subordinate services. Two sets of confidential sheets will be maintained ; (a) District sheets and (b) Divisional sheets—

(a) District sheets will be maintained by the Collectors for all officers in the grade of Tahsildars, Deputy Tahsildars, Stationary Sub-Magistrates, Treasurers, Taluk Head Accountants, upper grade clerks (including upper grade clerks working as Revenue Inspectors), Huzur Head Accountant, Minor Irrigation Supervisors, Minor Irrigation Overseers and for such men in the lower division as have shown marked ability and whom he considers specially fit for promotion. They will contain a precis of the Divisional Officer's (including the Treasury Deputy Collector's) half-yearly reports and the Collector's own impression of each officer. They will not leave the Collector's custody nor will they follow subordinates to offices to which they may be transferred.

(b) Divisional sheets will be maintained—

(1) By the Personal Assistant to the Collector, and if there is no Personal Assistant, by the Collector, for the Huzur Saristadar, Huzur Head Clerk and for all clerks in the Collector's office. The Personal Assistant shall record his remarks periodically in the divisional sheets and send extracts of them to the Collector for being filed in the district sheets. Where there is no Personal Assistant, the Collector may, if so advised, entrust the maintenance of the divisional sheets of lower division clerks in the Collector's office to the Treasury Deputy Collector or to the Huzur Sarishtadar, but should record his own remarks on their work.

(2) By the Treasury Deputy Collector for the Treasurer, Huzur Head Accountant and all Accountants and clerks in his branch.

(3) By the District Supply Officer for all the subordinates working directly under him.

(4) By Divisional Officers for all Tahsildars, Deputy Tahsildars, Stationary Sub-Magistrates, Taluk Head Accountants and upper grade clerks (including those working as Revenue Inspector) and Minor Irrigation Overseers in his division and for lower division clerks working in his own office.

(5) By Tahsildars, Stationary Sub-Magistrates and Deputy Tahsildars for all the lower division clerks (including those working as Revenue Inspectors) who are subordinate to them, and when such clerks are men of marked ability, they must send extracts to the Divisional Officers for their reference in submitting their half-yearly reports to the Collector on 15th January and 15th July each year. Divisional confidential sheets will follow subordinates whenever they are transferred.

*Method of maintenance.*—The records should be on loose sheets and not in the form of a bound register. The sheets should be arranged in alphabetical order and may be filed in a pad, pilot file, box file or similar manner. Entries in the confidential sheets should be made half-yearly or as frequently as may be required and whenever there is a change of the officer maintaining them and should refer specifically to the merits or demerits of the subordinate and the period to which the entry relates. The remarks should be full and clear and based on adequate grounds and not on off-hand impressions so as to enable a correct estimate to be formed of the character, ability, etc. of the subordinate concerned. Whenever a substantive punishment is awarded, a brief reference to that also should be made. The name and designation of the officer making the entry should be appended to each entry. The sheets should be written or typed by the officers themselves and kept in their personal custody. When writing up the sheets in their custody, the Divisional officers should make use of the periodical inspection notes of the officer inspected by the end of all inspection reports (e.g., report on the work of Revenue Inspectors) submitted to them. They should where necessary obtain special reports from Tahsildars, Deputy Tahsildars and Stationary Sub-Magistrates about the subordinates working under them, twice a year on the 15th January and 15th July; the Personal Assistant to the Collector, the District Supply Officer, the Divisional Officers and the Treasury Deputy Collector should submit to the Collector copies of the entries made by them or their predecessors during the preceding half-year in the confidential sheets of all subordinates for whom the Collector maintains district sheets to enable him to write up his periodical notes.

When a subordinate is transferred from one division to another or from one office to another his confidential sheet should be brought up-to-date and signed by the officer in whose custody it is and sent by registered post in a sealed cover addressed by name to the officer who is to be responsible for its custody in future. If the transfer is out of the district, the sheet should be sent to the Collector who should then send it to the proper authority for custody.

The name of the subordinate should be written in bold letters at the top of the sheet and the remark should be entered as shown below:—

1930	Sub-Collector (X-Y)	..	Remarks as to post held character conduct, ability, etc.
	Collector (A-B)		Do.
1930-2	Sub-Collector (C.D.)		Do.

and so on the name of the author of each remark noted in Block Capitals

Collector and Divisional Officer, should at the time of inspecting subordinate offices scrutinize the confidential sheets to ensure that they are maintained correctly and regularly. In cases where the Collector or a Divisional Officer disagrees with an entry in a confidential sheet maintained by a subordinate officer, it will not only be open to him but will also be his duty to record his own views in the sheet as well. Failure to do so at the proper time will carry the implication that the Collector or the Divisional Officer as the case may be has agreed with that entry and he will then be stopped from urging anything he may have to say against the entry at a later stage.

140. *Entries relating to conduct.*—Entries relating to the conduct of members of the subordinate services will be made in their personal files referred to in paragraph 139 (1) above. No conduct sheets need be maintained in addition to the personal files. On authority awarding a punishment or commending, the work of an official should, if he is himself the maintaining or reporting officer, enter the punishment or commendation in the sheet to be used for the next reporting period and should, if he is not the maintaining or reporting officer, send copies of his order to the maintaining or reporting officer. The gist of these orders should be entered by the latter on the receipt in the sheet to be used for the next reporting period.

140-A. *Preparation of confidential reports on Deputy Collectors.*—(1) (i) In respect of temporary Deputy Collectors and probationers, the confidential reports have to be prepared every half-year and in respect of approved probationers and permanent Deputy Collectors every year. The half-yearly reports are to be for the period from the 1st January to the 30th June and from the 1st July to the 31st December. The annual reports are to be for the period from the 1st January to the 31st December

(ii) The half-yearly reports are due with the Board of Revenue on the 1st of February and the 1st of August every year, and the annual reports on the 1st of February every year.

(iii) The confidential reports should be sent to the Board of Revenue in duplicate.

(iv) The reporting officers should see that the report covers the entire half-year or the year, as the case may be. If a Deputy Collector has worked under two or more officers during the period of report, the reporting officer should extract the remarks left by the other officers concerned in the reporting file of the Deputy Collector for the above period and send the extracts to the Board of Revenue along with his own remarks so that the report covers the entire half-year or the year, as the case may be.

(v) In the case of Revenue Divisional Officers and other Special Deputy Collectors, instructions have been issued in B.P. Ms. No. 2107 (D), dated 13th November 1962, that as soon as the inspection of a Revenue Divisional Officer is over, specific remarks on the basis of the inspection report should be recorded in the reporting file of the Deputy Collector concerned and these remarks should be extracted in full when the half-yearly/annual confidential report is sent to the Board. The impression to be recorded in the reporting file of the Deputy Collector on the basis of the office inspection should be brief and specific. It should refer to the personal contribution made by the Revenue Divisional Officer to the running of the office and the division and should not be a lengthy narration of routine defects in office-procedure. Further, when more than one Deputy Collector has held charge of a Revenue Division during the period covered by the inspection, the responsibility of each of them for the good or the bad condition of the office and the Division should be specifically and separately assessed and recorded in the reporting files concerned. Of the Deputy Collector who had worked as a Revenue Divisional Officer during the year covered by the inspection has already been transferred elsewhere the District Revenue Officer/Collector should send their remarks based on the office inspection to the concerned custodian officer of the reporting file for being filed in the reporting file; and his acknowledgment obtained. The extracts from the reporting file referred to above should also be sent in duplicate.

(2) The confidential report should cover the entire half-year or the year, as the case may be. It is entirely the responsibility of the reporting officer from whom the report is due to the Board of Revenue on the prescribed dates to ensure that the reports are sent to the Board of Revenue in a complete shape. In order to enable them to send such complete report, the reporting officers should take special note of the following instructions:—

(a) When Deputy Collector is transferred from one station to another, the superior officers of the former station should record his remarks on the Deputy Collector in the reporting file and promptly send the reporting file to the superior officer of the latter station and obtain his acknowledgment.

(b) If the reporting file is not so received, the superior officer of the latter station should remind the superior officer of the former station promptly and obtain the reporting file. On receipt of the reporting file, it should be immediately verified whether the superior officer of the former station has left his remarks and in case of any omission, the omission should be got supplied without any delay.

(c) When the officer under whom the Deputy Collector is working stands transferred, he should invariably record his remarks on the work of the Deputy Collector in the reporting file before he hands over charge.

(d) As soon as the successor officer take charge he should scrutinize the reporting files of all the Deputy Collectors working under his control and verify whether his predecessor has omitted to record his remarks in any case. If there is any omission the predecessor should be addressed by G.O. and his remarks obtained immediately.

[G.O. Ms. No. 1936, Public (Service), dated 14th September 1966.]

141. *Necessity to record year also, initials, etc.*—Whatever a note, draft or order is initialled or signed in full by any Government servant, the year as well as the date and month should be shown. This rule applies to all grade officials and also to cases in which the date without initials is required such as dates of receipts despatch circulation return from circulation, etc.

142. *Precautions against fire.*—The precautions against fire to be observed in public offices are given in appendix C. The Collector must issue an office order specifying—

(1) The officer responsible for conducting the drill prescribed in paragraph 4 of Chapter II and paragraph I of Chapter V of the appendix; and

(2) The several officers responsible for seeing that the other precautions are observed in different parts of the office buildings.

143. *Cancelled.*

144. *Responsibility of clerks and heads of sections*—Every clerk who submits for orders a document bearing a court-fee adhesive stamp is responsible for seeing that it has been duly punched and any clerk submitting a document bearing an unpunched stamp will be required to pay the value of the stamp. This does not however absolve the heads of sections from their responsibility for seeing that stamps are punched.

145. *Cancelled.*

146. *Submission of files to the Collector's house or camp—Use of boxes*—A sufficient number of tappal boxes—preferably made of steel—with good locks are an essential part of the equipment of every Collector's office. Boxes are preferable to bags in which files are likely to be damaged. A set of keys is required so that the Collector, his Personal Assistant if he has one, the Treasury Deputy Collector, the Sarishtadar and such heads of sections as the Collector, may determine (for examples the officers commonly known as Huzur Head Clerk and Huzur Second Clerk and the Magisterial Clerk) may each have one. No other officer or clerk should be allowed to have keys and any spare keys should be in the custody of the Treasury Deputy Collector. All files should be sent to

Collector's house or camp in locked boxes. Even in office confidential files should be sent to him in the same way. It is useful to have two spare boxes marked "To be returned to the Collector" to enable the collector to send files to office from his house or camp whenever necessary. As soon as either of these boxes is received in the office it is to be returned at once to the Collector *empty*. On *no account* is anything to be sent from the office to the Collector in these boxes. All the boxes should be numbered and have the words "Collector of" painted plainly on them.

147. *Submission of papers at headquarters—Camp "tappal arrangement.*—When the Collector is at headquarters papers for orders approval of signature should be submitted daily in one or more batches at such hours as he may prescribe. Only really urgent papers should be submitted at other times. When he is on tour, files will be sent to camp in accordance with a formal "tappal arrangement" which will be crafted by the camp clerk and after approved by the Collector will be circulated to the Treasury Deputy Collector, Personal Assistant, Sarishadar, Heads of sections in the office, and such heads of offices in the Revenue or other department, and non-officials as the Collector may direct. A list of such correspondents should be compiled and maintained. The tappal arrangement will show clearly where the Collector will be each day, the nearest post office to his camp and by what route and means of conveyance the tappal will be despatched to each camp. An invoice will accompany each batch of tappal sent to or from camp. The camp clerk in the Collector's Camp, and the Huzur Head Clerk at Headquarters will see that the invoices and their office copies correctly show the number and nature of the parcels sent. Each peon who takes charge of the tappal at any stage of journey must see that it corresponds with the invoice, and take over the invoice after getting it signed by the peon from whom he takes it over. The camp clerk in camp and the Huzur head Clerk at headquarters must check the tappal with the invoices on receipt and will return the invoices with any remarks that may be necessary (e.g., in regard to any loss, damage, or delay), to headquarters or to camp, as the case may be with the next batch of tappal. The invoices when received back will be filed carefully with their office copies.

148. *Arrangement of papers submitted to Collector.*—Papers submitted to the Collector must be systematically arranged. Fair copies, routine papers (that is to say simple files, in which there are not long notes, and that involve no intricate points, short drafts and bills) and difficult files, containing papers that call for thought and study, and perhaps reference to rules and laws or in which there are lengthy notes, should be kept separate from each other. In each of these three classes of papers again, Ordinary, Urgent and Very Urgent files must be arranged separately. The peons should be carefully instructed in these matters, and it is the business of the camp clerk, to see that this arrangement is properly adhered to, whether at headquarters or in camp.

149. *Posting list—Hearing-Card.*—As often as may be necessary and at least once a week a consolidated list of cases to be posted will be submitted to the Collector who will fix the places and dates of hearing. The list will give the number of the cases a brief note of the nature of each (Criminal Appeal, etc.), and the taluk and village to which each relates. The list will be circulated from section to section in alphabetical order (according to section letters) and the head of the last section is responsible for seeing that it is submitted to the Collector without delay. After the Collector has passed orders on the list it will be returned to the Sarishtadar who will circulate it to the heads of section concerned who will note the dates and places of hearing on the files and issue notices of the parties at once. The list of a copy of it will be sent with the least possible delay to the camp clerk who will enter the cases against the dates to which have been posted in the Hearing card which will be kept always on the Collector's office table whether in camp or at headquarters. After he has done the camp clerk will return the list to the Sarishtadar after initialing it. If for any reason a case that has once been posted and entered in the Hearing card has to be adjourned it is the duty of the head of the section concerned to inform the camp clerk at once in order that he may correct the Hearing card.

150. *Economy in the use of stationery.*—The utmost economy must always be exercised in the use of stationery and it is the duty of all officers, the Sarishtadar and heads of sections to enforce it, and to watch constantly for possibilities of saving and examples of waste. The following are some important points that should not be lost sight of:—

(1) *Indents.*—These must be carefully scrutinized and cut down to the minimum. A possibility that must not be lost sight of is that stocks may have been understated. This should be carefully looked into at the periodical stock-taking prescribed by rule 49, Stationery Manual. Not only should the stock in the stationery racks be thoroughly checked, but the clerks' desks and almirahs in the office should be searched for concealed supplies of stationery (which term is here used to include forms). It should also be ascertained whether there are supplies of stationery which though obsolete can be made use of. As an example of the kind of abuses that the checking officer should be on the look out for the following actual instances may be useful. In a certain office in Madras it was found that large supplies of stationery had been indented for when the actual stocks were sufficient to last for several years. It was also found that demi-official paper which had "191" printed on the line for the date had been discarded at the close of 1919, when paper with "192" printed on it was supplied. A large supply of the former, perfectly fit for use, was simply left to moulder on the shelves. When certain chapter kinds of paper were substituted for more costly kinds, the latter were treated as "obsolete" as were certain envelopes that had been deleted from the standard list as unnecessarily long and the stock of

these papers and envelopes was simply left to spoil. This kind of thing is probably much more common than any one expects and it leads to immense waste.

(2) *Enclosures.*—These must be avoided as far as possible (paragraph 53 above). When they are necessary they should as far as possible be typed in continuation of the main communication. Every sheet of paper and each side of it should be fully utilised.

(3) *Office copies and covering letters.*—Office copies may often be dispensed with (See paragraph 54 above). Covering letters must not be sent with the various "prescribed forms" of applications, returns, statements, certificates, etc., unless for any special reason it is impossible to say all that has to be said in the form, and therefore necessary to explain or supplement it by a separate letter.

(4) *Blank sheets of demi-official, etc., paper.*—Officers habitually send out demi-officials with one sheet blank, or sometimes only a few words—perhaps only a signature that could easily have been got on to the first sheet, or on the second sheet. The second sheet should never be wasted if it can be avoided. Blank sheets should be cut off demi-official letters—in coming and outgoing alike—and they should be used for writing chits, for office copies of demi-officials and so on. In future, demi-official paper will only be supplied in half-sheets, with blank continuation sheets. The blank paper should always be used for the second and subsequent sheets of a letter.

(5) *Post cards—Small envelopes.*—Post cards should be used whenever possible. This saves paper, envelopes and postage. Small envelope should be used for communication on half-sheets and should be indented for more freely. the demand for the larger envelopes being correspondingly reduced. Half-sheets of paper, should always be used for communications that are too long for a post card (or for which a post card would not be suitable) but which are not long enough to cover one side of a full sheet.

(6) *Re-making envelopes.*—Envelopes received with communications from other offices should be carefully cut (not torn), open and preserved. When a sufficient quantity has accumulated they should be sent to the Government Press to be turned and re-made. The office much should also re-make envelopes in this way in his spare time.

(7) *Economizing envelopes in despatch.*—All letters, etc., which have to be sent to the same address on the same day should, as far as possible, be collected together and sent in a single envelope or in the smallest number of envelopes that will contain them all.



Definite instructions in regard to this should be laid down for the guidance of the Superintendent, Fair-copying section, who should be provided with a set of pigeon-holes to facilitate the observance of this rule.

(8) *Duplicators and duplicating paper.*—Special duplicating impression paper should not be used unless, more than 50 copies of the matter duplicated are required. In other cases ordinary printing paper should be used. Care should be taken to see that copies taken on the duplicator are not spoiled and wasted, owing to defective inking of the pads. These of bad inks or other errors in working the machine or neglect to keep it in proper order.

(9) *Registers.*—New registers should ordinarily be opened for each year. In preparing the registers care should be taken to see that the registers do not contain more forms than are likely to be necessary to contain the year's entries on the subject. Un-used pages in a register need not be discarded at the end of the year. They should if at all numerous, be torn out and utilized for preparing fresh volume.

(10) *Extravagant spacing.*—This should be avoided alike in writing in ruling and in typing. If this is attended to, a half-sheet of paper will often suffice for what would otherwise have taken a full sheet. Where such a saving will result communications should be typed with single instead of double spaces between the lines. All notes, drafts and communication of whatever sort should be type on both side of the paper.

(11) *Docket-sheets.*—Separate docket-sheets to communications of all sorts and the absurd futile practice of writing docket and addresses on the back of letters and other communications should be abolished entirely. Of course the blank parts of such docket sheets as are in stock should be made use of [c] (1) above]. But no more should be intended for. For the proper place of the docket or title—See paragraphs 50 and 51 above.

(12) *Rough notes or drafts.*—These should be made on cheapest paper, the backs of old forms, etc.

(13) *Drafts.*—When the number of short drafts are put up together, so far as possible they may be written in the run on form instead of starting a fresh sheet for each.

(15) *Telegrams—Economy.*—Strict economy should also be insisted on in regard to telegraphic communications. In the first place, a telegram must never be sent unless it is absolutely necessary. If the

issue of a telegram is due to avoidable causes, such as failure to issue reminders or to take action in proper time or any other neglect or dilatoriness the person at fault will be liable to censure, stoppage of increment or pay the cost of the telegram after following the prescribed procedure.

Secondly urgent telegrams must never be sent when an ordinary telegram will suffice.

Lastly, in drafting telegrams great care must be taken to exclude all matter that is not essential, and to make the telegrams as brief as is consistent with intelligibility. An example of what is meant by excluding unessentials, it is quite unnecessary when writing to a subordinate directing him to submit some records by return of post to add "required for disposal of appeal posted to 27th instant" and that sort of thing. Clerks are extremely prone to enter into explanations of this sort which are quite unnecessary.

152. *Stock files.*—Permanent files of important orders should be maintained for ease of reference and must be carefully kept up to date. These are quite distinct from the record files referred to in paragraphs 85 and 89. The filing referred to in these paragraphs is a method of disposal. The filing now under consideration is a convenient method of keeping important orders of Government, the Board, or Collector, District Magistrate which are required for frequent reference. The device is familiar, has long been in existence and needs no further explanation. The Collector will prescribe for what subject they should be maintained. Whenever an important order is received or issued containing general instructions one of the subjects for which a stock file is maintained the head of the section that deals with that subject will see that the original order is put into the appropriate stock file and that a slip containing a reference to the page of the file where the order is to be found, is at the same time placed in the record file. If an order filed in a stock file is superseded by another or when an order becomes obsolete the head of the section, that deals with the subject will see that the order which has been superseded or the one that has become obsolete as the case may be removed from the stock file and placed in the record file.

Each stock file will have table of contents prefixed to it giving the number and date of each paper file, its title, and the page in the file where it will be found. The pages of these files must be neatly numbered in red ink. When stock-files are put up for reference, they are not to be flagged. The passage to which reference is invited will be indicated in the margin of the note in the usual way, by quoting the page of the stock-file where it occurs and also the number and paragraph of the Government Orders, etc.

When a later modifies an earlier one the fact must be noted on an earlier order, with a reference to the page of the file where the later order is to be found. Heads of sections are responsible for examining these files at frequent intervals and seeing that they are kept carefully and tidily and brought up to date.

153. *Administration reports.*—The annual administration reports of various departments, with the orders of Government or the Board on them must be submitted to the Collector and District Magistrate as soon as they are received, with a brief note inviting his attention to any special instructions, structures or comments of the Board, High Court, or Government, or to any matter of general interests in regard to which it seems desirable to issue specific orders. The Jamabandhi, the Excise and the General Presidency administration reports for a series of years will be made up into file and bound when the file reaches a convenient size. They will be kept permanently like books of reference in the Collector's office. All other administration reports may be put into record files and destroyed after a period of ten years.

154. *Record of discussions.*—The following principles should be observed while preparing record of discussions of important meetings held at Official level—

(1) There is no need to have a record of discussions if the discussions are casual or informal. In most cases where the discussions take place among officers of the same department there may be no need to prepare a record of the discussions.

(2) (i) Whenever formal discussions are held, particularly with officers of other departments, a brief record should be prepared. This record should contain the views expressed by the leading participants and the decisions arrived at.

(ii) Such record of discussions should be prepared by the officer who may have convened the meeting or by one of this subordinate under this direction.

(iii) Where the officer who may have convened the meeting is higher in rank than those who participated in the discussion such record should be prepared by such officer and then sent to the participants.

(iv) Where the officer convening the meeting is of the same status as the other participants the record of such discussions shall be circulated to such participants before finalising it.

(v) Whenever a draft record is circulated before it is finalised all amendments suggested by the persons who may have participated in the discussions shall be duly taken note of before finalising the note of the discussions.

[B.P. Perm. No. 866 (T) dated 3rd June 1970.]

[G.O. Ms. No. 2012, Public (Services-A) Department, dated  
1st September 1970.]

(L. Dis. T-605/70, dated 17th September 1970.)

## APPENDIX A.

### LIST OF INDEX HEADS.

This is a general list and many of the headings are not required in all offices. A head may be alone or in combination with any sub-heads. Any head may, if appropriate, be used as a sub-head under any other head, e.g., "Budgets" may be used as a sub-head under "Police". Local classification should be introduced where possible. For instance, in indexing papers relating to assignments, leases, etc. of land or to encroachments, after the main head "Encroachment", etc., should come the name of a taluk such as "Papanasam"—"Pattukkottai", etc. after the name of the taluk should come the name of the village, after that the survey number and after the survey number the petitioner's name, e.g., "Subramanya Pillai, A. K."—and such useful topographical or other details as "Cart-track"—"Tank-bed", etc. Land acquisition files will be indexed in exactly the same way under "Land acquisition". The names of the taluks and under each taluks the names of the villages will be arranged in strictly alphabetical order. The survey numbers will be arranged in numerical order under each village. Personal papers relating to official should be indexed under the name of the officers concerned. Heads in brackets are not generally to be used as heads, but only, if necessary, as sub-heads. Additional legal, etc., heads may be selected if required from the lists to the beginning of each volume of Woodmans Digest the abbreviations (C.I.) etc., in brackets should always be used—

" A ".

- |  |   |
|--|---|
| <p>Abkari—<br/>Beer<br/>Country Liquor—(C.L.)<br/>Arrack.<br/>Toddy.<br/>Fixed fee system.<br/>General.</p> <p>Under these sub-heads further sub-heads, such as Duty, Lease, Licence, Permit, Shop, Shop-site Warehouse, will be opened as required.</p> <p>Accounts. [See also Railway.]</p> <p>Accountants—<br/>Chartered. [See also Income-tax].<br/>General.</p> <p>Income-tax. [See Income-tax.]<br/>Taluk Head—<br/>[Village—See Village Officers.]<br/>See also Auditors—<br/>[Account] Code. See Civil Account Code.</p> <p>Accounts—<br/>Adjustments—<br/>Classification.<br/>Objection.<br/>Taluk—</p> | <p>(Treasury—See Treasury).<br/>Village—</p> <p>(Achukattus. See Assessment)<br/>Acquisition. See Land Acquisition.<br/>(Acts. See under the several short titles).<br/>(See also under Books and Publications).<br/>Adangals. See Village Accounts.<br/>Additional District Magistrates.<br/>(Independent), See Magistrates.</p> <p>Address—<br/>Forms of—See correspondence.<br/>Valedictory. [See Government Servants' Conduct Rules.]</p> <p>(Adjustments. See Accounts.)</p> <p>Excise—<br/>Presidency—<br/>(and so on).</p> <p>Administrative Powers.<br/>Administrative Sanction.<br/>Administrator-General.<br/>Advances—<br/>Agricultural—<br/>Floating—<br/>House—</p> <p>House—Building—<br/>Intensive Manuring Scheme—<br/>Land Improvement—<br/>Motor—</p> |
|--|---|

- Advances—*cont.*  
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 State—  
 [General Provident Fund—Provident Fund.]  
 Survey—[See Survey.]  
 Tents.  
 Advertisements. (See also Publicity.)  
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 Affiliation. (See Education.)  
 Affiliation. (See Forests.)  
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 Crop Competitions.  
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 Cultivable Waste Lands.  
 Essential Articles.  
 Food Production.  
 Grow More Food.  
 Intensive Cultivation Scheme.  
 Lift Irrigation.  
 Planning and Development.  
 Railway Priorities.  
 River Pumping Scheme.  
 Improved Seeds.  
 Tractor Reclamation.  
 Under Ground Water-Supply.  
 (Agricultural Advances—See Advances.)  
 (Agriculture Calendar. See Books and Publications.)  
 (Agricultural Income-tax—See Income tax.)  
 (Agricultural Journal. See Books and Publications.)  
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 Castor-Seed.  
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 (Ammunition—See Explosives.)  
 (Anchors. See Marine.)  
 (Ancient Monuments. See Archaeology.)  
 (Anicut. See Irrigation.)  
 (Animals, Cruelty to. See cruelty to animals.)  
 (Animals, wild. See Wild Animals.)  
 (Animal Husbandry. See Veterinary.)  
 (Anthrax. See Cattle Disease.)  
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 (Antiquites. See Archacology.)  
 Anti-rabic treatment. (See Pasture Institute.)  
 Appeals against acquittal. (See also Criminal appeals.)  
 Appeals—  
 (This head is for general orders about appeals. Appeals against orders will be indexed under the subject of the orders, e.g., "Assignment". Departmental appeals will be indexed under the name of the appellant. Appeals from the decisions of Civil or Criminal Courts will be indexed under "Suits Appeal" "Criminal Appeals", respectively.)

**A—cont.**  
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**Assault.**  
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 (State Bank of India.)  
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**Banks. See Canals, Tanks, etc.)**  
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**Basel Mission.**  
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 pensation Travelling.)  
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**Berziz deduction.**  
**(See also Land Acquisition.)**  
**Bicycles.**  
**(Bills. See also Treasury.)**  
**(Binding. See Book-binding.)**  
**(Bioscope. See also electricity.)**  
**(Birds, wild. See Wild Birds.)**  
**(Birth, alteration of date. See service**  
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**(Board, Local. See Local Boards.)**  
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 (Bungalows, Travellers. See Travellers Bungalows.)  
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 (Burrow pits. See Public Works.)

## C

- (Cable. See Telegraphs.)  
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 [Commandant, Nayar Brigade. *See* Military.]  
 [Commandeering. *See* Food-stuffs, etc.]  
 [Commerce. *See* Industries.]  
 [Commerce, Chamber of [*See* Chamber of Commerce.]  
 Commercial Taxes—  
 The Madras Betting Tax Act, 1935.  
 The Madras Entertainment Tax Act, 1939.  
 The Madras General Sales Tax Act, 1939.  
 The Madras Sales of Motor Spirit Taxation Act, 1939.  
 The Madras Tobacco (Taxation of Sales and Regulation) Act, 1933.  
 [Under these sub-heads further sub-heads, such as Depots, Distillery, Lease, Licence, Permit, Shop, Warehouse, etc., to be opened as required.]  
 Commission.  
 Commissioner. (*See* also Board of Revenue) Corporation of Madras, Income-Tax, Labour Commissioner, Police Commissioner, Revenue Department, Separate Revenue Settlement.  
 [Committee, Advisory.]  
 [See Prohibition, Medical, Students, etc.]  
 [Site. *See* Site Committee.]  
 [Communal Poramboke. *See* Poramboke.]  
 [Commutation, Pension, Stipends.]  
 Companies Act. [*See* also Indian Companies Registration Act.]  
 [Companies, Insurance.]  
 [Compassionate Pension. *See* Pensions.]  
 [Compensation for dearness of food. *See* Allowances, Grain Compensation.]  
 [Compensation for tenants, improvements.]  
 [Compensation. *See* Land Acquisition.]  
 [Compensation pension. *See* Pensions.]  
 [Completion report. *See* Public Works.]  
 [Compost. *See* Manures.]  
 [Composition, *See* Assessment; *See* also Criminal cases, Income-tax Tools.]  
 [Compound lands. *See* Assessments.]  
 [Compulsory Labour. *See* Kudimaramat.]  
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 Conferences. Informa.

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 [Conservancy. *See* Rivers; also Sanitation.]  
 [Conservator. *See* Forests.]  
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**Consul.**  
**Contingencies.**  
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     Contingencies.  
     Grant.  
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 [Contribution. *See* Local Boards, Pensions, Public Works, etc.]  
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 [Convicts. *See* Prisoners.]  
**Co-operative—**  
     Credit.  
     Societies.  
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     Copyists.  
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**Coroners.**  
 [Corporal punishment. *See* Whipping.]  
**Corporation of Madras.**  
 [Correspondence. *See* also Ellis Tomkin's System, Tottenham's System.]  
 [Corundum. *See* Mines.]  
 [Cotton. *See* also Agriculture.]  
**Cotton control.**  
**Council of States.**  
**Council Rules.**  
 [Counterfeit coin. *See* Currency.]  
 [Countersignature. *See* contingencies and Treasury.]  
**Country liquor—**  
     Arrack.  
     Toddy. *See* Abkari.  
 [Under these sub-heads further sub-heads such as Depots, Distillery, Lease, Licence, Permit, Shop, Warehouse, etc., to be opened as required  
 [Courts of Wards (C.W.)]  
 [Papers relating to individual estates to be indexed under the names of such estates.]  
**Courts—**  
     Bench.  
     Civil.  
     Criminal.

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**High.**  
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**Court Fees and Suits Valuation Act.**  
 [Cowle. *See* Assignment.]  
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 [Credit. *See* Co-operative credit.]  
 [Credit notes. *See* Railway.]  
 [Criminal appeal. *See* also Appeal against acquittal.]  
**Criminal Breach of Trust. *See* Breach of Trust.]**  
 [Criminal Courts. *See* Courts.]  
**Criminal Justice.**  
 [Criminal lunatics, *See* Lunatics.]  
**Criminal Procedure Code (C.P.C.)**  
**Criminals.**  
**Criminal Settlement.**  
**Criminals Statistics.**  
**Criminal Tribes.**  
 [Crop. *See* Assessment.]  
 [Crop competitions. *See* Agriculture.]  
 [Crop cutting experiments. *See* Agriculture.]  
**Crop experiment.**  
**Crown grants.**  
**Crown Prosecutor.**  
**Cruelty to animals.**  
**Currency.**  
 [Currency chest. *See* Treasury.]  
 [Currency notes. *See* Treasury.]  
**Cultivable Waste Lands. *See* Agriculture**  
 [Custodian of Enemy Property. *See* Enemy Property.]  
**Customs.**  
**Customs, Imperial Service.**  
 [Cutcherry, Amsam. *See* Chavadi.]  
 [Cycles. *See* Bicycle.]  
**Cyclone.**  
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**Dacoity.**  
**Dairy.**  
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**Darkhasts. *See* Assignment.]**  
**Dasabandam. *See* Inams.]**  
 [Data, Stamps, *See* Rubber Stamps.]  
**[Dead House. *See* Mortuary.]**  
**[Deaths. *See* Vital Statistics.]**  
**[Debentures and Loans. *See* Railways.]**

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 Defence of India Act.  
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 [Demarcation. *See* Survey.]  
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 [Denatured spirits. *See* Spirits, denatured.]  
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 [Depot. *See* Alkari, Country liquor; also Emigration.]  
 [Depreciation. *See* Income-tax.]  
 Depressed classes.  
 [Deputation. *See* Allowances.]  
 [Orders regarding individual officers to be indexed under the personal names of the latter.]  
 [Deputy Collectors. *See* also Treasury Deputy Collectors.]  
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 [Designs. *See* Type-designs.]  
 [Despatch. *See* Correspondence.]  
 [Destruction of rats. *See* Plague, rats.]  
 [Distraction of records. *See* Records.]  
 [Destruction of wild animals. *See* Wild Animals.]  
 [Destructive insects and pests. *See* insects and pests; also Agriculture.]  
 [Detemes. *See* Prisoners, State.]  
 [Devasthanam. *See* also Religious institutions and temples.]  
 [Devaswom. *See* Native States.]  
 [Diamonds. *See* Mines, Minerals.]  
 [Dictionary. *See* Books and Publications.]  
 [Differential Water-rate. *See* Assignment Charges for water.]  
 [Diglott registers. *See* Accounts—Village.]  
 Director of Public Instruction (D.P.I.)  
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 [Discretionary grants. *See* Grants.]  
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[Distillery. *See* Abkari, country liquor, arrack, prohibition.]  
 [Distribution list of work. *See* Secretariat, Board of Revenue.]  
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 [District Gazette. *See* Gazette.]  
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 [District Municipalities. *See* Municipalities.]  
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 District Prohibition Advisory Councils.  
 [District Recruiting Officer. *See* Recruiting.]  
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 [Domestic Science Classes. *See* Books and Publications.]  
 Draftsman.  
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 Molasses.  
 Pharmaceutical Laboratories.  
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 Spirituous Medical Preparations.  
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 Sweet Toddy.  
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 Varnish.

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Engineer. (See local funds Public Works.)

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 [Engines. See Railway.]  
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 [Ephemeris. See Books and Publications.]  
 Epidemic diseases.

Epigraphy.  
 Equitation test.  
 [Errata lists. See Accounts—Village.]

Escheats.  
 [Essential articles. See Agriculture.]

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 Estimate—  
 Attached.  
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 [Permanently settled. See also Proprietary Estates Village Service.]

Estimate—  
 [Under this head, general orders relating to estimates will be indexed. Individual estimates will be indexed under the heads to which the individual works relate, e.g. Irrigation, Buildings, etc.]

Ethnography and Ethnology.

European—  
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 Professors.  
 School Examinations.  
 Service Leave Rules.  
 [European deserters. See Deserters.]  
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 European manufacture. Articles of [See Stores.]  
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Evacuee Property.  
 Evidence.  
 Evidence powers.

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## E—cont.

- (See also Income-tax)  
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 (Excise Manual. See Books and Publications.)  
 (Executive Magistrates. See Magistrates.)  
 (Exemption. See Examinations.)  
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   Magazine.  
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   Possession.  
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- Factories.  
 Fairs and Festivals.  
 (False evidence. See Evidence.)  
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- Financial (Fin.) (See also Treasury.)  
 (Financial Irregularities. See Accounts Objection Appropriation Defalcation.)  
 Financial Statement.  
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 (Fish. See Game and Fish Preservation)  
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 (Flora. See Botany)  
 Fodder.  
 Food Control.  
 Food-grains. (See also Agriculture.)  
 Food-production. (See Agriculture.)  
 Food-stuffs.  
 (Foreign liquor—See Enforcement.)  
 (Further sub-heads such as permit for personal consumption, sales tax, gallonage fees, etc., may be opened as required.)  
 Foreign Service. (See Civil Service Regulations.)  
 (Foreigner, Hostile. See Aliens Enemy.)  
 Foreigners.  
 (Foreigners, entry of— See Aliens Ingress into India.)  
 Foreigners Ordinance.  
 Foreshore.  
 Forest Colloge.  
 Forest—Settlement.  
 Forestry, Board of.  
 Forests (For).  
 (Under this sub-heads should be opened as required, e.g., disafforestation reserves, seigniorage, timber transit, unreserves, etc., see also grazing.)  
 Forfeiture.  
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- (Fuel. *See* Forests.)  
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- (Game. *See* Wild Birds.)  
 (Game Rules. *See* Forests.)  
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 (Ganja. *See* Drugs.)  
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- Government Pleader.  
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   Fees.  
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- Hackney Carriages.  
 (Hall-making. *See* Customs.)  
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 (Harbour dues. *See* Marine.)  
 (Harijans. Depressed Classes.)  
 (Headmen. *See* Village Headman.)  
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 (Headquarters Deputy Collector Deputy Collectors.)  
 (Headquarters Hospital. *See* Local Funds—Municipal—Medical.)  
 (Headquarters Sub-Collector. *See* Collector.)  
 Heads of Departments. (General only.)  
 (Health lectures. *See* Medical Sanitation.)  
 (Hereditary village officers. *See* Village officers, Hereditary.)  
 (Hides. *See* Hides and Skins.)  
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 (High Court. *See* Courts, High.)  
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 ment Maternity, Government  
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 (Indian Rubber. See Agriculture,  
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 (Indian Christian Marriage Act. See  
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 [Indian Civil Service (I.C.S.) Family  
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 (Inquires. See Public Servants.)  
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 logy.)  
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 able Instruments.)  
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 Irrigation (Irr.)—  
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   Cess Fund.  
   Dispute.  
   Panchayats.  
   Projects.  
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 (Under these sub-heads, further sub-heads such as channels, sluices, etc., may be used as required.)  
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 (Karnams. See Village Officers and note there.)  
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   (Keys. See Treasury.)  
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 Act Revenue Recovery.)  
 (Land cess. *See* Assessment.)  
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 ments.)  
 (Land Improvements Loans. *See*  
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 (Land transfer. *See* Transfer.)  
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 Limited proprietors.  
 (Line crossing. *See* Railways.)  
 (Lines. *See* Railways.)  
 (Liquor. *See* Abkari, Country liquor,  
 Foreign liquor.)  
 (Liquor shops. *See* Abkari, Country  
 liquor, Foreign liquor.)  
 Liveries. *See* Clothing.  
 Loans. (*See* also Advances.)  
 (Local allowances. *See* Allowances.)  
 (Local boards, District,  
 Taluk.)  
 (Local Fund—  
 Under this head a large number of  
 sub-heads will be required which  
 should be selected from the heads  
 and sub-heads in this list.)  
 (Local Purchase. *See* Stores. Also  
 Delegations.)  
 (Locks. *See* Canals. Also Treasury.)  
 (Locusts. *See* Agriculture. Insects and  
 Pests.)  
 (Lorry and Lorry drivers, *See*  
 Military.)  
 Lottery.  
 (Luggage. *See* Civil Service Regula-  
 tions.)  
 Lunatics.—  
 Criminal—  
 (*See* also Asylums.)  
 (Lymph. *See* Vaccination.)

## M

Machinery.  
 (Madras Port Fund. *See* Marine.)  
 Madras Port Trust.  
 Madras Soldier's Board—  
 (*See* Demobilization.)  
 Magazines.  
 Magisterial (Mag.) (*See* also Courts.)  
 (Regarding sub-heads *See* note on  
 page 53.)  
 Magistrates (Mages).—  
 Additional District (Independent.)  
 Assistant.  
 District.  
 Executive.  
 First Class.

## M—cont.

**Honorary.**  
 Presidency.  
**Special.**  
 Stipendiary.  
 Sub-divisional.  
 Subordinate.  
**Taluk.**  
 (See also Courts Criminal.)  
 (Magnesite See Mines.)  
 (Mails See Post Office.)  
 (Maintenance. See Criminal Procedure Code.)  
 (Maintenance. See Revenue Records and Registration.)  
 Malaria. (See also Sanitary Quinine.)  
 (Malikhana See Pension.)  
 Malversation.  
 (Mamul waste See Assessment Remission.)  
 Mamul wet.  
 (Maganese. See Mines.)  
 (Manuel See Books and Publications.)  
 Manual training. See Education.)  
 (Manure. See also Agriculture. Forests Green manure.)  
 Compost.  
 Green leaves.)  
 Mappilla outrages.  
 Mappilla rebellion.  
 (Maps. See Survey and Revenue Records and Registration.)  
 Marine (Mar.) (See also Madras Port Trust.)  
 (Markets. See Local Fund—Municipal Sanitary Board.)  
 (Marks. See Merchandise. Marks.)  
 Marriage, Christian.  
 Register.  
 Remarriage of Hindu widows.  
 Measures.  
 Medical (Med.) (General Orders only.)  
 Medical—  
 Board.  
 Certificates.  
 College.  
 Compounders.  
 District Medical and Sanitary Officer.  
 Institution.  
 Practitioners.  
 Register.  
 Registration.  
 School.  
 Surgeon-General.  
 Surgeon.  
 (Numerous other sub-heads will or course be required.  
 (See also Indian Medical Service.)

## M—cont.

Medical Stores—  
 Medicine Chest.  
 Medicines, etc.  
 Medicine, Indigenous system.  
 (Memorials. See Petitions.)  
 Merchandise marks..  
 Merchants marks.  
 Merchants Shipping. (See also Marine)  
 Meteorology. (See also observatory.)  
 (Meters. See Electric Meters, Irrigation—Water-Supply.)  
 (Methylated spirits. See Spirits Denatured.)  
 (Mica. See Mines.)  
 (Midwifery. See Local Fund—Medical—Municipal.)  
 (Milage allowance. See Allowances Travelling.)  
 Military.  
 (Military. Cantonments. See Cantonments.)  
 (Military. Indian Defence Force.)  
 (Military pensioners. See Pensioners.)  
 (Military prisoners. See Military.)  
 (Military proprietors. See Revenue Recovery.)  
 (Military Service Family Pension Fund See Indian.)  
 (Mills. See Industries.)  
 (Minerals. See Mines.)  
 Mines—  
 Manganese.  
 Mica,  
 Monasite, etc.  
 Private.  
 Shared.  
 State.  
 Quarries.  
 Mining—Certificates of approval, prospecting licences.  
 Mining leases.  
 (Minor Irrigation. See Irrigation.)  
 (Minor. See Court of Wards, Guardianship and Wards, Village Officers.)  
 Mirasi rights.  
 Misappropriation.  
 Misconduct.—  
 Official.  
 Professional.  
 (Molasses—See Enforcement.)  
 Monsoon, Damages.  
 Monuments, ancient. (See also Archaeology.)  
 (Morphia. (See Abkari, Drugs.)  
 Mortuary. See Local Fund—Medical—Municipal—Public Works.)  
 (Mosque. See also Religious Institutions)  
 Motor vehicles.  
 Muhammadans.

## M—cont.

Mahammadan Law.  
 (Mule-breeding. *See* Veterinary.)  
 Municipal (Mpl.)  
 (Munsif District. *See* Courts, Civil.)  
 (Munsifs Village. *See* Village Officers.)  
 Murder.  
 Museum.  
 Myeologist, Government.

## N

(Nationality. *See* Certificates of age and nationality.)  
 (Natham. *See* Village sites.)  
 Naturalization.  
 Navigation. (*See* also Marine.)  
 Nayar Brigade. (*See* Military.)  
 Negotiable Instruments.  
 (Neutral Vessels. *See* Shops.)  
 Neutrals.  
 Newspaper reporters.  
 Newspapers.  
 (Newspaper, Security from. *See* Press Act.)  
 Newspapers, weekly reports.  
 (Nitrogeous. *See* Chemical Fertilisers.)  
 Non-Brahmans.  
 Non-Co-operation.  
 (*See* also political agitation.)  
 Notes, Currency. *See* Currency notes, also (Treasury.)  
 (Notes, Promissory. *See* Promissory Notes.)  
 (Nuisance, Town. *See* Towns nuisances.)

## O

Oaths.  
 (Objection petitioner. *See* Income-tax.)  
 (Objection statements. *See* Audit, Treasury.)  
 Observatory.  
 (Office accommodation. *See* building.)  
 Office Machinery.  
 Office Manual.  
 Office orders—  
 (General orders regarding their issue, etc., Individual orders will be indexed under their subject heads.)  
 Office Procedure. (*See* Correspondence Files.) (Tomkin's system. Thotttenham's system.)  
 (Officers, Gazetted. *See* Gazetted Officers.)  
 (Officers Subordinate, *See* Subordinate Officers.)  
 (Official etiquette. *See* Correspondence.

## O—cont.

(Official misconduct. *See* Misconduct.)  
 Official Publications. *See* Books and Publications.)  
 Official Receiver.  
 Official Reference.  
 Official Secrets.  
 Official Trustee.  
 (Oil-control. *See* Kerosene oil control.)  
 (Oil-seeds. *See* Agriculture.)  
 Oils.  
 (Opium. *See* Abkari, Drugs.)  
 Ordinance. *See* under several short titles.  
 (Original language. *See* Books and Publications. Educations, Examinations, Library.)  
 (Out-posts. *See* Marine.)  
 (Out post, *See* Police stations.)  
 (Out-turn. *See* Agricultural Statistics.)  
 (Over payments. *See* also Assessment.)  
 Overseas man.  
 Overtime, fees.  
 (Oyster Farms. *See* Fisheries.)

## P

(Paddy. *See* Foodgrains, Agriculture.)  
 (Paddy-breeding Station. *See* Agriculture.)  
 (Padlocks. *See* Treasury.)  
 (Palm diseases. *See* Agriculture.)  
 Panchayat—  
 Forest.  
 Informal.  
 (Union. *See* Unions.)  
 Village.  
 (Paper. *See* Stationery.)  
 (Paper, F.S. Currency. *See* Treasury.)  
 (Paper, Government. *See* Promissory note.)  
 Paper manufacture.  
 Parks and Gardens.  
 Parliamentary questions.  
 Partition.  
 Passports.  
 Pasteur Institute.  
 Patent.  
 Patta. (*See* also Assessment.)  
 Pattadar.  
 Patta transfer. (*See* transfer.)  
 (Pay. *See* Salary.)  
 Pay bill. (*See* also treasury.)  
 (Pearl Fishery. *See* Fisheries.)  
 (Penal Code. *See* Indian Penal Code.)  
 Penal Water-rate. *See* Assessment Charge for water.)  
 Pensions. (Pens.)

## P—cont.

**Pensions. (Pens.)**  
 Alienations.  
 Applications.  
 Arrears.  
 Compassionate.  
 Compensation.  
 Extraordinary.  
 Family.  
 Funds.  
 Invalid.  
 Political.  
 Proportionate.  
 Retiring.  
 Superannuation.  
 Wound.  
 Yeomiahs.  
**Pensioners—Political.**  
 (Carnatic. *See* Carnatic Stipendiaries)  
 Ceylon.  
 Golconda.  
 Kandyan.  
 Masulipatnam.  
 Military.  
**Percentage Charges. (See Public Works.)**  
**Periodical returns.**  
**Periodicals. See Books and Publications.**  
 (Permanent Advance. *See* Advance.)  
 (Permanently-settled estates. *See* Estates, also Peshkash.)  
 Permits. *See* Abkari, Foreigners.)  
 (Perpetual stipends. *See* Pensions—Pensioners. Political.)  
 (Personal Assistants. *See* Collectors. Inspector-General, Surgeon-General, etc.)  
 (Personal effects. *See* Civil Service Regulations, Travelling Allowances.)  
 Peshkash. (*See* also Estate.)  
 (Pests. *See* Agriculture, insects.)  
 Petitions. (General order regarding.)  
 Petrol.  
 Petroleum.  
 Petty construction. (*See* Public Works.)  
 (Pharmaceutical Laboratories—*See* Enforcement.)  
 (Phosphetic.—*See* Chemical Fertilisers.)  
 Phosphorus.  
 Piece-goods.  
 (Pier. *See* Marine.)  
 Pilgrims.  
 (Pilots. *See* Marine.)  
 (Pilot files. *See* stationery.)  
 (Pipes. *See* Drainage Irrigation, Water-supply, Buildings, etc.)  
 Places of Public resort.  
**Plague—**  
 Infected area.  
 Inspection stations.

## P—cont.

Observation.  
 Sheds.  
 (Planning and Development—*See* Agriculture.)  
 (Plans. *See* Correspondence, Estimates, Survey, Maps.)  
 (Plant. *See* Tools and Plant.)  
 (Planters, European.)  
 Planters, Labour.  
 (Pleaders. *See* Legal Practitioners.)  
 (Pleaders, Government. *See* Government Pleaders.)  
 Podu cultivation.  
 Poisons Act.  
 Police.  
 Assistant Superintendent.  
 Commissioner.  
 Constable.  
 Deputy Commissioner.  
 Deputy Inspector-General.  
 District Superintendent.  
 Guard.  
 Inspector.  
 Inspector-General.  
 Investigation. (*See* Criminal Procedure Code.)  
 Punitive.  
 Quarters.  
 Railway—  
 Recruit. Schools.  
 Reserve.  
 Special—  
 Station.  
 Sub-Inspector.  
 Torture.  
 Village. (*See* Village Officers.)  
 (Sub-heads under this head to be selected from the heads and sub-heads in this list.)  
 Political (Pol.)  
 Political Agent.  
 Political agitation.  
 (Political detenus. *See* Prisoners, State.)  
 Political meetings.  
 (Political pensions. *See* Pensions, Carnatic Stipendiaries.)  
 Political prisoners. (*See* Prisoners State.)  
 Political suspects.  
 Politics.  
 (Pony-breeding. *See* Veterinary—Horse-breeding.)  
 Poramboke.  
 (Port. *See* Marine.)  
 (Port dues. *See* Marine.)  
 (Port funds. *See* Marine.)  
 Port Trust Board.  
 (Post-graduate Course. *See* Medical.)

## P—cont

[Port dues, *See* Marine,]  
 [Port funds, *See* Marines]  
 Port Trust Board.  
 [Post-graduate course *See* Medical]  
 (Post-mortem *See* Medical)  
 Post Office.  
 (Poultry *See* Agriculture)  
 Pounds.  
 Power of-attorney.  
 Precedence, Warrant of.  
 Press. (*See* also Government Press.)  
 Press Act.  
 Press Communiqué.  
 (Prevention of cruelty to animals. *See* Cruelty to animals)  
 Prices control of.  
 Prickly-pear.  
 Prime-movers.  
 Printing. (*See* also Press Stationery.)  
 Priority.  
 Prisoners, State.  
 Prisoner Testimony.  
 Prisoner-of-War.  
 Prisoner (*See* Jail.)  
 Privilege leave (*See* leave.)  
 (Privies, *See* Latrines.)  
 Prize Court.  
 Probate.  
 Procedure Codes. *See* Civil Procedure Code and Criminal Procedure.)  
 Process. (*See* also Revenue Recovery, Rent recovery.)  
 Process-servers.  
 Processions.  
 (Progress reports. *See* Periodical returns.)  
 (Progressive scale. *See* Salary.)  
 Prohibition.—  
 Amolication.  
 Asavas and Arishtas.  
 Distilleries.  
 District Prohibition Advisory Councils.  
 Drugs—Bhang, Cocaine, Ganga, Morpha, Opium, etc., (Under these sub-heads, further sub-heads such as Duty, Licence, Permit, etc., may be opened as required.)  
 Prohibitory orders.  
 (Projects. *See* Irrigation.)  
 Promissory notes.  
 (Property, transfer of. *See* Transfer of property.)  
 Property, Unclaimed.  
 (Proportionate Pension. *See* Pension.)  
 Proposition Statement. *See* Establishment.  
 (Proprietary Estates. *See* Estates.)

## P—cont

(Proprietary estates village service. *See* also Village Officers.)  
 (Proprietors, Limited, *See* Limited Proprietors.)  
 (Prescription *See* Press Act.)  
 (Prospecting licenses. *See* Mining.)  
 Provident Fund.  
 Public endowments. *See* Endowments.  
 Public Prosecutor.  
 Public resort. *See* places of  
 (Public Servants  
 Inquiries,  
 Legal assistence to )  
 (Public Service Notification. *See* Examinations.)  
 Public Works.  
 (Public Works Department P.W.D.)  
 Public Works Workshop.  
 (Publications, *See* Books and Publications.)  
 (publications. Obscene. *See* Books and Publications Press Act.)  
 (Publications. Objectionable. *See* Books and Publication Press Act.)  
 Publicity.  
 Board.  
 Bureau.  
 (Pulp, *See* Forests Paper manufacture)  
 Pumping and Boring.  
 (Punkhas. *See* Contingencies.)

## Q

(Qazi. *See* Kazi.)  
 Quarantine.  
 (Quarries. *See* Mines also Quarrying)  
 Quarrying. *See* Mines.)  
 (Quarries. *See* Buildings.)  
 Questions. *See* Legislative Assembly and Council.)  
 (Quinine. *See* also Malaria.)  
 (Quit-rent *See* Inams.)

## R

Rabies.  
 Rail-borne trade. *See* Trade.)  
 (Railway affecting tank. *See* Railway Protection.)  
 Railways (S) (Rys )  
 Accidents.  
 Board  
 Carriages.  
 Contracts and arrangements.  
 Credit notes.  
 Debentures and loans.  
 Engines.  
 Girdens and sleepers.  
 Land's, A Class, B Class.

## R—cont.

**Railways (S) (Regs.)—cont.**  
 Line Crossings.  
 Lines.  
 Overbridge.  
 Protection.  
 Rates and fares. (*See also* Civil Service Regulations.)  
 Rolling stock.  
 Station.  
 Tickers.  
 Time-table.  
 Wagons.  
 (Railways, Priorities. *See* Agriculture.)  
 (Rain fall. *See* season report.)  
 Raingauge.  
 (Rajkumar College. *See* Education.)  
 Rape.  
 Rates.  
 (Rates and fares. *See* Railways.)  
 (Rates. *See also* Plague.)  
 (Reappropriation. *See* Funds.)  
 Record rooms. (*See also* Public Works)  
 Record of rights. (*See also* Estates Land Act.)  
 Records. (*See also* Correspondence.)  
 (Recovery of rent of revenue. *See* Estates Land Act, Revenue Recover.)  
 Recruiting.  
 (Referencing. *See* Correspondence.)  
 Reform Schemes.  
 Reformatory.  
 Refunds (*See also* Accounts, Abkari, Assessment, Deposits, Income-tax Treasury.)  
 (Registers. *See* Correspondence.)  
 Stationary, Accounts Deposits Treasury.)  
 (Register, Service. *See also* Service Books and Rolls.)  
 Registration (Regn.)  
 —of births and deaths. (*See also* vital Statistics.)  
 —of books.  
 Department.  
 Inspector-General—  
 (of Marriages. *See* Marriage.)  
 (*See* Medical practitioner).  
 (Regulations. *See* under respective short titles.)  
 (Regulations. *See* irrigation Public Works.)  
 (Release. *See* Prisoners.)  
 (Relief Works. *See* Famine.)  
 Religious Institutions.  
 Relinquishments.  
 (—of inams. *See* Inams.)  
 (Remarriage. *See* Marriage.)  
 (Remission of sentence *See* Prisoners.)  
 (Remissions. *See* Assessment.)

## R—cont.

(Remittance transfer receipt. *See* Treasury.)  
 (Remittances. *See* Treasury.)  
 (Rent. *See* Buildings.)  
 (Rent Recovery. *See* Estates Land Act.)  
 (Repatriation. *See* Aliens, Enemy.)  
 Repealing and Amending Act.  
 (Reports. *See* Completion Correspondence.)  
 Reports and returns. *See* Periodicals returns.  
 (Reserve Bank of India. *See* Bank.)  
 (Reserve Police. *See* Police. Reserve.)  
 (Reserve forests. *See* forests.)  
 (Resettlement. *See* settlement.)  
 (Resolution. *See* Legislative Assembly and Council.)  
 (Residences. *See* Building type-designs.)  
 (Residuary Work. *See* Enforcement.)  
 (Resignation. *See* Retirement.)  
 (Resumption of funds. *See* Funds, resumptions of.)  
 (Retaining fee. *See* Government Pleader.)  
 (Retirement. General Orders. Individual.)  
 (Cases to be indexed under personal names.)  
 (Retiring Pension. *See* Pensions.)  
 (Returns. *See* Correspondence Periodical returns.)  
 Revenue Department.  
 (Revenue Inspectors. *See also* Revenue Records and Registration.)  
 Revenue Records and Registration.  
 Revenue Recovery.  
 Rewards—  
 police.  
 Revenue.  
 (*See also* Escheats, Pensions wild animals.)  
 (Rice. *See* Foodstuffs.)  
 (Rice batts. *See* Military.)  
 (Riding test. *See* Equitation test.)  
 (Rinderpest. *See* cattle—disease, veterinary.)  
 Riots.  
 Rivers. (*See also* Assessment, charge for water Irrigation, Poramboke Quarrying.)  
 Rivers, Conservancy.  
 (River Pumping Scheme—*See* Agriculture.)  
 Road traffic.  
 Road—  
 Forest.  
 Public.  
 (*See also* local Fund. Poramboke Public Works.)

## R—cont.

**Robbery.**  
**(Roll of honour. See War.)**  
**(Rolling stock. See Railways.)**  
**Route Book.**  
**(Royalty. See Mines.)**  
**Rubber.**  
**Rubberstamps.**  
**(Ryots. See conferences. Informa.)**  
**Ryotwari.**

## S

**(Safes. See Treasury.)**  
**Salaries Committee.**  
**(Salary. See also Civil Service Regulation Treasury, Village Officers.)**  
**Salt.—**  
**Circles.**  
**Epsom.**  
**Extensions.**  
**Factor.**  
**Lists.**  
**Manufacture,**  
**(Other sub-headings are necessary.)**  
**Saltpetre.**  
**(Sanads. See Estates, Munsiffs, Title deeds, Village Officers.)**  
**(Sanction, Powers of.)**  
**(Index under designation of officer concerned.)**  
**(Sand. See Foreshore, Rivers.)**  
**Sandalwood. (See also Forests.)**  
**Sanitation (San.)—**  
**Sanitary Board.**  
**Sanitary Commissioner.**  
**Sanitary Design.**  
**Sanitary Engineer.**  
**Sanitary Inspector.**  
**(See also Dry Zone.)**  
**Saving Banks,**  
**(Sawmills. See Forests.)**  
**(Scavanging. See Sanitation.)**  
**Scholarships.**  
**(Schools. See Education—Local Fund —Municipal Public Works Survey. See Survey.)**  
**(Scout Master. See Boy Scouts.)**  
**(See Customs. See Custom.)**  
**(Sealing Wax. See Stationery.)**  
**(Seamen. See Marine.)**  
**(Search fees. See Records.)**  
**(Season report. See also statistics.)**  
**Secretary.**  
**(Secrets, Officials. See Official Secrets.)**  
**(Security Proceedings. See Criminal Procedure Code.)**  
**Sedition.**  
**Selection Committee.**  
**Seditious meetings.**

## S—cont.

**(Seed-beds. See Assessments.)**  
**(Seed-Selection. See Agriculture.)**  
**(Seigniorage. See Forests.)**  
**(Sepoys. See Military, Revenue Recovery.)**  
**Sericulture.**  
**(Serum. See Medical, Veterinary.)**  
**Service.**  
**Inferior.**  
**Superior.**  
**War.**  
**Service Books and rolls.**  
**(Service deficiency in. See Pensions.)**  
**(Service extensions of. See Civil Service Regulations.)**  
**(Service rolls. See Service Books and rolls.)**  
**(Sessions Court, Judge, See Court, Sessions.)**  
**(Settlement (Sett.). See also Jambandi Lurvey.)**  
**(Permanent. See Estates.)**  
**Shell pit.**  
**Shells.**  
**(Ship-building. See Marine.)**  
**(Ships, Shipping fees. See Marine.)**  
**(Ships, white and black lists. See Marine.)**  
**Shorthand.**  
**Shorthand writers. (See also Examination.)**  
**(Shrotriyam. See inam.)**  
**(Shroffs. See Treasury.)**  
**(Shutters. See Canals tanks.)**  
**(Silk. See Sericulture.)**  
**Silt. (See Canals, Tanks, etc.)**  
**Sinking funds. (See Funds, sinking.)**  
**Site Committee.**  
**(Sites. See House-sites.)**  
**(Sluices. See Canals, Tanks.)**  
**(Smallpox. See also Vaccination, Inoculation.)**  
**(Smuggling. See Abkari, Arms Act, Customs.)**  
**Snakes.**  
**(Soaps. See Industries.)**  
**(Societies, Assurance. See Assurance.)**  
**Societies, Co-operative Credit. See Co-operative Credit.)**  
**(Soldiers. See Military.)**  
**(Soldiers, discharged. See Demobilization.)**  
**(Spare copies of Bords Proceedings.)**  
**Spare copies of Government orders.**  
**Special duty.**  
**[Special funds. See also Chavadis, Irrigation (Minor) Pounds, village officers.]**

## S—cont.

(Special staff. *See* Settlement.)  
 (Special tests. *See* Examinations.)  
 Specific relief.  
 (Spike disease. *See* Sandalwood.)  
 Spinning. (*See* Weaving.)  
 Spirits, denatured.  
 Spirits, rectified.  
 (Spiritous Essence. *See* Enforcement.)  
 (Spirituos. Homeopathic Preparations. *See* Enforcement.)  
 )Spirituos Medicinal Preparations. *See* Enforcement.)  
 (Stage Carriages.)  
 (Stallions. *See* Advances Agricultural).  
 House. breeding, Mule breeding  
 Stamp Accreding, Veterinary.  
 Stamp Act.  
 Stamp Vendors.  
 (Stamping party. *See* Measures.)  
 Stamps. (*See* also Rubber Stamps.)  
 (Standardized list. *See* Form., Furniture, etc.)  
 State Bank of India—*See* Bank.  
 (State loans. *See* Loans, Grants. *See* also Funds, Grants.)  
 (Statement of numbers *See* Budget.)  
 (State prisoners. *See* Prisoners.)  
 Stationery (Sta.)  
 Covers.  
 Flat files.  
 Forms.  
 Ink.  
 Paper.  
 (Other sub-heads to be opened as required.)  
 Statistics—  
 Agricultural.  
 Season report.  
 (*See* also Accounts—Village, taluk.)  
 (Statistics, Vital. *See* Vital statistics.)  
 (Stay on the hills.)  
 (Index under the name of the Officer concerned.)  
 (Steam-roller. *See* Local Funds—Municipal, Public Works).  
 (Stenographer—Steno-typists. *See* Short-hand Writers.)  
 (Stipendary. *See* Magistrates.)  
 (Stock files. *See* Correspondence.)  
 Stores.  
 (Straw boards. *See* Stationery.)  
 Strikes.  
 (Students' Advisory Committee. *See* Committee, Advisory, Students')  
 Study leave. *See* Leave.)  
 Collectors.  
 Sub-divisions. *See* Revenue Records  
 Sub-Registration and Survey.)

## S—cont.

Sub-Judges.  
 (Sub-Magistrates. *See* Courts, Criminal, Deputy Tahsildar and Magistrates.)  
 (General orders only Orders affecting individuals to be indexed under their names.)  
 Subordinate officers.  
 (Sub-Registrars. *See* Registration Department.)  
 (Subsidy. *See* Funds.)  
 (Sub-Treasury. *See* Treasury.)  
 Sugar Committee.  
 (Sugarcane. *See* Agriculture.)  
 Suicide.  
 Suits.  
 Suits—  
 Appeal—  
 Acquisition reference.  
 Original.  
 Pauper.  
 (Rent—Estates Land Act).  
 Small Cause.  
 [First will be indexed any general orders relating to suits, the papers relating to individual suits, under each sub-head (appeal, etc.). First will come the name of the place where the Court that is dealing with the suit site then the designation of such Court (e.g., Periyakulam District Mansif). The names of the places will be arranged in alphabetical order and under each place the designations of the Courts will be so arranged. Then the number of the suit preceded by appropriate abbreviations "A.S." (Appeals Suit), "O.S." (Original Suit), etc., These abbreviations will be arranged in alphabetical order and under each the suits will be arranged according to their years and numbers. The year must come before the number.)  
 Summons, revenue. *See* also Processes.)  
 (Superannuation Pension. *See* Pensions.)  
 Super tax (S.T.) (*See* also Income-tax (Supplies, Civil. *See* Supplies.)  
 Supplies to—  
 Touring officers.  
 Travellers.  
 Troops.  
 (Surgeon-General. *See* Medical.)  
 (Surgeons, Assistant, Civil Assistants, Sub-Assistant, *See* Medical.)  
 (Surrender of funds. *See* Funds surrender of.)  
 (Survey. (Sur) (*See* also Revenue Records and Registrations. Settlement.)



- Survey and Boundries Act.  
 [Survey Marks. *See* Survey.]  
 [Suspects. *See* Political suspects.]  
 Suspension.  
 [General orders on this subject. Individual cases will be indexed under the personal name of the officer concerned.]  
 Suspension of revenue collections. [See Assessment.]  
 Sweet Toddy. [See Enforcement.]
- T**
- [Tahsildars (Assistant). *See* Assistant Tahsildars. (De-uty). *See* Deputy Tahsildar.]  
 [Talayaris. *See* Village Officers.]  
 Taluk (TK)—  
 Accounts. *See* Accounts Taluk.  
 [Clerks (Head Accountant). *See* Accounts.]  
 [Magistrates. *See* Magistrates.]  
 Prohibition Committee.  
 [Taluk Prohibition Committee. *See* Enforcement.]  
 [Tank. *See* Irrigation, Public Works Railway Protection.]  
 [Tank-beds. *See* Poramboke.]  
 [Tank Restoration Scheme. *See* Irrigation.]  
 [Tanks, dasabandhan. *See* Inams.]  
 Tanks, ruined.  
 Tanning.  
 Tapal. *See* Correspondence.]  
 Tariff.  
 Tarpaulins.  
 [Tasdik. *See* Allowances.]  
 Tavern. [See Recr.]  
 Tea.  
 [Technical Education. *See* Education.]  
 [Technical Examinations. *See* Examinations.]  
 Technical Insittute.  
 Telegrams.  
 Telegraphs.  
 Telephones.  
 Temple [See also Devasthanam.  
 Poramboke, Religious Institution.]  
 Temple Committee.  
 Tenants Improvements. [See Estates Land Act.]  
 Tentage. [See Allowances and Civil Service Regulation.]
- Tents.  
 [Text-Book Committee. *See* Education.]  
 Theft.  
 [Thum-impression. *See* Finger prints.]  
 Tickets. *See* Railways.]  
 [Time-scale. *See* Salaries.]  
 [Timbe-table. *See* Railways.]  
 [Tirvaijasti. Tirvaikammi. *See* Assessment.]  
 Title-deeds [See also Inams.]  
 [Tobacco. *See* Agriculture.]  
 Toddy. *See* Abkari. Country Nequor.]  
 [Toll-gates. *See* Tolls.]
- Tools.  
 [Tombs. *See* also Burning and burial grounds.]  
 [Tools and Plan. *See* Local Fund—Municipal Public Works.]  
 Topos.  
 [Topographical Survey. *See* Survey.]  
 Tottenhams System.  
 Touring.  
 Town-Planning.  
 Town nuisance.  
 [Tractor Reclamation—*See* Agriculture.]  
 Trade. [See also Industry.]  
 Interportal Convention.  
 [Trade marks. *See* Merchandise marks.]  
 Traffic, control of.  
 Training. *See* Deputation, Revenue Inspector's Survey, etc.]  
 Tramways.  
 [Transfer of charge. *See* Civil Service Regulations.]  
 [Transfer of Criminal Cases.]  
 [Transfer of funds. *See* Funds transfer of.]  
 Transfer—  
 Dry to wet.  
 Land. ayan to poramboke.  
 [Patta. *See* Transfer of Registry.]  
 Poramboke to ayan.  
 Unassessed to assessed.  
 Wet to dry.  
 [See also Transfer of Registry.]  
 Transfer of officers.  
 [General orders only individual cases will be indexed under the personal names of the officers concerned.]  
 Transfer of Property

- Transfer of Registry.**  
**Transfer of revenue suits.**  
 [Transfer of services. *See* Civil Service Regulations.]  
 [Transliteration. *See* Correspondence.]  
**Travellers.** [See also Supplies.]  
**Travellers' bungalows.**  
 [Travelling allowances. *See* Allowances.]  
**Treasurer.**  
**Treasure-trove.**  
**Treasury.**  
**Treasury Deputy Collector [T.D.C.]**  
**Treaty.**  
 [Tree patta *See* Assessment.]  
**Tree-tax.** (*See* Assessment., Country liquor.)  
 (Tree value. *See* Assignment.)  
**Trees.**  
**(Trigometrical Survey. *See* Survey.)**  
**Troops.** (*See* Military.)  
**Trustees.**  
**Trusta** (*See* also Breach of trust.)  
**(Tuberculosis. *See* Medical.)**  
**Typo-designs.** (*See* also Sanitary designs.)  
**Typewriters (T.W.)**  
**Typists.**
- U.
- (Unauthorised occupation. *See* encroachment.)  
 (Unclaimed property. *See* Property.)  
 (Underground water-supply. *See* Agriculture.)  
 (Uniforms. *See* Clothing.)  
 (Unions. *See* Local Funds.)  
 University. (*See* also Education.)  
 (Unani. *See* Medicine. Indigenous systems.)  
 Unreserved land.  
 Usury.
- V.
- Vaccination.**  
 (Vagrants. *See* Europeans vagrancy.)  
**Vakalat.**  
**Vakil.** (*See* also Government Pleader, Legal practitioners, suits.)  
 (Varnish. *See* Enforcement.)  
**Vernacular language.**  
 (Vernacular tests. *See* Examinations.)  
**Veterinary (Vety.).—**  
   Assistants.  
   College.  
   Dispensary.  
   Hospital.  
   Inspectors.
- Superintendent, C.V.D.  
 (*See* also Animal Husbandry Cattle diseases Horses, Horse-breeding, Mule breeding, Pony-breeding.)  
 (Village Accounts. *See* Accounts.)  
 (Village Adangals. *See* Accounts.)  
**Village Community.**  
 (Village Courts. *See* Courts.)  
 (Village establishment, *See* Village Officers.)  
 — Accountant.  
 (Adhigari. *See* Headman.)  
 Artisans.  
 Headman (H.M.).  
 Hereditary.  
 (Karnams. *See* Accountant.)  
 (In Madras district, Karnams will be indexed under the head "Karnam" not under "Village Officers.")  
 (Kolkaran. *See* Talaiyari.)  
 (Menon. *See* Accountant.)  
 Monegar.  
 (Munsif. Mff.)  
 (Patel. *See* Headman.)  
 (Shanbogue. *See* Accountant.)  
 Talaiyari.  
 Toti.  
 Vetti.  
 Village Police.  
 Entries will be made thus ; Headman, taluk Village, suspended (B. Ramaswami Naidu), taluks being arranged in alphabetical order and under them village also so arranged.)  
 Village Officers. (Hereditary. Act.)  
 (Village Panchayats. *See* Panchayats Village.)  
 (Village service cess. *See* Village Officer Act.)  
 Village Service Inams. (*See* Inam.)  
 Village-site (*See* also Dry Zone.)  
 Village—List of.  
 Vital Statistics.  
 (Volunteers. *See* Military.)  
 (Voters. *See* Election.)  
 (Voting. *See* Elections.)
- W.
- Wages. (*See* also Statistics)  
 (Wagon. *See* Railways.)  
 Wandering Gangs.  
 (War. *See* also Military. Censorships fortnightly report. Trading with the enemy, etc.)  
 (War Allowances. *See* allowance, War.)  
 War loans.)  
 (Warders. *See* Jails.)  
 (Wards. *See* Court of Wards Guardian and Wards.)  
 (Warehouse. *See* Abkari, Customs.)

- Warm Clothing. *See* Clothing.  
 Warrant.  
 (Warrant of procedure. *See* Precedence, Warrant of.)  
 Waste lands. *See* Land.)  
 (Water. *See* Irrigation.)  
 Water-finder. *See* Agriculture.)  
 Water-rate. *See* Assessment.  
 Water supply *See* Local Fund—Municipal.—  
 Public Works—Sanitary Board  
 Weaving.  
 Weaving expert.  
 (Weights. *See* Measures.)  
 (Weirs. *See* Channel—Irrigation.)  
 (Wells. *See* Advances. Land Improvement.—)  
 Local Fund—Irrigation—Municipal  
 Public Works—Sanitary Board—  
 Water-rate.)  
 (Warf. *See* Canals. Marine.)  
 Wheat. *See* Foodstuffs.)  
 Whipping.  
 (Widows. *See* Marriage.)  
 Wild animals.  
 Wild birds.  
 Wills.  
 Wool.  
 Workmen's breach of contract *See* Contract  
 (Works. *See* Public Works.)  
 Workshops. (*See* also Public Works Shops.)  
 (Wound pension. *See* Pensions.)  
 Wrecks.  
 Write-off. *See* Accounts Arrears.)  
 Wrongful confinement.  
 Wrongful restraint.  
 X.  
 (X-ray Apparatus. *See* Medical)  
 Y  
 Yarn.  
 [Yeomias. *See* Pensions.]  
 Z  
 [Zamindars—Zamindars—*See* Estates. Proprietors.]

APPENDIX B.

FORMS.

I. *Distribution Register.*

Serial number of papers.	Enclosures, if any.	Number and initials of the clerk.	Nature of final disposals with date.	Record-keeper's acknowledgment with date.
(1)	(2)	(3)	(4)	(5)

II. *Personal Register.*

Serial number.	Current number.	Date of receipt by clerk.	(1) Title (main head underlined, (2) From whom ; (3) Outside number and date.	When the requisition for the connected records was		Submitted by clerk.
(1)	(2)	(3)	(4)	Sent.	Returned.	(7)
Returned to clerk.	Reference issued to whom and date.	Reply or fresh current received From Whom number and date.	The distribution number and date of receipt by clerk.	Nature (R.D. K.F.L. or N), and date of disposal.		
(8)	(9)	(10)	(11)	(12)		

(B.P. Perm.)

G.O. Ms. No. 560, Public (Services-A) dated 14th March 1966.

506-1-7A

## III. Register of new cases.

Current number.	Section letter and clerk's number,	Nature (R. D. K. F. I., or N.) and date of disposal,	Record-keeper's Initials.
(1)	(2)	(3)	(4)

## IV. Fair Copy Register.

Serial number.	Number of Description with the date approval of the draft.	Date of receipt by Superintendent.	Number of pages. Single line spacing.		Designation of typist to whom allotted.	Date of receipt by typist.
			Estimated.	Actual.		
(1)	(2)	(3)	(4)	(5)	(6)	(7)

  

Date of receipt of fair copy from typist.	Date of signature of fair copy.	Date of despatch.	Initials of the Fair Copying Superintendent.
(8)	(9)	(10)	(11)

**Note.**—In the case of drafts approved in camp, prefix the letter "C" to the date of approval in column (2).

## V.—Daily Stamp Account.

Value of stamps.		
Received.	Spent.	In hand.
RS. P.	RS. P.	RS. P.

*VI. "N. Reference" Slip.*

Current number and date.

To whom referred.

Date of despatch.

*Subject Clerk.  
Superintendent, Fair Copy Section/ Clerk.*

*VII. Arrear list.*

(8) Number of papers pending at the end of the month.	Pending papers.				Total.	Percentage.	Remarks.
(7)	Under three months.	Over three months.	Over six months.	Over one year.	(11)	(12)	(13)
(1)	Cat.	(2) Number of papers pending in the beginning of the month.	(3) Number of papers received during the month.	(4) Total number of papers for disposal.	(5) Number of papers disposed of in the month.		

*VIII Call-book.*

- |     |                                      |   |  |  |  |
|-----|--------------------------------------|---|--|--|--|
| (1) | Serial number.                       |   |  |  |  |
| (2) | Personal or correct register number. |   |  |  |  |
| (3) | Date of entry in the register.       |   |  |  |  |
| (4) |                                      | Subject.  |  |  |  |
| (5) |                                      | Details of order to lie over, e.g., when further action is due, etc.            |  |  |  |
| (6) |                                      | Fresh new case number assigned and date of revival in the personal if register. |  |  |  |

*VIII A, Register of Government Suits (BSO No. 95 paragraph 6).*

- |     |  |  |  |  |  |
|-----|--|--|--|--|--|
| (1) | Serial number.   |  |  |  |  |
| (2) | Name of court and the number of suitor appeal.               |  |  |  |  |
| (3) | Date of filing.  |  |  |  |  |
| (4) | Subject matter.  |  |  |  |  |
| (5) | Reminder to the Government Pleader.                          |  |  |  |  |
| (6) | Date of final disposal of the suit or appeal and the result. |  |  |  |  |
| (7) | Nature and date of disposal                                  |  |  |  |  |

*VIII-B—Ledger—pauper suits (Collector's office.)*

(1)	Serial number in the ledger.
(2)	Name of court.
(3)	Number and year of suits.
(4)	Names of persons liable to pay the litigation fee.
(5)	Amount due.
(6)	Steps taken to collect the amount with date of each action.
(7)	How disposed of (amount collected, written off.)

RS. P.

*VIII—Register of immovable properties purchased by Government in Civil Court sales*

(1)	Serial number.
(2)	Taluk.
(3)	Village.
(4)	Survey number or name of the field. In case of houses an house-sites the name of the hamlet or street.
(5)	Description whether ryot-wari inam or zamindari in cases of lands. In case of lands in zamindaris and inam villages and in case of house-sites note the boundaries also.
(6)	Dry or wet. In the case of houses, the description tile, thatche, etc. should be noted.
(7)	Extent. In case of lands in unsurveyed tracts or in case of houses, note also measurements.
(8)	Assessment or rent payable to the zamindar or inamdar.
(9)	Name of the person for whose default the property was sold in the Civil Court.
(10)	The name of the Civil Court which passed the decree.
(11)	The number of the suit and the execution petition in which the property was purchased.
(12)	Date of purchase by Government.

Amount for which purchase.	Particulars of subsisting encumbrances— (a) Nature of encumbrance (b) the amount payable to the encumbrancer; (c) the date on which the encumbrance can be cleared and (d) the date on which the encumbrance was cleared.	If leased out, date of lease period and amount of lease.	Amount and date of collection of the lease amount.	Date on which resold.	Amount of sale-proceeds.	Remarks (date and number of Collector's orders).
(13)	(14)	(15)	(16)	(17)	(18)	(19)
RS. P.	RS. P.	RS. P.				

## DISTRICT OFFICE MANUAL.

*VIII-D. Special Register for execution proceedings.*

1. Serial number.
2. Name of Court and number of suit or appeal.
3. Result of the suit or appeal and date of decree.
4. Date of receipt or copies of judgment and decree.
5. Amount awarded in favour of or against Government.
6. Date of satisfaction of decree where it is adverse to Government.
7. Date of application for execution of decree where it is favourable to Government.
8. Amount collected with date and head of account to which the credit is made.
9. Amount written off with number and date of the order sanctioning the write off.

(C.S. No. , B.P. Press 38, dated 19th January 1966.)

*VIII-E.—Register of Writ Petitions.*

- (1) Serial number.
- (2) Current number.
- (3) Number and date of Writ Petition.
- (4) Designation of authority whose order has been challenged.
- (5) Number and date of the order challenged.
- (6) Subject-matter of the order challenged.
- (7) Constitutional issues involved.



VIII-E.—Register of Writ Petitions—contd.

- (8) Date of sanction of defence.
- (9) Date of approval of counter affidavit.
- (10) Date of disposal of writ Petition (with brief summary of the order).
- (11) Date of receipt of copies of judgment and decree.
- (12) Date of satisfaction of decree.
- (13) Remarks.

IX.—Cancelled.

X.—Arrear list.

- (1) Serial number.
- (2) Current number.
- (3) Date of receipt
- (4) Subject.
- (5) With whom pending and explanation for delay.
- (6) Date of last reference including reminders.
- (7) Remarks.

XI. Periodical register.

- (1) Serial number.
- (2) Name of periodical.
- (3) Date due and from whom due.
- (4) Date of receipt.
- (5) Date due and to whom due. } Outgoing Periodical.
- (6) Date of despatch.
- (7) Remarks (here enter reminders and replies to reminders.)

XII. Periodical register.

Outgoing periodical.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
Serial number.	Name of periodical.	Date due and from whom due.	Date of receipt.	Date due and whom due.	Date of despatch.	Remarks (Here enter reminders and reply to reminders).
58	Demand, collection and balance — Land Revenue and cesses.	First of the month following that for which the return is due. All Taluk officers.	..	Twelfth of the month following Secretary to the Board of Revenue, Madras.	..	January—Reminder to Taluk office, Gajapathynagaram, on the 4th January 1923. March—Reminder to Taluk offices, Bimilpatnam, Vizianagram and Palkonda, on 1st March 1923, August Reminder to Taluk office, Salur, on 2nd August 1923.

Column (4)—Date of receipt.

Taluk.	January 1923.	February 1923.	March 1923.	April 1923.	May 1923.	June 1923.	July 1923.	August 1923.	September 1923.	October 1923.	November 1923.	December 1923.
NPM	1	1	1	5	1	1	1	1	1	1	1	1
SVD	1	1	1	5	1	2	2	1	1	1	1	4
AKP	4	1	1	6	1	1	2	1	1	1	1	1
VVL	2	1	1	4	1	1	2	1	1	1	1	1
SPK	3	1	1	4	1	1	2	1	1	2	1	3
VZP	3	1	1	4	1	1	2	1	1	1	1	1
BML	1	1	2	4	1	1	1	1	1	1	1	1
VZM	1	1	2	4	1	1	1	1	1	1	1	3
GJM	5	1	1	5	1	1	1	1	1	1	1	3
CPP	1	1	1	5	1	1	1	1	1	1	1	3
PLK	5	1	1	5	1	1	2	1	1	1	1	3
SLR	1	1	1	6	2	1	2	1	1	1	1	1
BBL	1	1	1	5	1	1	2	1	1	1	1	1
FVP	1	1	1	5	1	2	2	1	1	1	2	1
Date of despatch to the Board	15	10	10	18	12	11	10	11	7	10	28	1

*XIII. Register showing hour, etc, of handing over and taking back the sealed bag containing key of the record room.*

(1)	Date.
(2)	Hour of handing over the sealed bag to the police guard or night watchman.
(3)	Signature of the record-keeper or the assistant in charge handing over the sealed bag.
(4)	Signature of the head constable or constable with his number or the signature or the thumb impression of the night watchman taking over the sealed bag.
(5)	Hour of taking back the sealed bag from the police guard or night watchman.
(6)	Signature of the head constable or constable or the signature or the thumb impression of the night watchman handing over the bag to the record-keeper or his assistant.
(7)	Signature of the record keeper or his assistant acknowledging receipt of the bag.
(8)	Remarks, if any.

*XIV.—Register of papers issued from and returned to the record room.*

(1)	Serial number of requisition and date of receipt.
(2)	Number and date of the disposal or other description of the document required.
(3)	Date of issue from the records.
(4)	Current number, if any, for which taken otherwise purpose for which taken.
(5)	Signature and designation of the clerk taking.
(6)	Initials of the record-keeper or assistant delivering.
(7)	Date of return.
(8)	Signature and designation of the clerk returning.
(9)	Initials of record-keeper or assistant receiving.
(10)	Remarks.

\*He should verify the entries in this register once a month with reference to the current number for which the disposals were taken.

*XV. Security Register.*

The security register (all papers containing valuables should be entered in this register).

(1)	Consecutive number in the register.
(2)	Date of receipt.
(3)	From whom received.
(4)	Date and number of the current.
(5)	Purpose of the current.
(6)	Particulars of valuables enclosed.
(7)	Section and group dealing with the subject and the initials of the officer receiving custody of valuables.
(8)	Signature of the head of the office and date of receipt by him.
(9)	Nature of disposal of the valuables.
(10)	Remarks.

NOTES.—(1) Papers should be numbered in this register in the presence of the officer opening the tapal, who should affix his initials to the entries.

(2) Head of the office in column (8) means 'Officer opening tapal'.

## APPENDIX C.

ORDINARY FIRE RULES FOR GOVERNMENT BUILDINGS  
(NON-RESIDENTIAL).

## Chapter I.

*Scale of fire appliances.*

1. Chemical fire extinguishers and water or sand in buckets are first-aid appliances to be used for attacking a fire at the outset to enable it to be put out immediately or at least to keep it under control until the arrival of the Fire Brigade.

2. For purposes of the supply of ordinary fire appliances, buildings are divided into two classes, viz.—

I. Ordinary : and

II. Buildings where there is special danger of oil, chemical or electrical fires.

(I) *Ordinary buildings.*—(1) *Costing Rs. 10,000 and below.*—(a) *For a superficial area of 1,000 square feet and below.* Four fire buckets, 12 inches high and 10 inches deep, half the number always filled with water half with sand.

(b) *For a superficial area more than 1,000, square feet.*—The number of fire buckets is to be increased from four at the rate of one for every 500 square feet.

(2) *Costing more than Rs. 1,000.*—(a) *For a superficial area of 5,000 square feet or less.*—Six fire buckets and one 2 gallon capacity soda-acid type extinguisher.

(b) *For a superficial area of over 5,000 square feet.*—The number of fire buckets is to be increased over that specified at (2) (a) above at the rate of one for every 1,000 square feet in excess of 5,000 square feet. The number of soda-acid type extinguishers will be on the same scale as under (2) (a).

(II) *Building where there is special danger of oil, chemical or electrical fires.*—(a) *For a superficial area 5,000 square feet or less.*—Twelve fire buckets of the specified size, but filled with sand instead of water, and one foam-type chemical extinguisher of 2 gallon capacity.

(b) *For a superficial area of over 5,000 square feet.*—The number of fire buckets specified at II (a) above is to be increased at the rate of one for every extra 500 square feet over 5,000 square feet. The chemical extinguishers will be on the same scale as in (II) (a).

NOTES.—(1) A fire bucket 12 inches high and 10 inches deep means one that measures 12 inches high on the outside and is 10 inches deep on the inside. The top diameter is usually 12 inches and the bottom diameter is slightly less but less than 9 inches.

(2) *Superficial area.*—This is the surface area of each floor of a building and not the plinth area. The plinth area will be the superficial area for the ground floor only. The actual superficial area in the case of the upper floors should be considered separately in each case for purpose of the supply. The articles meant for a particular floor must be placed in that floor only.

(3) Assessing the cost of a building for purposes of classification the cost of that particular detached building only should be taken into consideration.

(4) A list of suitable chemical fire extinguishers with the names of firms where they can be purchased, could be obtained from the concerned Executive Engineer, who may consent to the latest Indian Stores Department price list for fire extinguishers and refills.

3. *Telephone.*—Whenever there is a non-automatic exchange telephone room, a receiver will be fixed in a glass case outside the exchange room, wherever there is an automatic exchange the watchman should be trained to dial the fire station number. In case of fire, the watchman detecting the fire will break open the glass case, take the receiver and call "fire". The telephone exchange will at once communicate to the nearest fire brigade station and inform them of the locality in danger. There will also be placed in a convenient place nearby, a crowbar, with which the watchman can force open the door of any room inside which there is a fire in order to put out.

## Chapter II.

### *Precautions against fire.*

1. No temporary shed required in the compound of any Government building should be built of combustible materials without the permission of the Executive Engineer. The erection of thatched or mat buildings within fifteen yards of a permanent Government office is prohibited.

2. Galvanized iron buckets with water or sand and chemical fire extinguishers should be kept in easily accessible places in every building for use during fire. They should be located as far as possible at the top and bottom of staircases or at the commencement and junctions of important corridors in each floor. The number of buckets and fire extinguishers to be provided should be as per scale separately fixed and the head of each office should ensure that this equipment which will already have been provided in most offices is in good working condition. Executive Engineer may be consulted when required in connection with this initial supply. For buildings for which an adequate supply of water is not available within a convenient distance, water should be provided in covered tanks sufficiently large to fill the bucket ten times.

3. When portable fire engines are provided, the engine, its hoses, other appurtenances and accessories should be complete and in working order. The hoses should be of sufficient length to reach the top of the buildings. Certain important buildings, such as the Secretariat buildings in Madras are provided with hydrants and hoses, and these are fixed in glass cases at convenient places. They should be periodically examined and kept complete and in working order.

4. All attenders and peons should be given a practice drill at least once a month in the use of fire appliances and the head of each office concerned should make arrangements for the proper conduct of these drills. Where a telephone exists attenders and peons should be instructed in its use for the purpose of obtaining assistance.

5. The head of each office should see that the following precautions are carried out:—

(a) That before closing the office for the night the manager or head-clerk or under his written authority a clerk named by him visits each room and sees that all lights are put out, that in offices in which electric fans and lights are provided the switches are turned off; and that all waste paper has been removed, and that in hill stations where fire is kept in fire places to keep the rooms warm, all fire is effectively extinguished.

(b) That none but safety matches are used in office.

(c) That kerosene oil or any easily inflammable material is always stored in an out building or godown.

(d) That the sealing of papers is always done under the direct supervision of a responsible clerk who should see that due care is taken.

(e) That no naked lights are used in any office. All candles or wicks must be protected by glass.

(f) That fire-places for the preparation of pasters or glue are not allowed in or near any building.

(g) That waste paper is not allowed to accumulate in large quantities in any office. One or more receptacles is provided outside the building for waste paper and is sufficiently distant from the main building. Every evening the waste paper of the day is collected and put into one of the receptacles.

(h) That fire buckets are kept always full of sand or water or in some cases it may be found suitable to keep half the number of buckets filled with water and half with sand.

(i) That old furniture is not left lying about but disposed of at once.

(j) That smoking in record rooms is strictly prohibited.

(k) That dried leaves and other litter is removed from the top of terraces at intervals.

(l) That all restrictions and rules regarding lighting issued by the local municipal or A.R.P. authorities are strictly followed.

(m) That in hill stations where there are fire places for warming officers, fireguards of metal gauze or netting are provided in front of all fire places.

6. One bell gong or more according to the size of the building should be fixed in each building which should be sounded for giving the fire alarm. When this is sounded, it is the duty of the men listed for fire-fighting to rush up to the place of fire fighting.

### Chapter III.

#### *On the outbreak of fire.*

1. On the outbreak of fire, electric current should be switched off at the main.

2. Fire caused by ignited oil should be smothered at once by means of earth or sand kept in receptacles placed in suitable positions for the purpose, and water should on no account be used. If chemical extinguishers of the foams-type are available they can be used.

3. Immediately a fire is detected the alarm must be given as explained in paragraph 6 of Chapter II and intimation also given to the nearest fire brigade and to the nearest Police station by phone or otherwise as described in paragraph 3 of Chapter I.

4. Immediately on the alarm being raised, every man should proceed, to the post to which he is told off and make such effective efforts as he can to put out the fire, pending the arrival of the fire brigade. If buildings are equipped with fire hoses and hydrants connected to the over head tanks, they should be used to the best advantage, as will be possible to put major, fires by a timely use of these appliances.

5. All movements should be carried out with silence and rapidity and special care must be taken to see that there is no crowding in passages and staircases.

6. As a draught of air will tend to increase the fire, all doors and windows which it is not necessary to use for ingress or egress should be closed.

7. All inflammable materials near the fire should be collected and carried to a place of safety.

#### Chapter IV.

##### *General Instructions.*

1. The rules in Chapters I to III are applicable for ordinary Government non-residential buildings. These rules should be printed in English and Vernaculars and to hung up in conspicuous places in every building.

2. As regards the appliances to be provided for fire protection, the Executive Engineer who is in charge of the building will advise the head of the office of the number of fire buckets and chemical extinguishers required according to the scale fixed taking into consideration the cost of the building and the superficial area of each floor. The responsibility of seeing that the equipment is according to scale and is kept on working trim in that of the head of the office.

3. In the case of important buildings where there is insufficient means of access of the roof, the Executive Engineer should consider the possibility of providing ladders to suitable length for gaining access to any part of the roof.

4. The initial supply of the fire buckets and fire extinguishers together with other appurtenances, such as stands, buckets, etc., as well as all renewals of and repairs to, the fire buckets and fire extinguishers shall be made by the heads of the offices concerned—such works being treated as assigned to the departments concerned. If, in any case, professional skill or assistance is considered necessary, the Executive Engineer or the Sub-divisional Officers shall be consulted.

5. When a building is occupied by offices of more than one department, the "department" responsible for precautions under these rules, shall be the Revenue Department if it be one of the occupants and if not, the department of the local Government occupying the major portion of the building to be decided in each case, by the Superintending Engineer concerned. If, in such cases a department of the Central Government happens to be one of the occupants, the cost of the fire appliances supplied or of the repairs there to in respect of the portion of the building occupied by such department, shall be recovered from that department.

6. A building should be the unit for purposes of fire protection. In cases where a building (whether owned by Government or hired) is used partly as an office and partly as a residence for a Government officer, the department of which the office belongs shall be responsible for the provision of fire protection appliances for the entire building.

7. The supply of buckets and tanks, etc., to buildings rented as offices will be arranged for by the heads of offices occupying the building.

8. Responsibility for fire protection for building not in charge of the public works Department is that of the head of the officer occupying it.

9. The main principles underlying the rules is that the head of the office should see that his office building is protected. On that principle it is for him to supply the buckets and other appliances for him to get the rules translated, printed and hung up and for him to make good (with the assistance of the Executive Engineer where necessary) any other defects.

## CHAPTER V.

### *Practice Drill.*

1. The head of the office should fix an officer who will be responsible for the training of the men to take part in putting out fires during day and night and conducting periodical drills. The practice must be as realistic possible and should include relying of sand and staff available.

2. Fourday time the services of the several attenders and peons on duty should be utilised but for night, special watchman should be engaged.

**NOTE.**—Only one watchman should be employed for each such building unless the size of the building warrants the employment of second watchman. In cases where the existing arrangements (such as deputing peons and attenders to sleep in the office precincts at night) are adequate there is no necessary for the employment of night watchman. The expenditure should be met from the contingent for each office.

3. Fire practices in the use of these appliances should be given by the officer appointed once a week until all the attenders, peons and night watchman have had sufficient instruction in the use of the various appliances. The chemical fire extinguisher should not be operated in these practices. The officer should explain to the men the working of the appliances and the method of using them in case of actual fires. The descriptive leaflets and instructions which are supplied free by the suppliers to purchasers of these appliances will be helpful to the officer in this matter. If there is still any doubt, the officer should consult the Local Public Works Department Officer, who will explain matters.

4. After the intitial instructions, there should be periodical refresher instructions for new men as well as for those previously informed on the use of the fire appliances at intervals of one month. As already mentioned in paragraph 3 above the chemical fire extinguishers should not be actually used, since any accidental damage to the glass acid tube inside may result in wasteful release of the contents. The officer should orally examine the men individually to ensure that each of them understands clearly the working of the appliances and how to use them on occasion when there is a fire. He should also test the weight of the extinguishers and the alkalinity of the solution, as detailed in the instructions sheet issued by the supplying company and satisfy himself that the materials have not deteriorated. Once a year however, the complete drill should be carried out with actual use of the contents of one or two of these chemical fire extinguishers, so as to form a real practice test.

5. A sufficient stock of refills for chemical fire extinguishers, say 5 per cent spares should always be kept. New refills should be loaded immediately after use in a real fire accident and after the real practice test once a year referred to in para-



graph 4 above. The instructions issued by the supplying companies contain detailed description of the procedure to be adopted in such cases which should be closely followed. If there is any doubt, the local Public Works Department Officer should be consulted.

6. A suitable day in the first week of every quarter should be selected for fire drill but the hour should not be fixed nor intimated. On the day selected, an alarm should be given by the Officer in-charge of the arrangements at different parts of the building each time and the practice drill with appliances gone through under the guidances of the Officer in as orderly a manner as possible. This should be witnessed by the head of the office or his assistant deputed for the purpose. Similarly drill should be one through during night time during the same week but on a different day.

7. A register should be kept of all such exercises and of the defects noticed with any of the appliances. The register should be inspected by the head of the office on the same day or the day following and he should take action to set right the defects.

8. A register should be kept showing the issue of the refills for the chemical fire extinguishers after each practice fire-fight.

9. Where special hydrants are fixed inside the buildings and fire-houses are kept in glass cases all the hydrants should be tested with the hoses, on the drill day to ensure that they function all right and the men are fully acquainted with their use. On the morning of the practice, the glass cases should be kept open. After the practice is over the houses should be cleaned, aired and kept in the proper places and the glass cases closed.

## CHAPTER VI.

### *Night watchmen.*

1. The watchman will be on duty from 6 p.m. to 6 a.m. every day. They will go round as soon as they come on duty to see that all doors have been locked. They will take turns (where there are more than one watchman on duty) in going round the offices and record the same at the tell, tale clock (where these are provided) every half an hour, patrolling only the verandahs and corridors round the office rooms. They will carry a whistle and a stout bamboo 5 feet long.

2. Where there is a head-watchman or a superintendent he will visit the Washermen at uncertain hours during the night to see that they are doing their duty. During such visits he will carry on his person the set of duplicate keys of all the officers sealed in a bag. If there is only one watchman, he will have these duplicate with him.

3. *Action to be taken in case of fire.*—Should a watchman on his rounds observe any outbreak of fire, he will at once whistle for the other watchman, and sound the fire alarm bell. He will act in accordance with paragraph 3 of Chapter I. The telephone exchange will at once communicate to the nearest fire station and inform them the locality in danger. Where there are no telephone, information should be communicated to the nearest police station.

4. If the fire is inside any one of the rooms, which cannot be readily opened the watchman the head watchman or superintendent if available on the spot will immediately force open the door by means of a crow bar (which will be kept in the custody of the watchman at an approved location) and try to put out the fire with the chemical fire extinguisher available. In the meantime the other watchman will get the fire buckets and pumps into operation. They will also whistle and call the watchman of the neighbouring offices, if any.

## APPENDIX D.

## STANDARDISED LIST OF RECORD FILES.

<i>Name of the record file.</i>	<i>Subject.</i>
(1)	(2)
1 Accidents .. ..	.. Report of.
2 Accounts and Treasury .. ..	.. Cash balance—Weekly report.
3 Do. .. ..	.. Orders of Accountant-General etc.
4 Arms Licences .. ..	.. Application disposed of.
5 Assessment .. ..	.. Local Board.
6 Do. .. ..	.. Land cases assessment.
7 Board's Proceedings .. ..	.. Land Revenue
8 Do. .. ..	.. Commercial Taxes.
9 Do. .. ..	.. Court of Wards.
10 Do. .. ..	.. Excise.
11 Do. .. ..	.. Food Production.
12 Do. .. ..	.. Settlement of Estates.
13 Cattle diseases .. ..	.. Report of.
14 Copies .. ..	.. Extract petitions, Public Documents.
15 Civil Supplies viz. .. ..	.. Food grains and pulses, sugar and sugar products, kerosene, miscellaneous drugs including quinine products.
16 Community Projects .. ..	.. Inspection notes of.
17 Do. .. ..	.. Sanitation orders of Block Development Officers and Pro-Executive Officers.
18 C.P.P.F. and G.P.F. .. ..	.. Applications disposed of
19 Crimes .. ..	.. Report of grave crimes.
20 Epidemic diseases .. ..	.. Cholera reports.
21 Do. .. ..	.. Plague reports.
22 Do. .. ..	.. Small-pox reports.
23 Establishments .. ..	.. Appointments.
24 Establishments .. ..	.. Leave
25 Do. .. ..	.. Transfer of Gazetted Officers.
26 Do. .. ..	.. Transfer of subordinates.

## APPENDIX—cont.

<i>Name of the record file.</i>	<i>Subject</i>
(1)	(2)
27 Excess and Prohibition. .. ..	Permits.
28 Do. .. ..	Licences—Breach of.
29 Do. .. ..	Prohibition Committee.
30 Fairs and Festivals .. ..	Report of.
31 Government Orders .. ..	Agriculture Department.
32 Do. .. ..	Finance Department.
33 Do. .. ..	Health, Education and Local Administration Department.
34 Do. .. ..	Home Department.
35 Do. .. ..	Industries, Labour and Co operation, Department.
36 Do. .. ..	Judicial Department.
37 Do. .. ..	Law Department.
38 Do. .. ..	Public Department.
39 Do. .. ..	Public (Election) Department.
40 Do. .. ..	Public (Political) Department.
41 Do. .. ..	Public (Rural Development Projects) Department.
42 Do. .. ..	Public Works Department.
43 Do. .. ..	Revenue Department.
44 Inspection .. ..	Inspection of Subordinate Offices.
45 Labour .. ..	Commissioner of Labour—Proceedings of
46 Labour Schools .. ..	Appointment, transfer, leave, promotion and punishment of teachers.
47 Do. .. ..	Inspection reports (arranged schoolware
48 Loans .. ..	Applications disposed of.
49 Do. .. ..	Receipts of borrowers under the L.I.L. and Agricultural Acts.
50 Local Boards .. ..	District Boards, Agenda and Proceedings
51 Do. .. ..	District Educational Council Proceedings.
52 Do. .. ..	Panchayat Boards Proceedings.
53 Local Development Works .. ..	Inspection reports.
54 Magisterial .. ..	Judgments of Sessions Courts.
55 Do. .. ..	Judgements of High Court.
56 Municipal Councils .. ..	Proceedings of.
57 National Extension Service .. ..	Inspection reports.
58 Passports .. ..	Applications disposed of.
59 Proceedings of .. ..	Chief Conservator of Forest.

APPENDIX-D—*cont.*

<i>Name of the record file.</i>	<i>Subject.</i>
(1)	(2)
60 Proceedings of .. .. .	Commissioner of Income-Tax.
61 Do. .. .. .	Director of Agriculture.
62 Do. .. .. .	Director of Industries.
63 Do. .. .. .	Director of Public Health.
64 Do. .. .. .	Registrar of Co-operative Societies.
65 Records ... .. .	List of records handed over by section Clerks and heads.
66 Reports .. .. .	Transfer of charge reports.
67 Statistics .. .. .	Agriculture statistics.
68 Do. .. .. .	Season report, weekly.
69 Tour .. .. .	Tour programme,

## APPENDIX-E.

## NOTE OF THE SLIP-INDEX.

It may be useful to compare the respective merits of the card and slip-indexes. The Card-index has only one advantage over the slip-index—that it is easier to place a card in its position than to file a slip in the "binder". On the other hand, the slip-index is much cheaper and it is much more portable, which is a great advantage in offices where it is necessary to take indexes on tour and it requires no special furniture. Trays are quite sufficient to keep the binders in. Cards may be kept in trays as long as the index is comparatively small, but when it reaches any size proper index cabinets are almost indispensable, and these are costly. Two or more slips can be prepared simultaneously by means of carbon-paper. This cannot be done with cards. Cards take up much more room than the slips. The slips cannot be easily displaced whereas the whole card-index may be accidentally upset, and then it will take a good deal of time to re-arrange it. Finally, the slip-index being in book form and easily held in the hands is much more convenient to consult than a card-index. One can run through the slip which one's thumb and forefinger as one does through the pages of a book. The slip are also in the proper position for reading—Horizontal—whereas the cards are vertical, and one has either to lift each card out to read it, or to push it backwards into a slanting position and lean over the tray or drawer. It is thus clear that the slip-index is far superior to the card-index, and if the volumes are broken up before they become too thick and Mr. Tottenham's special tags are used, filing takes very little time and is not troublesome. Of course, if a very large number of entries had to be filed daily this point about delay in filing would become more important. Even then, however, the difficulty would be minimised by the fact that the proper course would be to let a number of slips accumulate and file them at one time. The tags would then have to be taken out and re-treated only once for the whole batch, and the loss of time would be very slight. For the proper working of the slip index it is essential to have the special tags.

## APPENDIX-F.

(District Office Manual—Paragraph 136-A.)]

## STATEMENT SHOWING DESPATCH OF REVENUE BUSINESS OF THE COLLECTOR'S OFFICE, DISTRICT DURING THE HALF-YEAR ENDING 19 .

NOTES.—1. This return is due in the office of the Board of Revenue by the 20th of the month following each calendar half-year.

2. The unit for the statistics in this return is each single one of the serial numbers entered in column (1) of the new case and copy application registers. The period of pendency should count from the date on which the first paper registered was received or initiated.

3. The return should be accompanied by a brief review of arrears in subordinate offices, and by a separate list of Board and Government papers more than one year in arrears [Column (11) in the return], showing.—

- (1) the date of each such paper ;
- (2) brief abstract of the subject-matter ;
- (3) explanation, in brief, of cause of delay; and
- (4) date of last reminder sent to officers against whom papers are pending.

4. The number of cases under columns (8) to (11) brought to the call-book should be noted separately under the total figures in the return.

Name of register.	The number of serial numbers pending at the beginning of the half-year.	Number of serial numbers received or initiated during the half-year.	Total of columns (2) and (3).	Number of serial numbers disposed of finally.		
				Out of the serial numbers shown in column (2).	Out of the serial numbers shown in column (3).	Total of columns (5) and (6).
(1)	(2)	(3)	(4)	(5)	(6)	(7)

1 New case register.

2. Copy application register.

Remaining in arrears.

One month or less (counting from date of registration of first current in file.	More than one month and not more than six months.	More than six months and not more than one year.	More than one year.	Total of columns (8) to (11).	Remarks.
(8)	(9)	(10)	(11)	(12)	(13)
				Total number of papers pending at the begin- ning of the half-year.	
				Total number of papers pending at the end of the half-year.	
				Increase.	
				Decrease.	
Collector's Office,				To the Secretary to the Board of Revenue.	
19 .					

- (G.O. Ms. No. 981, Revenue, dated 9th March 1918).
- (B. P. No. 247, dated 9th November 1904.)
- (G. O. No. 3890, dated 3rd December 1917.)
- (G. O. No. 1693, dated 6th June 1911.)
- (B. P. No. 218, dated 7th December 1917.)
- (B. P. No. 69, dated 19th March 1918.)
- (B. P. No. 41, dated 21st June 1929.)
- (G. O. No. 1303, Revenue, dated 17th June 1931.)

APPENDIX G.

(District Office Manual—Paragraph 136-A.)

Statement showing the despatch of the Revenue Business of the District  
.....of.....During the Half-Year Ending.....  
19 .

NOTE.—(1) The unit for the statistics in this return is each single one of the serial numbers entered in column (1) of the personal and copy application registers. When two or more currents go under the current number they are not separate units but all form one unit. Reminders and references bear the number of the current with reference to which they are issued and are

therefore not counted as separate numbers. The period of pendency should count from the date on which the first paper registered was received or initiated.

(2) The return should be accompanied by a separate list of all papers more than one year in arrears [Column (11) of the return] showing:—

1. the date of each such papers.
2. brief abstract of the subject matter.
3. explanation in brief of cause of delay; and
4. date of last reminder sent to officers against whom papers are pending.

(3) The number of cases under columns (8) to (11) brought to the call book should be noted separately under the total figures in the return.

1. Name of the register.
2. The number of serial numbers pending at the beginning of the half-year.
3. The number of serial numbers received or initiated during the half-year.
4. Total of columns (2) and (3).

*Number of serial numbers disposed of finally.*

5. Out of serial numbers shown in column (2).
6. Out of the serial numbers shown in column (3).
7. Total of columns (5) and (6).

*Remaining in arrears.*

8. One month or less (counting from date of registration of first current in file)
9. More than one month and not more than six months.
10. More than six months and not more than one year.
11. More than one year.
12. Total of columns (8) to (11).
13. Remarks.

(B.P. No. 247, dated 9th November 1904.)

(B. P. No. 278, dated 19th October 1911.)

(B. P. No. 41, dated 21st June 1989).

(G. O. No. 130, Revenue, dated 17th /3rd June 1931.)

## APPENDIX H.

(District Office Manual—Paragraph 136-A)

Despatch of Revenue Business of the Taluk Office of.....  
for the half year.....ending.....19 .

**NOTES.**—(1) The unit of these statistics is each single one of the serial number entered in column (1) of the registers shown in column (2) of this statement where two or more currents go under one current number, they are not separate units, but all form one unit.

(2) When there are two or more currents in one file, the current first register will decide what register it is to be booked against.

(3) The business to be shown in these statistics is all business other than material.

(4) The number of cadastral under column (9) to (12) bought to the call book should be noted separately under the total figures in the return.

1. Number.
2. Names of the registers.
3. The number of serial numbers in the registers mentioned in column (2) pending at the beginning of the half year.
4. Number of serial numbers received or initiated during the half year.

*Number of Serial number disposed finally.*

5. Total of column (3) and (4).
6. Out of the serial numbers shown in column (3).
7. Out of the serial numbers shown in column (4).
8. Total of columns (6) and (7).

*Remaining in arrears.*

9. One month or less (counting from the date of registration of first current in file).
10. More than one month and not more than six months.
11. More than six months and not more than one year.
12. More than one year.
13. Total of columns (9) to (12).
14. Remarks.

- (1) Personal registers.
- (2) House-site register.
- (3) B. Memo register.
- (4) Taluk register No. 4 (Darkhast), No. 5 (Relinquishments), No. 6 (Transfer of registers), No. 7 (Register of permanent changes), No. 8A (Register of new survey fields and sub-division) and No. 10-A (Water rate register).



## (5) Copy application register.

*N.B.*—Details of papers pending for six months and upwards should accompany the statement.

Office of the

Total of column (3)

Total of column (13)

Increase

Decrease

(Signature)

(Office)

(B.P. No. 247, dated 9th November, 1904)  
 (B.P. No. 273, dated 19th October 1911.)  
 (B.P. Mis. No. 962, dated 15th July 1918.)  
 (B.P. No. 413, dated 21st June 1929.)  
 (G.O. No. 1303, Revenue, dated 17th June 1931.)

## APPENDIX I

INSTRUCTIONS FOR THE WORKING OF THE TOTTENHAM SYSTEM IN THE REVENUE  
 DIVISIONAL, TALUK AND DEPUTY TAHSILDARS' OFFICES.

*A.—Revenue Divisional Offices.*

1. An office order such as that referred to in the preliminary note in the Manual should be issued in each office indicating who should perform the functions assigned in the Manual to specified officials.
2. Subjects to the above office order, the principles of the Tottenham System as described in sections II, III, VII, IX, X, XI, XII, XIII and XVI of the District Office Manual apply in their entirety to all divisional offices and the principles of the other sections apply subject to the following remarks and modifications.
3. *Organisation of the office.*—As a divisional office consists of an establishment of from four to six clerks, it is unnecessary to divide it into sections. Each clerk will be assigned a distinguishing letter as this will assist the head clerk in the distribution of the tappal. The head clerk should be made responsible for the supervision and control of the whole office.
4. *Register to be maintained.*—The following registers should be maintained in each divisional office.—
  - (a) Distribution register,
  - (b) Personal register and periodical register.
  - (c) Special register of important references from the Collector, Board and Government.
  - (d) Fair-copy register and despatch by post and local delivery book.
  - (e) Call-book.
  - (f) Stamp account.
  - (g) Security register.
  - (h) Copy application register.
  - (i) Record issue register.
  - (j) Arrear lists.

" (a) *Distribution register.*—This register will be maintained in the form annexed to these instructions and will serve the purposes both of the distribution and the new case registers prescribed in the District Office Manual. Each register will contain 220 pages with 5 lines to a page and the lines will be serially numbered in print. Two registers—Volume I containing Nos. 1 to 3301 and Volume II. Nos. 3301 to 6,000—will ordinarily be required every year except in offices with heavy correspondence which may require a third volume.

All papers received in tappal, without any exception, should be entered in the distribution register. The serial numbers in column (1) of the register should be printed. The papers should be sorted out clerk wise and numbered with an automation numbering machine in such a way that each clerk has a consecutive series of numbers, e.g., head clerk should get numbers 1 to 5 second clerk numbers 6 to 12, third clerk numbers 13 to 20 and so on. The enclosures should be entered in column (2). At the paper relating to a clerk in column (2) should be bracketed together and initialled by him in column (3) in token of acknowledgment. Any stray numbers relating to the papers of a clerk should also be initialled by him. Below the last number given to the days' tappal the head clerk should invariably affix his initials with date.

When subject clerks acknowledge the receipt of papers in the distribution register, they will note in column (4) of the distribution register the numbers of old cases to which any of the papers received by them on the previous day or only replies and ring them off. In respect of periodicals and papers marked "L. Dis. P. (Distr.)" or "N. Dis. P. (Distt.)" by the Divisional Officer or by the head clerk subject to approval of the Divisional Officer, the number of the periodicals or the mode of disposal, as the case may be, should be entered in column (4) of the distribution register and the entries in the register should be ringed off. In the case of Government Orders and Board Proceedings on which no specific action is necessary and similar papers for which "record files" are kept, the number of the "record files" in which they should be filed should be got approved by the competent authority and noted in column (4) of the distribution register; the papers should then be handed over to the record-keeper under his acknowledgment in column (5) of the register and the entries in the register should be ringed off. Column (4) will be left blank against all new cases till they are disposed off. The despatcher should, after fair copies are despatched, hand over the files to the clerk who maintains the distribution register who will note all the disposals in column (4) of the register before transferring the files to the record-keeper. The latter will acknowledge their receipt in column (5) and will also see that all the files have been duly entered in column (4).

When papers are finally disposed of the subject clerk should hand over the files to the clerk who maintains the distribution register and obtain his initials in the last column of the personal register.

(b) *Personal register and periodicals register.*—Each clerk will maintain a personal register and a periodical register, the instructions in the District Office Manual being followed.

(c) *Special register of important references from the Collector, Board and Government.*—This should be maintained in Form XVI in Appendix B. This register should be maintained by the Head Clerk and submitted to the Divisional Officer every day for his perusal, if he is at headquarters.

New cases should be registered under fresh serial numbers, while old cases should be noted against serial numbers of the papers to which they refer in columns (9) and (10) of the personal register. In order to facilitate the tracing of old cases in the personal register, the current number given to each old case in the distribution register

should be noted in serial order in column (2) below the last entry of new cases for the day together with the current number of the paper against which the old case is entered as ordered above. This is illustrated below :—

Serial number.	Current number.	Date of receipt by Clerk.	Title, etc.
(1)	(2)	(3)	(4)
335	4847 485R-3584	30th July 1927	Panchayats—Chittoor, etc.
336	4880	1s August 1927	Budget—Control expenditure.

(d) *Fair copy register*.—This should in the form annexed to these instructions. The head clerk is responsible for the prompt fair copying and despatch of papers.

The register should be carefully maintained and checked from time to time. If this is done, will afford a safe guard against delays in the despatch of fair copies.

A despatch by post and local delivery book should also be maintained in the manner prescribed in the District Office Manual.

(e) *Call-book*.—Ordinary calls will be noted in the personal registers and not in the call-book but papers that have to be over for months and those which relate to the return of records which are not entered in the special register prescribed in paragraph 6 of Boards' Standing Order 174 and the return of which has to be carefully watched should be entered in the call-book. Please see also the instructions in paragraphs 68 and 69 of the District Office Manual which should be followed *mutatis mutandis*.

(f), (g), (h) and (i).—The stamp account, security register, copy application register and record issue register should be maintained in the manner laid down in the District Office Manual.

(j) *Arrear lists*.—They should be written up in both forms VII and X prescribed in the District Office Manual and the instructions in paragraph 132 of the District Office Manual should be followed.

NOTE.—In B.P. Ms. No. 2012, dated 14th September 1925, the Board approved the maintenance for Collectors' offices of an arrear list of records pending with clerks. The Board considers it unnecessary to introduce it into Divisional offices. A systematic inspection of the record issue register by the Divisional Officer and his head clerk is all that is required to prevent unnecessary retention of records by clerks.

5. "Indexing" should be done after a paper is given "R" or "D" disposal and not when it is received in the tappal. In preparing the index slip, the instructions given in the District Office Manual should be carefully followed.

6. *Filing*.—The system of 'filing', detailed in paragraphs 84 to 86 of the District Office Manual should be adopted. The system is complicated and before introducing it the Divisional Officer should take care to compile a list of files which will suit his office (of Appendix D of the District Office Manual) and should satisfy himself that the head clerk and the other clerks of his office have understood the instructions given in the District Office Manual.

## ANNEXURES.

## I.

*Distribution Register*

Serial number.	Enclosures (Here enter total number of original records, plans, title-deeds, etc.)	Number of the clerk and his initials.	Disposal—Nature and date (N.B. Ring off replies top ending currents and note their number).	Record-keeper's acknowledgment with date. (Despatch seal in the case of N.Disposals).
(1)	(2)	(3)	(4)	(5)

## II.

*Fair-copy Register.*

Serial number.	Number or description with the date of approval of the draft.	Date of receipt for issue.	Date of despatch.
(1)	(2)	(3)	(4)

**NOTE.**—In the case of drafts approved in camp, prefix the letter "C" to the date of approval in column (2).

*B.—Taluk Offices.*

1. An office order such as that referred to in the preliminary note in the District Office Manual should be issued in each office indicating who should perform the functions assigned in the Manual to specified officials.

2. Subject to the above office order, the principles of the Tottenham system as described in sections II, III, VIII, IX, X, XI, XII, XIII and XVI of the District Office Manual apply in their entirety to all Taluk offices and the principles of the other sections apply subject to the following remarks and modifications.

3. *Organisation of the office.*—The office should be divided into three sections, the clerks in each section being assigned a distinguishing letter as illustrated below :—

**Section A**—Under the Taluk Head Accountant

**A-1**—Jamabandhi and statistics.

**A-2**—Cash, loans.

**A-3**—Special Funds.

**A-4**—Demand, collection and balance.

**Section B—Under the Taluk Head Clerk—**

- B-1—Darkhasts, land sales, etc.
- B-2—Land records.
- B-3—Land acquisition.
- B-4—b Abkari.
- B-5—Records.

**Section C—(Fair-copy section)—Under the Taluk Head Clerk—**

- C.1.—Tappal.
- C.2.—Fair-copying and despatch.

Subject to the general control of the Tahsildar, the Headquarters Deputy Tahsildar should be made responsible for the supervision and control of the whole office.

**NOTES.**—(1) Most Taluk offices have now a typist. The typist and attender may be placed in the fair-copy section. The attender can fair-copy short drafts and communication in the language of the districts subject clerks may occasionally have to fair-copy their drafts but most drafts should go to the fair-copy section unless there is no typist.

(2) The distribution of subjects shown above is only illustrative. Subject to the approval of the Collector the Revenue Divisional Officers have discretion to distribute the subjects as they think best.

4. *Registers to be maintained.*—The following registers should be maintained in each Taluk Office—

- (a) Distribution register.
- (b) Personal register and periodical register.
- (c) Special register of important reference from the Divisional Officer, Collector, Board and Government.
- (d) Fair-copy register and despatch by post and local delivery book.
- (e) Call-book.
- (f) Stamp account.
- (g) Security register.
- (h) Copy application register.
- (i) Record issue register.
- (j) House-site register.
- (k) B. Memorandum register.
- (l) Taluk Register No. 4 (Dharkast).
- (m) Taluk Register No. 5 (Relinquishment).
- (n) Taluk Register No. 6 (Transfer of registry).
- (o) Taluk Register No. 7 (Register of permanent changes).
- (p) Taluk Register No. 8-A (Register of new survey fields and sub-division).
- (q) Taluk Register No. 10-A (Water rate register).
- (r) Register of income certificate.

(a) *Distribution Register.*—This register will be maintained in the form annexed to these proceedings and will serve the purpose both of the distribution and the new case register prescribed in the District Office Manual. Each register will contain 220

pages with 15 lines to a page and the lines will be serially numbered and in print. Three registers, Volume I containing Nos. 1 to 3,300, Volume II, Nos. 6,301 to 6,600 and Volume III, Nos. 6,601 to 9,900 will ordinarily be required every year, except in offices with heavy correspondence which may require fourth volume.

**NOTE.**— Number in the distribution register relating to the previous calendar year and which remain unringed off as on the 1st April of the current year, will be entered on the pages at the commencement of the volumes of the new year. For this purpose, a few page of distribution register or will be left blank at the commencement of the calendar year. After the pending numbers of the previous year, have thus been carried over to the new register, the old volumes should be sent to the record and acknowledgment of the record-keeper obtained on the first page of the new register.

All papers received in tapal, without any exception should be entered in the distribution register. The serial number's in column (1) of the register should be printed. The papers should be sorted out clock-wise and numbered with an automatic numbering machine in such a way that each clerk, has a consecutive series of Nos. e.g., head clerk should get Nos. 1 to 5 second clerk Nos. 6 to 12, third clerk Nos. 13 to 29 and so on. The enclosure should be entered in column (2). All the papers relating to a clerk in column (1) should be bracket together and initialled by him in column (3), in token of acknowledgment. Any stray numbers relating to the papers of clerk, should also be initialled by him. Below the last number given to the day's tappal the Headquarters Deputy Tahsildar should invariably affix his initials with date.

When subject clerks acknowledge the receipt of papers in the distribution register they will note in column (4) of the distribution register the number of old case to which any of the papers received by them on the previous day are only replies and ring them off. In respect of periodicals and papers to be entered in special registers, such as taluk register numbers 4, 5, 6, 7, 8 and 8-A and the B. Memorandum register, the number of the periodicals of the serial number of the case in the special register, as the case may be, should be entered in column (4) of distribution register and the entries in the register should be ringed off. In the case of Government Orders and Board Proceedings on which no specific action is necessary and similar papers for which "record files" are kept, the number of, the "record files" in which they should be filed should be got approved by the competent authority and noted in column (4) of the distribution register; the papers should then be handed over to the record-keeper under his acknowledgment in column (5) of the register and the entries in the register should be ringed off. Column (4) will be left blank against all new cases till they are disposed of. The despatcher should after fair copies are despatched, hand over the files to the clerk who maintains the distribution register who will note all the disposals in column (4) of the register before transferring the files to the record-keeper. The latter will acknowledge the receipt in column (5) and will also see that all the files have been duly entered in column (4).

When papers are finally disposed of the subject clerk should hand over the files to the clerk who maintains the distribution register and obtain his initials in the last column of the personal register.

(b) *Personal register and periodical register.*—Each clerk will maintain a personal register and periodical register, the instructions, in the District Office Manual being followed.

New cases should be registered under fresh serial numbers, while old cases should be noted against the serial numbers of the papers to which they refer in columns (9) and (10) of the personal register. In order to facilitate the tracing of old cases in the personal register, the current number given to each old case in the distribution register should be noted in serial order in column (2) below the last entry of new cases for the day together with the current number of the paper against which the old case is entered as ordered above. This is illustrated below :—

<i>Serial number.</i>	<i>Current number.</i>	<i>Date of receipt by clerk.</i>	<i>Tiles, etc.</i>
(1)	(2)	(3)	(4)
335	4,847 .. 4858-3584	30th July 1927	Panchayats-Chittoor, etc.
336	4880 ..	1st August 1927	Budget-Control of expenditure, etc.

(c) *Special Register of important reference from Divisional Officer, Collector, Board and Government.*—This should be maintained in Form XVI in Appendix B. This register should be maintained by the Headquarters Deputy Tahsildar and submitted to the Tahsildar daily for his perusal if he is at headquarters.

(d) *Fair-copy register.*—This should be in the form annexed to those instructions. The head clerk is responsible for the prompt fair-copying and despatch of papers. The registers should be carefully maintained and checked from time to time. If this is done it will afford safeguard against delays in the despatch of fair copies.

The fair copy register need not be maintained in those taluk offices where the clerks themselves fair copy their drafts and where there are no separate typists for fair-copying work. The heads of the offices should watch the delays in the preparation of fair copies and take suitable action against the clerks responsible.

A despatch by post and local delivery book should be maintained in C.F. 61 revised. All communications to be delivered by hand should be entered in this register. Column (3), (5) and (6), however, need not be filled up. The typist or attender when there is no typist should maintain this register.

(e) *Call book.*—Ordinary calls will be noted in the personal registers and not in the call book but papers that have to lie over for months and those which relate to the return of records which are not entered in the special register prescribed in paragraph 6 of Board's Standing Order No. 174 and the return of which has to be carefully watched should be entered in the call book. Please see also the instructions in paragraphs 68 and 69 of the District Office Manual which should be followed *mutatis mutandis*.

(f) (g), (h) and (i).—The stamp account, security register, copy application register and record issue register should be maintained in the manner laid down in the District Office Manual.

(j) and (l) to (p).—The existing register should be maintained as at present.

(k). *B. Memorandum register.*—This register will be maintained in two different forms as shown in the Annexure IV, viz., (i) for poramboke lands and assessed or unassessed waste lands which have either been reserved or classed as valuable under Boards. Standing Order No. 15.22 and (ii) for assessed and unassessed waste lands which are not reserved or are not valuable according to Boards' Standing Order No. 15.22. The register is not to be written up by villages. The B. Memorandum must be entered in the register serially for the whole taluk in the order of their receipt. An alphabetical index of the villages on the lines of taluk registers 4, 5 and 6 should be put up in the first page of the register (the serial numbers of the B. memorandum being noted against the concerned villages in the index.)

NOTE.—These forms are not for use in Madras district.

(q) *Taluk register No. 10.A—Water-rate register.*—This register will be maintained in accordance with the instructions in the Manual of Taluk Accounts.

NOTE.—This register is not for use in the Nilgiris district.

[G.O. Ms. No. 2007, Public (Service-T), dated 27th June 1887 and B.P. Mis. No. 870, dated 8th July 1957.]

5. *Arrear lists.*—They should be written up both Forms VII and X prescribed in the District Manual and the instructions in paragraphs 132 of the District Office Manual should be followed.

NOTE.—In B.P. Mis. No. 2012, dated 14th September 1925, the Board approved the maintenance for Collector's offices of an arrears list of records pending with clerks. The Board considers it unnecessary to introduce it into Taluk Offices. A systematic inspection of the records issue register by the Tahsildar and the section heads is all that is required to prevent unnecessary retention of records by clerks.

(G.O. Ms. No. 915, Public (Services), dated 8th November 1933 and B.P. No. 121, Press, dated 22nd November 1933.]

6. *Indexing.*—This should be done after a paper is given a 'R' or 'D' Disposal and not when it is received in the tappal. In preparing index slip the instruction given in the District Office Manual should be carefully followed.

The titles even in the case of correspondence in the language of the district must be in English and written in the same form as if the correspondence were in the English. Tahsildars and Headquarters Deputy Tahsildars, should be seen that the title is properly written.

7. *Filing.*—The system of 'filing' detailed in paragraphs 84 to 86 of the District Office Manual should be adopted. The system is complicated and before introducing it the Tahsildars should take care to compile a list of files which will suit his office of Appendix D of the District Office Manual and should satisfy himself that the Head Accountant and the other clerks of his office have understood the instruction given in the District Office Manual.



## DISTRICT OFFICE MANUAL

## I

*Distribution register.*

Serial number.	Enclosures (here enter total number of original records, plans, title-deeds, etc.)	Number of clerks and his initials	Disposal—Nature and date (N.B. Ring off replies to pending currents and note their numbers).	Record-keeper's acknowledgment with date (Despatch shall in the case of N. disposal.)
(1)	(2)	(3)	(4)	(5)

## II

*Fair-copy register.*

Serial number.	Number of description with the date of approval of the draft.	Date of receipt for issue.	Date of despatch.
(1)	(2)	(3)	(4)

NOTE.—In the case of drafts approved in camp, prefix the letter "C" to the date of approval in column (2).

III.—*Cancelled.*

## IV

## B. MEMORANDUM REGISTER.

## I.

*Register of B. Memorandum relating to poramboke lands and assessed or unassessed waste lands which have either been reserved or classed as valuable under Board's. Standing Order No. 15-22.*

When eviction is ordered.

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)		
Serial number and date of receipt in Taluk Office.	Name of the Village.	Survey number and Sub-division number.	Date of reference to the Revenue Inspector Reference to other officer, if any, may be entered in this column.	Date of service of the notice section 7.	Date of receipt of petitions in response to the notice under section 7, if any.	Date of receipt of report from the Revenue Inspector (reply to reference made to other officers, if any).	Date of issue of orders to village officers.	Date of submission of B. memorandum file to Revenue Divisional Officer and further references, if any.	Date of receipt of B. Memorandum from Revenue Divisional Officer with this number and date and replies to further references if any.	Date of reference to Revenue Inspector with B. Memorandum and notice.	Date of receipt of revenue Inspector's report after eviction.	Date of receipt in the record room and record-keepers, initials in token of acknowledgement.
25-2(1)		5th Apr. 1934		20th Apr. 1934								
(2)		Do.		25th Apr. 1934.								
(3)		Do.		17th Apr. 1934.								
(4)		Do.		21st Apr. 1934.								

NOTES.—(1) When there are more than ones encroachment on the same filed and all of them are booked in the same B. Memorandum the serial number given by the village karnam in the memorandum against each encroachment must be entered in column (2)—*vide* the specimen entire noted in the form.

(2) Further reference, if any, after eviction of the encroachment is completed and the replies received thereto should be entered in columns (9) and (10).

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IV

B. MEMORANDUM REGISTER.

I.

*Register of B. Memorandum relating to poramboke lands and assessed or unassessed waste lands which have either been reserved or classed as valuable under Board's. Standing Order No. 15-22.*

When eviction is ordered.

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)		
Serial number and date of receipt in Taluk Office.	Name of the Village.	Survey number and Sub-division number.	Date of reference to the Revenue Inspector Reference to other officer, if any, may be entered in this column.	Date of service of the notice section 7.	Date of receipt of petitions in response to the notice under section 7, if any.	Date of receipt of report from the Revenue Inspector (reply to reference made to other officers, if any).	Date of issue of orders to village officers.	Date of submission of B. memorandum file to Revenue Divisional Officer and further references, if any.	Date of receipt of B. Memorandum from Revenue Divisional Officer with this number and date and replies to further references if any.	Date of reference to Revenue Inspector with B. Memorandum and notice.	Date of receipt of revenue Inspector's report after eviction.	Date of receipt in the record room and record-keepers, initials in token of acknowledgement.
25-2(1)		5th Apr. 1934		20th Apr. 1934								
(2)		Do.		25th Apr. 1934.								
(3)		Do.		17th Apr. 1934.								
(4)		Do.		21st Apr. 1934.								

NOTES.—(1) When there are more than ones encroachment on the same filed and all of them are booked in the same B. Memorandum the serial number given by the village karnam in the memorandum against each encroachment must be entered in column (2)—*vide* the specimen entire noted in the form.

(2) Further reference, if any, after eviction of the encroachment is completed and the replies received thereto should be entered in columns (9) and (10).

## DISTRICT OFFICE MANUAL

## II.

*Register of B. Memorandum for assessed and unassessed waste lands which are not reserved or are valuable according to Boards. Standing Order No. 15-22.*

Serial number.	Date of receipt in Taluk Office.	Name of village.	Survey number and sub-division number.	Date of issued orders to village officers.	Date of receipt in the record room with record-keeper's initials in Remarks token of acknowledgement	Remarks.
(1)	(2)	(3)	(4)	(5)	(6)	(7)

G.O. No. 819, Public (Services), dated 22nd May 1935.]

(B.P. No. 65, Press, dated 1st June 1935).

## V

*Register of Income Certificates.*

Name of applicant.	Father's name.	Village.	Purpose for which the income certificate is desired.	Authority recommending the issues of the certificate with relevant extracts.	Income as mentioned by the authority.	Date of issue of the certificate.
(1)	(2)	(3)	(4)	(5)	(6)	(7)

(G.O. Ms. No. 2007, Public (Service-C) dated 27th June 1957.)

(B.P. Mis. No. 870, dated 8th July 1957).

*C. Stationary Sub-Magistrate's Office, Dated.**D. Deputy Tahsildars. Offices.*

1. The Deputy Tahsildars should perform the functions assigned to the Collector and the Saristadar in the District Office Manual and will be responsible for the supervision of all branches or work.

numbers 1 to 5, second clerk numbers 6 to 12 and soon. The enclosures should be entered in column (2). All the papers relating to a clerk in column (1) should be bracketted together and intialled by him in column (3), in token of acknowledgement. Any stray numbers relating to the paper of a clerk should also be intialled by him. Below the last number given to the day's tappal, the Deputy Tahsildar should invariably affix his initials with date. The head clerk or the accountant as the case may be will maintain the distribution register. During the absence of the Deputy Tahsildar on tour, the papers will be distributed by the head-clerk or the accountant as the case may be and he will affix his initials with date below the last number given to the days, tappal.

In respect of periodicals and papers to be entered in special registers such as taluk register Nos. 4, 5, 6 and 8-A, the number of the periodicals or the serial number of the case in the special register as the case may be should be entered in column (4) of the distribution register and the entries in the register should be ringed off. In the case of Government orders and Boards' Proceedings on which no specification i.e. necessary, and similar papers for which record files are kept, the number of this 'record files' in which they should be filed should be got approved by competent authority and noted in column (4) of the distribution register; the papers should then be handed over to the record-keeper under his acknowledgment in column (5) of the register and the entries in the register should be ringed off.

*Distribution Register.*

Serial number.	Enclosures (here enter the total number of original records, plans, title, deeds, etc.).	Number of the clerk and his initials.	Disposal—Nature and date, (N.B. Ring off replies to pending currents and note their numbers).	Record-keepers acknowledgment with date (despatch seal in the case of disposal).
(1)	(2)	(3)	(4)	(5)

When subject clerks acknowledge the receipt of papers in the distribution register they will note in column (4) of the distribution register the number of old cases to which any of the papers received by them on the previous day or only replies and ring them off. In respect of periodicals and papers to be entered in special registers such as taluk register Nos. 4, 5, 6 and 8-A the number of the periodical or the serial number of the case in the special register as the case may be, should be entered in column (4) of the distribution register and the entries in the register should be ringed off. In the case of G. Os. and B.Ps. on which no specific action is necessary and similar, paper for which 'record files' are kept the number of the 'records files' in which they should be filed should be got approved by the competent authority and noted in column (4) of the distribution register; the papers should then be handed over to the record-keeper under his acknowledgement in column (5) of the register and the entries in the register should be ringed off. Column (4) will be left blank against all new cases till they are disposed off. The deapatcher should after fair copies are despatched hand over the files to the clerk or the accountant who maintains the distribution register and who will note all the disposals in column (4) of the register before transferring the file to the Record-keeper. The latter will acknowledge their receipt in column (5) and will also see that all the files have been duly entered in column (4).

When papers are finally disposed of the subject clerk should hand over the files to the Head clerk or the Accountant who maintains the distribution register and obtain his initials in the last column of the personal register.

(b) *Personal register and periodical register.* Each clerk will maintain a personal register and a periodical register, the instructions in paragraphs 20 (2), 70 and 71 of the District Office Manual being followed. New cases should be registered under fresh serial numbers while old cases should be noted against the serial numbers of the papers to which they refer in columns (9) and (10) of the personal register. In order to facilitate the tracing of old cases in the personal register, the current number given to each old case in the distribution register should be noted serial order in column (2) below the last entry of new cases for the day together with current number of the paper against which the old case is entered as order above. This illustrated below :

This is illustrated below :—

<i>Serial number.</i>	<i>Current number.</i>	<i>Date of receipt by clerk.</i>	<i>Title, etc.</i>
(1)	(2)	(3)	(4)
335	4847	... 30th July 1927 ...	... Panchayats—Chirroor, etc.
	4858—3584	... ..	.....
336	4880	... 1st August 1927 ...	... Budget—Control of expenditure, etc.

(c) *Special register of important references from the Divisional Officer, Collector, Board and Government.*—This should be maintained in Form XVI in Appendix B. This register should be maintained by the head clerk and submitted to the Deputy Tahsildar daily for his perusal, if he is at headquarters.

(d) A despatch by post and local delivery book should be maintained in C.F 61 (revised). All communications to be sent by post or to be delivered by hand should be entered in this register. Columns (5) and (6), however, need not be filled up in respect of these communications. The attender should maintain it.

NOTE.—Numbers in the distribution register relating to the previous calendar year and which remain unringed off as on the 1st April of the current year, will be entered on the pages at the commencement of the volumes of the new year. For this purpose, a few pages of distribution register will be left blank at the commencement of the calendar year. After the pending numbers of the previous year have thus been carried over to the new register the old volumes should be sent to the Records and the acknowledgement of the Record Keeper obtained on the first page of the new register.

(e) *Call book.*—One call book will be maintained for the office by the Head clerk or the Accountant as the case may be. Ordinary calls will be noted in the personal registers and not in the call book but papers which have to lie over for a considerable period and those which relate to the return of records which or not entered in the special register prescribed in paragraph 6 of Boards' Standing Order No. 174 and the return of which have to be carefully watched should be entered in the call book. Please see also the instructions in paragraphs 68 and 69 of the District Office Manual which should be followed *mutatis mutandis*.

(f) (g), (h) and (i).—The stamp account security register, copy application register and record issue register should be maintained in the manner laid down in paragraph 25 (6), 25 (9), 25 (10) and 25 (11) of the District Office Manual. The head clerk or the accountant as the case may be will daily total the value of stamp affixed to letters and will compare it with the entries in the stamp account.

(f) The existing register should be maintained as at present.

(k) *B. Memorandum register.*—This register will be maintained in two different forms as shown in Annexure IV, viz, (i) for poramboke lands and assessed or un-assessed waste lands which have either been reserved or classed as valuable under Board's Standing Order No. 15-22 and (ii) for assessed and un-assessed waste lands which are not reserved or not valuable according to Board's Standing Order No.

The register is not to be written up by villages. The B. Memorandum must be entered in the register serially for the whole taluk in the order of their receipt. An alphabetical index of the villages on the lines of taluk registers 4, 5 and 6 should be put up in the first pages of the register the serial numbers of the B. Memos. being noted against the concerned villages in the index.)

(l), (m), (n) and (o).—The existing register should be maintained as at present.

(p) *Taluk Register No. 10-A.*—Water-rate register.—This register will be maintained in accordance with the instructions in the Manual of Taluk Accounts.

(q) *Register of Income Certificates.*—This register will be maintained as in the Taluk Offices in the form given in Annexure V.

5. *Indexing.*—This should be done after a paper is given a "R" or "D" disposed and not when it is received in the tappal. In preparing in index slip the instruction given in paragraphs 108, 109 and 115 to 127 of the District Office Manual should be carefully followed.

The titles even in the case of correspondance in the language of the district must be in English and written in the same form as if the correspondence were in English. The Deputy Tahsildar and the head clerk or the accountant as the case may be should see that the title is properly written.

6. *Filing.*—The system of "filing" detailed in paragraphs 84 to 86 of the District Office Manual should be adopted. The system is complicated and before introducing if the Deputy Tahsildar should take care to compile a list of files which will suit his office. Appendix D of the District Office Manual and should satisfy himself that the head clerk or the accountant as the case may be and the other clerks of his office have understood the instructions given in paragraphs 84 to 86 of the District Office Manual.

7. *Fair-copying.*—The clerks should themselves fair copy their drafts. No fair copy register need be maintained. The Deputy Tahsildar will watch the delays in the preparation of fair copies and take suitable action against the clerk responsible.

8. *Arrear-lists.*—They should be written up in both Forms VII and X prescribed in Appendix "B" of the District Office Manual and the instructions in paragraph 132 of the Manual should be followed.

(G.O. Ms. No. 542, Public (Service), dated 26th March 1938).

(B.P. No. 33, Press, dated 4th 1938).

## APPENDIX J.

## DESTRUCTION OF RECORDS.

1. The registers mentioned in Chapter V will be destroyed after the periods prescribed herein :—

Distribution register	...	...	...	...	After 5 years.
Personal registers	...	..	...	...	Do.
New case register	..	...	..	..	Do.

[G.O. Ms. No. 2499, Public (Service) dated 4th October 1951 :  
B.P. No. 38, Press, dated 22nd October 1941.]

Fair copy register	...	...	...	...	After 3 years.
Despatch by post and Local delivery book					Do.
Stamp account	...	...	...	...	Do.
Periodical register	...	...	...	...	Do.
Call book	...	..	...	..	Do.
Security register	...	...	...	..	After 10 years provided all the valuables entered therein have been duly accounted for.
Copy application register	...	..	...	...	After 10 years.
Records issue register	...	...	...	...	After 3 years.
Government suits register	...	..	...	...	After 10 years.
Paper suits register	...	...	..	...	Do.

[G.O. Ms. No. 387, Public (Services), dated 8th May 1933 :  
B.P. No. 37, Press, dated 1st June 1933.]

2. The following records will be destroyed after the period noted against each:—

Register showing hour, etc., of handing over and taking back the sealed bag containing the key of the record room	...	...	...	...	1 year.
Arrear list maintained in Forms VII and X given in Appendix	...	...	...	...	3 years.
Running note-files to the personal and periodical register and other special registers	...				Do.

[G.O. Ms. No. 827, Public (Services), dated 14th May 1938 :  
B.P. No. 177, dated 28th September 1938.]





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APPENDIX K-I.

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K-I.

PREPARE, MAINTAIN AND SCRUTINIZE PERSONAL FILES.

<i>Authority who should submit confidential reports periodically if different from custodian officer,</i>		<i>Custodian officer i.e. officer by whom personal files should be maintained.</i>	<i>Officers by whom personal files should be scrutinized.</i>	<i>Remarks.</i>
<i>Immediate reporting officer.</i>	<i>Intermediate reporting officer.</i>			
(4)	(5)	(6)	(7)	(8)
...	...	Board of Revenue (Duplicates kept by the secretary to Government, Revenue Department)	...	...
Collector of the immediate superior, e.g. the Inspector of Municipal Councils and Local Boards.	Board of Revenue.	Do.	...	...
...	...	Board of Revenue.	...	...
---	...	Do.	...	...
---	...	Deputy Director of Survey and Land Records.	Board of Revenue.	...
---	...	Do.	Do.	...
Revenue Divisional Officer.	...	Collector	---	...
...	...	Do.	---	...
...	...	Do.	...	...
Tahsildars	... Revenue Divisional Officer.	Do.	...	...

## STATEMENT SHOWING THE AUTHORITIES WHO SHOULD

<i>Class of officer whose personal files are to be maintained.</i>		<i>Designation.</i>
<i>Class of service.</i>	<i>Office which working.</i>	
(1)	(2)	(3)
6. The Tamil Nadu Survey and Land Records Sub-service.	Central Survey Office	... Manager (Technical).
Do.	Do.	Head Draftsman.
Do.	Do.	Head Computer.
Do.	Do.	Senior Computer Draftsman.
Do.	Do.	Head Typographer
Do.	Do.	Typographer Grade I.
Do.	Do.	Typographer, Grade II.
Do.	Do.	Junior Computer Draftsman, Grade I and Grade II.
Do.	Do.	Mechanic.
Do.	Do.	Assistant Mechanic.
Do.	Do.	Assistant Manager.
Do.	Do.	Technical Assistant.
Do.	Do.	Reproduction Assistant.
Do.	Do.	Reproductions Personnel.

K-I—cont.

PREPARE, MAINTAIN AND SCRUTINIZE PERSONAL FILES—cont.

<i>Authority who should submit confidential reports periodically, if different from the custodian officer.</i>		<i>Custodian officer i.e. officer by whom personal files should be maintained.</i>	<i>Officers by whom personal files should be scrutinized.</i>	<i>Remark .</i>
<i>Immediate reporting officer.</i>	<i>Intermediate reporting officer.</i>			
(4)	(5)	(6)	(7)	(18)
Assistant Director, Central Survey Office, Madras-5.	...	Deputy Director of Survey and Land Records.	...	...
Do.	...	Do.	...	...
Do.	...	Do.	...	...
Do.	...	Do.	...	...
Do.	...	Assistant Director of Survey and Land Records Madras-5.	...	...
Do.	...	Do.	...	..
Do.	...	Do.	...	...
Do.	...	Do.	...	...
Do.	...	Do.	...	...
Do.	...	Do.	...	...
Do.	...	Do.	...	...
Photographic and Printing Expert.	...	Do.	...	...
Do.	...	Do.	...	...
Do.	...	Do.	...	...
Do.	...	Do.	...	...

## APPENDIX

## STATEMENT SHOWING THE AUTHORITIES WHO SHOULD

*Class of officers whose personal files are to be maintained.*

<i>Class of service.</i>	<i>Office in which working.</i>	<i>Designation.</i>
(1)	(2)	(3)
The Tamil Nadu Survey and Land Records Sub-services.	District (Survey and Land Records) Units.	Inspector of Survey and Land Records—Incharge of maintenance.
...		...
...		...
...	...	...
Do.	Do.	... Inspector of Survey and Land Records and Head Surveyor on Mobile work.
Do.	Do.	... Divisional Head Surveyors.
Do.	Do.	... Town Surveyors.

K-I—cont.

PREPARE, MAINTAIN AND SCRUTINIZE PERSONAL FILES—cont.

<i>Authority who should submit confidential reports periodically if different from custodian officer.</i>		<i>Custodian officer, i.e., officer by whom personal files should be maintained.</i>	<i>Officers by whom personal files should be scrutinized.</i>	<i>Remarks.</i>
<i>Immediate reporting officer.</i>	<i>Intermediate reporting officer.</i>			
(4)	(5)	(6)	(7)	(8)
Assistant Director of Survey and Land Records.	D.R.Os./Collrs.	Deputy Director of Survey and Land Records.	Reports on maintenance and ad hoc survey staff will be in duplicate, Second copies of the reports on Field Surveyor and District Surveyors will be kept for reference by the Taluk officer concerned and those on Head Surveyor by the Revenue Divisional Officers and those on Inspector of Survey and Land Records by the D.R.Os./Collectors.	..
		Do.	..	..
Inspector of Survey and Land Records/ Revenue Divisional Officers.	Assistant Director of Survey and Land Records.	Do.	..	..
Divisional Head Surveyor, Inspector of Survey and Land Records and Municipal Commissioner.	R.D.O.	Assistant Director of Survey and Land Records.	..	..

## STATEMENT SHOWING THE AUTHORITIES WHO SHOULD

*Class of officers whose personal files are to be maintained.*

<i>Class of service.</i>	<i>Office in which working.</i>	<i>Designation.</i>
(1)	(2)	(3)
De Tamil Nadu Survey and Land Records Sub-services.	District (Survey and Land Records) Units.	Panchayat Surveyors
Do.	Do.	Taluk Deputy Surveyors
Do.	Do.	Special Deputy Surveyors
Do.	Do.	Maintenance Field Surveyor
Do.	Do.	Special Field Surveyors
Do.	Do.	Field Surveyors, Deputy Surveyors, Junior Computer and Draftsman working in Executives
Do.	Do.	For all other members ..
Do.	Office of the Deputy Director of Survey and Land Records.	Senior Computer Draftsman.



K-1—cont.

## PREPARE, MAINTAIN AND SCRUTINIZE PERSONAL FILES—cont.

<i>Authority who should submit confidential reports periodically if different from custodian officer.</i>		<i>Custodian officer, i.e. officer by whom personal files should be maintained.</i>	<i>Officers by whom personal files should be scrutinised.</i>	<i>Remarks</i>
<i>Immediate reporting officer.</i>	<i>Intermediate reporting officer</i>			
(4)	(5)	(6)	(7)	(8)
Divisional Head Surveyors/ Inspectors of Survey and Land Records.	R.D.Os./D.R.Os in this case of Panchayats Survey having jurisdiction over more than one Revenue Division.	Assistant Director of Survey and Land Records.	..	..
Divisional Head Surveyors/ Inspectors of Survey and Land Records and Tahsildars.	Revenue Divisional Officers.	Do.	..	..
Divisional Head Surveyors/ Inspectors of Survey and Land Records and Special Tahsildars.	Special Deputy Collectors.	Do.	..	..
Divisional Head Surveyors/ Inspectors of Survey and Land Records and Tahsildars.	Revenue Divisional Officers.	Do.	..	..
Divisional Head Surveyor/ Inspectors of Survey and Land Records and Special Tahsildars.	Special Deputy Collectors.	Do.	..	..
Inspector of Survey and Land Records.	..	Do.	..	..
Assistant Director of Survey and Land Records.	..	Do.	..	..
Personal Assistant to the Deputy Director of Survey and Land Records.	..	Deputy Director of Survey and Land Records.	..	..

506-1—10A

## STATEMENT SHOWING THE AUTHORITIES WHO SHOULD

*Class of officers whose personal files are to be maintained.*

<i>Class of Service.</i>	<i>Office in which working.</i>	<i>Designation.</i>
(1)	(2)	(3)
7. The Tamil Nadu Ministerial Service.	Treasury Deputy Collector's office.	Huzur Treasurer, Huzur Head Accountant, Upper Division Clerk in Treasury Deputy Collector's Branch.
Do.	Collector's Office ..	Huzur Second Clerk, Upper Division Clerks, Collector's Office.
Do.	Do.	Lower Division Clerks fit for promotion to the Upper Division in the Collector's Office.
Do.	Treasury Deputy Collector's Office.	Lower Division Clerks fit for promotion to the Upper Division in Treasury Deputy Collector's Office.
Do.	Other Revenue Offices in the district.	Lower Division Clerks fit for promotion to the Upper Division including Revenue Inspectors in other Offices.
Do.	Do.	Other Lower Division Clerks.
Do.	Office of the Deputy Director of Survey and Land Records.	Superintendents.
Do.	Do.	Assistants, Junior Assistants, Steno-Typist and Typists.

APPENDIX

K-1—cont.

PREPARE, MAINTAIN AND SCRUTINIZE PERSONAL FILES—cont.

<i>Authority who should submit confidential reports periodically If different from Custodian Officer.</i>		<i>Custodian Officer i.e. Officer by whom personal files should be maintained.</i>	<i>Officers by whom personal files should be scrutinised</i>	<i>Remarks.</i>
<i>Immediate reporting Officer.</i>	<i>Intermediate reporting Officer.</i>			
(4)	(5)	(6)	(7)	(8)
Treasury Deputy Collectors.	..	Collector	..	..
..	..		..	..
..	..	Collector or Treasury Deputy Collector for the Collector.	..	..
..	..	Do.	..	..
Heads of Officer	Revenue Divisional Officer.	Do.	..	..
..	..	Heads of Offices, In Collector's Office, Collector or for him Personal Assistant or Treasury Deputy Collector, Treasury Deputy Collector for the staff under him.	Collector in respect of Revenue Divisional Offices and Treasury Deputy Collector's Offices and Revenue Divisional Officer in respect of other Offices.	..
Personal Assistant to the Deputy Director of Survey and Land Records.	..	Deputy Director of Survey and Land Records.	..	..
Do.	..	Do.	..	..

## STATEMENT SHOWING THE AUTHORITIES WHO SHOULD

<i>Class of Officers whose personal files or to be maintained.</i>			<i>Designation.</i>
<i>Class of Service.</i>	<i>Office in which working.</i>		
(1)	(2)		(3)
Famil Nadu Ministerial Service.	Central Survey Office, Madras-5.	Survey Office,	Superintendents ..
Do.	..	Do. ..	Assistants .. ..
Do.	..	Do.	Junior Assistant, Typists.
Do.	..	District (Survey and Land Records) Unit.	Superintendents .. ..
Do.	..	Do.	.. Assistants .. ..
Do.	..	Do.	.. Junior Assistants .. ..
Do.	..	Do.	.. Typists .. ..
Do.	..	Survey and Land Records, Ranges and Survey Parties.	Assistants, Junior Assistants.
Do.	..	Board of Revenue	.. Superintendents, and Typist Assistants, Junior Assistants to Upper Division.
Do.	..	Do.	.. Other Junior Assistants.
Do.	..	Revenue Divisional Office	Head Clerk and Assistants in a Revenue Divisional Office.

K-1—cont.

PREPARE, MAINTAIN AND SCRUTINIZE PERSONAL FILES—cont.

Authority who should submit confidential reports periodically if different from Custodian Officer.		Custodian Officer i.e., Officer by whom personal files should be maintained.	Officers by whom personal files should be scrutinised.	Remarks.
Immediate: reporting Officer.	Intermediate reporting Officer.			
(4)	(5)	(6)	(7)	(8)
Assistant Director of Survey, C.S.O., Madras-5.	..	Deputy Director of Survey and Land Records.	..	..
Do.	..	Assistant Director of Survey, Central Survey Office, Madras-5.	..	..
Do.	..	Do.	..	..
Assistant Director of Survey and Land Records.	..	Deputy Director of Survey and Land Records.	..	..
Do.	..	Assistant Director of Survey and Land Records.	..	..
Do.	..	Do.	..	..
Do.	..	Do.	..	..
..	..	Do	..	..
..	..	Secretary, Board of Revenue.	..	..
..	..	Assistant Secretary.	Secretary	..
Revenue Divisional Officer.	..	Collector	..	..

## APPENDIX

## STATEMENT SHOWING THE AUTHORITIES WHO SHOULD

*Class of Officers whose personal files are to be maintained.*

<i>Class of Service.</i>	<i>Office in which working.</i>	<i>Designation.</i>
(1)	(2)	(3)
7. The Tamil Nadu Ministerial Service.	Taluk Office .. ..	Taluk Head Accountant-Assistants including Revenue Inspectors in taluks.
Do.	.. Office of the Superintendent of Stationery and Stamps.	Manager, Store-keepers and Head Accountant and Assistants.  Lower Junior Assistant fit for promotion to Assistants.
Do.	.. Do. ..	Other Junior Assistants.
Do.	.. Office of the paymaster Carnatic Stipends.	Manager .. ..
8. The Tamil Nadu General Subordinate Service.	Board of Revenue ..	Record Clerks, and Sergeants.
	.. Collector's Office ..	Clerk Draftsman ..
Do.	.. Treasury Deputy Collector's Office.	Record Clerks and Shroffs Collector's Office, Treasury Branch.
Do.	.. Taluk Office or Deputy Tahsildar's Office or Stationery Sub-Magistrate's Office. :	Record Clerks and Shroffs and salarised stamp-vendors in taluk or sub-Taluk.
Do.	.. Agency Division (Special Assistant Agent's Office.)	Amins* (in Agency Divisions.) :

The personal records in the office

K-1—cont.

PREPARE, MAINTAIN AND SCRUTINIZE PERSONAL FILES—cont.

<i>Authority who should submit confidential reports periodically of different from Custodian Officer.</i>		<i>Custodian Officer, i.e., Officer by whom personal file should be maintained.</i>	<i>Officers by whom personal file should be scrutinised.</i>	<i>Remarks.</i>
<i>Immediate Reporting Officer.</i>	<i>Intermediate Reporting Officer.</i>			
(4)	(5)	(6)	(7)	(8)
Tahsildars	Revenue Divisional Officer.	Superintendent of Stationery and Shop.	..	..
..	..	Superintendent of Stationery and Shops.	..	..
..	..	Assistant Superintendent for Superintendent.	Superintendents	..
..	..	Assistant Superintendent.	Do.	..
..	..	Pay master	Do.	..
..	..	First Assistant, Board of Revenue.	Assistant Secretary.	..
..	..	Collector or for him Personal Assistant or Treasury Deputy Collector.	..	..
..	..	Treasury Deputy Collector.	..	..
Head of the Office	..	Head of the Office	Collector	..
..	..	Revenue Divisional Officer (Special Assistant Agent.)	Do.	..

## STATEMENT SHOWING THE AUTHORITIES WHO SHOULD

*Class of Officers whose Personal file are to be maintained.*

<i>Class of Service.</i>		<i>Office in which working.</i>		<i>Designation.</i>
(1)	(2)	(3)		
Head of the Office.	.. Collector's Office	.. Record Clerks in Collector's Office. *	Collector's Office. *	
Do.	.. Taluk Office, Madras	.. Karnams in the Madras City. *	Karnams in the Madras City. *	
Do.	.. Central Survey Office	.. Record Clerks. * .. ..	Record Clerks. * .. ..	
Do.	.. Office of the Deputy Director of Survey and Land Records.	Record Clerks .. ..	Record Clerks .. ..	
Do.	.. Central Survey Office	.. Do. ..	Do. ..	

(G.O. Ms. No. 2722, Public (Services),

(B.P. Perm. No. 1119 (T), dated

\* The personal records in the Office



K-1—cont.

PREFACE, MAINTAIN AND SCRUTINISE PERSONAL FILE—cont.

<i>Authority who should submit confidential reports periodically of different from Custodian Officer.</i>		<i>Custodian Officer, i.e., officer by whom personal files should be maintained.</i>	<i>Officers by whom personal files should be scrutinised.</i>	<i>Remarks.</i>
<i>Immediate Reporting Officer.</i>	<i>Intermediate Reporting Officer.</i>			
(4)	(5)	(6)	(7)	(8)
..	..	Treasury Deputy Collector of or personal Assistant to the Collector as the case may be.	..	..
..	..	Tahsildar ..	Collector	..
Personal Assistant to the Deputy Director of Survey and Land Records.	..	Deputy Director Survey and land Records.	..	..
Assistant Director of Survey Central, Survey Office, Madras-5.	..	Assistant Director of Survey and Land Records, Central Survey Office, Madras-5.	..	..

dated 3rd September 1971.)

16th October 1971.)

marked will be kept in book form

## APPENDIX K-II.

## FORMS OF PERIODICALS REPORTS ON THE WORK, CONDUCT AND CHARACTER OF THE MEMBERS OF THE SUBORDINATE SERVICES.

## FORM I

*Other than the Tamil Nadu Ministerial Service, Tamil Nadu Secretariate Service and Technical Employees.*

Name.

Report for the year ending.

Post held.

Pay.

Total period including the period in the year for which the officer reported or has worked under the officer reporting.

Where employed and work engaged upon.

Personality and manner.

Health—Physical capacity and means of getting about.

General culture and intelligence—Ability to express himself.

Conduct and character.

Tact and temper—Relations with fellow officials and the public.

Initiative.

Industry—Quality of work.

Performance in the collection of loan arrears, land revenue and panchayat taxes.

Judgement.

Powers of control, supervision and organisation.

Professional knowledge or departmental experience.

Indebtedness (if indebted, the extent of personal responsibility for incurring the debts.)

Punishments, censures or special commendations, in the period under report.

Date of communication to the Officer of any adverse remarks since last report.

Fitness for promotion or confirmation.

**General Remarks.**

Remarks of immediate superior or reporting officers.

Station: Signature :  
Name in block letters  
Date : Designation of officer.

Remarks of the head of the office or department.

If he disagrees with any entry, he should record his own views.

Station : Signature,  
Name in block letters  
Date : Designation of officer.

**NOTE.**—The entry of adverse remarks regarding personal character, conduct or honesty should be supported by the reasons for taking the view recorded and if possible, by reference to specific facts. An estimate that an officer is unfit, for particular rank should include the reasons for the establishments and if possible a statement of facts in support of the estimate, should not be founded on [general impressions only.

**FORM II.***Tamil Nadu Ministerial Service and Tamil Nadu Secretariat Service.*

Name.  
Report for the year ending.  
Post held  
Pay  
Personality and bearing.  
Physical capacity.  
Intelligence and initiative  
Performance in the collection of loan arrears, land revenue and Panchayat taxes.  
Ability to draft and note.  
Capacity for control.  
Promptness.  
Conduct and character.  
Indebtedness (how far the individual is responsible for incurring the debts should be stated.)  
Punishments, censures or special commendation in the period under report.  
Date of communication to the office of any adverse remarks since last report.  
Fitness for promotion.  
General remarks.

Station : Signature :  
Date : Name in block letters :  
Designation of officer :

(True extract.)

## PART II.

### Preliminary Note.

While Part I deals with the office procedure followed in revenue offices, this Part (Part II) contains instruction on other points relating to those office. These instructions were contained in Chapter XV of Boards' Standing Orders (except Standing Orders 173, 174 and 175). From the point of view of convenience, these portions of Board's Standing Orders (i.e., Standing Orders 155 to 172 and 176 to 180 and the appendices) have been deleted from Chapter XV of Board's Standing Orders and have been embodied in after suitable revision and re-edition.

### XVII. Introduction.

154-A. *Hours of attendance.*—(1) The hours of attendance may be altered by Collectors or by divisional officers subject to Collector yet during the hot whether the changes being duly notified in the district gazettes. A list of recognized holidays will be found in Appendix "L".

(2) *Office Order Book.*—All general instructions issued by the head of every office from time to time for the guidance of numbers of his office establishment, whether in regard to the office routine or in regard to personal official conduct, should be embodied in an office order book. The Chief Ministerial head of the office should be held responsible for seeing that every member of the office establishment, whether temporary, acting or permanent, acquaints himself at the earliest practicable date with contents of the books.

The office order issued from time to time should be reviewed once in six months absolute orders eliminated and orders of current interest alone retained. The Office Order Book should be maintained in loose leaf form so as to facilitate the elimination of absolute office orders. Amendments to office orders should be carried out in the Office Order Book then and there. The Office Order issuing the amendment itself need not be placed in the Office Order Book, but the authority for the amendment should be noted in the concerned Office Order Book against the amendment carried out. The Office Order Book should be maintained separately for each section and should be in the custody of the Section Head Concerned.

## XVIII. Revenue Establishment.

155. *The Collector's Office—(1) Establishment.*—The establishment of the Collector consists of the following sections or departments:—

- (1) Correspondence department.
- (2) Account department.
- (3) Treasury and Stamp department.
- (4) Land records establishment.
- (5) Miscellaneous office servants.

There is a separate Court or wards department in the districts of Tiruchirappalli and Malabar where there are estates under management.

(2) *Officers-in-charge.*—The Correspondence department is placed under the Huzur Sarishtadar who is chief ministerial officer in the collectorate. The Account, Treasury and Stamp departments including the Special Funds, Loans and Birth and Death Registration establishments are in the charge of the Treasury Deputy Collector. The District Forest Office is under the control of the District Forest Officer who is the Collector's assistant in forest matters. For particulars regarding menial servants, see paragraph 8, infra.

(3) *The Account Department.*—The Account Department consists of two sections:—(a) the Account and (b) the Special Fund Audit.

There are general by from 22 to 31 accountants in the Account section, including those who attend to loans accounts and birth and death registration with salaries ranging from Rs. 45 to 175. The highest ministerial officer in this section is the Huzur Head Accountant on Rs. 150—5—175. He is under the immediate orders of the Treasury Deputy Collector and is responsible for the correctness and punctual submission of all periodical statements and accounts, except those which are prepared in the Correspondence department. He is also responsible for the proper working of the rules laid down in the Madras Financial Code, Madras Treasury Code, Madras Account Code, the Civil Account Code and the Government Securities Manual for the maintenance of the prescribed registers including those relating to the correspondence of his section and for the prompt disposal of currents in his section.

The Special Fund Audit Section consists of 2 to 3 special fund audit clerks on a salary of Rs. 45—3—60—2—90. The duties of these clerks will be found described in the Special Funds Code. The annual inspection of the Special Funds accounts will be entrusted to one of the senior accountants in the Treasury branch of the Collector's Office.

(4) *The Treasury and Stamp Department.*—This section consists of a Huzur Treasurer on a salary of from Rs. 90 to Rs. 150 and 1 to 5 shroffs on salaries varying from Rs. 24 to 70 per mensem.

(5) *The Huzur Treasurer and his assistants.*—The Huzur Treasurer should be in charge of the cash and should also be the custodian of the stamps and postage labels taken out of the store under double locks. He should supply the stamps and postage labels on indents passed by the Treasury Deputy Collector, but must not sell them on his own account to the public. He should keep the accounts relating to stamps and postage labels and should be responsible for their correctness. He is ordinarily assisted in his work by two or three accountants, in preparing the ledger showing all cash receipts and disbursements in writing up the accounts connected with postage labels and stamps and in furnishing the Account department with the information required for the preparation of the general returns to be submitted to the Superintendent of Stamps.

(6) *Shroffs.*—The shroffs should attend to the receipt and issue of coins, postage labels and stamps, and one of them should keep the detailed statement of coins received and issued, and prepare a rough statement of the entries to be made in the ledger referred to in paragraph 5.

(7) Establishment for the maintenance of revenue record and registration. See Chain Survey Manual.

NOTE :—The stationery supplied to each District should remain in the custody of the Huzur Treasurer, who should keep a general store account in the form provided in the Stationery Rules sanctioned by Government.

(8) *Miscellaneous office servants.*—Under the head of ‘Miscellaneous office servants’ are included muchis, daffadars, peons, masalchis or lamp-lighters and sweepers. The daffadar should attend on the Collector. There are generally three muchis. They should prepare covers, attend to the issue of the district gazette and to the rough binding work of the office—All other binding sent to the Government Press at Madras, or to local jails or in the last resort entrusted to private agencies. Professional book-binders shall not be employed in the office. No muchi or other menial in the office shall be employed exclusively on book-binding.

(i) The number of Last Grade Government Servants that may be employed for offices is one Last Grade Government Servant for offices with a strength of 10 non-gazetted officers (excluding attenders) or less and one additional Last Grade Government Servant for every 10 additional non-gazetted officers. The appointment of additional Last Grade Government Servant should be regulated in such a way as to ensure that no Last Grade Government Servant has at any time to serve more than 15 non-gazetted officers.

(ii) Duffadars and drivers, Last Grade Government Servants also shall be included in the number of Last Grade Government Servants permissible according to the scale prescribed in rule I.

(iii) District Collectors may have five Last Grade Government Servants on personal attendance and for their residence.

(G.O. Ms. No. 2807, Revenue, dated 23rd November 1948.)

[B.P. Ms. No. 80, dated 25th January 1949.]

(iv) District Revenue Officer may have two Last Grade Government Servants on personal attendance and for their residence.

(G.O. Ms. No. 2784, Revenue, dated 2nd July 1960.)

(G.O. Ms. No. 5059, Revenue, dated 25th November 1961.)

[B.P. Ms. No. 415 (c), dated 30th March 1961.]

[B.P. Ms. No. 1843 (c), dated 5th December 1961.]

(v) District Collectors offices may have additional Last Grade Government Servants chiefly to work in the Record Room.

(vi) One Last Grade Government Servant is allowed for each sub-jail as Warder. This will not be counted against the sanctioned scale.

(vii) One additional Last Grade Government Servant is allowed in each taluk office for every firka within the Tahsildar's direct jurisdiction (excluding firkas under the jurisdiction of Dependent Deputy Tahsildars, and in each Deputy Tahsildar's office in-charge of an Independent Deputy Tahsildar for every firka in his jurisdiction.

(G.O. Ms. No. 814, Revenue, dated 28th March 1949.)

(viii) Assistant Public Prosecutors are allowed one Last Grade Government Servant each. This will not be counted against the sanctioned scale of Last Grade Government Servant for Collector's office

(G.O. Ms. No. 2807, Revenue, dated 23rd November 1948.)

[B.P. Ms. No. 80, dated 25th January 1949.]

(ix) All touring Gazetted Officers in the mofussil, their than Collectors may have one Last Grade Government Servant each.

(G.O. Ms. No. 3497, Revenue, dated 15th September 1962.)

[B.P. Ms. No. 2038 (c), dated 3rd November 1962.]

(x) All Gazetted Officers (non-touring) and all touring non-gazetted officers now having Last Grade Government Servant can have one Last Grade Government Servant each. Huzur Satishtadars, Huzur Head Clerks, Headquarters Deputy Tahsildar or Assistant Tahsildars will not

be eligible for a Last Grade Government Servant and probationary Deputy Collectors will have Deputy Tahsildars or Assistant Tahsildars who have outdoor work to do should be treated as non-gazetted touring officers and allowed one Last Grade Government Servant each.

(G.O. Ms. No. 814, Revenue, dated 8th March 1949.)

(xi) The prescribed scale shall in no case be exceeded without the specific sanction of the Government

(G.O. Ms. No. 2807, Revenue, dated 23rd November 1948.)

(B.P. Ms. No. 80, dated 25th January 1949.)

Indian Administrative Small Production.

(Indian Administrative Service productions and

(xii) The concessions granted to Collectors, Revenue Divisional Officers and other Gazetted Officers of the Revenue Department in respect of the employment of driver Last Grade Government Servant shall be subject to the following conditions :—

(1) The engagement of the Last Grade Government Servant for driving the car of the officer should be recognized as a private engagement between the Officer and the Last Grade Government Servant with reference to the Government Servants Conduct Rules.

(2) The driving work should not be part of the regular duties as a Last Grade Government Servant.

(G.O. Press No. 11, Revenue, dated 2nd January 1956.)

The Last Grade Government Servants in officers will be deputed to wait on the several officers to convey their messages, to give them the papers they require and to carry dufters and other papers from one place to another in the office. They will also be required to take care of papers in the office and tie up bundles and dufters and arrange them in proper orders.

(9) *Guarding of Collector's and District Revenue Officer's Offices at night.*—The office building should be guarded every night by at least two of the office servants sleeping on the premises.

NOTE.—For the rules relating to precautions to be taken against the occurrence of fire and the measure to be adopted on its outbreaks—See Appendix 'C'.

(10) *Custody of valuable in Collector's office.*—Money and valuables received in the Collector's office in the course of official business should be entered in the security register. The Huzur Saishtadar should have the security register written up in his presence and initial is as required in paragraph 8 of the District Office Manual. Money should at once be remitted to or deposited in the treasury as the case may be. Valuable worth Rs. 50 or more shall be placed in a strong box and deposited



in the treasury by the Huzur Saristadar or the Huzur Head Clerk who should have the key of the box with him the Treasury Deputy Collector accepting responsibility only for the safe custody of the box. Valuables worth less than Rs. 50 may be kept in the office safe either in the Collector's own room or in charge of the Huzur Sarishtadar or the Huzur Head Clerk. Neither the office chest, nor the box deposited in the Huzur Treasury shall be opened or removed or the valuables withdrawn from them except on the authority of or by the Huzur Sarishtadar or the Huzur Head Clerk who shall be held personally responsible for the proper disposal of money and the valuables. The Security Register should be in the custody of the Huzur Sarishtadar. The Collector or the Treasury Deputy Collector should scrutinize the register at least once in every month and watch the disposal of the money and the valuables and nature of and the authority for which should be noted in the remarks column.

NOTE.—For the rules relating to precaution to be taken against the occurrence of fire and the measure to be adopted on its outbreak,—See Appendix 'C'.

156. *Divisional Offices.*—(1) *Indian Administrative Service division.*—The offices of the Indian Administrative Service Divisional Officers are generally allowed an establishment consisting of six clerks besides a much, a head peon, five peons and a masalchi. The pay of the Head Clerk is Rs. 115—5—140, that of the second clerk Rs. 80-3-95-5-110 and the rest Rs. 45—3—60—2—90. The officer-in-charge of the division can distribute the work as he thinks best. The Head Clerk should have general control over the office and all revenue papers should ordinary pass through him. He should attend to the disposal of all important papers which are specially referred to him and should assist the officer-in-charge of the division in making the annual settlement. It is his duty to see that the registers are properly kept, that the system or office procedure is rightly understood and worked and that the periodical returns are correctly prepared and punctually despatched.

(2) *Deputy Collector's division.*—A Deputy Collector's office is allowed an establishment containing of four clerks besides peons and other menials. In heavy charges an additional clerk on Rs 45—3—60—2—90 is allowed. The pay of the Head Clerk is Rs 115—5—140 that of the second clerk Rs. 80—3—95—5—110 and the rest Rs 45—3—60—2—90. The Head Clerk has general control over the office and has duties and responsibilities similar to those of the Head Clerk referred to in paragraph 1 supra.

(3) *Guarding of divisional offices at night and custody of valuables.*  
(i) *Guarding of offices.*—For the proper guarding of his office by night the Divisional Officer should direct the office peons and menials to sleep

on the premises by turns. At least two men should be on duty each night. If this is not feasible the money and the valuables should be deposited in any public treasury in the same station.

**NOTE.**—For the rules relating to precaution to be taken against the occurrence of fire and the measure to be adopted on its outbreak—See Appendix C.

(ii) *Custody of valuables.*—It is the duty of a Divisional Officer to see that all reasonable precautions are taken for the safe custody of money and valuables received by him in the course of official business whether in his revenue or magisterial capacity. Valuables should, as a rule, be kept in the treasury and other property should be secured in a strong wooden box under lock and seal in any one of the office rooms. If necessary, however, the Divisional Officer will be supplied with a safe or an iron-bound box fitted with Chubb's lock, for the custody of the keys of which he will be held personally responsible. When proceeding on tour, he should, if practicable, transfer the valuables and money in his custody to a public treasury and where such a course is not feasible should take particular care that the necessary precautionary measures are adopted to ensure their safety during his absence from headquarters. He must exercise his discretion as to the best method of safeguarding property received during the course of a tour.

(iii) *Property received in criminal cases.*—A register of property received in criminal cases should be maintained in the form prescribed in the Criminal Rules of Practice. The entries in the register should be checked periodically by the Subdivisional Magistrate with reference to the actual property under custody so as to prevent losses through misappropriation. During their inspection of Sub-divisional Magistrates Offices, Collectors should, in their capacity as District Magistrates, satisfy themselves that the register has been properly maintained and that the properties entered therein have been duly accounted for.

157. *Taluk Offices.*—(1) *Establishment.*—Each Tahsildar is allowed an establishment consisting of a Headquarters Deputy Tahsildar, from eleven to thirteen clerks, a masalchi, Last Grade Government Servants in the scale prescribed in paragraph 155 (8) and three to seven clerks deputed for duty as Revenue Inspectors.

(2) *The Tahsildar.*—The Tahsildar should exercise general supervision over the whole taluk establishment and see that all orders received from the Collector are replied to properly and without unnecessary delay. It is especially incumbent upon him to make a thorough inspection of the routine work of his office, as in the absence of effective supervision on his part or on that to the Headquarters Deputy Tahsildar, there is longer of the whole office falling into a state of inefficiency.

(3) *The Headquarters Deputy Tahsildar.*—Next to the Tahsildar, the Chief Revenue Officer in the taluk is the Headquarters Deputy Tahsildar. He is responsible for the correct preparation and punctual submission of all periodical returns which have to be submitted to the Collector including accounts and returns to be submitted by the sub-treasury to the Huzur Treasury and must see that the several abstracts and registers are properly maintained, the necessary entires being made from time to time with reference to the village accounts. It is also his duty to see that the village returns are received in time, to keep the Karnams' attendance book, to select papers to be indexed, and to exercise a general supervision under the Tahsildar over the rest of the taluk establishment. He should particularly see that each clerk keeps the registers allotted to him neatly and methodically and should inspect them from time to time. In the absence of the Tahsildar on circuit, he is in charge of the office and should open the tappal. He will then be responsible for the efficient discharge of the current work of the office including the sub-treasury, and will sign fair copies of drafts passed by the Tahsildar. He may also send simple but urgent routine replies to higher offices and issue urgent orders to village officers on his own authority, but the office copy of every such reply or order should be forwarded to the Tahsildar's camp for counter-intials immediately after the fair copy has been despatched. He may also approve sub-treasury correspondence, but replies to important communications received by the sub-treasury should be seen by the Tahsildar before issue.

NOTE.—A list of case on which the powers referred to in the concluding portion of this order are delegated to the Headquarter Deputy Tahsildar or Taluk Head Accountant should be drawn up by the Tahsildar and submitted by the previous approval of the Divisional Officer.

(4) *Taluk Head Accountant.*—(i) The Taluk Head Accountant is in immediate charge of the taluk treasury and conducts the treasury transactions. He should not be burdened with Revenue work. When the Tahsildar is on tour, the Taluk Head Accountant is the Sub-Treasury Officer. But the appointment of the Taluk Head Accountant does not relieve the Tahsildar in any way of the responsibility for the proper and efficient working of the Sub-Treasury. See also the relevant provisions in the Treasury Code.

(ii) Custody of valuables in the taluk offices.—The Taluk Head Accountant is the custodian of the valuables received in the Taluk Office and the instructions in paragraph 155 (10) apply *mutatis mutandis* in respect of their custody.

(5) *Head Clerk.*—The senior upper division clerk in the taluk office is the Head Clerk and he supervises the work of some clerks for which an allowance of Rs. 5 or Rs. 10 is paid to him according as he supervises the work of 2-5 clerks or more than five clerks respectively. He is also primarily responsible for the examination of the village accounts

as well as for the correct preparation of the taluk accounts and his work in these respects should be carefully inspected and reviewed during jamabandi by the officer settling the taluk.

(6) *Deputy Tahsildars establishment.*—Each Deputy Tahsildar is ordinarily allowed an establishment consisting of three clerks and Last Grade Government Servants in the scale prescribed in paragraph 155 (8). The distribution of work among the clerk is left to the discretion of the Deputy Tahsildar. During the absence of the Deputy Tahsildar from headquarters, official correspondence addressed to him should not be opened by the Head Clerk except in cases specially sanctioned by the Collector but should be sent to the Deputy Tahsildar's camp.

(G.O. Ms. No. 745, Public (Service A), dated 8th April 1975.)  
(C.S. No. 8, dated 31st March 1986.)

(7) *Guarding of taluk offices at night and custody of valuable property.*—(i) *Guarding of taluk offices.*—In places where the police guard in charge of the taluk treasury cannot exercise complete surveillance over the taluk office, the persons and menial servants on the establishment should be directed to sleep on the premises by turns for the purpose of guarding the buildings at night.

**Note.**—For the rules relating to precaution to be taken against the occurrence of fire and the measures to be adopted on its outbreak see Appendix C.

(ii) *Custody of cash-chests of sub-magistrates.*—The cash-chests of sub-magistrates other than those at the district or taluk headquarters should ordinarily be lodged in the nearest sub-jail, being deposited within a ward in full view of the sentry. A register should be maintained showing the time of receipt and delivery of the property sent for safe custody, each entry being attested by the police officer on duty and the revenue officer in charge of the property. In places where there is no sub-jail within easy reach of the magistrates office, the safe should be sunk in the floor and a menial servant should be left in charge at night and required to sleep on the top of the safe. When on tour, sub-magistrates must use their discretion as to the best method of safe guarding valuable property which comes into their official custody, and cannot at once be deposited in the cash-chest or a treasury.

(iii) *Property received in criminal cases by Deputy Tahsildar.*—*Sub-Magistrates.*—The instructions in paragraphs 3 (i) and (iii) of paragraph 156 regarding the custody and verification of valuable property received by divisional officers in their revenue or magisterial capacity should also be observed by Deputy Tahsildar-Sub-Magistrates in so far as their offices are concerned. Revenue Divisional Officers should, in their capacity as sub-divisional magistrates, check the property registers during their inspections and satisfy themselves that the registers have been properly maintained and that the properties have been duly accounted for.

(8) *Revenue Inspectors.*—Revenue Inspectors should be placed in charge of separate ranges, and should not, without necessity be called into or detained at the taluk headquarters. Care should be taken to see that Tahsildars do not delegate to their Revenue Inspectors the conduct of all kinds of miscellaneous inquiries which should properly be made by themselves.

### XIX. Correspondence.

158. (1) *Official Communications.*—Some general directions as regards the drafting of official communications will be found in Chapter IX. The following subsidiary instructions should also be carefully noted.

#### SECTION I.—FORM

*Size of paper.*—All communications of an official nature should ordinarily be written on paper  $6\frac{1}{2}$  inches or 13 inches in length as the case may be and  $8\frac{1}{2}$  inches in width. In special cases paper of a different milth may be used but even then the width should be either  $4\frac{1}{2}$  inches or some multiple thereof. In case should the above prescribed length be departed from.

**NOTE.**—(1) The rules as to size of paper, place of docket, and method of filling papers for disposals, are superseded by the rules in appendix M in the case or all offices where the flat-file system is in force and of communications addressed to such officers by others subordinate to them.

(2) Short and unimportant communications should be written on blank cards of the prescribed size instead of on service post cards; if the despatching clerk has other communications to send to the addressee on the same day. He should enclose the unstamped card in the cover containing such communications provided no additional postage is thereby incurred; otherwise he should stamp the card with five naye paise lable and post it separately. Such cards should invariably be used for intimating that any periodical return or returns are blank. A list of returns for which the cards will as a rule, suffice, will be found in Appendix N which also contains a form to be adopted by Collectors in reporting that particular returns are blank.

(3) Reminders may be drafted on paper somewhat smaller than the prescribed size.

(4) The use of post cards for any class of communication to Government is prohibited.

(5) The rules regarding the form, arrangement and contracts of communication to Government will be found in Appendix O.

(2) *Name and designation of officer, number and date of communication.*—The name as well as the official designation of an officer should be set out at the head of every letter, memorandum or proceedings issued by him or from his office on his responsibility, irrespective of any signature

which may be given by preparation at the end and irrespective of the authority or person to whom it may be sent. Every communications should be numbered in the order of its despatch and should bear the date on which the draft was approved. The name of the town, village or other station, from which the communication is written, should be given in addition to the date. Dates in official communications should generally be for the calendar year; but if it necessary to give the date according to the fasli (Revenue) or other special year, the corresponding calendar year should also be entered between brackets, together with the day and month of the English calendar, if necessary.

**NOTE.**—Special care should be taken to see that proper name occurring in deeds or other documents of title are correctly and uniformly spelt.

(3) *Punctuation and paragraphing.*—Every letter should be carefully punctuated and the paragraphs should be numbered.

(4) *Transliteration.*—(i) *Indian names.*—In all official publications and Correspondence, Indian (Hindu and Mussalman) names should follow the spelling given in Appendix P.;

**NOTE.**—Dates other than in the Christian are occurring in judgements reports or other documents should invariably be accompanied by the corresponding dates of the christian era.

(ii) *Arabic proper names.*—The authorised model of transliteration of Arabi proper names is given in Appendix Q. This system should be followed only in the case of Arabic names.

**NOTE.**—Arabic proper names which appear in the authorised list of Muhammadans, should be spelt in the manner indicated in the letter list.

(iii) *Names of places.*—The Government of India have decided that the Imperial Gazetteer should be accepted as the primary authority for the spelling of a places found in it and that in the cases of names which do not appear in the Gazetted the local authorities should be the final authority in deciding all questions relating to the spelling. A revised alphabetical list of the villages in the Tamil Nadu State following the spelling in the Imperial Gazetteer has been issued under the orders of Government by the Works Manager, Government Press. The spelling adopted therein should be adhered to in all official correspondence.

(5) *Indian names of persons.*—The village name, as well as the individual name, of every Indian, whether a Government servant or not, who may be referred to in official correspondence, should be given in full to facilitate identification.

(6) *Vernacular revenue terms.*—Vernacular or oriental revenue terms should not be used in reports and other official correspondence except when they have no exact English equivalents, or when their

precise meaning can be conveyed in English only by a lengthy paraphrase. But whenever it is possible to use an English word which expresses, with sufficient accuracy for the immediate purpose, the meaning to be conveyed, the English word should be adopted in preference to the vernacular expression.

NOTES.—(1) The following are instances of vernacular terms which are admissible in official correspondence, being sanctioned by well-understood usage :—

Anicut.	Inam.	Ryot.
Patta.	Patta.	Sepoy.
Dharkhast.	Pandit.	Tapal.

(2) When vernacular terms signifying Indian weights and measures are used in official correspondence, the English equivalents for the equivalents according to English standards, as the case may be should be given.

(7) *Authentication.*—Official documents should be signed in a uniform and legible manner and public officers should adopt an intelligible signature. Communications with illegible signatures may be returned to the sender for resubmission in proper form.

NOTES.—(1) Collectors may authorise an assistant or deputy to sign for them all ordinary correspondence, but the Collector should himself sign all important letters or orders whenever practicable and orders or letters relating to the conduct of a gazetted officer should invariably be so signed. When a subordinate signs for a superior officer, he should invariably compare the fair copy with the original and satisfy himself that the original has been duly passed by such superior officer. It should also be an invariable rule to insert at the head of the letter the name as well designation, of the superior officer even though the latter be on casual leave at the time. This rule applies not only to letters despatched from one office to another but also to proceedings communicated to individuals for instance, quasi-judicial proceedings and orders on the orders and letters not seen by the Collector, but passed by a subordinate "for" him in accordance with his general or special instructions, and no device for indicating to recipients where the Collector has personally seen any communication issuing in his name is permissible; all such communications should be signed by or "for" the Collector and not as true "copies". When an officer is acting or in charge of an office, he should so describe himself at the commencement of his letters and proceedings.

(2) When it is necessary to add a date to initials or to signature, the year as well as the date and month should be shown. This rule applies to all grade of official and also to cases in which the date without initial is required, such as dates of receipt, despatch, circulation, return from circulation, etc.

(3) Beneath every signature in the vernacular, the writer's name should be re-written in English when the correspondence is transmitted to the Board or any higher authority.

(4) The Head Clerk of Divisional Office may sign fair copies of letters and orders for Divisional Officers. When the Revenue Divisional Officers is in Headquarters, the Head Clerk may sign fair copies of ordinary letters and orders; but the Revenue Divisional Officer should himself sign all important letters or orders whenever practicable.

(5) The Headquarters Deputy Tahsildar may sign fair copies of letters and orders for the Tahsildar. The Head Clerk of the Deputy Tahsildar's Office may sign fair copies of letters and orders for the Deputy Tahsildar when he is on tour.

(8) (i) *Numbering.*—Enclosures and statements, whether sent with letters or merely under wrapper, should be numbered. The numbers given to enclosures should be inserted at the head of the first page which should also show the number of the letter or other communication which the enclosures are intended to accompany. The headings of statements should be written in full to prevent mistakes. Full translations should always accompany vernacular documents submitted to the Board or Government.

(ii) *Covering letter unnecessary.*—Covering letters to enclosures are a waste of time and stationery, when the object is merely to advise the despatch of the papers. All the necessary information should be given on the enclosures themselves.

(9) *Mode of despatch.*—(i) *Chronological arrangement of papers.*—The covering letter and the enclosures or appended statements, if any, should all be filed chronologically and, as a rule, in a single file. Enclosures which bear a date prior to that of the letter should come first in the file; then the letter itself; then any statements (such as appendices) prepared at the time as the letter. The file thus arranged will read as a book from left to right, and will be in chronological order.

(ii) *When a file is voluminous.*—When a file is voluminous, it can be broken up into two or more smaller ones. Enclosures such as maps, sketches and plans, which will not readily lie in book form, or are liable to be damaged by folding, should be detached from the file and sent separately in tin tubes or cases.

NOTE.—*Wax cloth.*—As postage stamps do not adhere properly to wax cloth, it should be used, when necessary, only as an inner covering of articles transmitted by post, the outer covering being of paper.

(iii) *Folding of papers and use as covers.*—Papers should ordinarily be folded twice breadthwise and should be enclosed in cover measuring  $9\frac{3}{8}$  by  $4\frac{1}{8}$  inches. Large covers should only be used when the papers to be enclosed cannot without damage be folded in the above manner. The covers should be carefully cut open (not torn) in the receiving office. The covers to which economy labels are attached should not be cut upon but only the economy slips should be removed. As far as possible, all covers should be re-used. If the covers received are of bigger size not required for immediate use of the office they should be converted into other covers of smaller size by the muchis of the office.

NOTE.—Officers receiving or opening tappal should bring any misuse of large covers to the notice of the offices from which the covers were despatched.

(iv) *Accounts and returns.*—Accounts and other periodical returns sent to the Board's Office, as well as explanations connected therewith should be despatched in separate covers bearing the word 'Account'



printed in large type of written with red ink on the left hand top corner Correspondence regarding account matters should not be sent with papers relating to other subjects.

NOTE.—Bills transfer receipts, orders for money etc., should be stitched with the letters to which they from enclosures.

(v) *Addressing official covers.*—Cover containing official correspondence, not of a confidential nature, should be addressed to the office for whom they are intended by his official designation only, and without the addition of his name. Instructions as to the mode of despatch of confidential papers are given in sub-paragraph (3) of paragraph 162.

NOTE.—Collectors should use their discretion in regard to subjects which are to be treated as confidential.

(vi) *Urgent communications to Government or Board.*—All urgent communications addressed to Government or the Board should be marked 'Urgent' in red ink on the cover, whether the communications are original reports or are replies to urgent calls.

## SECTION II—OFFICIAL ETIQUETTE.

(10) *Channel of communication.*—(i) Nature of communication save as provided in these orders no Government servant may address directly any superior authority in writing other than the one to which he is immediately subordinate in any matter relating to his official duties or affecting him personally as a Government servant. Provided that in emergency any officer whose jurisdiction extends over an area not less than a sub-division of a district, may correspond directly with any such superior authority in a matter relating to his official duty; but he shall simultaneously forward a copy of the communication together with the reasons for sending it direct to the authority to which he is immediately subordinate.

(ii) *What communications to pass through Collector.*—The Collector being recognised head of the district administration, all correspondence between his divisional officers and officers in other districts should as a rule, pass through him.

(iii) (a) *Communications of Collectors to the Board and Government.*—The correspondence of Collectors with the Board and Government will be classified as follows :—

I. *Subjects on which Collectors should address the Board and not the Government.*—(i) All subjects which concern land or land revenue, including matters which affected irrigation and irrigation works.

(ii) Buildings required for or under the control of the Revenue Department.

(iii) All matters connected with officers and the establishment employed in the Revenue Department or with any office under the control of the Revenue Department except those falling under classes II and III below,

(iv) Forest Panchayats.

(v) Weights and measures.

(vi) Draft notifications under section 4 (1) of the Land Acquisition Act in cases of urgency in which it is proposed to dispense with the enquiry under section 5-A of the Act.

(vii) Reports under section 5-A of the Land Acquisition Act in cases where objection has been raised to the acquisition by whatever department of the Government the lands are required.

II. *Subjects on which Collectors should address the Government through the Board.*—(i) Ferries, Fisheries and Excise.

(ii) Correspondence under "Agriculture and Veterinary" and other subjects which affect directly or indirectly the land revenue administration or and revenue staff, e.g., collection of local fund taxes by the village officers, vital statistics.

(iii) Conduct of and other matters affecting officers and establishment of the Revenue Department employed exclusively on work other than land revenue administration, e.g., magisterial work or work in the Labour Department.

(iv) Military lands.

III. *Subjects on which Collectors should address the Government direct.*—(a)(i) 'Agriculture and Veterinary' subjects except correspondence mentioned in class II above, and except correspondence relating to excise matters which should be addressed to the Government through the Commissioner of Excise.

(ii) Applications for investing Sub-Magistrates and Taluk Sarishtadars with second-class powers.

(iii) Plans and estimates for building proposed according to the approved design.

(iv) Applications for leave from I.A.S. Officers subordinate to the Collector in cases where the Board is not competent to sanction the leave.

(v) Draft notifications under section 4 (1) of the Land Acquisition Act in cases where the acquisition is not for the Revenue Department and the Board has not to provide funds for the acquisition. Draft declarations under section 6 (i) in such cases may be submitted direct to Government if no objection has been raised to the acquisition, if objection has been raised, the draft declaration should pass through the Board.

NOTE.—For the procedure in submitting draft notification under section 4 (1) of the Act See paragraph 7 (1) of standing Order No. 90 (B.S. Os, Volume III)

(vi) Correspondence relating to requisitions falling within the purview of the Madras Railway Protection Act, 1886.

(vii) Proposals for the establishment of village courts under section 6 and the constitution and disestablishment of panchayat court section 9 of the Madras Village Courts Act, 1988.

(viii) Draft notifications under section 17 (b) of the Madras Survey and Boundaries Act VIII of 1923 for publication in the Gazettes.

(b) *Direct communication with Collectors.*—The Collector may by a distinct order permit any class of subordinate to address him directly on such official matters as he may prescribe.

IV. *Direct communication with Railway Administration Military authorities and officers of Central Department.*—Neither Collectors nor any of their subordinate officers should enter into direct correspondence with the military authorities or any of the officers of the Central Departments or Railway Administration on the subject of land or any general question except to the extent specified below :—

(1) There is no objection to the continuance of the direct correspondence in the cases contemplated in Board's Order Nos. 15.35 (x), 21-1 (88), 21-10 (ii) and 26-12.

(2) When the Cantonment Authorities consult Collectors in accordance with the Cantonment Land Administration Rules, 1937, Collectors may reply direct to them.

(3) Collectors may correspond direct with the Military Authorities in regard to suits relating to military lands.

(4) Collectors may enter into direct correspondence with the Military Estates Officer in respect of the following matters, under rules complementary to the Cantonment Administration Rules, 1937 :—

(a) Information as to the approximate cost and land proposed to be acquired and as to whether there are likely to be any difficulties political or otherwise in acquiring the lands ;

(b) sending of a schedule under the Land Acquisition Act in the form in use in this State of the land required ;

(c) carrying out of the acquisition by private negotiation or under the Land Acquisition Act;

(d) convening of a Committee for the verification of the plan and description of the land acquired ; and

(e) carrying out of the details of the transaction if any military land is sold to the public.

(5) *Collectors may enter into direct correspondence.—*

(i) With Railway officials about land registered as Railway lands and buildings thereon or about the acquisition of lands for Railways under the provisions of section 127 of the Government of India Act, and

(ii) with the officers of the Central Government about—

(a) Military and other lands registered as the property of Government of India or specifically admitted by the Provincial Government to be the property of the Government of India ;

(b) buildings standing on such military lands ; and

(c) any building in Statement A or C (ii) (a) or (b) in the list of Central Civil lands and buildings in-charge of the Public Works Department of the State Government and of State lands and buildings and buildings used for Central purposes, forwarded to the Government of India in State Government's Letter No. 118, Public Works, dated the 19th January 1937. If, however, Collectors are addressed by Railway officials or officers of the Central Departments claiming lands not registered or admitted as indicated above, or claiming buildings standing on lands not so registered or admitted or if a dispute arises about the ownership of such lands, or buildings, or if questions of principle and not merely of fact arise, they should report the cases to the Government through the Board of Revenue for order.

**V. Direct Communications with officials, etc., out of India forbidden.**—It is irregular for Government officials to address communications direct to provide companies, investors or manufacturers officials in the United Kingdom or elsewhere out of India. All references to such

officials should be made through the channel of the Board of Revenue the State Government and the Government of India.

NOTE.—This order does not supply to Correspondence with the Agencies of the India Stores Department London and India Supply Machine Washington, nor to Communications on matters of minor importance between officers in Indian Union.

VI. *Indent of stationery.*—Indents for stationery should be addressed to the Controller of Stationery and Printing, Madras, direct and not to the Board.

(11) *Styles of address.*—(i) *Vernacular correspondence.*—This is in vogue with petty officers of the Excise Department and Village Officers. The mode of address to be adopted in this case is given in Appendix R.

(ii) *Correspondence with Board of Government and between Collectors and officers of other departments.*—Collectors in addressing Government, the Board, and officers of whatever rank or department in this State when addressing Collectors should, in place of the existing letter form, adopt the simplest, briefest and most direct style, shorn of all conventional compliments, of such needless complications as the use of the third person and the passive voice, instead of the first person and the active voice, and of such expression as 'the undersigned'. A specimen of the letter form is given in Appendix R.

NOTE.—Reports of Casual Leave taken by Collectors should be sent demofficially to the Secretary to the Board, Land Revenue.

(iii) *Correspondence between revenue officers other than Collectors and officers of other departments including non-official presidents of local boards and municipal chairman.*—Correspondence between these officers may be by letter or in the form of endorsement, but the endorsement form should be used in preference to the letter form whenever possible. Proceedings or similar mandatory forms implying a subordination should not be used when the officer issuing the endorsement is not the official superior of the person to whom it is addressed. The instructions in clause (ii) supra should be followed when the letter form is used.

(iv) *Correspondence between revenue and forest officers.*—For modes of address to be adopted in correspondence between revenue and forest officers, see sections 75 to 77 of the Madras Forest Department and Account Code, Volume I.

(v) *Certain departmental officers to be allowed to sit in Court.*—Head constables, Sub-Inspectors of Salt and Excise Department and Foresters of the Forest Department should like pleaders, be allowed a seat when conducting cases in court and be addressed in the honourific plural.

(vi) *Titles*.—The designations of 'Proprietor' and 'Mirasdar' should not be officially applied to owners of land as a distinctive mark of title.

### SECTION III—ARRANGEMENTS OF MATTERS AND STYLE.

(12) *Unity*.—Collectors should not apply in the same letter for orders on two or more distinct subjects, nor should they raise general questions in periodical reports or make such reports on occasion for soliciting orders on individual cases.

(13) *Completeness*.—Letter to be self-contained. Letters should as a rule, be complete in themselves and independent of their enclosures, and should comprise all the information required in order to arrive at a decision. Any references to subordinate or other officers in the Revenue Department that may be found to be necessary should be made by Collectors themselves before submitting papers for the orders of the Board.

(14) *Brevity*.—Correspondence should be condensed as much as possible and repetition and unnecessary details should be avoided. A clear and plain style should be used without verbiage or unnecessary ornament.

(15) *Propriety of language*.—The language used in official correspondence should be temperate and decorous, and where the non-official public is concerned special care should be taken to make it dignified and courteous. There is no objection to the use of the endorsement form in ordinary cases, but the letter form should be used in cases in which the address is a person of position and the subject dealt with is not routine. Honorifics should always be used in the address of all persons. Collections should enforce these rules in their own offices as well as in those subordinate to them. Papers in which these rules are transgressed should be returned to the sender for correction.

(16) *References to previous correspondence*.—Such previous correspondence as has taken place on the same subject should be quoted by number and date, when Board's proceedings have been communicated to district officers, such proceedings and not the letters covered by them, should be referred to. In doing so the department of the Board from which the proceedings issued should always be mentioned in addition to the number and date. When a Government Order is embodied in a proceedings of the Board, both should be quoted, and not merely the Board's Proceedings. In quoting Government Orders, the department of the Secretariat from which they issued should always be mentioned in full. To secure uniformity, the form below should invariably be followed in quoting a Government Order or a Board's Proceedings.

(G.O. No. 33, Public, dated 5th May 1893, and B.P. No. 283, Land Revenue, dated 25th June 1896.)

159. *Postal and Telegraph charges.*—(1) *Letters, petitions, etc., bearing insufficient postage.*—Letters, petitions, etc., addressed to public officers and bearing insufficient postage, need not on that account be refused. Collectors, Divisional Officers, Tahsildars and Deputy Tahsildars are authorized to pay the extra postage in such cases and to debit it to Government, provided they are satisfied that there was no intention on the part of the sender of the letters or petitions to evade payment of the postage properly due.

(2) *Replies to communications from private individuals to be despatched service paid.*—Letters sent by Government officers in their official capacity in reply to communications of any kind received from private individuals or associations should be despatched 'service paid'.

NOTE.—The expression 'Letters' in this paragraph includes such articles as copies of records, enclosures to petitions, renewed gun licences and the like when sent by post.

(3) *Stamping of parcels.*—In the case of all official parcels on which the postage must be prepaid, service postage stamps should be affixed by the senders.

NOTE.—In the case of insured official parcels, the stamps in payment of the insurance fee should, like those in payment of the postage, be affixed by the senders to the parcels themselves.

(4) *Private Communications from Government Officers.*—Communications from Government officers regarding their leave, pay, transfer, leave allowances, fund subscriptions and analogous matters are private and not official and should not be sent at the public expense.

(5) *Postal registration.*—All important communications, which cannot be sent by the ordinary letter post, should be sent by registered letter and not by the parcel post.

(6) *Service telegrams.*—(i) *When sent and how.*—Telegraphic messages on the public service should be confined to occasions of real emergency when a letter will not serve the purpose. They should then be superscribed 'Service' for the information of the Telegraph Department.

NOTES.—(1) A separate file of all service telegrams despatched should be maintained in the Collector's Office, and the number, as well as the day of the week and month on which the telegrams were despatched, should invariably be mentioned in them.

(2) Telegrams regarding leave or other private business should be paid for from the private funds of the Officer concerned, and not charged to the State.

(ii) *Classification.*—State telegrams must be classed either as 'Express' or 'Ordinary'. As a general rule, State telegrams should be sent in the 'Ordinary' class. Messages should be classed as 'Express, only'—

(a) in cases of great emergency, and

(b) in cases when the despatching officer knows that the line is blocked and considers the message sufficiently important to take precedence or ordinary traffic.

(iii) *Brevity.*—All State telegrams should be expressed clearly and at the same time in as few words as possible; and mere auxiliary or connecting words which can obviously be filled in by the receiver, should be omitted.

160. *Tottenham system.*—In all Revenue offices in this State the general system of office work is that which is described in Part I of this Manual. This has superseded the system which was known as the disposal number system. The modification of the Tottenham system prescribed for Divisional and Taluk offices are contained in Appendix I. Instructions for the conduct of business in Revenue offices supplementary to those contained in Part I are given in the succeeding paragraphs.

NOTE.—The Tottenham system need not be adopted by Revenue Inspectors or Village Officers in regard to their records.

161. *Maintenance of Special Registers,—Prohibitive Order Book.*—When any question of public or general interest is finally decided in such a manner that a positive prohibitive order becomes necessary to bind the public or any section of the public in the future as well as in the present, the order should be entered in the prohibitive order book under the full signature of the Collector (with complete reference to the papers, proceedings, or orders on which it is based) and published in the district gazette. Divisional Officers should, in all such cases arising in the taluks under their charge move the Collector to record the necessary order in this book, and copies of the entries should be inserted in similar books to be kept in the divisional office, taluk office and the Deputy Tahsildar's office. Final decisions on such matters by the Board, Government or an ultimate Court of law should be entered therein, as well as such orders by the district officers.

The book should be maintained as a permanent record. It should be a substantial volume in folio size and strongly bound. The Huzur Sarishtadar of the Collector's office, the head clerk of the divisional office, the Headquarters Deputy Tahsildar of the taluk office and the head clerk of the Deputy Tahsildars' office should be placed in special charge of it and be held responsible for its due maintenance.



Lands reserved under paragraph 2 of the Board's Standing Order No. 15, as required for public purposes except those reserved for communities eligible for help by the Labour Department should invariably be entered in the Prohibitive Order Book.

162. *Communication of printed proceedings of the Board.*—(1) *Scale of supply of spare copies*—(i) *Land Revenue Department.*—(a) Printed proceedings not intended for communication to divisional officers will be supplied to Collector's offices only, at the rate of three copies each, including the signed copy.

(b) Proceedings of general interest which should be communicated to divisional officers will be supplied at the rate of three copies each for the Collector's office and one copy for each divisional officer.

(c) Proceedings correcting Board's Standing Orders, Village Officers' Manual, etc., and those laying down any general rules of conduct or procedure will be supplied also to Tahsildars and Deputy Tahsildars in independent charge at the rate of one copy each.

(d) In the case of proceedings relating to treasury or account matters, an extra copy will be supplied for the use of the Treasury Deputy Collector. Except where the Board's Proceedings contain only amendments to standing orders and other printer publications, an additional copy will be supplied to each of the officers except Revenue Inspectors to whom the printed proceedings are communicated for the purpose of maintaining stock file.

NOTE.—The destination of every printed proceedings of the Board will be indicated as follows at the foot of the proceedings:—

(a) To Collectors.

(b) To Collectors (Divisional Officers).

(c) To Collectors (Divisional Officers—Tahsildars).

(d) To Collectors (Treasury Deputy Collector—Divisional Officers—Tahsildars).

(e) To Collectors (Divisional Officers—Tahsildars—Deputy Tahsildars—Revenue Inspectors).

(ii) *Communication of the printed proceedings of the Board.—Prohibition and Stamps.*—Proceedings relating to these subjects which are almost invariably of the nature of rulings on questions of administration with which it is necessary that Tahsildars should be acquainted will be furnished not only to Collectors and Divisional Officers but to Tahsildars and Deputy Tahsildars also, at the rate of one copy each.

(2) *Requisition for spare copies.*—Requisitions for spare copies of Board's Proceedings or Government Orders should be submitted on printed forms containing the following particulars:—

(i) Number and date of Board's Proceedings or Government Order.

- (ii) Subject.
- (iii) Number of copies required.:
- (iv) Why require

NOTES.—(1) The original requisitions will be returned with the spare copies, with the endorsement 'Furnished'.

(2) Applications for spare copies of Board's Proceedings intended for stock files may be sent on post cards once a month, but to ensure compliance copies should be applied for within two months after the receipt of the proceedings in the Collector's Office. Copies required for the use of Subordinate offices in the district will be supplied by the Board direct to such offices, if the necessary addresses are given.

163. *Confidential papers.*—(1) *How and by whom dealt with.*—Confidential papers should not pass through an office in the usual course. Only head of the office and a few trustworthy clerks (whose name should be noted) should deal with such papers. Confidential papers should pass from hand to hand either by personal delivery or under sealed cover.

(2) *Registration.*—The entries in the ordinary office registers and diaries should be made from slips furnished by the confidential clerk who deals with the paper, and should be very general, being sufficient merely to render it possible for the papers to be traced and referring to a separate register. This separate register should be kept by the confidential clerk and should be in the same room and contain the same particulars as the general register kept for ordinary correspondence.

(3) *Printing and despatch.*—When confidential papers are sent to other offices by post or otherwise, they should be placed in double envelopes, the inner envelope being sealed, marked "Confidential" and superscribed with the addressee's name alone and the outer envelope with his official designation without his name. Both envelopes shall be of strong material, the inner one being as nearly as possible of the same size as the outer one. As few copies of confidential papers should be printed as possible, and a register should be maintained showing the number of copies printed and the persons to whom they have been distributed.

(4) *Circulation to subordinate officers.*—(i) *Printed papers.*—Only one spare copy of printed confidential Government orders or Board's Proceedings will be furnished to Collectors. The original should be retained in the Collector's custody, and the spare copy circulated to those officers in the district to whom the contents of the documents should, in the opinion of the Collector, be made known. All such officers should maintain and retain in their own custody a register of confidential papers, showing the number and date of each paper, the date of receipt by the officer, the date on which, and the designation of the officer to whom, it has been passed on, and containing an abstract sufficiently full to enable an officer who had not seen the paper to readily comprehend

its contents intentions. The last recipient should sign the endorsement finally, returning the paper to the Collector. The spare copy should be filed with the original.

NOTE.—Collectors may make their own arrangements in regard to the distribution of confidential papers other than Government Orders or Board's Proceedings.

(ii) *Manuscripts*.—In the case of manuscript confidential proceedings and orders, the Collector should have a certified copy made in his office, and should adopt the same procedure in regard to its circulation to subordinate officers as that prescribed in clause (i).

(iii) *Transfer of custody*.—Whenever there is a change of officers the relieved officer should either personally hand over to the officer who relieves him the key of the receptacle in which the confidential papers are deposited, or should send the key to him in a sealed cover.

### XXI. Arrangement Reservation and Destruction of Records

164. (1) *Custody of records—General mode of arrangement*.—The following rules which are supplementally to those contained in Chapter XIII of this Manual should be observed in arranging papers in the record room:—

(i) A separate shelf or space must be set apart for each department of business.

(ii) On the front of the shelf the name of the department to which the papers therein lodged appertain should be legibly and durably written. A printed label in bold characters will answer well.

(iii) The front and sides of the shelf in which papers of permanent value are lodged, e.g., old survey records, should be fitted with wire work so as to admit of the free circulation of air. Wire-netting is however unnecessary in new offices fitted with iron record racks according to the standard design.

(iv) Great care must be taken to tie the papers securely, so that they cannot slip out of the bundles, unless the openings are fitted with perforated zinc or linc mettels.

NOTES.—(1) Correspondence anterior to the introduction of the disposal number system should be merely sorted by its date according to years and need not be re-arranged by subjects nor indexed. Papers once sorted in this manner can easily be sorted again for destruction when they become old enough for that purpose.

Records should be arranged as follows:—

(a) Settlement registers and books, etc., should be arranged in almirahs and catalogued.

(b) Maps should be neatly rolled up and put away in cages, the survey number and name of each village being legibly written on the cage.

(c) Dufers should be placed chronologically on record shelves or stands and neatly arranged.

(d) All the record shelves or stands should be numbered and divided into compartments.

The number of the shelf or stand and the number of the compartment should be legibly painted thereon.

(e) A list in book form should be kept to show the contents of the dufers and other records each stand or compartment, thus—

Shelf No. 4, compartment No. 3.

Dufer No. 1, Fort St. George Gazette, 1891.

Dufer No. 2, Fort St. George Gazette, 1891.

Dufer No. 3, Fort St. George Gazette, 1892.

Stand No. 6, compartment No. 8.

Dufer No. 1, Taluk Accounts—Current, 1890-92.

Dufer No. 2, Taluk Deposit Register, 1890-92.

(2) The papers mentioned below should be neatly arranged on record shelves or stands at the manner indicated in clauses (d) and (e) of Note (1):—

- (1) Fort St. George Gazettes.
- (2) District Gazettes.
- (3) Registers and accounts prepared under the Loans Acts (others than periodical returns).
- (4) Shroff's chittas.
- (5) Cash (Nagadi) Chittas—Permanent advance.
- (6) Registers and accounts maintained under the Special Fund Code.
- (7) Deposit registers.—
  - Revenue.
  - Criminal.
  - Civil.
- (8) Accounts current.
- (9) Register of stamps and stamped papers.
- (10) Public Works Department and Local Fund Engineer's cheque books, voucher lists, etc.
- (11) Duplicate thandals village (daily collection accounts and remittance list).
- (12) Minor irrigation accounts and registers.
- (13) Village manual accounts.
- (14) Taluk manual accounts and registers (other than jamabandi and statistical return).
- (15) Magisterial diaries.
- (16) Registers of magisterial fines and other Criminal Code registers prescribed by the High Court.

(2) *Arrangement of papers dealt with under the Tottenham system.*—All numbered disposals under the disposal number system whether indexed or not should continue to be arranged in chronological order and put in record racks or shelves. The records should be tied up in bundles not inconveniently bulky, between deal-wood boards, on the upper one of which should be pasted a list of contents showing the particulars and the total number of files it contains.

NOTE S.—(1) It is essential that the records should be methodically arranged as papers are received, and that they should not be allowed to get into such disorder that it is necessary to apply for a special establishment to put things straight.

(2) The record-keeper is responsible for every disposal as soon as the acknowledge its receipt in the new case register or in the personal register as the case may be.

(3) *Village accounts should be classified and arranged in the taluk record-room as shown below.*—

The accounts should first be divided into the following four groups with reference to the period of destruction fixed in Appendix "S" and then each account in each of the four groups should be arranged in the numerical order of the villages and bundled together. The bundles of each group should not be tied together, but they should be kept together in a section of the shelves in the record room:—

- (i) Those that should be retained permanently.
- (ii) Those that should be retained for twenty years.
- (iii) Those that should be retained for ten years.
- (iv) Those that should be retained for three years.

(4) *Access of Karnams to taluk records.*—Karnams should not be allowed to have access to the taluk records, except under proper supervision and with the express permission of the Tahsildar or Headquarters Deputy Tahsildar, and should only be allowed to examine papers in the presence of a person deputed by either of the abovenamed officers to exercise such supervision.

(5) *Alterations in public records.*—Interlineations and corrections in public documents must be initialled by the person signing the papers; and if interlineations and corrections are found in papers passing through the hands of Tahsildars and Headquarters Deputy Tahsildars, they must be initialled by those officers, should the initials of the person who signed the papers be not then obtainable.

NOTE S.—(1) Clerks in charge of taluk records should carefully examine every paper delivered to them for the purpose of being put into the record, and they should bring to the notice of the Tahsildar or Headquarters Deputy Tahsildar any interlineations or corrections in order that they may be initialled.

(2) Revenue Inspectors should during their tours, examine and initial all interlineations and corrections in the village accounts which are in the charge of karnams, who should be warned that the practice of inserting interlineations and corrections in accounts without duly attesting them will be severely noticed.

(3) Divisional officers should, during their annual examination of cash balances, see that these rules are strictly conformed to, and should report the result to the Collector.

(6) *Preservation and destruction of records*—(i) *List of records to be retained or destroyed*.—A complete list of records to be retained as well as of those to be destroyed is given in Appendix 'S'. No records earlier than 1857 shall be locally destroyed without consulting the Curator, Madras Record Office. If their removal from the local record room is desired, the local officers shall consult the Curator, giving information as to the nature and quantity of the records and forwarding specimens of them. The whole of the records should not be sent to the Madras Record Office unless called for. If the Curator agrees to their destruction, they may be destroyed locally.

NOTES.—(1) Collectors are not debarred from retaining either permanently or for longer periods than those prescribed in the appendix, any records included under the class "to be destroyed" which, for any special reasons, they may consider it desirable to preserve. Similarly records which, though included under the class "to be retained", are of a purely routine character may be destroyed by Collectors at their discretion.

They should particularly see that records or other papers which may be required as documentary evidence in favour of the Government in suits where claim for money or property has been or is likely to be made on behalf of the Government or where such a claim has been or is likely to be advanced by other parties against the Government, are not automatically destroyed but that they are retained until the claim of Government is fully satisfied or is dropped or for so long as the claim, is not time-barred. They should also see that the same care is exercised in the officers subordinate to them.

(2) Police weekly circulars may be destroyed after one year, unless the Collector specially orders otherwise.

(3) The originals of Board's Proceedings and Government Orders may be retained or destroyed according to the rules laid down in Appendix 'T' and surplus copies destroyed.

(4) Divisional officers have been empowered to order the destructions of useless records in their offices. Similar powers have been conferred on Tahsildar in respect of taluk records but it is the duty of the divisional officer to see that the power is properly exercised by Tahsildars.

(5) The rules for the destruction of records under the disposal number system are given in Appendix 'T'.

(ii) *Destruction of records under the disposal number system*.—The "D" disposal list (relating to papers disposed of under the disposal number system) indicates the year of destruction for any paper that is to be retained for more than ten years. All other papers should be destroyed after ten years and the record-keeper should certify at the end of the disposal list that all papers which are ripe for destruction have been destroyed.

NOTES.—(1) The selection of papers for destruction from the taluk records should be made by the Tahsildar or Deputy Tahsildar, and endorsed by the former with the necessary orders. Divisional officers should, during their tours of inspection, carefully scrutinise the list of records assigned for destructions in taluk offices.

(2) The rules regarding the destruction of records apply equally to papers filed as to those bundled.

(3) Such records marked for destruction and relating to wards' estates as well received or are the office copies of papers issued, during the court's management, may be handed over to the proprietors concerned immediately after the restoration of their estates, if they ask for them. The whole of the manager's records, with the exception of confidential papers, may also be handed over to the proprietors when making over charge of their estates.

(iii) *Mode of destruction.*—Judicial records, books and papers of the Collector's office which have to be destroyed should be burnt in the presence of the record-keeper. Other records which are *no* longer required may be destroyed by means of jail labour whenever such a course is practicable. In such cases a note should be taken of the weight of the papers sent to and received back from the jail, so that there may be no doubt as to the fact of their destruction. If it is decided to sell useless records as waste paper, care should be taken to see that every page is torn into small pieces and soaked in water before it is disposed of by sale. Gazettes which are no longer required should, however, be sold intact as waste paper. The same procedure should be followed in regard to books and periodicals placed on the editors' table or issued to the public like Gazettes (*See* list in Appendix 'S').

(iv) *Destruction of magisterial records.*—The rules for the destruction of records given above apply only to non-magisterial records in revenue offices. The destruction of magisterial records in these offices should be made in accordance with the instructions of the High Court of Judicature printed as Appendix "U".

(v) *Records of Revenue Inspectors.*—The following records of Revenue Inspectors should be transferred to the taluk office at the time noted against each.—

*Time when the record should be transferred to the taluk office.*

- |   |   |
|---|---|
| (1) Registers of applications .. .. .   | At the close of the fasli year for transfer of registry to which they relate. |
| (2) Current and disposal registers .. .. .  | One year after the close of the year to which they relate.                    |
| (3) Diary note-books .. .. .  | One year after the close of the year to which they relate.                    |
| (4) Office copies of reports and returns submitted to Tahsildars and of takids to village officers. | As soon as the file is closed.  |

(vi) *Destruction of records under the Tamil Nadu Estates Land Act I of 1908.*—The destruction of judicial and other records in revenue courts and offices under the Madras Estates Land Act, I of 1908 should be made in accordance with the instructions printed as Appendix 'V'.

(vii) *Destruction of account records.*—The destruction of records (including correspondence) connected with accounts submitted to audit is governed by the rules contained in Article 326 of the Madras Financial Code, and the rules in paragraph 164 (6) and Appendices 'S' and 'T' of this manual.

(viii) *Destruction of records dealt with under the Tottenham System.*—The instructions in paragraphs 106 and 107 of this manual should be followed in the case of records dealt with under the Tottenham System.

(7) *Preservation of specially valuable documents.*—Special precautions should be taken in all offices for the preservation of documents, such as Grants of Dignity, bearing the King's Sign Manual. Such documents as well as, sanads commission, etc., bearing the signature of His Excellency the Viceroy should be in the custody of a responsible officer and should be kept in safes or boxes fitted with Chubb's locks. If sent by post they should invariably be registered and insured.

(8) *Inspection of record-room.*—Occasional inspections should be made by the Collector and divisional officers to ensure the records being taken proper care of. In regard to old survey accounts and other valuable records, the collector should examine them occasionally in person, and when any records are found to be in a state of decay, authentic copies of them should be prepared.

(9) *Report on the conditions of records—(a) Report to Board.*—A report on the state of the records in each Collector's Office should be submitted to the Board for each calendar year before the 1st March following. Information should be furnished under the following heads:—

(1) The names of the offices in the district following the Tottenham System.

(2) State of the library—

(i) whether the Acts and Standing Orders are kept corrected up to date?

(ii) whether all the books are duly catalogued and in good repair?

NOTE.—Officers should see that the necessary corrections in their office copies of the Standing Orders and Acts are duly made then and there, as they will thereby be saved much trouble frequent reference and many mistakes.

(3) Whether the record-room is in good repair, protected from white-ants and water-tight and whether it is kept clean and secure from entry at all points and sufficiently lighted.



**NOTE.**—The conditions of the records should be clearly and concisely stated and should in all cases be reported whether steps have been taken to remedy the defects brought to notice.

(4) The date from which the Tottenham System has been in force.

(5) Whether the instructions in the District Office Manual have been strictly followed in regard to —

The bundling and the arranging of R., D., K., L. and L. Dis (Dist.) Disposal paper.

The filing of Government Orders and Board's proceedings and the arrangement of periodicals.

The arrangement of general subject files.

The issue of passports and the maintenance of the numbering book and the passport register.

(6) Total number of files indexed and numbered and date of the last file indexed.

(7) Whether the rules regarding the issue of records from, and return to, the records are strictly observed.

(8) Whether old records are periodically destroyed and, if so, what records were destroyed during the year under report.

**NOTES.**—(1) It is unnecessary to enter long lists of records actually destroyed during the year. It will be sufficient if information is furnished as to number of papers, or, if this is impracticable, the number of bundles destroyed with a brief description of the nature of the papers (e.g.) Treasury, etc.

(2) The intervals at which papers are destroyed, the average number destroyed at a time, and a designation of the officer supervising the work of destruction should be mentioned in the annual report.

(9) (i) Whether the registers and records of the periods prior to the introduction of (a) the disposal number system, and the Tottenham System have been methodically arranged.

(ii) Special mention should be made of the progress made in the preparation of the inventory of the old veraccular records of the East India Company's period if not already done and their condition.

(iii) Information whether the inam fair registers are prescribed in good condition should also be furnished.

(10) Whether village accounts are arranged as prescribed in Board's Proceedings No. 255, Settlement, dated 27th June 1983.

**NOTE.**—These details should be submitted in tabular form, the Collector's covering letter containing such remarks as may be necessary.

(b) *Divisional Officers' reports.*—Every Divisional Officer is required to submit to the Collector an annual report on the condition of the records in his own office and in each subordinate office in his division furnishing information under the heads prescribed above. These reports should be carefully scrutinised and reviewed by the Collector as briefly as possible, only the salient features of the work accomplished during the year being noticed. The Collector will submit a copy of the review for the Bcar's information with the annual report for his own office. In reviewing the record reports the Collector should notice how far the orders relating to the taluk records passed on the annual inspection reports have been carried out.

(10) *Government of India's directions regarding records.*—The directions circulated by the Government of India for the storage, arrangements and preservation of Government records are given in Appendix 'W'. They apply in their entirety only to the records of the Government of India and should be followed *mutatis mutandis* in subordinate officers.

165. *Official Libraries—General Rules.*—The books in each office should be kept as much as possible in one place and placed under the custody of the record-keeper, the head clerk, or the librarian. A revised catalogue should be prepared from time to time, and missing books should be accounted for. The work of revising the catalogue may be entrusted to an Assistant Collector, if available. No book should be removed from the library without the permission of the head of the office. When a book is removed, a receipt must invariably be furnished by the officer removing the book; the receipt should be returned to him or cancelled when the book is returned to the library.

**NOTES.**—(1) Every officer on receiving charge of an office to which a library is attached should satisfy himself that the library is in good condition and unless he reports at once that the books are out of order or that any volumes are missing will be assumed that he received the library in good order, and he will thenceforward be personally responsible for any defects which he could have noticed by inspecting the library on his arrival.

(2) When a new librarian takes charge, he will be liable to be held responsible for the loss of any book shown in the library catalogue which is not reported by him as missing within a month of his taking charge.

(3) The volumes of the Board's Standing Orders and of the High Court's Ruling supplied for the use of each office should be entered in the library catalogue and should not be carried away by an officer on his transfer to another district.

*Binding.*—(i) All periodical publications such as the gazettes, Acts of the Central and State Legislatures, Indian Law Reports, Circulars of the High Court and the Accountant-General, etc., should be filed carefully, each file being entered in the library catalogue, and bound as soon as the index is received. There should be two files of Acts corresponding to the Central and State Legislatures respectively; these as also reprints of modified Acts issued by either the Government of India or the Tamil Nadu Governments should be bound periodically into volumes of a convenient size, Central Acts into yearly volumes and State Acts every three years, the years contained in each volume being shown in a printed label on the back. The twelve monthly part in each series of the Indian Law Reports should be reckoned as one volume and bound accordingly at the end of the year.

(ii) Other periodical publications should, as a rule, be bound into yearly volumes, subject to the rules on the subject of binding contained in the Printing Manual.

166. *Collector's Standing Orders*—(i) *Contents.*—All orders of Collectors which are of permanent value, especially circulars applying to all taluks, should be compiled as "Collector's Standing Orders" and printed as volume. It should contain all orders of the past of a like nature carefully collected from the date of the commencement of the district gazetteers. If however, the Collector considers that any of his order should be printed by the district gazette, it should be printed in the district gazette under the instructions in the Printing Manual.

(ii) *Indexing and revision.*—The whole should be indexed and revised once in 10 years. Copies of this book should be sent to every divisional and taluk office, so that no subordinate may be ignorant of the Collector's Standing Orders. It should be kept separate from the reprints of the Board's Standing Orders.

(iii) *Exchange.*—Collectors should exchange copies of their Standing Order Books, so that all districts may have the benefit of each collection.

[G. O. Ms. No. 212, Public (Service-A), dated 27th January 1969.]

(B. P. Perm. No. 1194, dated 17th March 1969.).

## XXII. PETITIONS, THEIR TRANSMISSION AND DISPOSAL.

167. *Petitions*—SECTION I—PRESENTATION OF PETITIONS INCLUDING REVIEW  
PETITIONS AND APPEALS.

(1) *Receipt of petitions*—(i) *Petitions to be received by Government officers*.—Petitions may be either presented in person or sent through the post. They should be received whenever, by whomsoever, and in whatever language they may be presented.

(ii) *Revenue Officers to hold personal communication with petitioners*.—An officer's accessibility to the people is of the utmost importance, both as a matter of justice to persons, grievances to be redressed or representations to make, and as a check on the officer's own establishment. Interviews should normally be granted by the head of the office, if he is in headquarters and only in office and on working days and not at the officers residence or on holidays except in very special cases. In the Collector's office, if the Collector is in camp, the Personal Assistant, and in the Taluk office, if the Tahsildar is in camp, the Headquarters Deputy Tahsildar should grant interviews. In the Divisional office, if the Revenue Divisional Officer is in camp, the Head Clerk should not accord interviews, but may give information about cases on which action is pending. The officers should deal with the members of the public with the utmost sympathy and courtesy and attend immediately to their requests, if necessary calling for the connected files and examining them with a view to granting quick redress.

NOTES.—(1) At headquarters, the hours of interview may be the office hours, i.e., 11 a.m. to 5 p.m., out of this a stated period, viz., 11 a.m. to 12 noon may be set apart exclusively for interviews and during the remaining period, the officers should be accessible but subject to the exigencies of other work. When petitions are presented after the hours so set apart, but during office hours and the head of the office is unable to receive them in person, the head ministerial officer should receive them and endorse on them the date of presentation and his initials. On matters of a very important and urgent nature, officers should attend to the public even outside these hours, each case being decided on its merits. The Collectors should, however, continue to have discretion in the matter, but they should set apart at least one hour a day for interviews while at headquarters.

(2) Notices should be exhibited in a conspicuous place in each office showing the hours of work, the hours exclusively set apart for interviews, the officers who should be approached and the location of his room.

(3) The present rule prohibiting parties from having direct access to clerks should be rigorously enforced.

(2) *To whom complaint should be addressed in the first instance.*—Persons having cause of complaint against any revenue official should, in the first instance, seek redress from the Divisional Officer, and if this orders do not afford the relief sought for an appeal may be preferred to the Collector. Petitions addressed to the Board and Government before relief has been sought from the local authorities will not be considered on their merits.

(3) *Petitions by public servants to be addressed through superior officers.*—Appeals preferred by Revenue officials should be submitted in every case through the officer whose orders are appealed against. Village officers need not, however, follow this procedure.

(4) *Size and quality of paper to be used for petitions.*—Petitions should be written, on durable paper 13 inches long by 8½ inches wide, an ample margin being allowed.

(5) *Completeness of petitions.*—Petitions should be complete, and all documents necessary for their disposal should be forwarded with them. Appeal petitions should be accompanied by authenticated copies of the orders appealed against. In the case of appeal to the Board by Village Officers, the appeal petitions should be accompanied by either the originals or authenticated copies of the orders of the Collector and the Revenue Divisional Officer.

(6) *Stamping of petitions.*—Petitions and enclosures to them should be stamped when necessary according to the scale of rates prescribed in Schedules I and II to the Tamil Nadu Court Fees and Suits Valuation Act, 1955.

NOTES.—(1) Application or petition which involves the exercise or non-exercise of power conferred by law or rule having the force of law addressed to the Board should be stamped with a court-fee stamp or stamps of the value of two rupees and supplemental and miscellaneous petitions to the same authority should bear a court-fees stamp or stamps of the value of one rupee and fifty naye paise. A supplemental petition which does not contain a new or additional request need not be stamped. Appeals to the Revenue Divisional Officer and to the Collector in darkhast cases should be stamped with a court-fee label to the value of one rupee while appeals to the Board of Revenue should be stamped with a court-fee label to the value of two rupees. Revision petitions to the Collector in darkhast cases should be stamped with a court-fee label of the value of annas four and those to the Board of Revenue with a court-fee label of the value of one rupee and eight annas. Copies attached as enclosures to petitions should also be stamped at the rate of seventy-five naye Paise for every documents. In the case of appeals against departmental punishments presented by public servants of all classes (other than village officers preparing an appeal in virtue of a right conferred by law, e.g. under Madras Act I of 1889, II of 1884 or III of 1895) neither the petition nor the enclosures thereto need to be stamped. Similarly appeals against orders of appointments preferred by claimants to non-hereditary village officers and the connected documents need not be stamped.

(2) The ruling contained in the concluding portion of Note (1) above applies equally to appeals preferred to the Collector or Divisional Officers.

(iv) It is the duty of every officer to whom a documents liable to stamp duty under the Tamil Nadu Court Fees and Suits Valuation Act, 1955 is submitted for orders to see that any adhesive stamps thereon have been properly punched. The section head or other responsible ministerial officer submitting papers for orders shall, that all adhesive stamps therein contained have been punched and defaced as directed in clause (ii) above and any section head or other ministerial officers submitting a document bearing and unpunched adhesive stamp shall be required to pay the value of the stamp.

The duty of cancelling stamps under section 77 of the Court Fees and suits valuation Act, 1955, has been entrusted to be following officers:—

(1) *District Revenue Establishment—*

(a) Collector's office—

Huzur Sarishtadar's section .. ..	Huzur Sarishtadar.
Huzur Head Clerk's Section .. ..	Huzur Head Clerk.
Magisterial section .. ..	Magistrate Head Clerk.
Account, Treasury and Stamp, Govern- ment and Press Branch.	Huzur Head Account.

Court of Wards Branch .. .. Sarishtadar or ministerial office ;  
in-charge of the branch.

(b) Divisional office .. .. Head Clerk.

(c) Taluk office .. .. Headquarters Deputy Tahsildar.

(d) Deputy Tahsildar and Stationary Officers themselves,  
Sub-Magistrate's office.

(2) *Revenue Settlement Parties—*

Head offices .. .. Section heads (Head Accountants,  
Head Clerk and Saristadar.)

Branch office .. .. Superintendents.

The responsibility is personal to the officers named and cannot be transferred by them to any subordinates.

Officers receiving documents liable to be charged under the Tamil Nadu Court Fees and Suits Valuation Act, 1955, should also look at the date of sale recorded omit adhesive stamps and if they find that the date of sale as recorded on the stamps to suspiciously remote, should enquire into the history of the stamp in question.

(v) The use of rubber stamps for purpose of overprinting court-fee stamps as a check against fraud is objectionable and should not be permitted as, if allowed, there is considerable danger of their being made to cover the hole or greater part of the stamp operated on thereby rendering detection of forgery more difficulty and perhaps impossible. There is no objection, however, to the use of a perforation instrument such as is allowed by the Postal Department to be employed in the case of postage stamps. The instrument must however to submitted to be Board for approved before its use is sanctioned.

(vi) In cases of doubt in which the opinion of no expert may be required on the question whether stamps are genuine or forged, reference should be made to the Master, Security Printing, India, Nasik Road, for his or his nominee's report.

(2) (i) The Divisional Officer or the Special Deputy Collector, as the case may be, should check once in every week the daily register of court-fees with a fair percentage of the documents filed during the week and verify that that all the stamps entered in the register are intact and have been properly defaced and cancelled under section 77 of the Court Fees and suits Valuation Act, 1955. A running note file should be opened for this purpose and it will be looked into by the Collector at the time of the annual inspection office.

(ii) Under Note 3 (iv), only Head Clerks of Divisional officers are entrusted with the duty of cancelling stamps under section 77 of the Court Fees and Suits Valuation Act, 1955. As the responsibility is personal to them and cannot be delegated to any other clerk subordinate to them they alone should be allowed to legate petitions and plaints filed under the Tamil Nadu Estates lands Act. The Receiver dealing with the Estates Land Act work should never in any subject clerk be allowed to receive them either in camp or at headquarters. In circumstances therefore Revenue Divisional Officer should himself receive and cancel them. In there, the special Deputy Collector's Office, the head clerk, or the Chief therefore case of Ministerial officer specially designated for the purpose, should receive them if the Collector is from away headquarters. The Special Deputy Collector himself should receive Special Deputy all officer them when he is at headquarters. A notice should be hung up outside the office and circular should be issued to all the estate intimating the names and designations of persons who are authorized to receive petitions and plaints.

(iii) Court Certificate for the value of the Court Fee Stamps filed should be granted only over the signature of the Special Deputy Collector or the Revenue Divisional Officer, as the case may be, after the existence and value of the stamps in the concerned files have been verified found correct and a cross check made with the entries in the daily register of Court fees received. Mukthiyars and other agents to land holders should be instructed to submitted a bill of costs in duplicate for the value of the stamps file along with every petition or plaint on every occasion so that when the documents bearing the stamps are submitted for orders the court could conveniently verify the numbers and the value of the stamps, check whether they have been properly defaced or not and then sign the bill of costs. As the Office copy of the bill is retained in the file there will be no danger to any subsequent claim in respect of the same stamps being pressed Consolidated certificates in respect of a large number of stamps filed at different times in different suits should not be granted. There should be a separate certificate for each case and the office copy should be filed with the records of that case. No court certificates should be issued in the case of papers and documents not actually taken on file and retained in the records of the courts, e.g., plaints returned for rectification of defects or for presentation to another court, etc.

(iv) When a file is disposed of and before it is sent to the record-room, the subject clerk and the head clerk should not on the docket sheet the description and the value of the stamps inside the file and certify that all of them have been properly defaced and cancelled. The Record-keeper should then verify and affix his initials on the docket.

(v) The Record-keeper should at once cancel the stamps by punching a second time with the wad-cutter diamond punch and certify on the docket to that effect, before finally depositing the file in the Record Room.

(vi) The Record-keeper shall also examine the stamps, report if they are incorrect note any erasures or suspicious appearances they may present, and be held responsible for the safe custody thereafter. If a record or any document forming part of a record is taken from the record room for any purpose it shall be his duty to denote to whom and for what purpose it have been delivered and on its return, to examine it and ascertain if it is in the same condition in which it was issued from his office, and if it is not in the same condition bring the fact to notice.

(vii) The Revenue Divisional Officer or the Subordinate Officer as the case may be, should once every month make a cross check of a certain number of files after disposal and see that all the relevant rules and instructions have been properly observed.

(7) *Review, appeal and revision petition.*—(i) Petitions for a review of orders once passed will be rejected unless they contain new or additional information having a material bearing on the case. When this condition is fulfilled, the orders may be reviewed by the officer who passed them.

Proviso (1)—Reviews are not admissible in respect of orders passed under Chapter I of Board's Standing Orders.

Proviso (2)—Orders passed in the exercise of statutory powers, should not be reviewed unless there is specific statutory provision for reviewing them.

(ii) In no case in which the Board's Standing Orders provide for appeal or revision, shall the officer who passed an order dispose of an appeal or revision petition against that order. In such cases the officer must refer the matter to the authority next above him, e.g., a divisional Officer, who has dismissed a peon cannot subsequently as Collector, dispose of the peon's appeal against the order of dismissal. He must report the matter to the Board.

(8) *Limitation for appeal petitions.*—(i) To the *Collector or Divisional Officer.*—Appeal, preferred to the Collector or a divisional officer against orders of punishment imposed on Government servants (other than village officers) under the Civil Services (Classification, Control and Appeal) Rules and any revision petitions by them should be filed within two months after the date on which the Government servant concerned was informed of the orders against which he appeals or prefers the revision petition. The time for presenting appeals to the Collector or divisional officer against orders appointing, dismissing, removing, suspending or fining a hereditary or non-hereditary village officer is thirty days from the date of communication of the order to the party concerned. The time for presenting appeals from orders passed in darkhast cases, from orders passed in cases of assignment of house-sites, from orders under the Revenue Recovery Act and Regulation IX of 1822 and from decrees in suits under Act III of 1895, is prescribed in Board's Standing Orders Nos. 15, 21, 41, 158 and 154 respectively. Appeals to the Collector or Divisional Officer against any decision or order passed under the Land Encroachment Act III of 1905 should be presented within sixty days from the date of the decision or order, excluding the time taken to obtain a copy of the decision or orders; pending the disposal of any appeal or petition for revision under this Act, the divisional officer or the Collector may suspend the execution



of the order appealed against or sought to be revised. Appeals to the District Collector under section 189 of the Tamil Nadu Estate Land Act I of 1908 should be presented within thirty days of the order or decree appealed against, excluding the time taken to obtain a copy of the order or decree. In all other cases the appeal time is limited to three months.

NOTE.—The Collector or divisional officer may admit appeals and revision petitions presented out of time on good and sufficient cause being shown for the delay.

(ii) *To the Board.*—Appeals to the Board against orders of punishment imposed on Government servants (other than village officers) under the Civil Services (Classification, Control and Appeal) Rules and any revision petitions by them should be filed within two months after the date on which the Government servant concerned was informed of the order against which he appeals or prefers the revision petition. The time for appealing against orders passed in darkhast cases is forty days. Appeals to the Board against any decision or order passed by the Collector under the Land Encroachment Act III of 1905 should be presented within sixty days from the date of the decision or order excluding the time taken to obtain a copy of the decision or order; pending the disposal of any appeal or petition for revision under this Act, the Board may suspend the execution of the order appealed against or sought to be revised. Second appeals to the Board under section 190 of the Tamil Nadu Estates Land Act I of 1908 should be presented within sixty days of the order or decree appealed against, excluding the time taken to obtain a copy of the order or decree. In all other cases, the appeal time is limited to three months.

NOTES.—(1) It will be sufficient if the appeal petition reaches the hands of officer against whose order the appeal is preferred and through whom it should be submitted within the time allowed for appeal.

(2) The Board may, if it chooses, admit appeals presented out of time on good and sufficient cause being shown for the delay.

(9) *Re-admission of appeals.*—When an appeal is rejected on account of a technical defect or omission which admits of a remedy, it should be stated in the order rejecting the appeal that it will be re-admitted only if it is re-presented within a specified time after supplying the omission. One month should ordinarily be long enough to allow of the correction of initial errors, but the fixation of the time is left entirely to the discretion of the Collector.

(10) *Instructions regarding the submission and receipt of petitions addressed to the Board of Revenue.*—The instructions for the submission of petitions to the Board are given in Appendix Y.

(11) *Instructions regarding the submission and receipt of petitions and other papers of the same class addressed to the Government of Tamil Nadu.*—The instructions for the submission of petitions to Government are printed as Appendix Z. They should be read and explained to the people when assembled at Collector's officers for the annual settlement. Their substance should also be occasionally published in the district gazettes.

(12) *Instructions for the submission and disposal of petitions addressed to the Governor by persons who are or were in the service of Government in respect of matters affecting them as Government servants.*—The instruction for the submission of petitions to the Governor from persons who are or were Government servants in respect of matters affecting them as such are printed as Appendix AA.

#### SECTION II.—TRANSMISSION OF AND REPORT ON PETITIONS

(13) (a) *Avoidance of delays in forwarding appeals.*—All appeals should be forwarded promptly. All appellate authorities should, on if necessary, and delay exceeding one month in forwarding the original appeal with relevant records by issuing periodical reminders, appeals to the appellate authorities should be explained in the forwarding report or endorsement. The forwarding of an appeal to the appellate receipt of the advance copy of an appeal, watch for the receipt of the authorities should not be delayed for more than two months and if the forwarding officer does not adhere to this time-limit without justifiable reasons it will be open to the appellate authority either to point out the delay for further guidance or take suitable action against the forwarding authority.

(b) *Withholding of petitions.*—Petitions addressed to the higher authority should always be transmitted by the officer receiving them, even though they are liable to be summarily rejected by such authority under the rules in Appendix Y, or Appendix Z or Appendix AA as the case may be. Unless the petition is barred by limitation, is not properly stamped, is liable to summary rejection or is inadmissible under any legal enactment or executive order, he should also submit all the connected records with translation of the more important papers in regional languages amongst them. In these excepted cases, he shall cite specifically the paragraph and clause of the rules containing the exception under which he considers that the case falls giving reasons for his view. It is left to his discretion to discuss the accuracy or validity of the statement made inference drawn or arguments put forward in the petition.

[ G. O. Ms. No. 597, Public (Services-A), dated 24th March 1965. ]  
(C. S. No. 8, dated 31st March 1966.)

**NOTES.**—(1) Rules 17 (b) (i) of the Madras Civil Services (Classification, Control and Appeal Rules), lays down that the proceedings in disciplinary cases shall contain a sufficient record of the evidence and a statement of the finding and the grounds thereof.

(2) In every case in which an appeal is rejected the appellant should be informed of the fact and the reasons for *vide* also paragraph 57 of the Manual.

(ii) *Review or revision petitions.*—If such petitions adduce no grounds other than those dealt with in the order at issue the fact should be stated and no further reasons need be given. If new grounds are adduced, they should be briefly dealt with in the order.

(iii) *Other petitions.*—When petitions are rejected on technic grounds, the rule or rules under which they are rejected should invariably be stated.

(2) *Orders on petitions.*—Copies of orders passed on petitions should, as far as possible, be delivered to petitioners in person, by the officer passing the orders, the date of delivery being noted in the order. Where this is not rectifiable, the order should be sent to the subordinate revenue officers, who will deliver it to the parties concerned, after noting on the order the actual date of delivery. If, however, the petitioner's postal address is known, the orders may be sent by post.

**NOTES.**—(1) Orders of the Board and Government on revenue petitions should on receipt by the Collector, be delivered at once to the parties if they happen to be near the Collector's station. The Collector should deliver them in person in open cutcherry if the parties attend, and if they do not, the orders should be sent to them either by one of the Collector's peons or through the Tahsildar of the taluk where the petitioners happen to reside or by post where the petitioner's postal address is known. When orders of the Board and Government are not addressed to the petitioner direct the Collector should see that the purport only of the orders, or so much only of the text, hereof as bears immediately on the petitioners' representations, is communicated to him. Copies or abstracts of correspondence with authorities, consulted by Board or Government are communicated to the Collector for his own information, and should not be communicated to petitioners without special permission.

(2) All orders on petitions, etc., sent to private individuals which fail to be delivered and are consequently returned through the Dead Letter Office should be destroyed after making a note to that effect against the entry relating to the paper in the current or the petition registers concerned, any enclosures to the petitions so returned being filed with the connected records.

(19) *Return of enclosures.*—All enclosures to petitions or appeals except copies of the orders appealed against should be returned to the parties concerned with the orders on their petitions or appeals. Copies of the orders appealed against should be retained in the office from which final orders issue. The petitions themselves should not be returned, unless they are of a routine character.

(20) *Copies of correspondence regarding petitions.*—Save in those cases where the public interest would suffer by compliance with the application, petitioners appealing to district authorities or to the Board are entitled to copies of all correspondence relating to their case, subject to the payment of the usual stamps and fees—*Vide* Board's Standing Order No. 173, paragraph 9.

**NOTES.**—(1) Copies of orders passed on petitioners should be furnished to the parties concerned free of cost.

(2) All officers should when granting copy of any order subject to appeal, append note to the copy, stating the authority to whom and the time within which, an appeal may be preferred.

### XXIII. Miscellaneous.

168. *Accuracy essential*—(1) *Reports and Returns*.—In submitting periodical reports, Collectors should aim at absolute accuracy of detail. Not only do inaccurate figures often lead to erroneous inferences being drawn, but if approximate figures are accepted in the first instance there is no assurance that they will be corrected afterwards; and unless the figures are accurate the report may become useless for future reference.

(2) *Reports by Divisional Officers*.—As a rule, Divisional Officers should not be called upon to compile and furnish periodical reports and returns complete to the Collector's Office when the information required can be obtained from the taluks and digested and compiled in the Collector's Office. Divisional Officers should only be called on to submit reports when their opinions on special points are wanted. Arrangements should however, be made to keep Divisional Officers informed of correspondence between the Collector's Office and Tahsildars the papers either passing through the Divisional Officer, or copies being sent for the Divisional Officer's information.

(3) *List of periodical reports and returns*.—A list of the principal periodical reports and returns due from Collectors to the Board, and from the Board to Government, is shown in the calendar issued by the Board. A similar list has been issued by the Board in regard to reports and returns due from Taluk offices to the Collector as well as the Divisional Officer.

**NOTE.**—The Collector should send monthly to each Divisional officer and Tahsildar in his district at his reports and returns overdue for more than a month with instructions to return the list within a fortnight with a brief note in the officer's own handwriting explaining the cause of the delay in each case.

169. (1) *Public holidays*.—All public offices must be closed on Sunday, and charge of an office should not be assumed on that day unless such a course is absolutely necessary (*see* the instructions under rule 17 of the Fundamental Rules). All public offices will be closed on (1) the holidays mentioned in the explanation appended to section 25 of the Negotiable Instruments Act XXVI of 1881, (2) the days declared by Government by notification under that section to be public holidays and (3) the days declared by Government, otherwise than under the Act, to be public holidays in Government offices. All Government

offices under the control of the Tamil Nadu Government shall be closed on all penultimate Saturdays except the Penultimate Saturday in the month in which Deepavali falls. Complete lists of these holidays notified by Appendix . The grant of any other holidays without the permission of Government strictly prohibited.

*Compensatory holidays*—The following are the conditions under which a Government servant who is called onto attend office on a public authorised holiday may be granted another holiday in its place when opportunity offers :—

(i) No compensatory holiday can be claimed as a matter of right. It shall be within the discretion of the superior officer competent to grant casual leave, to admit a claim for compensatory holiday. (In the cases of officers like those belonging to the I.A.S., in respect of whom formal sanction of casual leave is not necessary the authority to admit a claim for compensatory holiday shall be the Government in the case of Collectors, Secretaries to Government and Heads of Department ; and the Head of the Department in other cases.)

(ii) No compensatory holiday can be availed of unless there has been prior credit of such a holiday to the Government servant's compensatory holiday account. The authority competent to grant credit for compensatory holiday shall be the authority referred to in rule (i).

(iii) To be eligible to claim credit for a compensatory holiday, an application shall be made within one month of the Sunday or other public holiday on which a Government servant attended to Government work.

(iv) Whenever orders are passed admitting credit for a compensatory holiday, the fact shall be entered in the casual leave register, on the page allotted to the Government servant, by opening a new column to indicate compensatory holidays.

(v) No Government servant shall be entitled to a credit of more than ten compensatory holidays in all in a calendar year.

(vi) Every compensatory holiday shall automatically lapse at the end of three months of the holiday to which it relates.

(vii) Compensatory holidays may be combined with casual leave or authorised public holidays subject to the condition that the total period of absence shall not exceed ten days.

A Government servant touring on public authorised holidays in connection with the performance of his duties, is not eligible for compensatory holidays in lieu of holidays on which he performs journey.

2. The new conditions regulating the grant of compensatory holidays will not apply to such holidays earned prior to the 21st February 1967. In regard to such holidays, the conditions in force prior to the issue of this amendment will apply.

[G.O. Ms. No. 362, Public (General-M), dated 21st February 1967.]

[G.O. Ms. No. 1491, Public (Service-A), dated 27th June 1967.]

3. If possible a Government servant of the religious persuasion which observes a holiday should not be called upon to work on that day.

**NOTE.** Provision should be made by heads of offices for the despatch of emergent business during holidays and the necessary arrangements made for the sale of stamps to the public on all days, except those on which by general consent, business is suspended.

170. (1) *Payment of salaries—Responsibility for disbursement.*—Collectors should make such arrangements as will secure to every subordinate the receipt of his full pay. They should hold some person in each department responsible for the correct disbursement of the salaries of the officers and servants composing it. This will not, however, divest head of offices of the responsibility mentioned in Treasury Rule 32 and subsidiary rules 4 (a), (b) and (d) under Treasury Rule 32 of the Tamil Nadu Treasury Code.

**NOTE.** In the Collector's office the Huzur Treasurer, in divisional offices the head clerk and in taluk offices, the Headquarters Deputy Tahsildar will be responsible for the correct disbursement of the salaries of the establishment.

(2) *Alterations in salaries.*—Collectors are not at liberty to make any alteration in the scale of salaries of their establishments without special sanction, and the salary of an officer on leave is not at the disposal of the head of the office for distribution among the other clerks otherwise than in accordance with the Fundamental Rules. When an officer goes on leave, another should usually be appointed to act for him, so that the full strength of the office may be kept up.

(3) *Pay of public servants absent on duty.*—Collectors have discretionary authority to disburse the pay of public servants absent on duty to persons empowered by them to receive it at headquarters, but care should be taken that all salaries are drawn in the real names of the servants concerned.

(4) *Payment of salaries to village officers.*—The procedure outlined in Articles 52 to 64 of the Special Funds Code should be followed.

(5) *Recovery of overpayments.*—Overpayments are recoverable in the first instance from the Government servants who have received them, but in cases in which the recovery cannot be so made from the payees,

(c) A register should be opened showing the number of the machine, the date of supply, its original cost and the date and nature of all repairs carried out with the cost of such repairs. In the first week of each month the register should be submitted to the Personal Assistant to the Collector in the Collector's office and the head of the office in either officers, who will satisfy himself that the expenditure on repairs have not been excessive and initial the register in token of verification.

(B.P. Press No. 827, dated 10th June 1966.)

172. *Chronology*.—A table is given in Appendix CC showing the correspondence among the years of the six eras in general use in this State from A.D. 1723 to A.D. 1940. A daily correspondence between the first five years in the table from A.D. 1751 to A.D. 1850 will be found in Brown's Ephemeris copies of which have been furnished to all Collectors.

## APPENDIX M.

[Paragraph 158, sub-paragraph 1 under section I, Note (i).

*Arrangement of papers under the flat-file system.*

The following arrangements to papers should be observed in the flat-file system :—

*First.*—The note for orders or the draft order if on a separate sheet. If the draft order is based on a note for orders the draft will be placed first and the note second.

*Second.*—The current or currents chronologically, that is, the one of the earliest or oldest date on the top. Each current should be preceded by the docket sheet, its enclosures if any being placed immediately below in chronological order. When there are no enclosures, the docket sheet should be on the top of the current in the event of a note for orders, which has been circulated, resulting in a reference, the note and the draft reference will follow the current to which they relate and precede the current which is a reply to the reference. The subsequent note for orders or draft will take its place at the head of the file when sent in circulation. When the head of the office orders a reference to issue on a note for orders before, the file is circulated, the place of the reference is between the current on which issue and that which is reply to it. The place for the note for order will depend on the circumstances of the case. when, however, the note for orders or the reference is written on the docket sheet of a current, it will not affect the rule that the docket sheet should always precede its current.

*Third.*—The put up papers. The arrangement of these will be the reverse of that of the current. That of the latest or newest date will invariably be placed at the top, and that of the earliest or oldest date at the bottom. All papers will be face upwards.

2. If the draft order is of a routine nature it will be entered on the docket of current of the earliest date, so that it will be at the top of the file and can be read without the file being disturbed.

3. All references of a date subsequent to the introduction of the flat-file system, must be placed in the file without being folded. Earlier references must not be put flat, for the docket sheets are not suited to the flat arrangement. They should be taken that they are not loose in the file, but typing is not always required to keep them secure. It will often be convenient to arrange the folded references into bundles, side by side so that the current and other flat papers may lie evenly on them. In this case the earlier papers should form the bundle on the left and the later ones that on the right.

4. All papers arranged on the flat-file system should be stitched at the left hand top corner, and the docket sheets similarly stitched should always be at the top of a file.

5. Books, rolled maps, etc., should not be tied with a flat-file, but should be sent separately with a slip showing to what currents they belong.



6. After a file is disposed of, it should be arranged as follows, beginning from the top :—

- Docket.
- Earlier current.
- Enclosures thereto.
- Reference thereon.
- Later currents and enclosures.
- References, if any, thereon.
- Latest current.
- Note for orders.
- Final disposal.

#### APPENDIX N

[Paragraph 158, sub-paragraph 1 under section I, Note (2).]

LIST OF RETURNS WHICH, WHEN BLANK OR CONTAINING FEW ENTRIES, SHOULD BE SUBMITTED ON BLANK CARDS OF THE PRESCRIBED SIZE.

- (1) List of unanswered references.
- (2) Intimation of dates of submission of budgets or reports.
- (3) Reports of return to duty or arrival at headquarters.
- (4) Report of maintenance of inventory of stores by Civil Department.
- (5) Return of lands held by officers.
- (6) Statements of expenditure from State funds on grants-in-aid.
- (7) Reports on pilgrims proceeding to the Hedjaz.
- (8) Statements of casualties among Carnatic Stipendiaries.
- (9) Rewards statement.
- (10) Fees to Public Prosecutors.
- (11) Statement of presses worked and periodicals published. Specimen form (on a post card) to be adopted in reporting that returns are blank.

The following returns for the \_\_\_\_\_ ending \_\_\_\_\_ are blanks—

- (1) List of unanswered references.
- (2) Return of lands.
- (3) Report on pilgrims proceeding to the Hedjaz.
- (4) Fees to Public Prosecutors.
- (5) Statement of presses worked and periodicals published.
- (6) Return of unclaimed property.

Date :

Station :

Collector.

NOTE.—A cross should be made against the return or returns regarding which an officer is reporting.

## APPENDIX O

[Paragraph 158, sub-paragraph 1 under section I, Note (5).]

**RULES REGARDING THE FORM, ARRANGEMENT AND CONTENTS OF COMMUNICATION  
FROM SUBORDINATE OFFICERS TO GOVERNMENT.**

*Form of Communications.*

I. The papers on which communications are made shall be 61½ inches or 13 inches in length as the case may be, and ordinarily 81½ inches in width in cases where wider paper is found necessary the width shall be some multiple of 81½ inches. Enclosures shall be on paper of similar quality and size, except where there is special cause to the contrary (*e.g.*, in the case of a stretch, plan or original enclosure). Exactness of width is necessary to prevent filed papers from being torn.

II. Papers shall be folded and creased as little as possible. Lengthy communications, or those accompanied by large files or numerous enclosures, shall be sent though the post (unfolded) between thin card-boards. Envelopes intended for flat-files shall on no account be used for enclosing communications of less than twelve sheets of foolscap.

III. Plans, maps, etc., which would be damaged by folding, shall be despatched in the tin tubes or cases. Each plan or map should be provided with a thick inside wrapper in addition to the outer wrapper—not necessarily of the length of the plan or the map—indicating clearly the office from which it is sent and the number and date of the letter to which it forms an enclosure.

IV. The use of post-cards for any class of communication to Government is prohibited.

V. The name as well as the official designation of an officer shall be set out at the head of every letter, memorandum or proceedings issued by him or from his office on his responsibility, irrespective of any signature which may be given by procuration at the end and irrespective of the authority or person to whom it may be sent. When a copy is enclosed of a letter, etc., issued by another officer, or from his office on his responsibility, the name and official designation of such other officer shall not be omitted from the copy.

*Arrangement of papers.*

VI. The arrangement of the papers shall be regulated by the following instructions. The letter or proceedings, as the case may be, shall be placed first. Below the letter or proceedings shall be placed the enclosures, if any, arranged in chronological order, the earlier papers above and the later below. The whole file shall be connected by a single tag, a hole being bored for the purpose with a punch in the top left-hand corner. The ends of the tag should be left open and should on no account be tied. Pins should never be used.

The above rule does not apply to communications from the Board of Revenue. All papers read in Proceedings of the Board of Revenue should, if it is necessary for them to be sent up to Government, be arranged in chronological order before the text of the resolution, and all enclosures or statement appended to papers read should be placed immediately after the paper to which they form an enclosure.

VII. In cases where one officer transmits a communication to Government through another officer, *e.g.*, the Accountant-General, the fact of the transmission shall be noted immediately below the entry of the designation of the officer to whom it is addressed, *e.g.*, to the Chief Secretary to Government (through the Accountant-General). To avoid mistakes in despatching, this entry should be written in red ink, or of typewritten, underlined in red ink.

If there is no enclosure to the original communication, the transmitting officer shall commence his endorsement immediately below the signature of the forwarding officer continuing the endorsement, if necessary, on sheets added to the original communication.

If there are enclosures to the original communication the transmitting officer shall bring his endorsement on a separate sheet which together with other sheets, if any containing this communication shall be added after the enclosures of the original communication. In neither case is a second tag to be added by the transmitting officer.

VIII. When returning to Government an original communication referred to him for remarks, the officer replying shall maintain the file of papers in the order sent to him and shall treat his reply as a fresh communication, tagging it after the original (referred) communications.

IX. When only enclosures to a Government "Current number" are returned by an officer to whom a reference has been made, these enclosures shall be placed together in the order in which they are received, immediately below his letter and before such further enclosures as he may find necessary to forward with his reply, and shall be guarded by foolscap sheet with the following entry on the face of the first sheet: "Original enclosures received with No. , dated returned".

X. When a file is voluminous it may be broken up into two or more portions enclosures which are of such a nature that they will not readily lie in book form (e.g. sketches and plans) can be kept separate.

XI. When enclosures cannot be attached to the communication to which they are enclosures, and are sent to Government a separate packet a sheet shall be attached at the top of the file of enclosures by the tag, giving the number and date of the communication to which they refer and the office from which it issued. If this cannot be done, the number, date and office should be entered on an inner wrapper round the enclosure or file enclosures.

XII. Enclosures shall be clearly numbered at the head of the first page, "Enclosures Nos. 1 and 2, etc., to letter No. , dated Statements appended shall be similarly treated.

There do not require docket.

#### *Contents of Communications.*

XIII. Communications addressed to the Government shall, as a rule, be complete in themselves and independent of enclosures. Enclosures of importance can be forwarded but merely for possible reference on points of details. An exception to the rule here given will be where the case is simple and contained in a few words and where a brief covering letter or endorsement lays the matter before Government with sufficient clearness. But this method will not be permitted where it indicate want of attention to the matter in hand by the officer addressing Government.

XIV. In forwarding enclosure, it should be noted that they can often be forwarded in original to be returned when no longer required. Also that they should never be forwarded in *extenso* when extracts will suffice.

XV. When an officer in immediate correspondence with Government has to submit views based on those of various subordinate officers, a brief precise of the letter shall, in the majority of cases, accompany the letter written to Government. Such precise can conveniently be in a tabular form.

XVI. The Government ordinarily receive communications on different subjects from the officer only who is the head of the executive department immediately concerned as for instance on a revenue subject from the Board of Revenue only, on an educational subjects from the Director of Public Instruction only, etc. Such officers shall before submitting reports, do their best to make them complete and independent of reference to other departments. Thus, where it is plain that the opinion of the Surgeon General will be acquired by Government before disposing of a paper from the Board of Revenue, the latter shall the Surgeon-General prior to addressing Government. Later In-Communication between the consult Executive departments is to be freely adopted before the Government is addressed.

XVII. Correspondence shall be condensed as much as possible, and repetition and details shall be avoided.

XVIII. Separate letters shall be written on distinct subjects.

XIX. Care shall be taken not to raise general questions or to apply for specific orders in periodical reports.

XX. When application is made for financial sanction of any sort, the code or written authority shall, wherever possible, be quoted.

XXI. Demi-official correspondence shall not be quoted in official communications.

XXII. Such previous correspondence as has taken place on the same subject shall be quoted by date and number, adding the department if the paper quoted is a Government order. In addressing the Government, subordinate officers shall always quote the numbers and date of Government orders, where such have been communicated to them, in preference to quoting their own letters included to those orders.

XXIII. The unnecessary use of terms in regional languages in English correspondence shall be avoided. Whenever it may be found necessary to introduce such terms, the equivalent in English shall, if possible, be given. All enclosures in the regional languages shall be substituted with an English translation.

XXIV. Dates shall be ordinarily given for calendar years alone. If it is necessary to give them according to the fasli (revenue) or other special year, the corresponding calendar year shall also be given, and, if necessary, the date and name of the English month. /

XXV. Officers shall adopt an intelligible signature.

XXVI. Officers addressing the Government can do so either by letter in the first person or by endorsement in the third person. The latter of these two courses as permissible in trifling cases only. Tabular Statements can be forwarded under the signature merely of the sending officer and without a covering communication.

The Board of Revenue is permitted to address Government by proceedings.

XXVII. Every letter should be carefully punctuated, the paragraphs should be numbered, and the fair copy made as complete as possible and ready for the press. Marginal notes and entires which entail much trouble in printing should be avoided as for as possible.

A note shall be made as follows in red ink at the foot of all important letters that are likely to be printed or of orders on which it is essential that a larger number of spare copies than usual should be supplied:—

"It is requested that spare copies of the order on this letter may be furnished."

*Covers.*

XXVIII. Covers containing official correspondence, which is not of a confidential nature shall be addressed to the officer for whom they are intended, by his official designation only and without the addition of his name.

XXIX. Demi-official covers should ordinarily be addressed to the officers for whom they are intended both by his name and by his official designation. Should the officer addressed by name have vacated his appointment, his successor or *locum tenens* should open such covers and deal with the communications enclosed if he is competent to do so. If not competent, he should return them to the sender with and intimation to that effect and should treat any information thus obtained as confidential. Demi-official communications which are intended to be opened by the addressee and by no one else should be enclosed in covers addressed to him by name only, his official designation being omitted. If he has vacated an appointment and they are delivered to his successors or *locum tenents* they should be forward to him direct if his address is known and if not returned to the sender.

XXX. Confidential papers shall be placed in double covers, the inner over being sealed, marked "Confidential" and superscribed with the name only of the addressee, the outer cover being addressed in the manner prescribed in rule XXVIII above. Both covers shall be of strong material the inner envelope being as nearly as may be of the size of the outer one.

XXXI. All letters sent by Government officers in their official capacity in reply to communications of any kind received from private individuals or associations shall be despatched "service paid".

XXXII. Private postage stamps shall be used on official covers addressed to foreign countries or the prepayment of postal articles to be transmitted by the foreign post.

XXXIII. Applications for leave shall be submitted by Officers in letters post paid. Any such applications forwarded officially by superior officers shall be treated like any other official communications.

## GENERAL RULES.

XXXIV. In forwarding draft minutes of appointment or suggestions regarding appointments heads of departments shall be careful to draw special attention to cases in which such drafts or suggestions contravene any order or rule of the Tamil Nadu Government, or the Government of India.

XXXV. In all official correspondence if the incumbent of appointment is other than menial the words "Sri", "Srimathi" or "Kumari" should be prefixed to the names of Indian Nationals irrespective of the race or religion to which they belong and in the case of foreigners the word "Mr." should be used.

XXXVI. As the name of the person concerned should be published in full in all notifications relating to individuals which appear in the *Fort St. George Gazette*, heads of departments, in submitting to Government, proposals which involve gazette notifications relating to such events appointments and investiture of powers, etc., shall enter in the draft notification the full name of the individual concerned.

XXXVII. Heads of departments in submitting papers connected with charges against public servants and other miscellaneous reports shall forward English translations of material documents only. Bulky packages of papers in regional languages having little, if any, real connection with the case under consideration shall never be sent.

XXXVIII. All representations to Government regarding alterations in the scale of supply of stationery or of rules in the Tamil Nadu Stationery Manual should be submitted through the Controller of Stationery and Printing, Madras.

XXXIX. An additional carbon copy shall be furnished of such communications as are submitted to Government typewritten and which involve proposals on the undermentioned subjects :—

- Allowances.
- Appointments and notifications for the gazette, other than those relating to land acquisition.
- Appointments of prosecuting inspectors.
- Arrear of pay.
- Article 30 of the Tamil Nadu Financial and Account Code.
- Rule 38 of the Tamil Nadu Travelling Allowance Rules.
- Certificates of identity.
- Construction by Railway department of buildings for the Railway Police—3 copies.
- Commutation of pensions.
- Defence or cases instituted against public servants— 3 copies.
- Establishments—Revision of—and entertainment of additional.
- Estates of deceased emigrants.
- Fees for services rendered as examiners.
- Foreign service—Transfer to,
- Funds—Allotment of.
- Funds—Reappropriation of.
- Funds—Surrender of.
- Grant of full pay to officers in temporary appointments—3 copies.
- House-rent—3 copies.
- Kandyan pensioners.
- Licences under the Indian Christian Marriage Act.
- Lion on permanent appointments—3 copies.
- Liveries.
- Permanent advances.
- Police Provident Fund—Exemptions from subscription to.
- Police Provident Fund—Temporary withdrawals from.
- Purchase of tents—3 copies.
- Purchase of articles of Indian or foreign manufacture.
- Returns of sacred offices, from the Registrar-General or Births, Deaths and Marriages.
- Rewards for meritorious services.
- Rubber stamps.
- Seals—Supply of.
- Stationery.
- Shipping casualties.
- Typewriting machines.
- Works to be carried out by the Public Works Department.

XL. In order to prevent unnecessary correspondence, proposition statements shall be submitted concurrently with applications for revision of establishment.

[See Article 67(a) and (b) of the Tamil Nadu Financial Code, Vol. I.]

#### INDENTS FOR STORES

XLI. The following instructions shall be observed in the preparation of indents—

##### *Instructions regarding the preparation of indents.*

1. On the front page of the indent, the following information should be given :—

(i) Head of service (number and description) and whether “Central” or “State” the name of the State in the latter case being given, e.g., “41. Civil Works—Central or “41. Civil Works—Tamil Nadu State.”

(ii) Whether “centralised” or “decentralised”.

(iii) Whether “Voted” or “Non-voted”.

(iv) A certificate of funds in the following form :—

“Funds provided in the High Commissioner’s budget for the financial year 1925-26.”

N.B.—If no provision exists in the High Commissioner’s budget (although it may exist in the Indian portion of the budget of the Government concerned) the indent should be accompanied either by a formal order transferring the necessary provision or by an intimation from or with the concurrence of Government that the indent may be compelled with, and that funds will be transferred to the High Commissioner budget for the financial year concerned (the year being always stated).

2. It is not desired to restrict indentors to the use of a particular indent form, but it is suggested that the specimen form (Form-I) annexed might be adopted as a model where revision or reprint of existing forms is considered necessary.

3. Indents should be sent in sextuplicate. If the indent is accompanied by lengthy specifications, three copies of the latter will suffice. If the indent is accompanied by drawings, these should be tracing. If for any reason tracings cannot be sent, not less than six ferro prints are desirable.

4. Indents may be either printed or typewritten but should not be in manuscript. Indents for European stores should in future ordinarily be typewritten. They may be printed without the special sanction of the Government, if they are expected to cover more than ten typewritten pages of the skeleton indent Form C.F. 275, the maximum number to be printed being restricted to twelve. The special sanction of Government should be obtained in each case in which indents likely to cover ten typewritten pages or less have to be printed or in which more than twelve printed copies are required.

5. Where the charges for stores are to be passed through the Remittance Account for final adjustment in India (e.g., stores for the Government commercial undertakings, stores debitible to local funds, etc.) the indents should be clearly noted to that effect and a certificate given that the necessary funds are available in India.

6. In the cases of demands made by telegram, all essential data should be included also the address to which the stores are to be despatched, the estimated Cost, the head of service, and intimation that provision is included in the High Commissioner's budget.

7. Indents should be transmitted as early as possible in the financial year in which the funds are provided, and wherever practicable, should be despatched from India so as to arrive in London by at the latest the 30th November. No useful purpose is served by certifying against the grant for a given financial year indents which are sent forward so late that they obviously cannot be complied with and paid for within the financial year.

8. Indents sent forward in one financial year which are to be met from funds which are expected to be provided in the budget for the ensuing financial year should invariably state either (a) that orders are not to be placed until the funds have been voted or sanctioned, or (b) that the Government concerned concur in the orders being placed in anticipation of the necessary provision being made in the budget for the ensuing year (it being, of course, understood that no payments will actually be made before the commencement of the financial year in which the necessary provision is made).

9. Each item should be separately priced, in pounds sterling and additions should be made at the end of the indent for the estimated cost of freight, and, where applicable for departmental expense, etc. Shillings and pence should be omitted where these can conveniently be done. No items should be left unpriced, a rough estimate being inserted where reliable information of the cost is not available.

10. Each indent should be confined to one financial year and to one head of service.

11. When sending to the India Store Department, London, indents which are subject to financial limits, a separate limit should be shown for each item. In such cases it is preferable to state that the limit of the sum allotted for each item should not be appreciably exceeded rather than to impose an absolute limit which must not be exceeded. It is advisable in these cases to leave it to the discretion of the Director-General whether—

(i) Stores under any one item should be purchased up to the limit of the amount allotted against the item and the balance of the item referred to India for further instructions, or

(ii) The whole item should be referred to India before any order is placed or

(iii) the item should be ordered in full when it is known that savings more than covering the excess have been effected in the purchase of other items in the same indent.

12. The date on which the stores are required to be landed in India should be stated definitely. Vague phrases such as "urgently required", "as soon as possible", etc., should not be used. A brief explanation of the urgency should be furnished when necessary, especially in cases where the success of a scheme depends upon the early arrival of store.

13. The address to which the stores are to be consigned should be clearly stated and should preferably consist of—

(1) the name of the department or title of officer ;

(2) the town ; and

(3) the Indian port of landing.



14. The items should be numbered consecutively, only single series of numbers being used in an indent. This applies also to indents sent in the form of a letter.

15. When demands have been made by letter or telegram, confirming indents are unnecessary and should not be sent.

16. When correspondence has taken place between indenting officers and manufacturers or direct quotations obtained, it is essential that copies of such correspondence should accompany the indent.

17. When it is desired that supply should be restricted to a particular firm a specific statement to that effect should be made in the indent, and the reason briefly for the information of the High Commissioner. As the general instructions of the Government of India require that competition in supply must be obtained wherever practicable, such restrictions should be exceptional catalogue references and references to previous supplies are very useful but in the absence of any special marginal note are interpreted as merely indicating the type or description of article required. The date if any catalogue quoted should be given.

18. When indenting for plant, machinery or electrical apparatus, the purpose for which it is required should be stated as fully as possible or reference given to a previous suitable supply. In the absence of information to the contrary it is assumed that the latest model or type of the machine demanded will be acceptable. If for any reason an exact duplicate of an old type required this should be stated.

19. Indents for spare parts should be compiled from makers' spare parts catalogue where available, and care should be taken to quote the correct symbol number and nomenclature or code word applicable to the particular type of engine or plant. The maker's number of the machine should also be stated. Failing this, the date and source of original supply should be given.

20. Supplies of certain bulky articles, such as stoneware pipes, rain-water pipes, light castings, etc., are usually sent out unpacked a percentage increase being made to the quantity actually required in order to cover possible breakages in transit. When such addition has been made by the Indenting Officer, the indent should be noted to that effect, in the absence of such note, the addition will be made by the Store Department.

21. When drawings are asked for in indents, they are usually despatched immediately after the plant has been inspected and approved. When advance drawings are required for foundations or other reasons, the demand should be noted accordingly. Instructional and erection drawings should always be asked for when demanding unfamiliar or complicated plant and machinery.

22. The stores should be examined immediately on the receipt at destination, and whenever possible, under the personal supervision of responsible officer.

23. Particular attention should be given to the instruction on the front of the Packing Account, which should be in the hands of the Supervising Officer during the examination of the stores.

24. If the stores are found to be in accordance with the particulars in the Packing Account, a receipt should be furnished in the following terms :—

“Stores received....(date) and examined.....(date) found to be correct as to quantity and in accordance with the particulars in this Packing Account”.

25. All articles not enclosed in packages, or loose bulk consignments, are held to have been counted or weighed by the master of the vessel on shipment consequently any discrepancy should first be referred to the Port Officer, with an enquiry whether the ship discharged the full quantity.

26. Should any articles appear to have original defects, samples upon which judgment may be formed should in all cases be sent to the Director-General, India Store Department, with the complaint whether it relates to quality or to pattern.

27. If any article not described in the Packing Account be received; full particulars thereof should be entered in the Packing Account, and reported by letter to the Director-General, India Store Department.

28. The Packing Account should in all cases be signed by the Senior Officer of the Department at the station to which the stores are consigned.

29. When any discrepancy, except as provided for in paragraph 30, is found on receipt of the stores, and especially where early replacement is required, it is requested that the earliest possible intimation may be made by letter addressed to the Director-General, India Store Department, Lambeth, London and a reference to this letter noted on the Packing Account. This letter should quote the shipping number of package and name of steamer by which the stores were shipped. In the case of damage the reports should state whether it is considered to be due to defective packing or to rough handling in transit and in what condition the case containing the stores was received by the consignee. In the case of deficiency, it should, in addition state whether the case showed any indication of pilfering in transit and whether the weight on receipt agreed with the weight shown on the Packing Account.

30. When discrepancies are discovered and are considered not of sufficient importance to be reported, having regard to the value, nature of the stores and Percentage of loss, the receipt on the Packing Account should be qualified as follows: "Except for sundry trifling discrepancies on which no action is required." Reports of trifling discrepancies or breakages should be avoided, since correspondence with suppliers in cases in which the value involved is trivial is liable to prejudice the settlement of more important claims.

31. It should invariably be stated in reports and Packing Accounts whether replacement is required or not. In ordinary circumstances, replacement will not be made unless specially asked for.

#### PUBLIC DEPARTMENT.

XLII. Heads of Departments, in submitting applications for leave from military officers in civil employ, shall invariably specify the country to which the office intends to proceed.

XLIII. All reports and notes submitted annually for the State Administration Report shall be superscribed in red ink, "FOR THE STATE ADMINISTRATION REPORT".

XLIV. District Magistrates should forward to the Chief Secretary to the Government copies of all declarations under the Press and Registration of Books Act, 1867 immediately after they are made. They should keep bound registers of all declarations, in Form II corrected upto-date, and for that purpose will arrange to get the necessary information promptly from the subordinate magistrates before whom declaration may be made. An annual statement in this form of all newspapers and periodicals published within their respective jurisdiction should be submitted by District Magistrates to the Chief Secretary to Government not later than the 1st February of each year.

XLV. Notifications relating to Indian Treasure Trove Act, 1878 which are intended for publication in the *Gazette of India*, shall be forwarded direct to the publishers of that *Gazette*.

## HOME DEPARTMENT.

XLVI. Applications in respect of the following matters shall be submitted in the form specified against each :—

- (1) For magisterial powers (G.O. No. 445, Judicial, dated 8th March 1906)—Form III.
- (2) For power to take down evidence in English under section 357 of the Code of Criminal Procedure (G.O. No. 445, Judicial, dated 8th March 1906)—Form IV.
- (3) For the appointment of Honorary Magistrates (G.O. No. 2657, Home, dated 20th September 1956)—Form V.

Applications for the appointment of Special Magistrates for the trial of offences punishable under the Towns Nuisances Act shall be accompanied by a draft notification in Form VI.

XLVII. (1) A Magistrate or Court on passing an order under section 466 (2) or 471 (1) of the Code of Criminal Procedure, 1898, detaining a person in the Mental Hospital, Madras, for safe custody, shall if the lunatic is confined in a sub-jail forward to the District Magistrate two copies of the following documents :—

- (a) The Judgment of the Court.
  - (b) Deposition of the medical witnesses.
  - (c) Medical history sheet in Form A prescribed in G.O. Ms. No. 978, Home, dated 10th April 1957.
- (2) If the lunatic is confined in a district or Central Jail, one copy of the said documents shall be forwarded to the Superintendent of the Jail, and one copy to the District or Chief Presidency Magistrate.
- (3) The District or Chief Presidency Magistrate or the Jail Superintendent, as the case may be, shall arrange for the transfer of the lunatic to the Madras Mental Hospital, and shall at once give notice of the transfer to the Superintendent of the Mental Hospital, forwarding to him at the same time one copy of the documents specified above.

XLVIII. Applications for sanction for the employment of additional police constables for plague or other special duty shall invariably be made through the Inspector-General of Police, who will submit his proposals for the orders of Government in the Home (Police) Department.

## FINANCE DEPARTMENT.

XLIX. The rules regulating the procedure to be adopted in regard to obtaining sanction for necessary appropriation for expenditure not provided for the budget are contained in Chapter VIII of the Madras Budget Manual. Applications to Government for reappropriation of funds should be prepared by the Chief Controlling Officer in the form printed in Form 'N' in the Madras Budget Manual, and submitted by him to the Government in the Administrative Department.

L. The rules relating to the supply of typewriter and duplicators are embodied in Chapter LX of the Stationery Manual. The conditions under which the Board of Revenue can sanction the supply of typewriters are laid down in paragraph 61 (a) of the Stationery Manual.

LI. Applications for pension in the case of non-gazetted officers will be forward of direct to the Accountant-General by the authorities competent to sanction their pension. Cases in which any concession which is not within the powers of the authority or officer sanctioning the pension is prayed for or recommended should be submitted through the proper channel for the orders of the Government.

If the authority competent to sanction the pension of an officer considers with reference to Article 460 of the Civil Service Regulations that it is open to question whether the full pension admissible under the regulations should be granted to the officer owing to his unsatisfactory character and conduct, the pension application shall be submitted to the Government for orders with a concise statement of the unfavourable circumstances appearing against him and a sufficient explanation thereof to enable the Government to form an opinion as to the propriety of reducing the pension.

LII. The Madras Port Trust Board is authorised to have printed at the Government Press, in the Form in which they will appear in the Proceedings of the Government, communications and papers which it desires to submit to Government in print. The cost of printing the copies supplied to the Board will be paid by the Board. The Board will be at liberty to supply to the Director of Stationery and Printing, Madras the paper on which the copies for the Board are to be printed.

LIII. Communications to Government from Collectors of maritime district or other officers in connection with maritime or port conservancy affairs shall be submitted through the State Port Officer.

#### PUBLIC WORKS DEPARTMENT.

LIV. Data statements for the calculation of rents of buildings which require, the sanction of the Government shall be submitted through the Accountant-General.

LIV. Applications for the continued employment of temporary establishments shall be submitted by the 1st March. Proceedings the official years for which sanction is required.

LVI. Proposition statements for temporary establishments required for the financial year, shall show present scale and be submitted through the Accountant-General. Supplemental statements for additional establishment may be forwarded direct to the Chief Engineer without exhibiting the "present scale."

LVII. Proposition statement shall be accompanied by a covering letter explaining fully the necessity for such demand.

LVIII. Applications for sanction to the local purchase of stores of European manufacture shall be submitted in duplicate through the General Superintendent, Public Works Workshops at Stores.

LIX. Charges preferred to the Chief Engineer against subordinates of the department shall be submitted in Form VII.

LX. Notification under the Land Acquisition Act shall be submitted with complete information as to—

- (1) the sanctioned estimate from which the cost of the land will be met, or
- (2) The Government order or other authority sanctioning the estimate.

LXI. Proposal for the alteration of existing territorial limits shall always be illustrated by maps.

LXII. When drawings have to be sent by post, they shall be prepared for despatch in one of the following ways—

(a) Drawing on section paper stout drawing paper or tracing cloth when there are not sufficient of them to form a roll, should be folded to foolscap size and put between cardboards.

(b) Type designs, blue print and maps may be treated in the same way.

(c) Drawings intended for reproduction wherever material of them are, must never be folded.

(d) Tracing paper should never be folded.

(e) Photographs must always be put between cardboards

(f) When drawings are tagged together, the tag should be put through the left hand top corner.

(g) When drawings are not folded they should be rolled and put into a tin case.

LXIII. Estimates in connection with the undermentioned classes of buildings shall be accompanied by the information prescribed in the publications noted against each class—

<i>Class of buildings.</i>	<i>Rules under which Information should be supplied.</i>
(1)	(2)
(1) Residence for Government Officials . . . . .	Paragraphs 219-B, 270-F, 420, 421 of the Tamil Nadu Public Works Department Code and Paragraph 173 of Appendix I to that Code.
(2) Military Buildings . . . . .	Paragraph 52, Army Regulations, India Volume XII.

#### LOCAL ADMINISTRATION DEPARTMENT.

LXIV. Whenever lands have to be acquired for local fund or municipal purposes the local bodies shall apply to the collectors concerned who will take the necessary action under the Act and submit the required application to Government.

LXV. When submitting draft notifications for the acquisition of Land for local bodies, Collectors of the State.

(i) the purpose for which the land is wanted

(ii) the approximate cost of the scheme.

(iii) whether the scheme, if the cost exceeds, Rs. 5,000 has received the approval of the competent authority under the rule prescribed in G. O. Ms. No. 1655, Public Health dated 11th August 1925;

(iv) if such sanction has not been obtained that steps have been taken to ensure the site being suitable for the purpose in view.

(v) if the cost of the scheme does not exceed Rs. 2,500 by what authority whether Division Officer, District Health Officer or otherwise the site has been inspected and its fitness for the purpose in view certified.

(vi) whether in the case of acquisition for burial and burning grounds the community concerned has accepted the site proposed and whether trial pits have been dug to see that the subsoil of the land, when required for purposes of burial is suitable to a sufficient depth :

(vii) whether in the case of acquisition for purpose of a school the site is accessible to members of all communities and has been approved by the Educational authorities ;

(viii) if the owner occupier objected has to be proposed acquisition, whether other land equally convenient or perhaps a little less convenient, but sufficiently suitable, could not be obtained elsewhere, open to no objection or less objection on the part of the owner or occupier ; and

(ix) if the land is required for a sanitary purpose, whether it has been approved by the District Health Officer or other responsible officer and whether they (Collectors) are satisfied either from personal inspection or on the report of some competent office, that the site is suitable.

## FORM I.

(Rule XLI-2)

*Indent.*

(First facing page.)

No.

DEPARTMENT.

Telegraphic Indent Code Word

Head of service :

(Number and description and whether "Central" or "State" the name of the State being given in the latter case.)

Funds provided in the High Commissioner's Budget for the financial year.

Whether 'centralised' or 'decentralised'.

Whether "Voted" or "Non-Voted".

When required to be landed in India.

Address(es) for the stores.  
(concluding with the part of landing in India.)

*Explanation of contractions I*

## DISTRICT OFFICE MANUAL

(Second page).

<i>Item number.</i>	<i>Description of stores.</i>	<i>Distribution if any.</i>	<i>Number or quantity required.</i>	<i>estimated cost.</i>	<i>Remarks by indenting officer.</i>
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(Third page to face second page).

<i>Name of contractor.</i>	<i>Date of contract.</i>	<i>Actual cost.</i>	<i>Remarks.</i>
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£. s. d.

N.B.—This page is intended for the India Store Department only.

## FORM IV.

(Rule XLIV.)

*Statement of newspapers and periodicals published in the Madras State.*

<i>Number.</i>	<i>Name of newspaper or periodical</i>	<i>Language of publication.</i>	<i>Place of publication and press at which printed.</i>	<i>Name of keeper of press and date of declaration under section 4 of Act XXXV of 1867.</i>	<i>Daily or weekly or otherwise.</i>
(1)	(2)	(3)	(4)	(5)	(6)

  

<i>Annual subscription.</i>	<i>Circulation.</i>	<i>Name, race, age (and in the case of Hindus) Caste and antecedents of proprietor.</i>	<i>Name, race, etc., of the editor.</i>	<i>Name, race, etc., and date of declaration under section 5 of Act XXXV of 1867.</i>	<i>General remarks as to tone, influence etc.</i>
(7)	(8)	(9)	(10)	<u>Publisher. Printer.</u>	(12)
				(11)	(12)

FORM III.

(Rule XLVI).

HOME DEPARTMENT.

Received 19 . Registered

*Application for magisterial powers under sections 12 and 37 of the Code of Criminal Procedure.*

<i>Name of taluk or division. Present Office.</i>	<i>Name in full of the incumbent</i>	<i>Total service in Magisterial department.</i>	<i>Present powers how long exercise.*</i>	<i>Examinations passed by the officer.</i>	<i>Qualifications of the officer</i>	<i>Nature of recommendation under what sections and grounds thereof.</i>	<i>Remarks.</i>
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

Station :

Dated:

No.

Signature.)  
Additional District Magistrate.

\* Column (5) should invariably give the date or dates of the grant of previous powers, if any, to the officer on whose behalf the recommendation is made.

Order—R. No. , dated 19 .

In exercise of the powers conferred by section 12 of the Code of Criminal Procedure, 1898 (Central Act V of 1898), the Governor of Tamil Nadu hereby appoints \_\_\_\_\_ to be a Magistrate of the \_\_\_\_\_ class in the district of \_\_\_\_\_ and under section 37 of the said Code invests him/ them with all the powers specified in the fourth schedule to the said Code as powers with which a Magistrate of the \_\_\_\_\_ class may be invested by the State Government except the powers to \_\_\_\_\_

(True extract.)

Secretary.



FORM IV.

(Rule XLVI.)

HOMI. DEPARTMENT.

Received 19 . Registered 19 .

*Application for evidence powers under section 357 of the Code of Criminal Procedure.*

Name in full of the nominee.	Present office.	General educational qualifications.	Linguistic attainments (quote examinations passed specifying standard).	Whether evidence powers recom- mended and exercised before if so, in what district and when (quote Gazette notification).	Nature of grounds thereof.	Remarks.
(1)	(2)	(3)	(4)	(5)	(6)	(7)

Station. dated No.

(Signature.)

District Magistrate.

Sessions Judge.

Order—R. No. , dated 19 .

Under section 357 of the Code of Criminal Procedure, 1898 (Central Act V of 1898), the Governor of Tamil Nadu hereby directs Thiru in the district of to take down the evidence of witnesses with his own hand in the English language.

(True extract.)

Secretary.

To the District Magistrate of  
Sessions Judge.

## FORM V.

(Rule XLVI.)

*Application for the Appointment of Honorary Magistrate for the town of \_\_\_\_\_ in the district of \_\_\_\_\_*

- 1 Name and address of applicant :
- 2 Age :
- 3 Educational qualifications :
- 4 Official appointments held :
- 5 Occupation :
- 6 Total annual income which will be ascertainable from following three sub-heads:---
  - (a) Income-tax.
  - (b) House Tax.
  - (c) Land Revenue.
- 7 Public Services:—
  - (a) Membership of Public Organisations for promotion of education, culture and general well-being ;
  - \* (b) Social Service through recognized public and private bodies.
  - (c) Elective Office previously held \_\_\_\_\_ /

\* This will not apply to retired officials.

## FORM VI.

(Rule XLVI.)

*Notification.*

In exercise of the powers conferred by section 14 of the Code of Criminal Procedure, 1898 (Central Act V 1898), the Governor of Tamil Nadu hereby confers upon \_\_\_\_\_ Sub-Registrar of \_\_\_\_\_ taluk, in the district of \_\_\_\_\_ for the term of his appointment as Sub-Registrar of \_\_\_\_\_ such of the ordinary and additional powers of a Magistrate of the third-class as are specified hereunder in respect of offences under sections 3 to 5, both inclusive of the Town Nuisance Act, 1889 (Tamil Nadu Act III of 1889), which may be committed within the limits of the \_\_\_\_\_ Panchayat \_\_\_\_\_ town \_\_\_\_\_ taluk in the district of \_\_\_\_\_

I. Ordinary powers—Schedule III of the Code of Criminal Procedure, 1898, section I—Items 1 to 9, 14, 15 and 17 to 20.

II. Additional powers—Schedule IV of the Code of Criminal Procedure, 1898 Items (4) and (5) of the powers conferable by the Governor of Tamil Nadu on a Magistrate of the third-class.

## DISTRICT OFFICE MANUAL

## FORM VII.

(Rule LIX.)

*Charges preferred to the Chief Engineer against subordinates of  
the Public Works Department.*

<i>Charges.</i>	<i>Explanation of the accused.</i>	<i>Remarks by local officers.</i>	<i>Final orders by the head of the department.</i>
(1)	(2)	(3)	(4)

## HINDU PERSONAL NAMES.

## A

Abbayi Nayudu  
 Abimanya Patnayak  
 Abhiram Ayyar  
 Abishekanathan  
 Acharyulu Pantulu  
 Achyutalingam  
 Achyutaramayya  
 Achyuta Sastri  
 Adaikkalam  
 Adakkalanathan  
 Adikesavulu  
 Adimula Chetti  
 Adimurthi Rao  
 Adinarayana Ayyar  
 Adinarayanaswami Nayudu  
 Adinarayanayya  
 Adishesayya  
 Adishesu Ayyar  
 Adityam  
 Adhivaram  
 Adivaramurthi  
 Adrisham  
 Aghorapati  
 Aghora Sastrulu  
 Agnihotrudu  
 Agniswami Pillai  
 Akilandayya  
 Alagappa Mudali  
 Alagiriswami Nayudu  
 Alagasingara Acharya  
 Alagasingam  
 Alamelu Chetti  
 Alavandar Chetti  
 Alwar Chetti  
 Amalanandam Pillai  
 Amarappa  
 Ambadi Marar  
 Ambasankara Ayyar  
 Amirtajagadiswara Ayyar  
 Amirthalingam Pillai  
 Amirtanayakam  
 Amrita Rao  
 Amirtaswami Pillai  
 Anandalwar  
 Ananda Rao  
 Anandatirtha Rao  
 Ananta Acharlu  
 Anantagiri Rao  
 Anantakalyana Ayyar  
 Anantakrishna Ayyar  
 Anantanarayana Ayyar

## A-cont.

Anantan Nayar  
 Ananta Pattar  
 Anantarama Ayyar  
 Ananta Rao Pantulu  
 Anantaryan  
 Anantasitarama Sastri  
 Anantasubramanya Ayyar  
 Anavaratavinayakam Pillai  
 Anbudayan  
 Andaperumal Pillai  
 Andiappa Pillai  
 Andisundaram  
 Andiappa Pillai  
 Anjaneyalu  
 Anna Achariyar  
 Annadurai Ayyar  
 Annaji Ayyangar  
 Annamalai Chetti  
 Annaparaju  
 Annappa Kamath  
 Annaswami Thevar  
 Annayya Nayudu  
 Anugraham  
 Apaduddharana Dikshitar  
 Apatasahaya Ayyar  
 Appadu Pantulu  
 Appadurai Ayyar  
 Appaji Rao  
 Appala Acharya  
 Appalanarasayya  
 Appalanarasimhan  
 Appalanarasimhulu  
 Appalasuryanarayana  
 Appalaswami  
 Appan Nambiyar  
 Appanna Pantulu  
 Appa Rao  
 Appalaswami Ayyar  
 Appavu Chetti  
 Appayya  
 Appukutti Mudali  
 Appu Menon  
 Appunni Menon  
 Appu Sastriyar  
 Appusundaram  
 Appuswami  
 Aramvalartanatha Pillai  
 Arangan  
 Aravamudu Ayyangar  
 Ardhanari  
 Ardhanariswara Ayyar

HINDU PERSONAL NAMES—*cont.*A—*cont.*

Arogyam  
 Arogyaswami Mudali  
 Arpudaswami Udayar  
 Arulanandam Pillai  
 Arulappan  
 Arula Pillai  
 Arulaswami Pillai  
 Arumainathan  
 Arumainavakam  
 Arumugam Pillai  
 Arunachala Ayyar  
 Arunagiri Nayudu  
 Asirvedam Pillai  
 Aswatham Ayyar  
 Aswathanarayana Ayyar  
 Atmanathan  
 Avadayer Pillai  
 Avadhanulu Pantulu  
 Avudaiappan  
 Ayya Ayyar  
 Ayyadurai Ayyar  
 Ayyakutti Ayyar  
 Ayyalkuva Nayudu  
 Ayyulu Nayudu  
 Ayyappa Pillai  
 Ayyaswami  
 Ayyavenkata Acharya

B

Babanna Kamath  
 Babu Rao  
 Badaravana Sastri  
 Balaguru Nayudu  
 Balagurunathan Pillai  
 Balaji Rao Nayudu  
 Balakotayav  
 Balakrishnan Ayyar  
 Balakrishnamurthi  
 Balamukunday Ayyar  
 Balarama Ayyar  
 Balarama Das  
 Balarama Krishnaulu  
 Balaramamurthi  
 Balaramaswami Patnayak  
 Balaramayya  
 Balasimha Rao  
 Balsingam  
 Balsubramanyam  
 Balasundaram  
 Balswami Chetti  
 Balu Mudali

B—*cont.*

Bandappa Chetti  
 Bangarayya  
 Bangaruswami Pattar  
 Bappanna  
 Babannayya Nayudu  
 Bapraju  
 Bappayya Pantulu  
 Bappu  
 Bapu Rao  
 Basalinganna  
 Basalingappa  
 Basavanna  
 Basava Chetti  
 Basavarajewaram Pantulu  
 Basi Reddi  
 Bava  
 Bava Rao  
 Bavaswami Pant  
 Bavyappa Reddi  
 Beilayappa  
 Bhahanta Rao  
 Bhagabanulu Pantulu  
 Bhagavatisubramanya Ayyar  
 Bhagyam Pillai  
 Bhagynathan  
 Bhagirathi Rao  
 Bharivamurthi  
 Bhaktavatsaludu Nayudu  
 Bhanumurthi  
 Bharatalwar  
 Bharatan  
 Bhashika Acharyu  
 Bhasva Acharyar  
 Bhasivam Ayyangar  
 Bhaskara Ayyar  
 Bhaskaran  
 Bhaskararamamurthi  
 Bhaskaramayya  
 Bhavana Acharya  
 Bhavanandam Pillai  
 Bhavanisankara Rao  
 Bhavaniswami Rao  
 Bhima Acharya  
 Bhimasankara Rao  
 Bhimasena Rao  
 Bhimayya  
 Bhimeswara Rao  
 Biyyaya  
 Biyya Rao  
 Bija Rao  
 Bimanga Rao  
 Binathan

## HINDU PERSONAL NAMES—cont.

## B—cont.

Bhushanam  
 Bhufalinga Ayyar  
 Bhuvarahamurthi  
 Bhuvaraha Rao  
 Biddayya  
 Bishtopant  
 Brahamani Rao  
 Brahmanandam Nayudu  
 Brahmayya  
 Brihadisan  
 Buchchayya Chetti  
 Buchachiraju  
 Buchchiramayya

## C

Chakkarai Chetti  
 Chakkao  
 Chakku  
 Chakradhara Mahanti  
 Chakrapandian Pillai  
 Chakrapani Rao  
 Chakarvarti  
 Chalamayya  
 Chalapati Rao  
 Chamu Menon  
 Chandappa  
 Chandayya  
 Chandi Kosi  
 Chandramauli  
 Chandran  
 Chandrasekhara Sastri  
 Chandu Nambiyar  
 Channigappa  
 Chantan  
 Chappan Menon  
 Chappuni Nayar  
 Chattappanni Panikkar  
 Chaturbhuj Das  
 Chattukkutti  
 Chattu Menon  
 Chayappa  
 Chavapati Rao  
 Chella Ayyar  
 Chellan  
 Chellaperumal Pillai  
 Chellappa  
 Chellappan  
 Chellaswami  
 Chelva Ayyar  
 Chelva Ayyanar  
 Chelvakesava Mudali

## C—cont.

Chelvaranga Raju  
 Chenchayya Chetti  
 Chenchuramayya  
 Chengalraya Ayyar  
 Chengalvapati Nayudu  
 Chengalva Rao Navudu  
 Chengalvaraya Ayyar  
 Chengappa  
 Chenga Reddi  
 Chengayya Chetti  
 Chennakesa Ayyangar  
 Chennakesavayya  
 Chennukkutti Kurup  
 Cheriyar  
 Chidambara Ayyar  
 Chinnakamaraju  
 Chinnakrishnan  
 Chinnakrishnayya  
 Chinnappa Pillai  
 Chinnaswami Pillai  
 Chinnatambi  
 Chinnayya Pantulu  
 Chinnikrishnan  
 Chinnikrishnayya  
 Chintamani  
 Chirukantan  
 Chittayya  
 Chitti Babu  
 Chokkalingam Pillai  
 Chokkanathan  
 Chokkanna  
 Choyikkutti  
 Chudamani Ayyar  
 Chuppukkutti Menon

## D

Daivanayagam  
 Daivasahayam  
 Daivasikhamani  
 Dakshinamurti Dikshitar  
 Damodaram  
 Danappa  
 Dandapanayya  
 Dandapani Ayyar  
 Dandayudhapani  
 Das Ayyar  
 Dasanna  
 Dassappa  
 Dasaratharaman  
 Dasaratharamayya  
 Dasartha Rao

## HINDU PERSONAL NAMES—cont.

**D—cont.**  
 Dasarathi Rao  
 Dasarathaswami  
 Dattartreya  
 Desika Acharya  
 Devadasan  
 Devaji Rao  
 Devakataksham  
 Deval Raju  
 Devamani  
 Devanatha Acharya  
 Devanathan  
 Devanayakam  
 Devanesan  
 Devappa Punja  
 Devaprasadam  
 Devapriyan  
 Devaraja Mudali  
 Devarajan  
 Devarajulu  
 Deva Rao  
 Devāsahayam  
 Devasikamamani  
 Devarvaram  
 Devayya  
 Dhanakoti Pillai  
 Dhanaraju  
 Dhanaswami  
 Dharmakkan  
 Dharmalinga Mudali  
 Dharmaraja Ayyar  
 Dharmaranga Raju  
 Dharma Rao  
 Dhondu Rao  
 Dinabandhu Mahanti  
 Dinadayalu  
 Diraviyam  
 Diraviya Nadar  
 Doraswamayya  
 Durairaj  
 Durairaju  
 Duraiswami Ayyar  
 Duraisingam  
 Duraivelu  
 Duraiyappa Ayyar  
 Durgachala Mudali  
 Durgaprasada Rao  
 Dwaipayana Acharya  
 Dwarakanathan  
**E.**  
 Eapen  
 Eippa Naiman  
 Ekambarayya

**E—cont.**  
 Ekambara Ayyar  
 Ekambaram  
 Ekambaranathan  
 Ekanatha Ayyar  
 Ekantalingam Pillai  
 Ekantharanga Nayudu  
 Ella Reddi  
 Elumalai Konar  
 Erakimuthu Chetti  
**G**  
 Gajaraja Mudali  
 Gajendra Nayudu  
 Ganapati Ayyar  
 Ganapathiraman  
 Ganapathisubba Ayyar  
 Ganapathisubrahmanyam  
 Ganapathiyappa Pillai  
 Ganepayya Shenai  
 Ganesan  
 Ganesa Mahapatre  
 Gangachalam  
 Gangadhara Ayyar  
 Gangadharan  
 Gangadharappa  
 Ganganna  
 Gangaraja  
 Gangaraju Pantulu  
 Gangaram  
 Ganga Rao Nayudu  
 Gangayya  
 Gangoji Rao  
 Garudachala Mudali  
 Garuda Acharya  
 Gaurinatha Sastri  
 Gauripati Rao  
 Gavarayya Nayudu  
 Gavatri Ayyar  
 Gavatrinnatha Ayyar  
 Gavatrivallabha Ayyar  
 Giri Rao  
 Girivappa  
 Gokarnam  
 Gomaji Rao  
 Gomatinayakam  
 Gopala Acharaya  
 Gopala Desiak Acharaya  
 Gopalakrishna Ayyar  
 Gopalakrishna Patnayak  
 Gopalakrishnamma  
 Gopalan Nayyar  
 Gopala Rao

## HINDU PERSONAL NAMES—cont.

## G—cont.

Gopalaratnam Ayyar  
 Gopalanarayanan  
 Gopalasundaram  
 Gopalaswami  
 Gopalayya  
 Gopinatha Rao  
 Govinda Acharya  
 Govindakrishna Ayyar  
 Govindan  
 Govindappa Chetti  
 Govindaraghava Ayyar  
 Govindaraja Ayyangar  
 Govindaraju  
 Govindarajulu  
 Govindanarayanan  
 Govinda Das  
 Govindasivan  
 Govindaswami  
 Govindayya  
 Gundappa  
 Gundu Rao  
 Gurraju  
 Gurumurtayya  
 Gurumurti Ayyar  
 Gurunatha Pillai  
 Gurupadam  
 Gururaja Rao  
 Guruswamayya  
 Guruswami Ayyar  
 Guruvayya Sastri

## H

Hamapayya  
 Hanumantha Rao  
 Hanumanthulu  
 Hanumanulu Pantulu  
 Hanumayya  
 Haridas Nayudu  
 Harihara Ayyar  
 Hariharan  
 Hari Rao  
 Harisankar Bhatt  
 Harisarvothama Rao  
 Hayagriva Rao  
 Hanumantha Rao  
 Hiriyanna

## I

Ichara Menon  
 Idichandi  
 Ikkanda Menon  
 Ilayalwar Ayyangar  
 Ilayatambi Pillai  
 Imbichuchunni Nayar  
 Inbaswamy Pillai  
 Innayya

## I—cont.

Irulu Pillai  
 Irulandi Pillai  
 Iswara Ayyar  
 Iswaran  
 Iswaramurtiya Pillai  
 Itti  
 Itticheria  
 Ittimuthu  
 Ittiyerah  
 Ittup

## J

Jagadisan  
 Jagadiswara Mudali  
 Jaganatha Chetti  
 Jaganatham Pantulu  
 Jaganathaswami  
 Jagannayakkulu Naidu  
 Jagapatiraju  
 Jaggarajan  
 Jaggaraya Pillai  
 Jagga Rao Nayudu  
 Jainuni Pillai  
 Jaladurgaprasadaryudu  
 Jalapeswara Ayyar  
 Jambulinga Mudali  
 Jambunatha Ayyar  
 Jambunathan  
 Jambuswami  
 Janakiramayya Pantulu  
 Janaki Rao  
 Janardana Rao  
 Janardanaswami Nayudu  
 Jangam Reddi  
 Japurnanam  
 Jayantiswara Ayyar  
 Jayarama Ayyar  
 Jayaramachandra Ayyar  
 Jayarao Pantulu  
 Jesudasam Pillai  
 Jesudaiyan  
 Jivaji Rao  
 Jivan Rao  
 Jivappa Nayak  
 Jivaratnam  
 Jivaratna Naydu  
 Inandesikan  
 Inanadhikam Pillai  
 Inandurai  
 Inanayya  
 Inanakkannu  
 Inanamani  
 Inanamakkam  
 Inanam Pillai



## HINDU PERSONAL NAMES—cont.

## J—cont.

Jnanamuttu  
 Jnanaprakasan Pillai  
 Jnanarathnam  
 Jnanasambandham  
 Jnanasikhamani  
 Jnanasiromani Nadar  
 Jnanswami Mudali  
 Jnanvairan Pillai  
 Jnanavolivu  
 Jnanayudham  
 Jnaniyar Nadar  
 Joga Rao  
 Jogayya Pantulu  
 Jotinayakam

## K

Kanchchapeswara Ayyar  
 Kandingi Nedungadi  
 Kadirvelu Mudali  
 Kailasa Ayyar  
 Kailasam Pillai  
 Kilasapati Mudali  
 Kalahastri Ayyar  
 Kalappa Mudali  
 Kaleswara Rao  
 Katlapiran Pillai  
 Kalyanakrishnayya  
 Kalyanam  
 Kalyanarama Ayyar  
 Kalyanasundaram  
 Kalyanasundara Mudali  
 Kalyanaswami  
 Kamalanathan  
 Kamalanatha Mudali  
 Kamalesa Nayudu  
 Kamaraju  
 Kamayya  
 Kamban  
 Kambhotul  
 Kamesam  
 Kameswara Rao  
 Kamaran Nayar  
 Kamoji Rao  
 Kanakachalam  
 Kanakarajulu  
 Kanakaratanam Pillai  
 Kanakasabhai Pillai  
 Kanaksabhapati  
 Kanakasabhesa Ayyar  
 Kanakayya  
 Kandaswami Mudali  
 Kannan Chetti

## K—cont.

Kannayya Nayudu  
 Kannuswami Pillai  
 Kantimatinatha Pillai  
 Karpakavinayakam Pillai  
 Karpurasundara Pandiyan  
 Karunaka Menon  
 Karuppana Pillai  
 Kasinathan  
 Kasinatha Mudali  
 Kasi Rao  
 Kasiviswalingam Pillai  
 Kasturi Chetti  
 Kasturiranga Ayyangar  
 Kattaperumal Pillai  
 Kaundinya  
 Kayarohana Mudali  
 Kelappan  
 Kelu Eradi  
 Kelukkutti  
 Kerala Varma  
 Kesava Pai  
 Kesava Pillai  
 Kesavayya  
 Kesavulu  
 Kittunni  
 Kochuchukrishna Marar  
 Kochchunni Kurup  
 Kodandapani Chetti  
 Kodandarama Nayudu  
 Kodandaramanjulu Nayudu  
 Kodandaramayya  
 Kodandaramaswami  
 Kodanda Rao Pantulu  
 Kolappan Pillai  
 Koman  
 Komban  
 Kondalanarayanawamy Nayudu  
 Kondala Rao  
 Kondalanayudu  
 Kondappa Nayudu  
 Kondayya Nayudu  
 Koneri Rao  
 Koneri Ayyar  
 Koppunni Nayar  
 Kopresa Rao  
 Kora  
 Koran  
 Kosi  
 Kotayya  
 Korilingam  
 Kotteswara Ayyar  
 Koyil Pillai

HINDU PERSONAL NAMES *cont.*K—*cont.*

Kripasankar  
 Krishnabrahman  
 Krishnaji  
 Krishnama Acharaya  
 Krishnamma  
 Krishnamurthi  
 Krishnan  
 Krishnappa  
 Krishna Rao  
 Krishnaswamaya  
 Krishnaswami Jatavallabhar  
 Krishnaya Pantulu  
 Kulandai Reddi  
 Kulandaiswami  
 Kulandaivelu Pillai  
 Kulasekharan  
 Kumarachakravarti  
 Kumaradeva Mudali  
 Kumaraswami Satri  
 Kumara Tatacharya  
 Kumaresan  
 Kunchitapadani Ayyar  
 Kundu Panikkar  
 Kundan Nayar  
 Kunhi Bappu  
 Kunhi Kannan  
 Kunhi Raman  
 Kunhikrishnan Nambiyar  
 Kunhikuttan  
 Kunhikutti  
 Kunhunni Menon  
 Kunjan Menon  
 Kunja Achehan  
 Kunjukrishna Menon  
 Kunju Nayar  
 Kупpa Acharaya  
 Kупpan Ayyangar  
 Kупpa Rao  
 Kупpuswami Chetti  
 Kuriyan  
 Kuruvilla  
 Kuttalingam  
 Kuttan Menon  
 Kutrirama Menon  
 Kuttisankara Panikkar  
 Kutumba Rao

## L

Lachchanna  
 Lakkaraju  
 Lakshmana Ayyar

L—*cont.*

Lakshman  
 Lakshmana Perumal  
 Lakshmanaswami  
 Lakshmayya Nayudu  
 Lakshmikantam  
 Lakshmikkantaraju  
 Lakshmiakanta Rao  
 Lakshminagabhushanam  
 Lakshminarasa Ayyar  
 Lakshminarasappa  
 Lakshminarasimhan  
 Lakshminarasimhalu Nayudu  
 Lakshminarasu Pantulu  
 Lakshminarayana Ayyar  
 Lakshmipatti  
 Lakshmivaradhan  
 Lingamurti  
 Lingappaiyya  
 Lingaraju  
 Lingayya  
 Lingo Pant  
 Lokanatha Mudali

## M

Madanagopala Rao  
 Madana Mohana Simha Devi  
 Madappayya  
 Madhava Menon  
 Madhavan Nayar  
 Madhusundararao Pantulu  
 Madurainayakam Pillai  
 Mahabala Rao  
 Mahabandu Dikshitar  
 Mahadeva Ayyar  
 Mahalinga Ayyar  
 Maharaja Pillai  
 Malayappa Ayyar  
 Mallapporaju  
 Mallari Rao  
 Mallayya  
 Mallikarjuna Asari  
 Manavala Nayudu  
 Manavedan Raja  
 Manavikrama Raja  
 Mangesa Rao  
 Manikkam Pillai  
 Manikkavasaga Nadar  
 Manikkavelu Mudali  
 Manikyarao Pantulu  
 Manjappa

## HINDU PERSONAL NAMES--cont.

<i>M—cont...</i>	<i>N—cont.</i>
Manjunatha Beliga	Nagaswami Ayyar
Mannaruswami Nayudu	Nagendram
Manonmani Pillai	Nagesa Rao
Mariyappa Mudali	Nageswara Ayyar
Mariyaprakasam Pillai	Nagi Reddi
Mariyasusai	Nagoji Rao
Marisiddappa	Nallamuttu
Markendeya Sastrulu	Nallasivam Pillai
Marthandam Pillai	Nallaswami Pillai
Marudachala Mudali	Naliatambi Nadar
Marudanayakam Pillai	Namasivayam Pillai
Masilamani Mudali	Namberumal Chetti
Matrubhutam Ayyar	Nambi Ayyangar
Mayuranatha Ayyar	Nammalwar Chetti
Melagiri Rao	Nanaswami Rao
Minakshisundara Ayyar	Nandikeswaram Pillai
Minakshisundaram Pillai	Nanjappa Ayyar
Mohana Rao	Nanjudayya
Monappa Chetti	Nanu Ayyar
Moppurappa	Narashri Rao
Mrityunajaya Ayyar	Narappa Nayudu
Mudaliyandan Chetti	Narasa Ayyar
Mukhyaprana Rao	Narasimna Rao
Mukkantiswaradu	Narasaraju
Mukti Chidambara Mudali	Narasimhadada Pantulu
Mukundaraja Govinda	Narahsimhan Nayudu
Mukunda Rao	Narasimha Rao
Munayya	Narasimhaswami
Mundappa Bangera	Narasimhayya
Muni Chetti	Narasimheswara Sarma
Muniswami Pillai	Narasimhulu Nayudu
Munisubramanyam	Narasinga Rao
Murti Chetti	Narayana Ayyar
Murugappa Chetti	Narayanam Pillai
Murugesha Mudali	Narayanamurti Pantulu
Muttanna	Narayanan Nambudripad
Muttayya Chetti	Narayanaswami Ayyar
Muttu Chetti	Narayana Varada Nayudu
Muttukumaraswami Mudali	Narayanayya
Muttuswami Ayyar	Nargunam Pillai
Mutyaluswami Chetti	Nataraja Ayyar
<b>N</b>	Natesa Ayyar
Nagabhushanam	Natesam Pillai
Nagalingam Pillai	Natesan
Nagamani Chetti	Nathamuni Mudali
Nagam Ayya	Navamani
Naganatha Ayyar	Nayanakkannu
Naganna	Nayana Sastri
Nagappa Mudali	Nayanavayya
Nagaraja Rao	Nayiniappa Chetti
Nagarathnam	Neliyappa Pillai
Nagasundaram Ayyar	<u>Nilachalam Pantulu</u>

## HINDU PERSONAL NAMES—cont.

N—cont.

Nilakanta Ayyar  
 Nilakantam Panthlu  
 Nilamegha Pillai  
 Nilameham Sastri  
 Nukkayya

P

Pachchaiperumal Pillai  
 Pachchayya Pillai  
 Padmanabha Sarma  
 Padmanabhayya  
 Padmanabhulu Nayudu  
 Fakkiri  
 Palani Chetti  
 Palaniswami Mudali  
 Palaniyandi Pillai  
 Palaniyappan  
 Pampanna Gauda  
 Pampapati Sastri  
 Panchanada Ayyar  
 Panchapakesa Ayyar  
 Panduranga Mudali  
 Papa Chetti  
 Papayya Chetti  
 Parabrahma Sastri  
 Paramanayakam Pillai  
 Paramasivan Pillai  
 Parameswara Ayyar  
 Parameswaran Pillai  
 Parameswaran Mussad  
 Parameswaranunni  
 Paramalu Pillai  
 Paranjothi Mudali  
 Paranjoiya Pillai  
 Parankusam Nayudu  
 Parasunatha Nayanar  
 Parasurama Ayyar  
 Paripurnam  
 Parthasarathi Ayyangar  
 Parvatisam  
 Pattabhirama Rao  
 Pattabi Sitaramayya  
 Paddiraju  
 Panchulu Chetti  
 Parayya Sastri  
 Perinbam  
 Periyaiwar Chetti  
 Periyayagam Pillai  
 Periyanna Chetti  
 Periyaswami Mudali  
 Perraju Pantulu  
 Perumal Nadar  
 Perumalayyar  
 Phaniyappayya

P—cont.

Pichchandi Ayyar  
 Pichchayya Reddy  
 Pichchu Ayyar  
 Pichchumuthu Pillai  
 Piravipperumal Pillai  
 Pitambara Ayyar  
 Ponnambala Mudali  
 Ponnambalanatha Mudali  
 Ponnappa Pillai  
 Ponnayya Nadar  
 Ponnuranga Mudali  
 Ponnuswami Nadar  
 Prakasm Pantulu  
 Prakasa Rao  
 Pranatarithara Ayyar  
 Pullaswami  
 Pundarikakshudu  
 Punnayya  
 Punithavelu Mudali  
 Punyakoti Mudali  
 Purunaprinag Rao  
 Purnayya  
 Purushothanama Rao  
 Pushpanathana Pillai  
 Puttanna

R

Radhakrishna Ayyar  
 Radhakrishnamurthi  
 Radhakrishnan  
 Rengappa  
 Raghava Acharya  
 Raghavayya  
 Raghavendra Rao  
 Raghunnatha Sastri  
 Raghunatha Tatacharya  
 Raghunathayya  
 Raghupati Nayudu  
 Raghuraman  
 Raghuttama Acharya  
 Raju Nambiyar  
 Raja Acharaya  
 Rajabadar Mudali  
 Rajubhushanam  
 Rajagopala Acharaya  
 Rajagopalakrishna Pillai  
 Rajagopalswamy Mudali  
 Rajaguru  
 Rajamanickam  
 Rajam Ayyar  
 Rajanayakam Pillai  
 Rajangam Ayyar  
 Rajappa Ayyar  
 Rajaram Rao  
 Rajarathna Mudali

## HINDU PERSONAL NAMES--cont.

## R--cont.

Rajasekaran Sarma  
 Rajendram Pillai  
 Raju Mudali  
 Rajonayakam  
 Rama Ayyar  
 Ramabhadra Nayudu  
 Ramabhadru  
 Ramabrahman  
 Ramachandra Ayyar  
 Ramachandrayya  
 Ramachandran Nedungadi  
 Ramdasu Nayudu  
 Ramajogi  
 Ramakrishna Ayyar  
 Ramakrishnamma  
 Ramakrishnaswami  
 Ramakrishnayya  
 Ramalinga Ayyar  
 Ramalingayya Chetti  
 Ramalingaswarappa  
 Ramamohan Rao  
 Ramairta Ayyar  
 Ramamirtham  
 Ramamurti  
 Ramaa  
 Ramanatha Ayyar  
 Ramanana  
 Ramanasu Pantulu  
 Ramanayya Pandtulu  
 Ramanna Chetti  
 Ramanuja Ayyangar  
 Ramanujalu Nayudu  
 Ramanunni Nayar  
 Ramaraghava Reddi  
 Rama Rao  
 Ramarayniagar  
 Ramasesha Ayyar  
 Ramasubba Ayyar  
 Ramasubramanya Sastri  
 Ramaswami Pillai  
 Ramayya Pantulu  
 Rama Varma  
 Rami Reddi  
 Raraotti  
 Ramudu Ayyar  
 Ramunni Menon  
 Ranga Acharya  
 Ranganatha Mudali  
 Ranganayakulu Nayudu  
 Raagaraju  
 Rangaswami Ayyangar  
 Rengaveivelu Mudali

## R--cont.

Rengayya Naidu  
 Renoji Rao  
 Karichchun Muppan  
 Ratha Chetti  
 Ratnasabahapathi  
 Ratnaswami  
 Ratnavelu Pillai  
 Ravi Varma  
 Ravunni Nedungadi  
 Royappa  
 Rudramurthi Asari  
 S  
 Sabhapathi Mudali  
 Sachidananda Sastri  
 Sadagopa Acharya  
 Sadagopa Ramanuja Acharya  
 Sadasiva Ayyar  
 Sahasranama Ayyar  
 Saketa Ram Naidu  
 Sama Rao  
 Samayya  
 Sambamurti Ayyar  
 Sambandham  
 Sambandha Mudali  
 Sambasivam  
 Samsasiva Rao  
 Sambayya  
 Sami  
 Sampatkumara Acharya  
 Sampattu Ayyangar  
 Sammu Ayyar  
 Sanjivappa  
 Sanjiva Rao  
 Sanjivi Nayudu  
 Sankappa Punja  
 Sankarakumara Pillai  
 Sankaralingam  
 Sundaramurtiya Pillai  
 Sankaranarayana Pillai  
 Sankaran Nayar  
 Sankara Pandalai  
 Sankararaman  
 Sankara Rao  
 Sankarayya Nayudu  
 Sankunni Menon  
 Sannayya  
 Santanagopalan  
 Santhanakrishnam  
 Santanam  
 Santararama Ayyangar  
 Santappa  
 Santavirappa

## HINDU PERSONAL NAMES—cont.

S—cont.

Santosham  
 Sanyaraya Nayudu  
 Sanyasiraju Pantulu  
 Saptarishi Ayyar  
 Sarabheswara Ayyar  
 Saranathan  
 Sarangapani  
 Sarangarajan  
 Saravana Mudali  
 Saravanamuttu Pillai  
 Saravanaperumal Pillai  
 Sargunar  
 Saravaradyudu  
 Sarveswara Dikshitulu  
 Sarvothama Rao  
 Satjanatha Pillai  
 Sattayya Nayudu  
 Satyachidambara Rao  
 Satyagirirajan  
 Satyai Rao  
 Satyamurti  
 Satya Nadar  
 Satyanarayana Sarma  
 Satyanathan  
 Satyavagiswara Ayyar  
 Satyavasagam  
 Sundaramanikkam  
 Sundararaja Ayyangar  
 Savariraya Pillai  
 Savrimuthu  
 Savarinatha Pillai  
 Sayana Sastri  
 Sekhara Kurup  
 Sekarai Varma Raja  
 Selvadurai Pillai  
 Selvanayagam  
 Selvapatti Rao  
 Senathipathi  
 Senapati  
 Sessa Ayyangar  
 Seshathri Ayyar  
 Seshagiri Rao Pantulu  
 Seshachalam Chetti  
 Seshachalapatti Pantulu  
 Seshappa  
 Seshayya  
 Seshu Ayyar  
 Sethurama Ayyar  
 Setu Rao  
 Shanmukhakumara Pillai  
 Shanmukham  
 Shanmughappa

S—cont.

Shanmugasundra Mudali  
 Simhadri Rao  
 Singaperumal Nayudu  
 Singara Acharya  
 Singaravelu Chetti  
 Singari Nayudu  
 Sitapati Rao  
 Sitarama Ayyar  
 Sita Rao Pantulu  
 Sivabhushanatu  
 Sivachidambara Mudali  
 Sivagurunatha Chetti  
 Sivajananam Pillai  
 Sivakolundu Mudali  
 Sivamrita Sastri  
 Sivandhlingam  
 Sivaprakasam  
 Sivarajan  
 Sivarama Ayyar  
 Sivaramakrishnan  
 Siva Rao  
 Sivasankaran  
 Sivasankarayya  
 Sivasubrahmanyam  
 Sivaswami Ayyar  
 Sivayya  
 Subbanadri Rao  
 Somanatha Ayyar  
 Sonanna  
 Somasundara Sastri  
 Samayajulu  
 Someswara Ayyar  
 Sonachalam  
 Srihari Rao  
 Srikalahasti Ayyar  
 Srikantayya  
 Srikrishnanu Patrudu  
 Srinivasagam Pillai  
 Srinivasaraghava Ayyangar  
 Srinivasa Rao  
 Srinivasulu Nayudu  
 Srirama Chetti  
 Srinamulu Nayudu  
 Sriranga Acharya  
 Subba Ayyar  
 Subba Pillai  
 Subbanarasa Ayyar  
 Subramanyam  
 Subbanna Acharya  
 Subbaraghava Ayyar  
 Subbaraju  
 Subbarama Ayyar

## HINDU PERSONAL NAMES —cont.

## S—cont.

Subbaraya Sastri  
 Subbarayalu Pantulu  
 Subbarayalu Reddi  
 Subbayya Chetti  
 Subramanya Ayyar  
 Subramanyam Pantulu  
 Sundarasana Acharya  
 Sukhavanam  
 Sukumaran  
 Sundaragopala Ayyar  
 Sundaram Mudali  
 Sundara Rao  
 Sundaralingam Pillai  
 Sundanana Rao  
 Sundaraja Ayyar  
 Sundararma Ayyar  
 Sundaravadivelu  
 Sundaravarada Acharya  
 Sundaresa Mudali  
 Sundareswara Ayyar  
 Surappa  
 Surayya  
 Suryanarayanamurthi Nayudu  
 Suryanarayana Rao  
 Suryaprakasa Rao  
 Susaikulandai Pillai  
 Swami Ayyar  
 Swamikannu Pillai  
 Swaminatha Ayyar  
 Syamala Rao

## T

Tachchlu Menon  
 Tadulingam  
 Thambu Chetti  
 Thambuswami Pillai  
 Tammanna Chetti  
 Tammayya Nayudu  
 Tandavaraya Pillai  
 Tangaswami Dikshitar  
 Tangavelu Mudali  
 Tanni Pillai  
 Tatacharya  
 Tatam Ayyangar  
 Tanikachala Mudali  
 Tharayan  
 Tillainayakam  
 Timmakrishna Rao  
 Timmanna  
 Tirukannu Chetti  
 Tirumalai Ayyangar  
 Tirumalaiswami Ayyar

## T—cont.

Tirumaliyan Chetti  
 Tirumaliyappa Pillai  
 Thirumal Rao  
 Thirumuruganatha Pillai  
 Thirunarayana Acharya  
 Tirunarayanaswami  
 Thiruvengadam Ayyangar  
 Thiruvengadanatha Pillai  
 Thiruvengadaswami Mudali  
 Tiruvirayan  
 Tulasirama Ayyar  
 Tyagaraja Ayyar  
 Tyagarama Ayyar  
 Tyagrama Ayyar  
 Tyagaraya Chetti  
 Tyagasundar Mudali

## U

Udayavarma Raja  
 Uddandiswami Ayyar  
 Ulaganatha Mudali  
 Umamaheswara Ayyar  
 Umapathi Mudali  
 Unichchoyi  
 Unni Eradi  
 Unnikutti Kidavu  
 Upendra Pillai

## V

Vadivelu Mudali  
 Vaidyalingam Pillai  
 Vaidyanatha Ayyar  
 Vaidyaraman  
 Vaidyeswara Ayyar  
 Vakiundham Ayyangar  
 Vaikuntha Nayakar  
 Vairavananda Pillai  
 Vajravelu  
 Vallabha Rao  
 Vamana Kamat  
 Vanchi Ayyar  
 Varadappa Naidu  
 Veeraragavayya  
 Varadaraja Ayyar  
 Varadarajulu Nayudu  
 Varadaraju Mudali  
 Varada Rao  
 Varadayya Nayudu  
 Varaha Ayyangar  
 Varahanarasimha Patrudu  
 Vasantha Rao  
 Vasava Menon

## HINDU PERSONAL NAMES--cont.

V--cont.

Vasudeva Ayyangar  
 Vasudevamurthi  
 Vayvapuri Mudali  
 Vedachala Ayyar  
 Vedagiri Mudali  
 Vedaji Rao  
 Vedamanikkam Pillai  
 Vedamuttu  
 Vedanayakam Pillai  
 Velayudha Asari  
 Velayudhan  
 Velu Mudali  
 Venban  
 Vembu Ayyar  
 Vengu Ayyar  
 Venkanna Pantulu  
 Venkappa  
 Venka Reddi  
 Venkaswami Rao  
 Venkata Acharya  
 Venkatachala Ayyar  
 Vankatschalam Pantulu  
 Venkatachalapati Nayudu  
 Venkatadri Ayyar  
 Venkatagiri Nayudu  
 Venkata Kannayya Chetti  
 Venkatakrishnayya  
 Venkatanarayanayya  
 Venkatanarasimha Rao  
 Venkatanarayana Rao Nayudu  
 Venkatapati Nayudu  
 Venkataperumal Nayudu  
 Venkatappayya Pantulu  
 Venkataramana Rao  
 Venkatarama Ayyar  
 Venkataramadas Nayudu  
 Venkataramanamurti  
 Venkataramanapai  
 Venkataranga Ayyar  
 Venkata Rao  
 Venkataratna Pantulu  
 Venkataraya Chetti  
 Venkataravudu Nayudu  
 Venkatarayulu  
 Venkataseshayya  
 Venkatasiva Rao  
 Venkatasubba Ayyar  
 Venkatasubbaravulu Sastri  
 Venkataswami Nayudu  
 Venkateswetachalapati Rao  
 Venkatavarada Ayyangar

V--cont.

Venkatesam Pantulu  
 Venkatesan  
 Venkateswara Ayyar  
 Venkateswarlu Nayudu  
 Venkavya  
 Venkoba Rao  
 Venugopala Chetti  
 Vijaya Mudali  
 Vijaya Narasimha Raju  
 Vijayaraghava Acharya  
 Vijayaraghavalu Chetti  
 Vijayarangam Pillai  
 Vikrama Devu  
 Vinayaka Mudali  
 Virabhadra Rao  
 Viranna Nayudu  
 Virappa Chetti  
 Viraraghavaswami Nayudu  
 Viraraghavayya  
 Vira Rayan Raja  
 Viraswamayya  
 Viresalingam Pantulu  
 Viru Nayudu  
 Viruppaksha Nayudu  
 Vissaya  
 Viswalingam Pillai  
 Viswanatha Ayyar  
 Viswasam  
 Visweswara Rao  
 Vitthal Rao  
 Vyasam Rao

Y

Yadunatha Rao  
 Yajnarayanayya  
 Yajnanna  
 Yajnarama Ayyar  
 Yajnaswami Dikshitar  
 Yajulu  
 Yamuna Acharya  
 Yatiraja Mudali  
 Yatirajan  
 Yatirajulu Mudali  
 Yesudaiyan



## LISTS OF MUSSALMAN NAMES TRANSLITERATED IN ACCORDANCE WITH THE AUTHORIZED SYSTEM.

General names.

A	A--cont.
Aba-Bakar	Ansar-ud-din
Abul Hasan	Anwar Husain
Abu-abd-ul-lah	Anwar Ali
Abu-Bakar	Anwar, Muhammad
Abu-Muhammad	Anwar Sahib
Abu-Turab	Anwar-ud-din, Muhammad
Abu-Turat	Anwar-ud-din
Abu-Tahir	Anwar-ul-lah
Abu-Taiyib	Anwar Ahmad
Adam-Sait	Arshad Ahmad
Adam Khan	Asad-ul-lah
Afzal Hussain	Asad Husain
Afzal Ahmed	Asad Ahmad
Afsar Husain	Asaf Jah
Afsar Jang	Asaf Ali
Aftab Ahmad	Ashraf Ali
Agha Khan	Asman Jah
Ahmad Kabir Sahib	Asghar Husain
Ahmad Muhi-ud-din	Ashraf Husain
Ahmad Ali	Ashgar Ahmad
Ahmad Hussain	Asghar Ali
Ahmad Hasan	Athar Husain
Ahmad Padshah	Athar Ali
Ahmad Bakhsh	Auliya Sahib
Ahsan-uz-Zaman	Azam Sahib
Ahsan-ud-din	Aszam Husain Sahib
Abl-ul-lah	Aazam Ali
Aiyub-Ali	Azam Jah
Aiyub Khan	Azhar Husain
Ajmal Khan	Aabid Ali
Akbar Jang	Aabid Hussain
Akbar Husain	Aali Jah
Akbar Ali	Aaquil Ahmad
Akhtar Hussain	Aaqil Ali
Akhtar Ahmad	Aarif Husain
Akhtar Husain	Aarif Ali
Akram Ali	Askar Ali
Al-Jahdad Khan	Askari Mirza
Altaf Ahmed	Askar Husain
Altaf Husain	Aasim Ali
Altaf Rasul	Aasim Hussain
Amnat Ali	Asim Khan
Amanat-ul-lah	Aashio Ahmad
Amin-ud-din	Aashiq Husain
Amin Ahmad	Aashiq Ali
Amin-ul-lah	Abbas, Saiyid
Amir Ali	Abbas Ali
Amir Ahmad	Abbas Husain
Amir Husain	Abd-ul-lah
Amir Husain	Abd-ul-lah Husain
Amir-ud-din	Abd-ul-ariz Badabab
Amir-ul-lah	Abd-ul-ahas
Amjad Ali	Abd-ul-ali
Amjad Husain	Abd-ul-alfim
Amir Ali	Abd-ul-alam

## A—cont.

Abdul-ul-azim  
 Abd-ul-baqi  
 Abd-ul-bari  
 Abd-ul-basit  
 Abd-ul-Jhaffar  
 Abd-ul-ghaful  
 Abd-ul-ghani  
 Abd-ul-hafiz  
 Abd-ul-hamid  
 Abd-ul-hag  
 Abd-ul-hai  
 Abd-ul-hakim  
 Abd-ul-halim  
 Abd-ul-hadi  
 Abd-ul-hannan  
 Abd-ul-jabbar  
 Abd-ul-jalil  
 Abd-ul-jamil  
 Abd-ul-karim  
 Abd-ul-khalip  
 Abd-ul-latif  
 Abd-ul-majid  
 Abd-ul-malik  
 Abd-ul-mumin  
 Abd-ul-muhymim  
 Abd-ul-mannan  
 Abd-ul-munim  
 Abd-ul-muiz  
 Ab-ul-qadir  
 Abd-ul-qadir, Bangi  
 Abd-ul-qadir, Muhammed, Quraishi  
 Abd-ul-quiyum  
 Abd-ul-quddus Badshah  
 Abd-ul-wadud  
 Abd-ul-wali  
 Abd-ul-wahhab  
 Abd-ul-wajid  
 Abd-ul-wahid  
 Abd-ul-wahib  
 Abd-ul-wasi  
 Abd-ul-wars  
 Abd-ur-rab  
 Abd-ur-rahman  
 Abd-ur-rahim  
 Abd-ur-rashid  
 Abd-ur-rauf  
 Abd-ur-razzaq  
 Abd-ur-salam  
 Abd-us-samad  
 Abd-us-sattar  
 Abd-us-subhan  
 Abd-us-shukur  
 Ala-ud-din  
 Ali-Ahmed  
 Ali-Akbar

## A—cont.

Ali-Abbas  
 Ali-Hidar  
 Ali-Hasan  
 Ali-Hussain  
 Ali-Muhammed  
 Ali-Mian  
 Ali-mazhar, Hafiz  
 Ali-Naqi  
 Ali-Taqi  
 Ali-ud-din  
 Alim-ul-ul-lah  
 Alim-ud-din  
 Ata-ul-lah  
 Ata-Muhammad  
 Ata-ur-rahman  
 Ata-ur-rasul  
 Aziz-ul-lah-Mohammed  
 Aziz-ud-din-Husain  
 Aziz-Ali  
 Aziz Ahmed  
 Aziz Miraa  
 Aziz-ul-nulak  
 Azim-ud-daulah  
 Azim-jah  
 Azim-ud-din  
 Azmat-Hussain  
 Azmat-ul-lah

## B

Baha Mian  
 Babu Sahib  
 Baday Sahib  
 Badr-ul-din  
 Badr-us-Zaman  
 Radr-i' alam  
 Bodshah Pir  
 Badshah Mian  
 Badsha Husain  
 Badi-ul-din  
 Badi-ul-lah  
 Badi-ul-din  
 Badi-uz-zaman  
 Basksh-i-Ali  
 Bakshshu Mian  
 Bakshshish' Ali  
 Baha-ud-din Sahib  
 Bahzad'Khan  
 Pandi' Ali  
 Bandah Nawa  
 Baquir Ali  
 Bafir Hussain  
 Barakkat-ul-lah  
 Barakkat Ali  
 Basharat Hussain  
 Basharat' Ali  
 Bashara-Ahmad

## B—cont.

Basharat-ul-lah  
 Bashir Ahmad  
 Bashir-ud-daulah  
 Bashir-ud-din  
 Bazi-ul-lah  
 Beg, Mirza Muhammed  
 Bismillah Sahib  
 Burhan-ud-din-Saiyis

## C

Chandamian  
 Chandu Badshah  
 Chand Mian  
 Chirag' Ali  
 Chiragh-ud-din

## D

Dada Mian  
 Daday Khan  
 Daud  
 Davud Ali  
 Daud Khan  
 Data Ganj Bakhsh  
 Din Ahmad  
 Diwan Sahib  
 Diwan Ali

## E

Fahim-ud-din  
 Fahim Ahmad  
 Fahim Ali  
 Faiyaz Ali  
 Faiyaz Husain  
 Faiyazud-din  
 Faiq Ali  
 Faiq Ahmed  
 Faiz-ud-din  
 Fesz-i-Rasul  
 Faiz-ul-lah  
 Fakhir-ud-din  
 Fakhr-ul-islam  
 Fekhr-ul-mulk  
 Fakhir Ahmad  
 Falah-ud-din  
 Faqira-Ahmad  
 Feqir-ud-din  
 Farid Sahib  
 Farid-ud-din  
 Fasahat Ali  
 Fasahat Husain  
 Fasih Ahmad  
 Fasih-ul-din  
 Fash-ul-mulk  
 Fath-i-Ahmed  
 Fatn-i-Ali Shah  
 Ftah-ud-din  
 Fattah Hussain  
 Fazil Ahmed  
 Fazl-Ahmed

## F—cont.

Fazl-Hussain  
 Fal-i-Nabi  
 Fazl-i-Rasul  
 Fazl-ud-din  
 Fazl-ul-lah  
 Fazl-ur-rahiman

## G

Gauhar Ali  
 Ghaffar Ali  
 Ghaffar Hussain  
 Ghaffar Khan  
 Ghaffar Muhi-ud-din  
 Ghaffar Sahid  
 Ghafur Ahmed  
 Ghafur Ali  
 Ghafur Sahib  
 Ghaiyas-ud-din  
 Ghalib' Ali  
 Ghaus' Ali  
 Ghaus Piran  
 Ghazanfar Ali  
 Ghazanfar Hussain  
 Ghazi-ud-din  
 Ghulam Ahmed  
 Ghulam' Ahmed  
 Ghulam' Ali  
 Ghulam Dastagir  
 Ghulam Ghaus  
 Ghulam Haidar  
 Ghulam Hasan  
 Ghulam Husain  
 Ghulam-i-Abbas  
 Ghulam Jilani  
 Ghulam Mahmud  
 Ghulam Maula  
 Ghulam Muhammad  
 Ghulam Muhammad Jafar  
 Ghulam Muhi-ud-din  
 Ghulam Mujitaba  
 Ghulam Murtaza  
 Ghulam Musi Riza  
 Ghulam Mustafa  
 Ghulam Nabi  
 Ghulam Naqi  
 Gulam Qadir  
 Ghulam Rasool  
 Ghulam Samadani  
 Ghulam Taqi  
 Ghulam-us-saqulain  
 Ghulam Zain-ul-abidin  
 Gul Muhammed  
 Gulab Khan  
 Gulshan' Ali Shah  
 Gulzar Ali Shah

## APPENDIX

H

Habib Ali Shad  
 Habib-ud-din  
 Habib-ul-lah  
 Mahib-ur-rahman  
 Habi Ali  
 Hadi-ud-din  
 Haffx-ud-din  
 Hafix-ul-lah  
 Haider Ali  
 Haider Hussain  
 Haiyat Badhsash  
 Haji Badshan  
 Hakim Ali  
 Hakim-ud-dulah  
 Hakim-ud-din  
 Hamid Ahmed  
 Hamid Hasan  
 Hamid Husain  
 Hamid-muhi-ud-din  
 Hamid Sahib  
 Hamid-ud-din  
 Hamid-ul-lah  
 Hamid Ali  
 Hamzah Ali  
 Hamzah Husain  
 Haqqani Sahib  
 Haris' Ali  
 Harun Sahib  
 Harun Sait  
 Hasan' Ali  
 Hasan' Abd-ul-lah  
 Hasan' Ata-ul-lah  
 Hassan' Muhi-ud-din  
 Hasan Raza  
 Hasan-uz-zaman  
 Hashim Ali  
 Hashim Hussain  
 Hashim Muhi-ud-din  
 Hashim Piran  
 Hashmat' Ali  
 Hashmat Husain  
 Hazrat Budshah  
 Hazrat Piran  
 Hidayat Ahmed  
 Hidayat Ali  
 Hidayat-ul-lah  
 Hikmat-ul-lah Khan  
 Himayat-ul-lah Khan  
 Himayat-ud-din  
 Himayat Husain  
 Himayat Ali  
 Himmat Ali  
 Himmat Hussain  
 Himmat-ud-din  
 Hussain Ahmad  
 Husain Hli  
 Husuin Khan  
 Husain Piran  
 Husain-ud-din

I

Ibrahim' Ali  
 Ibrahim Husain  
 Ibrahim Khan  
 Ibrahim Sahib  
 Iftikhr' Ali  
 Iftikhar Husain  
 Ihtan Ali  
 Ihtisham Ali  
 Ihtisham Husain  
 Ihtisham-ud-din  
 Itibar-Ali-Shah  
 Itibar-ud-din  
 I'izar Ahmed  
 I'izaz Ali  
 I'izaz Husain  
 Ikram Ali  
 Ikram Husain  
 Ilahdad Khan  
 Ilah Din  
 Ilahi Bakhsha  
 Ilahi Bakht  
 Imam' Ali  
 Imam Muhi-ud-din  
 Imam Sahib  
 Imam-ud-din  
 Imdad Ahmad  
 Imdad' Ali  
 Imdad Husain  
 Intizam' Ali  
 Intizam-ud-din  
 Iquan' Ali Shah  
 Iqbal Ahmad  
 Iqbal' Ali  
 Iqbal Husain  
 Irtiza' Ali  
 Irtiza Husain  
 Is-haq Ahmed  
 Is-haq Sahib  
 Is-haq Sait  
 Ismail' Ali  
 Ismail Husain  
 Ismail Khan  
 Ismail Sait  
 Ismail Sait  
 Ibad-ul-lah  
 Imad' Ali  
 Imad-ud-din  
 Inayat Ahmad  
 Inayat-Ali  
 Inayat Husain  
 Inayat-ul-lah  
 Irfan Ali  
 Ishrat' Ali  
 Ishrat Husain  
 Izzat Ahmed  
 Izzat Husain  
 Izzat Nabi  
 Izzat Rasul  
 Iz-zud-din

## DISTRICT OFFICE MANNUAL

J

Jabbar' Ali Shah  
 Jabbar-Husain  
 Jabir' Ali  
 Jabir Husain  
 Jafar Ali  
 Jafar Husain  
 Jafar Muhi-ud-din Badshah  
 Jahandar Shah  
 Jalal-ud-din  
 Jahal-ul-lah Shah  
 Jalil Ahmad  
 Jalil Hasan  
 Jamat Ali Shah  
 Jammaat-ul-lah Shah  
 Jamal-i-Rasul  
 Jamal-ud-din  
 Jamal-ul-lah-Sah  
 Jamil-Ahmed  
 Jamal Husain  
 Jani Badshah  
 Jani Mian  
 Jan Muhammad  
 Jannat Hussain  
 Jan-ul-lah Shaw  
 Jasara Husain  
 Jauhar' Al Kha  
 Jawahir Husain  
 Jawwad' Ali  
 Jawwad Husain  
 Jinayat Husain

K

Kabir-ud-din  
 Kafalat Husain  
 Kafil Ahmad  
 Kalim Ahmad  
 Kalim-ul-lah  
 Kamal-ud-din  
 Kamal-ul-lah-Shah  
 Kamil Husain  
 Karamat' Ali  
 Karamat Husain  
 Karamat-ul-lah  
 Karim-ud-din  
 Karim-ul-lah  
 Karim-ul-lah Shah  
 Karim Muhi-ud-din  
 Karim Khan  
 Karim' Ali  
 Karim Husain  
 Khadim' Ali  
 Khadim Husain  
 Khairat' Ali  
 Khairat Husain  
 Khair-ud-din  
 Khalid Ahmad  
 Khalid Ahamad

K

Khalil-ul-Ikkan  
 Khitabat Khan  
 Khuda Baksh  
 Khuda-dad-Khan  
 Khuda Dost  
 Khurram' Ali  
 Khurshid Ahmad  
 Khwajah Hussain  
 Khwajah khan  
 Khwajah Muh-ud-din  
 Khwajah Piran

L

Laiq Ali  
 Laiq Husain  
 Laip-ud-din  
 Lalji Walji Sait  
 Latif Husain  
 Latif Quadir Ahmed  
 Liyaqat Ali  
 Liyaqat Husain  
 Lutf-i-Ali  
 Lutf-i-rasul  
 Lutf-ul-lah Muhammad  
 Lutf-ur-rahman

M

Mabrur Ahmad  
 Mabrur Ali  
 Maddah Husain  
 Mafakh-khar-Husain  
 Mahabat Khan  
 Mahbub Ali  
 Mahbub Badshah  
 Mahabub Husain  
 Mahbub Khan  
 Mahbub Pra  
 Mahdi' Ali  
 Mahdi Husain  
 Mahdi Husain  
 Mahir Ali  
 Mahamud Ali  
 Manmud Hasan  
 Mahamund Husain  
 Mahamud Khan  
 Mail Sahib  
 Majid' Ali  
 Majid Husain  
 Majid Khan  
 Majid ud-din  
 Makhdum Husain  
 Makhdum Muhi-ud-din  
 Makhdum Piran  
 Malik Badshah  
 Malik Maulana Sahib  
 Malik-Muhi-ud-din

## APPENDIX

M—cont.

Mansur Ahmad  
 Mansur Ali  
 Mansur Husain  
 Manzur Ahmad  
 Manzur' Ali  
 Manzur Husain  
 Maqbul Ahmed  
 Maqbul Ali  
 Maqbul Hussain  
 Maruf Ali  
 Maruf Sahib  
 Maslah-in-ud-din  
 Masih-ud-din  
 Masih-us-zaman  
 Masud Ahmad  
 Masud Ali  
 Maudud Ahmad  
 Maudud Ali  
 Maula Bakhsh  
 Maula Husain  
 Maulana Sahib  
 Mazhar Ahmad  
 Mazhar Ali  
 Mazhar Husain  
 Mazhar-ud-din  
 Mazhar-ul-haq  
 Mazhar-ul-lah  
 Miftah-ud-din  
 Mihr' Ali  
 Mihir-ud-din  
 Mihar-ul-lah  
 Minhaj-ud-din  
 Minhaj-ul-lah  
 Misbah-ud-din  
 Misbah-ul-Jan  
 Mubarak Ali  
 Mubash-shir-Husain  
 Mubib Ali  
 Mubib Husain  
 Muhi-ud-din  
 Muhi-ud-din Ahmad  
 Muin-ud-din  
 Muir  
 Mujahi-ud-din  
 Mujtaba Ali  
 Mujtaba Husain  
 Munwwaf Husain  
 Munir, Muhammad  
 Munir-ud-din  
 Muqtadir-Hussain  
 Muqtaza' Ali  
 Muttaza Husain  
 Mushtaq Ahmad  
 Mustaq Hasan  
 Mustaq Hussain  
 Mustafa Ali

M—cont.

Mustaja Husain  
 Mutahhar Ali  
 Muzaffar Ahmad  
 Musaffar Husain  
 Muzammil Husain  
 Mazammil-ul-lah  
 N  
 Nabi-Husain  
 Nabi-ul-lah  
 Nadim-ul-la  
 Nadir' Ali  
 Najm-ud-din  
 Naim-ul-lah  
 Naim-ud-din  
 Naim-ul-huda  
 Nana Mian  
 Nasir Ahmad  
 Nazir Ali  
 Nazir Husain  
 Nasir-ud-din  
 Nasir-ud-din  
 Nasir-ud-din  
 Nawazis Ali  
 Nazm' Ali  
 Nazir Ahmad  
 Nazir Ali  
 Nazir Ali  
 Nazir Husain  
 Nazir Husain  
 Nazir-ud-din  
 Nazir-ud-din  
 Nazir-ud-din  
 Nizam-ud-din  
 Nudrat Ahmad  
 Nudrat Husain  
 Nudrat' Ali  
 Nur Ahmad  
 Nur Ali  
 Nur Muhamed  
 Nur-ud-din  
 Nur-ul-husain  
 Nur-ul-lah  
 Nusrat Ali  
 Nusrat-ul-lah  
 P  
 Pahha Mian  
 Pahalwan Sahib  
 Pir Ahmad  
 Pir Padshah

## DISTRICT OFFICE MANUAL

	P		S'aadat Ali	S
		Piran Sahib	Sabit' Ali	
		Piru Mian	Sadiq Ali	
	Q		Sadiq Husain	
		Qubil-ud-din	Sadr-ud-din	
		Qadir Ahmad	Sadr-ul-islam	
		Qadir' Ali	S'ad-ud-din	
		Qadir Husain	S'ad-ul-lah	
		Qadir Nawas	Safdar' Ali	
		Qaim' Ali	Safdar' Husain	
		Qasim' Ali	Safi-ud-din	
		Qwam-ud-din	Safi-ul-la	
		Qubul Ahmad	Said' Ali	
		Qudrat Ahmad	Said-ud-din Sahib	
		Qudrat Ali	Sai-ud-din	
		Qudrat' Aziz	Saiyid Muhamma	
		Qudrat Halim	Sajjad' Ali	
		Qudrat Nabi	Sajjad Husain	
		Qudrat Rasul	Sakhawat' Ali	
		Qudrat-ul-lah	Sal-ud-hud	
		Qu yum' Ali	Salamat' Ali	
		Qumar' Ali	Salamat-ul-lah	
		Qumar-ud-din	Salih-ud-din	
		Qumbar' Ali	Salim Bakhsh	
		Qurban' Ali	Salim ud-din	
		Qurban Husain	Sami' iul-lah	
		Qutb-ud-din	Samasam' Ali	
			Samasam-ud-din	
			Sana-ul-lah	
	R		Sardar' Ali	
		Raifi' Ali	Sardar Khan	
		Rafi'i-ud-din	Sarfraz Husain	
		Rafi'i-ul-mulk	Sarwar Sahib, Muhammad	
		Rahat' Ali	Sarwat Ahmad	
		Rahat Husain	Sarwat Husain	
		Rahim' Ali	Saulat Husain	
		Rahim Khan	Shabbir Husain	
		Rahim-ud-din	Shafi-ud-din	
		Rahim-ul-lah	Shafi'-ul-lah	
		Rahman Ali	Shams-ud-din	
		Rahman Husain	Sharf Ahmad	
		Rahman Khan	Sharf Ali	
		Rahamat' Ali	Sharf-ud-din	
		Rahmat Husain	Shariff Muhamad	
		Rahmat-ul-lah	Shaukat Ahmad	
		Raja Mian	Shankat' Ali	
		Rajjab' Ali	Snakat Husain	
		Ramzan Khan	Shujja-ud-din	
		Rasul Khan	Siddiq Hasan	
		Rauf Ahmad	Siddiq Husain	
		Raza' Ali	Silah-ud-din	
		Raza Husain	Siraj Ahmad	
		Raza Khan	Siraj-ud-din	
		Rifat Ahmad	Suyamat' Ali	
		Rifat Ali	Subban' Ali	
		Riyaz Ahmad	Sufyan' Ali	
		Riyaz Ali	Sulaiman' Ali	
		Riyaz-ud-din	Sulaiman Khan	
		Rustam' Ali		

## APPENDIX

S—cont.

Sultan Ahmad  
Sultan' Ali  
Sultan Husain  
Sultan Mahmud  
Sultan Muhammad  
Sultan Muhi-ud-din

T

Tafazzul Ahmad  
Tafazzul Husain  
Taha Husain  
Taka Sahib  
Tahla Ali  
Tahir Husain  
Taib Ali  
Tajammul Husain  
Taj-ud-din Sahib  
Talib Ali  
Tablib Muhi-ud-din  
Tamin Ahmad  
Tamin Muhi-ud-din  
Tasadduq Husain  
Taufiq Husain  
Tilawat Ali  
Tirab Ali  
Turab Husain  
Turab Khan Sahib

U

Ubaid-ul-lah, Maulavi  
Umar Ali  
Umar Khan  
Umar Sahib  
Usman 'Ali  
Usman' Khan  
Usman Sahib

W

Wadud Ahmad  
Wadud Khan  
Wahid 'Ali  
Wahid Sharif  
Wahid-ud-din  
Wajahat Husain  
Wajib Ali  
Wajid Husain  
Wajid-ud-din  
Wakil Ahmad  
Wali Ahmad  
Wali Muhammad  
Wali-ud-din  
Wali-ul-lah  
Wasi Ahamed  
Wasi-ud-din

W—cont.

Wasi Ali  
Wasi-ud-din  
Wazir Ali  
Wazir-ud-din  
Wilayat Ahmad  
Wilayat Ali  
Wilayat Husain  
Wilayat-ul-lah

Y

Yad-ul-lah Husain  
Yahya Husain  
Yahya Muhi-ud-din  
Yahya Sahib  
Yaqub 'Ali  
Yaqub Husain  
Yaqub Husain  
Yaqub Sahib  
Yasin 'Ali  
Yasin Sahib  
Yunus 'Ali  
Yunus Khan  
Yunus Sait  
Yusuf 'Ali Sahib  
Yusuf Husain  
Yusuf Mirza

Z

Zafar' Ali  
Zahib Ahmad  
Zahid Husain  
Zahir Ahmad  
Zahir Hasan  
Zahir-ud-din  
Zaigham' Ali  
Zain-ud-din  
Zain-ul-abidin  
Zakir 'Ali, Mutam  
Zahir Ahmad  
Zakir Husain  
Zakriya Ahmad  
Zakriya Husain  
Zakriya Sait  
Zamin Ahmad  
Zamin Ali  
Zamin Husain  
Zambeam Ali  
Ziya-ud-din  
Ziya-ul-Hasan  
Zuhur' Ahmad  
Zuhur Ali  
Zuhur-ud-din  
Zuhur-ul-lah



## DISTRICT OFFICE MANUAL

## MAPPILLAS

A	B—cont.
Abu	Bappotti
Abu Bakar Kunhi	<b>Bayan</b>
Adami	Bayankoya
Adima	Bayankutti
Adiyan Kutti	Biran
Ahmad Koya	
Ahmad Kunhi	C
Ahmad Kutti	Chadayan
Aidru	Chadaya Kutti
Aidruman (Abd-ur-rahman)	Chekkon
Aidruman Kutti	Chekku
Ajjiuti	Chekkutti
Alippi	Chokkran
Amanat	Chokran Kutti
Amanat Kutti	D
Ammu	Dau
Ammu Kutti	Daud
Assainar (Hasan)	Dawood Sahib
Atla Koya	Dayinan
Attan (Hasan)	F
Avdalutti	Farid
Avaran	H
Avaran Koya	Hajdar
Avaran Kutti	Hajdross
Avaru	Hakim
Ahammad (Ahmad)	Hamid
Abbas	Hamza
Abdu	Harua
Abd-ul-lah Koya	Hasan
Abd-ul-lah Kunhi	Hasan Bin Saiyid Ahmed Jafar
Abd-ul-lah Kutti	Hasan Koya
Alavi	Hasan Kunhi
Ali Ammu	Hasan Kutti
Ali Koya	Hashimi
Ali Kutti	Hasau
Ali Yar	Hattim
B	I
Baba	Ibrahim Koya
Babachchi	Ibrahim Kunhi
Babotti	Ibrahim Kutti
Babu	Idris
Bachchig	Imbichchi
Bachchutti	Imbichchi Ahmad
Badutti	Imbichchi Koya
Baduvan	Ishag
Baittan	Ismail
Baittan Kutti	Ismaili
Bamban	Ismallutti
Bambankunhi	Isa
Bpppan	Issu
Bappan Koyal	<b>Issutti</b>
Bappan Kutti	

## APPENDIX

M—cont.

- J**
- J'far  
J'afar Kutti  
Jama
- K**
- Kamal  
Kamali  
Kamal Kutti  
Kammu  
Kammu Kutti  
Koya  
Koya Kunhi  
Koya Kutti  
Koyama  
Koyamu  
Koyappari  
Koyatti  
Kunhalan Kutti  
Kunh 'Ali Kutti  
Kunh 'Ali  
Kunh 'Ali Koya  
Kunhamadutti  
Kunhami  
Kunhammotti  
Kunhamu  
Kunhavaran  
Kunhavulla  
Kunhayan  
Kunhi Ahmed  
Kunhi Bachchi.  
Kunhi Chekkon  
Kunhi Chekku  
Kunhi Kamal  
Kunhi Kutti Ali  
Kunhi Makki  
Kunhi Muhi-ud-din  
Kunhi Mussa  
Kunhi Pakkar  
Kunhi Pakki  
Kunhi Palli  
Kunhi Pari  
Kunhi Qadiri  
Kunhi Qalandan  
Kunhi Sa  
KunhiSudi (Hunhi Sithi)  
Kunhi Tuppar  
Kutti 'Ali  
Kutti Ammu  
Kutti 'Atta  
Kutti Hasan  
Kuttu  
Kuttussa
- M**
- Madar  
Makkachchi  
Makki
- Makkutti  
Mammasan Kutti  
Mammassan (Muhammad Hasan)  
Mammavu  
Mammi  
Mammi Kunhi  
Mammi Kutti  
Mammu  
Mammunhi  
Mamu  
Mamu Kunhi  
Marakkar  
Mashhur  
Mayan  
Mayan 'Ali  
Mayan Kutti  
Moidu  
Mubarak  
Muhammad  
Muhammadi  
Muhammad Koya  
Muhammad Kunhi  
Muhammad Kutti  
Muhi-ud-din  
Muhi-ud-din-kutti  
Mukari  
Mumm 'Ali (Muhammad' Ali)  
Mussa  
Mussan  
Mussan Kutti  
Muttu Koya
- N**
- Nadir Shah  
Nurayan
- P**
- Pakkar  
Pakkar Kutti  
Pakkarmar  
Pakki  
Pakkma  
Pakku  
Pakran  
Pakran Kutti  
Pakrotti  
Pallia  
Palli Kutti Pari Kutti  
Parima  
Paryyayi  
Pouran  
Pourkoya
- Q**
- Qalandar  
Qalandar Koya  
Qalandar Kunhi  
Qalandar Kutti

## DISTRICT OFFICE MANUAL

Q—cont.	T
Qalandu	Taruvai
Qadir	Taruvai Kutti
Qadiri	Thuppar
Qadiri Kutti	U
Qadir Koya	Ukkas
Qadir Kunhi	Uppi
Qambar Qasim	Uppi Kutti
Qasimi	'Umar
S	'Umar Koya
Saban	'Umar Kutti
Saban Kutti	'Usman
S'aid	'Usman Koya
Saidi	'Usman Kutti
Saidi Kutti	V
Sirayan	Viran
Sow	Viran Koya
Sulaiman	Viran Kunhi
Sulaiman Kutti	Viran Kutti
Sultan	Viravu
Suppi	Y
Suppi Kutti	Y'aqub
	Yusuf

## MARAKKAYARS.

A	B
Abdul Hussain Marakkayar	Baba Marakkayar
Abubakkar Labbai Sahib Marakkaya	Badshah Muhi-ud-din Marakkayar
Abu Faqir Marakkayar (Abubakkar Marakkayar.)	Bapanna Marakkayar
Ahmad Fazir Marakkayar	Bappan
Ahmad Sahib Marakkayar	Babu Marakkayar
Allapichhai Marakkayar	Bapu Tambi Marakkayar
Allauddin Marakkayar	Baqur Muhammad
Ashru Marakkayar	Bava Sahib Marakkayar
Abbas Marakkayar	Bavaji
Abd-ul-ali Marakkayar	Burhan Koya
Abd-ul-kudha Marakkayar	Burhan Sahib
Abd-ul-lah Sahib Marakkayar	C
Abd-ul-muhimin Marakkayar	Chanda Sahib Ravuttar
Abd-ul-mujib Marakkayar	Chinnaghani Marakkayar
Abd-ul-qasim Marakkayar	Chinna Ghani Marakkayar
Abd-ul-quddus	Chinna Marakkayar
Abd-ul-shahid Marakkayar	Chinna Pillai Marakkayar
Abd-ul-sharif Marakkayar	Chinna Pir Sa Marakkayar
Abd-ul-shifa Marakkayar	Chinna Thambi Marakkayar
Abd-ul-siddiq Marakkayar	Chinna Vapu Marakkayar
Abdul-wadud Marakkayar	Chinnappa Ravuttar
Ali Pillai Marakkayar	
Aliyar Marakkayar	
Azmat Ibruhim Marakkayar	

**APPENDIX**  
**MARAKKAYARS—cont.**

- |                              |                                    |
|------------------------------|------------------------------------|
| <b>D</b>                     | <b>J</b>                           |
| Daud Muhi-ud-din Marakkayar  | Jailan Marakkayar                  |
| Dhanan Marakkayar            | Jailan Sahib Marakkayar            |
| Diwan Sahib' Marakkayar      | Jamal Naina Ravuttar               |
|                              | Junaid Marakkayar                  |
| <b>E</b>                     | <b>K</b>                           |
| Eksanji Ghani Marakkayar     | Kamail Kutti Marakkayar            |
| Esan' Marakkayar             | Kannu Marakkayar                   |
|                              | Karim Sahib Marakkayar             |
| <b>F</b>                     | Kattai Pillai Marakkayar           |
| Faqir Bechcha Marakkayar     | Kattai Vava Marakkayar             |
| Faqir Lebbai Marakkayar      | Kattiva Marakkayar                 |
| Faqir Mastan Marakkayar      | Kitaru Pillai Marakkayar           |
| Faqir Muhi-du-din Marakkayar | Koi Muhammad Marakkayar            |
| Faqir Pichchai Marakkayar    | Koya Marakkayar                    |
|                              | Kuncholi Marakkayar                |
| <b>G</b>                     | Kunhalikoya Marakkayar             |
| Ghaus Marakkayar             | Kunja Marakkayar                   |
| Ghaus Pichchai Marakkayar    | Kuppai Pillai Marakkayar           |
| Ghaus Sahib Marakkayar       | Kuppaitambi Marakkayar             |
|                              | <b>L</b>                           |
| <b>H</b>                     | Lal Bacha Marakkayar               |
| Habib Hussain Marakkayar     | Latif Ghani Marakkayar             |
| Habib Sahib Marakkayar       | Lebbai Bhani Marakkayar            |
| Habib Sultan Marakkayar      | Lebbai Kutti Marakkayar            |
| Haidar Sahib Ravuttar        | Levvai Naina Marakkayar            |
| Haji Madar Marakkayar        | Lichai Kunhi Marakkayar            |
| Haji Muhammad Marakkayar     | Levvai Tambi Marakkayar            |
| Hamid Sahib' Marakkayar      | Lichai Sahib Marakkayar            |
| Hamza Marakkayar             |                                    |
| Hasana Tambi Marakkayar      | <b>M</b>                           |
| Hasan Sahib Marakkayar       | Madar Muhi-ud-din Marakkayar       |
| Husain Sahib Marakkayar      | Madina Sahib Marakkayar            |
|                              | Maina Pillai Marakkayar            |
| <b>I</b>                     | Makhdum Sahib Marakkayar           |
| Ibrahim Ghani Marakkayar     | Makka Ravuttar Marakkayar          |
| Ibrahim Kutti Marakkayar     | Mastan Ali Marakkayar              |
| Ibrahim Mastan Marakkayar    | Maula Sahib Marakkayar             |
| Ibrahim Naina Marakkayar     | Mina Muhammad Marakkayar           |
| Ilyas Marakkayar             | Mira Pillai Marakkayar             |
| Imam Sahib Marakkayar        | Miran Ghani Marakkayar             |
| Imbichchi Koya Marakkayar    | Mira Sahib Marakkayar              |
| Is-haq Marakkayar            | Miskin Faqir Marakkayar            |
| Is-Kandar Marakkayar         | Muallim Marakkayar                 |
| Ismail Marakkayar            | Mubarak Sahib Marakkayar           |
| Ismailji Marakkayar          | Muhammad Abd-ul-Mutalib Marakkayar |
| Ismail Levvai Marakkayar     | Muhammad Kalifa Marakkayar         |
| Ismail Sahib Marakkayar      | Muhammad Lebbai Tambi Marakkayar   |
|                              | Muhammad Marayam Marakkayar        |
|                              | Muhammad Miram gudu Marakkayar     |
|                              | Muhammad Naina Maula Marakkayar    |
|                              | Muhammad Naina Tambi Marakkayar    |
|                              | Muhammad Ovvisqarani Marakkayar    |
|                              | Muhammed Sahib Marakkayar          |
|                              | Muhammad Shaikn Qadir Marakkayar   |
|                              | Muhammad Sultan Marakkayar         |
|                              | Muhammad Tambi Marakkayar          |

DISTRICT OFFICE MANUAL  
MARAKKAYARS—cont.

## M—cont.

Muhi-ud-din Levvai Tambi Marakkayar  
Muhi-ud-din Pichchai Marakkayar  
Muna Pillai Marakkayar  
Musa Abu Bakr Marakkayar  
Muttu Ghani Marakkayar  
Muttu Pillai Marakkayar  
Muttu Tambi Marakkayar  
Muzaffar Ravuttar

## N

Nagur Marakkayar  
Nagur Pichchai Marakkayar  
Nahi Koya Marakkayar  
Naina Muhammad Marakkayar  
Naina Pillai Marakkayar  
Nakhuda Marakkayar  
Nalla Abu Bakr Marakkayar  
Nalla Ghani Marakkayar  
Naina Bhoi Marakkayar  
Nathad Sahib Marakkayar  
Nursahib Marakkayar

## O

Ochin Said Marakkayar  
Ochitambi Marakkayar  
Ojin Marakkayar  
Oliam Marakkayar  
Ovvisqurni Marakkayar

Pathu Kutti Marakkayar  
Periya Thambi Marakkayar  
Priia 'Umar Ravuttar  
Pehchai Ghani Marakkayar  
Pichchai Tambi Marakkayar  
Pir Palhiwan Marakkayar  
Pir Pichchai Marakkayar  
Puroya Marakkayar  
Pulavar Ravuttar  
Pulikutti Marakkayar  
Puttuvitta Marakkayar

## Q

Quadir Bhoi Marakkayar  
Qadir Ghous Marakkayar  
Qadir Pichchai Marakkayar  
Qadir Shaik. Ali Marakkayar  
Qasim Muhammad Marakkayar  
Qasim Pichchai Marakkayar  
Qasim Sahib Marakkayar

## R

Rasul Ghani Marakkayar  
Rasul Pichchai Marakkayar

## S

Sahib Marakkayar  
Sahib Ghani Marakkayar  
Sahib Tambi Marakkayar  
Saiman Levvai Marakkayar  
Saiyid Levvai Marakkayar  
Saiyid-ul-Ghafur Marakkayar  
Sayid-ul-Marakkayar  
Sahib Marakkayar  
Salih Pillai Marakkayar ]  
Samu Marakkayar  
Samuanainar Marakkayar  
Samu Tambi Marakkayar  
Sawri Muthu-ud-din Marakkayar  
Sevatha Vappa Marakkayar  
Shaah-ul-hamid Marakkayar  
Shaik Marakkayar  
Shaik Adiyar Marakkayar  
Shaik Ismail Ali Marakkayar  
Shaik Madar Marakkayar  
Shaik Sayid-ul-lah Marakkayar  
Shukur Marakkayar  
Siddiq Kamal Marakkayar  
Siddiq Sahib Marakkayar  
Sikkanduar Abbas Ravuttar  
Sikkandar Muhi-ud-din Marakkayar  
Sini Marakkayar  
Sithik Muhammad Marakkayar  
Sulaiman Levvai Marakkayar

## T

Tambi Sahib

## U

Ummichchi Koya Marakkayar  
'Umar Kutti  
'Umar Tambi  
Uppi Kutti  
'Uthmanjani Marakkayar  
Uthaman Lebebai Marakkayar  
'Uthman Sahib

## V

Valisa Marakkayar  
Vallayappa Marakkayar  
Vapuchi Marakkaya  
Varisai Marakkayar  
Varisai Ibrahim  
Varisai Levvai  
Varisai Muhammad  
Varisai Muttu Ravuthar  
Varisai Ravuttar

## Z

Zain-ud-din Marakkayar  
Zakiriya Marakkayar.

## APPENDIX-Q

[Paragraph 158, sub-paragraph 4, clause (ii).]

## AUTHORISED SYSTEM FOR THE TRANSLITERATION OF ARABIC PROPER NAMES.

<i>Arabic letter or symbol.</i>	<i>English equivalent.</i>	<i>Remarks.</i>
(1)	(2)	(3)
ا	a	....
ب	b	....
و	o or u	....
ج	g	....
ح	h	....
خ	u	....
د	e	....
ذ	au	....
ر	r	....
ز	z	....
س	s	....
ش	sh	....
ص	s	....
ض	z	....
ط	t	....
ث	th	....
ق	q	....
ك	k	....
گ	g	....
ځ	kh	....
ڄ	d	....
ڀ	dh	Pronounced like "th" in "this"
ڙ	r	....

## APPENDIX-Q—cont.

<i>Arabic letter or symbol.</i>	<i>English equivalents.</i>	<i>Remarks.</i>
(1)	(2)	(3)
ز	s	....
ش	s	....
ص	sh	....
ض	s	....
ظ	dth	Pronounced as "dth" in "width"
ط	t	
ظ	dth	Pronounced like ض
ع		E.g. قلعة transliterated would be kal'a.
غ	gh	
ف	f	....
ق	k	....
ك	k	....
ل	l	....
م	m	....
ن	n	This letter to be omitted at the end of words, thus هديده would be Hodaida, excepted before a following vowel, when it has the sound of l, e.g., هدينة
لام مقصورة		Medina هدينة النبي Medinat-en-Nabi.

## APPENDIX R.

[Paragraph 158, sub-paragraph 11, clause (i).]

## I. FORM OF ADDRESS BETWEEN COLLECTORS OF DISTRICTS.

From A.B.C. Thiru Collector of X.  
To the Collector of Y.

(Settlement Manual.)

If you have a copy of the above, please send it to me for reference for a few days.

A.B.C.,  
Collector

And the Collector of Y should reply—

From F.G.H., Thiru Collector of Y.  
To the Collector of X.  
Your (number, date)—Settlement Manual.  
Herewith.

F.G.H.,  
Collector.

## II. FORMS OF ADDRESS FOR SUB-INSPECTORS OF THE EXCISE DEPARTMENT TO VILLAGE MUNSIFS AND VICE VERSA.

## Specimen No. I—From Sub-Inspector to village munsif.

கூடலூர் ரேஞ்சு எக்ஸைஸ் சப்-இன்ஸ்பெக்டரிடமிருந்து திருப்பாப்புலியூர் கிராம மணியக்காரருக்கு :—

திருப்பாப்புலியூர் கிராமம் சள்ளக்கடை செக்குபந்தி விஷயமாய் தங்களிடம் பேச வேண்டியிருக்கிறது. ஆகையால் மார்ச் மீ 18உ தாங்கள் திருப்பாப்புலியூர் கிராமத்தில் என்னோடு கலந்து பேச வேண்டுமாய் கேட்டுக் கொள்கிறேன்.

சப்-இன்ஸ்பெக்டர்.

## Specimen No. II.

கூடலூர் ரேஞ்சு எக்ஸைஸ் சப்-இன்ஸ்பெக்டரிடமிருந்து கூடலூர் கிராம மணியக்காரருக்கு எழுதிக்கொண்ட யதாஸ்து.—

கூடலூர் ரேஞ்சு எக்ஸைஸ் சர்க்கிள் இன்ஸ்பெக்டர் அவர்கள் புதுசத்திரம் கிராமத்திற்குப் போக வேண்டியிருப்பதால் இன்றைய தினம் சாயங்காலம் இரண்டு வண்டி அனுப்புமாய்க் கேட்டுக் கொள்ளுகிறேன்.

சப்-இன்ஸ்பெக்டர்.



*Specimen No. I—From village munsif to Sub-Inspector.*

திருப்பாப்புலியூர் கிராம மணியக்காரர் கூடலூர் ரேஞ்சு எக்ஸைஸ் சப்-இன்ஸ்பெக்டர் அவர்களுக்கு எழுதிக் கொண்ட ரிப்போர்ட்டு :—

தாங்கள் எழுதிய பிரகாரம் மார்ச் மீ 18உ-க்கு திருப்பாப்புலியூர் கிராமத்தில் நான் தங்களோடு கலந்து பேசுகிறேன்.

கிராம மணியக்காரர்.

*Specimen No. II.*

கூடலூர் மணியக்காரர் கூடலூர் ரேஞ்சு சப்-இன்ஸ்பெக்டர் அவர்களுக்கு எழுதிக் கொண்ட யதாஸ்து :—

தங்களுடைய யதாஸ்து பிரகாரம் இன்றைய தினம் சாயங்காலம் இரண்டு வண்டி அனுப்புகிறேன்.

கிராம மணியக்காரர்.

III. FORM OF ADDRESS FROM INSPECTORS AND ASSISTANT INSPECTORS OF EXCISE DEPARTMENT TO VILLAGE MUNSIFS AND VICE VERSA.

From Inspectors to village munsifs.  
Assistant Inspectors

கூடலூர் எக்ஸைஸ் சர்க்கிள் இன்ஸ்பெக்டர்  
அசிஸ்டென்ட் இன்ஸ்பெக்டர்

ஆபீஸிலிருந்து திருப்பாப்புலியூர் மணியக்காரருக்கு எழுதிய ரிப்போர்ட்டு :—

திருப்பாப்புலியூர் கிராமம் கள்ளுக் கடை செக்குபந்தி விஷயமாய் பேச வேண்டி இருப்பதால் மார்ச்சுமீ 20உ-க்கு திருப்பாப்புலியூர் கிராமத்தில் ஆஜராக வேண்டுமென்பதை அறியவும்.

இன்ஸ்பெக்டர்

அசிஸ்டென்ட் இன்ஸ்பெக்டர்

Reply from village munsif to Inspector  
Assistant Inspector

ம-ந-ந-ஸ்ரீ கூடலூர் சர்க்கிள் இன்ஸ்பெக்டர்  
அசிஸ்டென்ட் இன்ஸ்பெக்டர்

சமூகத்திற்கு திருப்பாப்புலியூர் மணியக்காரர் வணக்க மாய் எழுதிக் கொண்ட ரிப்போர்ட்டு:—

தங்களுடைய உத்தரவு பிரகாரம் மார்ச்சுமீ 20உ-க்கு திருப்பாப்புலியூர் கிராமத்தில் ஆஜராகிறேன். இந்த சங்கதி தங்களுக்குத் தெரியப்படுத்திக் கொண்டேன்.

தங்கள் விதேயன்,  
கிராம மணியக்காரர்.

IV. FORM OF ARZI TO BE USED FOR VILLAGE MUNSIFS IN ADDRESSING TAHSILDARS, SUB-MAGISTRATES AND SIMILAR OFFICERS OF OTHER DEPARTMENTS.

காவேரிப்பாக்கம் தாலுக்கா தாசில்தார் அவர்கள் சமூகத் திற்கு கிராம முனுசிப் எழுதிக் கொண்ட அர்ஜி:—

நாளது மாதம் 3உ தாங்கள் எழுதிய மதாஸ்து வந்து சேர்ந்தது. காவேரிப்பாக்கம் ஏரியானது கடைசியில் போன மாதம் 12உ மராமத்து செய்யப்பட்டது. அதற்கு செலவானது ரூ. 50, இந்த சங்கதி தங்களுக்கு தெரியப்படுத்திக் கொண்டேன்.

1865-ம் (ஸ்ர) ஜூன்மீ 15உ. கிராம முனுசிப்.

V. FORM OF ADDRESS FROM ASSISTANT COMMISSIONERS OF EXCISE DEPARTMENT TO VILLAGE MUNSIF AND VICE VERSA.

*From Assistant Commissioner to village munsifs.*

செங்கல்பட்டு சப்டிவிஷன் எக்ஸைஸ் அஸிஸ்டென்ட் கமிஷனர் அவர்கள் மரக்காணம் கிராம மணியக்காரருக்கு தாக்கீது என்ன வென்றால்:—

இன்றைய தினம் இரவு 8 மணிக்கு திண்டிவனத்துக்கு சர்க்குட் போக வேண்டுமாகையால் 4 வண்டி தயார் செய்து நம்முடைய முகாமுக்கு அனுப்ப வேண்டும் என்பதை அறியவும்.

அஸிஸ்டென்ட் கமிஷனர்.

*From village munsif to Assistant Commissioner.*

செங்கல்பட்டு சப்டிவிஷன் எக்ஸைஸ் அஸிஸ்டென்ட் கமிஷனர் அவர்கள் சமூகத்திற்கு மரக்காணம் கிராம மணியக்காரர் எழுதிக்கொண்ட அர்ஜி:—

தங்கள் உத்தரவு பிரகாரம் இன்றைய தினம் இரவு 8 மணிக்கு 4 வண்டி தயார் செய்து தங்கள் முகாமுக்கு அனுப்புகிறேன். இந்தச் சங்கதி தங்களுக்கு தெரியப்படுத்திக் கொண்டேன்.

தங்கள் விதேயன்,  
கிராம மணியக்காரர்

APPENDIX S.

[Paragraph No. 164, sub-paragraph 6, clause (i).]

NOTE.—All Government Orders and Board's Proceedings containing authoritative executive orders and rulings, etc., and all material papers connected with permanent rights of Government or the public in property of any kind whatever should be permanently retained as well as laws, rules, notifications and their interpretations and communications to or from higher authorities relating to results of important inquiries set on foot unless printed in any books published and supplied by Government.

*List of books, registers and accounts to be retained or destroyed.*—Items falling under the disposal number system or destroyable within or after one year, being purely of a routine nature, are eliminated from the list. The numbering in the village and taluk accounts in the list refers to the general village and taluk accounts and the rules will apply *mutatis mutandis* to the Nilgiris, Malabar and South Kanara Manua's where at different numbering is followed in certain cases.

AGRICULTURE.

*To be retained.*

Nil.

*To be destroyed.*

<i>Serial number and subjects.</i>	<i>After years.</i>
(1)	(2)
Crop forecasts and outturns .. .. .	10

ASSESSED TAXES.

*To be retained.*

Register No. 5 (tax paid by each assessee under Act VII of 1918).

*To be destroyed.*

1 Register No. 1 (Assessments under Act VII of 1918) .. .	} 10
2 Register No. 2 (Processes issued under Act VII of 1918 for collection of tax in case of default).	
3 Register No. 3 [showing servants, pensioners and annuitants of local authorities, companies or any other public bodies or associations, etc., assessed under section 15 (2) of Act VII of 1918.]	
4 Register No. 4 (petition of objection under Section 21 of Act VII of 1918).	
5 Register No. 6 [Interest on securities of Government and of local authorities and companies assessed under section 15 (3) of Act VII of 1918].	
6 Register No. 7 (Refunds of tax under section 37 of the Income-tax Act, 1918).	
7 Budget and other accounts .. .. .	

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Serial number and subjects.

After year.

(1)

(2)

BOOKS AND PERIODICALS.

To be retained.

1 Regulations, Acts, Codes and Official orders in Collectors' Offices and such of the books as are treated like Acts, Codes and Official orders.	..
2 Gazetted files in the Collector's office except those of other districts (two sets).	..
3 Books supplied by Government to the office library .. ..	..
4 The Indian Agriculturist .. .. .	..
5 Board's monthly volumes of proceedings .. .. .	..
6 Manual of the treatment of cattle diseases .. .. .	..
7 Jamabandi (Land Revenue) Report, Excise Administration Report General Presidency Administration Report.	..

To be destroyed.

1 Administration Report other than Jamabandi (Land Revenue). Excise Administration and the General Presidency Administration Reports.	10
2 Periodical publications superseded by later issues .. .. .	3
3 Superseded editions of books which are neither Acts, Codes and Officials Orders nor are treated as such in Collector's Offices, when not likely to be required again.	3
4 Superseded editions (i.e., all editions other than the current and the one previous to it) of all books in offices, subordinate to the Collector when not likely to be required again.	3
5 Fort St. George Gazette supplied to subordinate revenue officers ..	10
6 Gazette files of other districts in the Collector's office .. ..	3
7 District Gazettes supplied to Divisional Tahsildars and Deputy Tahsildars' office.	3
8 District Gazettes supplied to other subordinate revenue officers ..	3

CENSUS.

To be retained.

Published reports and returns of results of census .. .. .	..
--	----

To be destroyed.

1 Compilation registers of Imperial Tables VII and VIII (age, sex and civil condition and literacy by taluks.)	After the next census.
2 Circle lists .. .. .	..

## DISTRICT OFFICE MANUAL

## COMMISSARIAT.

*To be retained.*

Nil.

*To be destroyed.*

<i>Serial number and subjects.</i>	<i>After years.</i>
(1)	(2)
Monthly and quarterly price lists and any correspondence regarding them.	1

## ESTABLISHMENTS.

## (a) VILLAGE SERVANTS.

*To be retained.*

1 List of Village Officers .. .. .	..
2 Decisions passed under Regulation IX of 1822 involving the dismissal of village officers.	..
3 Decisions passed under Regulation VI of 1831 and Madras Act III of 1895, copies of the orders appealed against and exhibits not claimed by the parties, who filed them.	..

*To be destroyed.*

1 Pay abstracts .. .. .	3
2 Records of inquiries under Regulation IX of 1822, VI of 1831 and Madras Act III of 1895 excepting the decisions. Copies of the orders appealed against the exhibits filed by the parties in suits under the Act.	3
3 Register and summonses prescribed under Madras Act III of 1895.	3
4 Register of applications for execution of decrees prescribed under Madras Act III of 1895.	11
5 Register of warrants and other processes prescribed under Act III of 1895.	3

## (b) OTHER PUBLIC SERVANTS.†

*To be retained.*

Nil.

*To be destroyed.*

1 Security bonds and connected papers (after lapse) .. .. .	1
2 Last pay certificates .. .. .	3
3 Travelling allowance bills and acquittance rolls relating thereto ..	3
4 (a) Pay bills and acquittance rolls where these are maintained separately of Government servants for whom no establishment returns are submitted or no service books are maintained.	35

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*To be retained.*

<i>Serial number and subject.</i>	<i>After years.</i>
(1)	(2)
(b) Pay bills of other classes of Government servants and acquittance rolls for pay and allowances (other than travelling allowance) when maintained separately.	6
(c) Pay bills of copyists and examiners in the Revenue Department who are not eligible for pension or leave allowances.	6
(d) Pay bills and acquittance rolls where those are maintained separately of inferior Government servants.	45
5 Leave Register .. .. .	20
6 Establishment orders .. .. .	25
7 Annual returns of establishments (April lists) .. .. .	..
8 Conduct sheets and confidential records of Government servants—five years from the date of their retirement, resignation, removal or dismissal.	..
9 Conduct sheets and confidential records of deceased public servants.	1 year from the date of their death.

Collectors have discretion to retain for a longer period, the records relating to any officer either in their own or subordinate offices.

NOTES.—(1) Before acquittance rolls and pay bills are destroyed, the head of the office should satisfy himself that the procedure in record to the maintenance and verification of service books prescribed in Subsidiary Rules 6 and 12 under Fundamental Rules 74 (a) (iv) in Annexure II, Part III of the Fundamental Rules (Madras Edition, pages 113—115) has been followed.

(2) In the case of inferior servants, office copies of pay bills should be prepared separately showing details of names, leave and other particulars. The total of the pay bills for inferior servants should be entered in the pay bills for superior servants and the grand total worked out in order to agree with the total of the fair copy [See Article 84-C, Sub-clause (b) of the Financial and Accounts Code for the preservation of pay bills].

EXCISE.

ABKARI.

*To be retained.*

1 G-26. Register of demand, collection and balance of Excise Revenue under 'arrears'.	..
2 G-26 (a) Register of demand, collection and balance of Excise Revenue under 'current'.	..
3 G-26 (b) Register of demand, collection and balance of Excise Revenue both 'arrears and current'.	..

## DISTRICT OFFICE MANUAL

<i>Serial number and subject.</i>	<i>After years</i>
(1)	(2)
<i>To be retained— cont.</i>	
4 G-26 (c) and G-26 (d) Registers of memoranda explaining the difference between the collection shown in the treasury account and those as per demand, collection and balance statement.	..
5 G-26 (e) Register showing the particulars of balance of Excise Revenue.	..
6 Annual accounts relating to Abkari in Collector's office .. ..	..
7 T.T. 12 Register of demand and collection under T.T. leases ..	..
<i>To be destroyed.</i>	
1 G-11. Register showing collection of Excise fines, process fees and interest.	10
2 Agreements and counterparts, lists of shops, permits, sale accounts and similar routine papers.	3 years after close of lease.
3 G-11 (a) Monthly statement of Excise arrears .. ..	3
4 Demand, collection and balance of Excise Revenue and Abkari fines statements.	10
5 Statements of irrecoverable arrears of Excise Revenue recommended to be written off.	3
6 Annual accounts relating to Abkari in Divisional and Taluk office	-
(OPIUM.)	
<i>To be retained.</i>	
Nil.	
<i>To be destroyed.</i>	
Agreements, lists of shops and all other routine papers .. ..	3 years after close of lease.
FAMINE.	
<i>To be destroyed.</i>	
Accounts connected with famine relief works .. ..	After adjustment.
FOREST.	
<i>To be retained.</i>	
1 File of printed Board's Proceedings .. ..	
2 Records of Forest Settlement enquiries .. ..	

*Serial number and subject.**After years.*

(1)

FOREST—*cont.**To be destroyed.*

Nil.

## INAMS.

*To be retained.*

1	Accounts showing lands granted as inams and resumed inams	..	..
2	Register of Yeomiahdars	.. .. .	..
3	Inam register received from the Commissioner	.. .. .	..
4	Sanads and other papers connected with inams	.. .. .	..
5	Accounts showing the extent of inam and Government lands and their assessment, etc.	..	..
6	Inam accounts of village officers	.. .. .	..
7	Statements and vernacular registers received from the Inam Commissioner.	..	..
8	"Two Cawnies" account of inams	.. .. .	..
9	Original records of inquiry, between 1861 and 1863 relating to the enfranchisement of personal inams.	..	..
10	Original records of inquiry, registers and statements relating to the enfranchisements of village service inams in proprietary estates.	..	..

*To be destroyed.*

1	Accounts current of inams villages and all other accounts	..	3
2	Cultivation account of attached inams	.. .. .	10

## IRRIGATION.

*To be retained.*

1	Lists of irrigation works	.. .. .	..
2	Minor irrigation estimates	.. .. .	..
3	Estimates for Tank Restoration Scheme works handed over to the Revenue Department.	..	..

*To be destroyed.*

Minor irrigation measurement books and books of levels	.. .. .	10 years after completion of all the works for which entries are made in each book.
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*Serial number and subject.**After year***KUDIMARAMAT.***To be retained.*

**Records relating to execution of kudimaramat works or the recovery of their cost from the ryots under Tamil Nadu Compulsory Labour Act of 1858.**

**LOANS.***To be retained.*

Nil.

*To be destroyed.*

<b>1</b>	Loan orders, security bonds and records connected with grant of loans.	1 year after date of complete recovery of loan.
<b>2</b>	Registers of applications and routine correspondence registers ..	1 year after recovery of all money advanced in the year concerned.
<b>3</b>	Register of advances and recoveries .. .. .	1 year after recovery of the total amount entered in the register.
<b>4</b>	Register No. 19 .. .. .	30 years.
<b>5</b>	Register No. 22 .. .. .	30 years.
<b>6</b>	Register No. 29 .. .. .	5 years.
<b>7</b>	Register No. 30 .. .. .	5 years.
<b>8</b>	Register No. 31 .. .. .	5 years.

**MISCELLANEOUS.***To be retained.*

Nil.

*To be destroyed.*

<b>1</b>	Service register of dismissed officers after the order of dismissal is passed and then if no appeal has been filed	2
<b>2</b>	Statement of unserviceable furniture .. .. .	3

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<i>Serial number and subjects.</i>	<i>After years.</i>
(1)	(2)
<i>To be destroyed— cont.</i>	
3 Lists of securities in trust .. .. .	20
4 Stock book (G.O. No. 843, Finance, dated 23rd July 1887) ..	20
5 Invoice of supplies to other departments .. .. .	3
6 Weather reports received from the Meteorological Reports to the Government of Tamil Nadu.	1
7 Office copies kept by Revenue Inspectors of the reports and returns submitted to Tahsildars and of their takids to village officers.	1 year after their transfer to the taluk record room.
8 Diaries of Revenue Inspectors .. .. .	3 years after the expiry of the year to which they relate.
9 Dairy note-books maintained by Revenue Inspectors .. .. .	3 years after transfer to Taluk office.
10 Registers of applications for transfer of registry maintained by Revenue Inspectors.	Do.
11 Miscellaneous petitions such as application for copies appointments, etc.	1
12 Indents for office furniture, stamps, postage labels and printed forms.	1
13 Indents for peons' belts and badges .. .. .	Till next supply
14 Sub-treasury examination reports form Tahsildars .. .. .	1
15 Attendance—Memoranda .. .. .	1
16 Statement of public copies granted in Taluk offices .. .. .	1
17 Monthly statement of accidental deaths .. .. .	1

MISCELLANEOUS—MAGISTERIAL.

*To be retained.*

Nil.

*To be destroyed.*

1 Register of licences .. .. .	3
2 Annual returns of awards .. .. .	3

## DISTRICT OFFICE MANUAL

<i>Serial number and subjects.</i>	<i>After years.</i>
(1)	(2)
<b>PRINTING PRESSES.</b>	
<i>To be retained.</i>	
Stock register .. .. .	..
<i>To be destroyed.</i>	
Press accounts .. .. .	3
<b>PUBLIC WORKS.</b>	
<i>To be retained.</i>	
List of public buildings .. .. .	..
<i>To be destroyed.</i>	
1 Register showing monthly progress in expenditure .. ..	20
2 Minor irrigation imprest cash book .. .. .	20
<b>RECORDS.</b>	
<i>To be retained.</i>	
1 Record indexes .. .. .	..
2 Register of revenue suits .. .. .	..
3 Register of revenue appeals .. .. .	..
<i>To be destroyed.</i>	
1 General registers of correspondence received in Hosur Divisional Tahsildars and Deputy Tahsildars' Offices.	20
2 Board and Government registers .. .. .	10
3 Petition register .. .. .	20
4 Tour register .. .. .	10
5 Current and disposal registers maintained by Revenue Inspectors.	3 years after their transfer of the Taluk Office.
6 Register of books in the library .. .. .	As soon as out of date.
7 Registers of search fees .. .. .	3
8 Disposal registers .. .. .	20

<i>Serial number and subjects.</i>	<i>After years.</i>
(1)	(2)
<b>REVENUE—LAND.</b>	
<i>To be retained.</i>	
1 Register of prohibitive orders .. .. .	..
2 Paimash chittas relating to—	
(a) unsurveyed villages .. .. .	..
(b) village service inams in zamindaris and whole inam villages.	..
(c) devastanams and .. .. .	..
(d) villages bordering on areas under other administrations.	..
3 Measurement accounts of backyards .. .. .	..
4 Registers of settled estates .. .. .	..
5 Accounts which are of importance in any district, e.g., those relating to wargs and kumaki in South Kanara.	..
6 Original order conveying a Government grant of assignment including all the conditions attached thereto together with the sub-division sketch and statement, if any.	..
7 Order of acceptance or relinquishment with the sub-division sketch and statement, if any	..
8 List of topes .. .. .	..
9 Register of lands given to the Railways and transferred from them.	..
10 Register of quarries .. .. .	..
11 Jamabandi order books .. .. .	..
12 Permanent settlement accounts including abstracts, reports and orders.	..
13 Bilmukta pattas for Government topes and scattered trees?	..
14 Records connected with the relinquishment or resumption of inam or changes in their description.	..
<i>To be destroyed.</i>	
1 Survey and settlement accounts .. .. .	After next re-settlement.
2 Register of refunds of over payments .. .. .	..
3 Register of darkhasts for irrigation .. .. .	..
4 Register of petitions for remission .. .. .	..

<i>Serial number and subjects.</i>	<i>After years.</i>
(1)	(2)
<i>To be destroyed—cont.</i>	
5 Demarcation registers (stones) A and B .. .. .	3
6 Records connected with permanent changes and new fields and sub-divisions recorded in Taluk registers Nos. 7 and 8-A except those relating to relinquishment or resumption of inams of changes in their description and the sub-division records connected with land acquisition, grant of assignment of land and relinquishment of land.	3
7 Application for grants of assignment of land and other records connected therewith except the orders of grant or assignment including the conditions attached thereto and the sub-division sketch and statement, if any.	10
8 Application for relinquishment of land and other records connected therewith except the orders of acceptance of relinquishment with the sub-division sketch and statement, if any.	10
9 Applications and other records connected therewith relating to changes in holdings (except those relating to relinquishment of inams) recorded in taluk registers Nos. 6, 6-1, 6-A and 8.	3

## REVENUE RECORDS AND REGISTRATION.

*To be retained.*

1 Register in Form D, showing the theodolite stations to be attended to by the Inspecting Tahsildars.	..
2 Inspecting Tahsildar's register of survey errors corrected (Appendix XV to S.O. No. 34-B, paragraph 7).	..

*To be destroyed.*

1 Taluk and village stock register of stones (Form I) ..	5 years after the new register is written up.
2 Register of charges incurred for repair and renewal (Form II) of survey marks.	5*
3 Abstract of Form II and extract form I (Form III) ..	5*
4 Extract from Form II (Form IV, B.S.O., No. 34-A) ..	3
5 Register of survey advances and their adjustments (Form V)	4
6 Villagewar demand, collection and balance register of charges incurred for the repair and renewal of survey marks (Form VI).	3

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<i>Serial number and subjects.</i>	<i>After years.</i>
(1)	(2)
<i>To be destroyed—cont.</i>	
7 Demand, collection and balance under—Cost of survey marks—Survey Officers—Cost of survey marks—Collectors (Form VII).	5*
8 Bill for advances for replacing missing boundary marks (Form VIII).	3
9 Statement of sums to be recovered under Section 15 of Tamil Nadu Act VIII of 1923 (Form X).	3*
10 Half-yearly statement showing the transactions under Revenue Survey Advances—Collectors' Form (XI).	10
11 Half-yearly statement showing the transactions under Survey marks—Collectors' and 'Survey marks'—'Survey Officers' (Form XII).	10
12 Annual Statement showing the inspection of survey marks, their repair and renewal (Form XIII).	10
13 Register A—Village headman's register of bills received from survey officers for collection (Form XIV).	3
14 Register B—Register showing taluk demand collection and balance of survey advances (Form XV).	5*
15 Register C—Register Showing particulars of bill received from the Survey Department and forwarded to the Tahsildars for collection (Form XVI).	5*
16 Register of application for copies of field maps (Appendix V).	10
17 Register of survey instruments and books (Appendix XI) ..	2 years after the new register is written up.
18 Register of applications for showing 'F' boundaries (Appendix XII).	10
19 Register of acknowledgment of notices issued to registered holders of land under section 15 of the Madras Act VIII of 1923 (Appendix II).	3
20 Register of untrained and incompetent karnams (Form C).	2 years after all the karnams mentioned in it have been trained.

\* These may be destroyed after the years noted against them provided that the amounts shown to them as due to Government have been either recovered in full or otherwise adjusted.

<i>Serial number and subject.</i>	<i>After years.</i>
(2)	(2)
<i>To be destroyed—cont.</i>	
21 Stone Register A and B (Appendix II) .. .. .	3 years for wet villages and 5 years for dry villages after a new register is written up.
22 Stock book of survey instruments (Appendix XVII-4 of the Stationery Manual)	1 year after the balance have been verified and carried forward to a new register.
23 File of village stone depot inspection extracts received from Deputy Tahsildars or Tahsildars and Revenue Inspector.	1
24 Appendices to Revenue Inspectors diaries received by the Inspecting Tahsildar (Appendix VI to Board's Standing Order No. 141).	3 years after the expiry of the year to which they relate.
25 Revenue Inspector's reports on the checking of karnams' survey instruments, maps and survey qualifications (Appendix XI to Board's Standing Order No. 34-A).	1 year after the expiry of the year to which they relate.
26 Inspecting Tahsildar's programme and diary (Appendix III)	3
27 Applications for copies of field maps, showing 'F' boundaries, answer papers, sketches, etc., of karnams and revenue subordinates in survey schools and other routine correspondence.	1
28 Register of sub-divisions with the Inspecting Tahsildar (Appendix X).	20
29 Notes of inspection of Taluk Offices, Deputy Tahsildar's Office and Village records (Forms B, B-1, B-2 of Appendix III).	1 year after fresh notes of inspection relating to that taluk or village are prepared.
30 File of extracts from 8-A Registers maintained by the Inspecting Tahsildars.	1 year after the receipt of all the sub-division records.
31 Files relating to errors in measurements beyond the margin of error as defined in Board's Standing Order No. 34-B, paragraph 5, not involving alteration of the area of a field by more than 5 per cent.	3 years from the date of disposal.

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REVENUE RECOVERY ACT.

*Serial number and Subject.*

*After years .*

(1)

(2)

*To be retained.*

- 1 Register of sales under Act II of 1864 *Vide* Taluk Accounts.
- 2 Register of transfers of zamindari estates, shrotriyams and inams.
- 3 Registers of certificates under Act II of 1864.

*To be destroyed.*

Register of persons confined in jail .. .. . 3

SPECIAL FUNDS.

*To be retained.*

Nil.

*To be destroyed.*

- 1 Lapsed engagements and security bonds executed by ferry renters. 3
- 2 Extract from the Bound Register (Code Form No. 36) and taluk return (Code Form No. 46). 3

STAMPS.

*To be retained.*

Nil.

*To be destroyed.*

- 1 Chittas of deposits, sale and expenditure .. .. . 15
- 2 Engagements executed by stamp vendors .. .. . 3 years after expiry of the licence.

STATIONERY AND STORES.

*To be destroyed.*

Inventory and accounts .. .. . 3

(G.O. Ms. No. 2070, Public (Services-A), dated 16th August 1972.)

(B.P. Rt. No. 5264 (T), dated 1st September 1972).



<i>Serial number and Subject.</i>	<i>After years.</i>
(1)	(2)
STATISTICAL.	
<i>To be retained.</i>	
1 Price lists ( <i>vide</i> Taluk Accounts).	
2 Registers of rainfall.	
3 List of works of public utility constructed by private individuals.	
4 Monthly return of births and deaths prior to 1st January 1953. submitted to the Director of Public Health.	
<i>To be destroyed.</i>	
Small pox, cholera and cattle mortality returns received from the taluk.	3

## SUITS.

*To be retained.*

- 1 Cases tried under Regulation V of 1822 by village or taluk panchayats.
- 2 Judgements in suits.

*To be destroyed.*

Annual return of suits for transfer or register.

## TALUK ACCOUNTS.

*To be retained.*

- 1 Registers A, B, C and D.
- 2 Ruined tanks—Return No. 12.
- 3 Price list and returns Register No. 3 and Return No. 1 (Section IV).
- 4 Redemptions of land revenue (Register No. 26).
- 5 Beriz deductions in favour of religious institutions (Register No. 10).
- 6 Register of lands bought in by Government.
- 7 Sales for arrears of revenue (Register No. 18).
- 8 Area under crops—Statistical Return G.
- 9 Register of house-sites granted in villages and towns.
- 10 Register No. 21—Special for the Nilgiris district.

<i>Serial number and Subject.</i>	<i>After years.</i>
(1)	(2)
<i>To be destroyed.</i>	
1 Cowies—Register No. 13 .. .. .	20
2 Season report—Return No. 1 (Sections I and II-A and B)	10
3 Irrigation Sources—Register No. 22 and Statistical Return M	10
4 Rentroli—Register No. 23 and Return No. 18	19
5 Agricultural stock—Register No. 21 except in the case of the Nilgiris, Return No. 19 and Statistical Return A-4.	10
6 Incidence of land revenue Stastical Return No. 18 .. ..	10
7 Current register of permanent changes No. 7 .. ..	After the new village registers are published.
8 New Survey fields and subdivisions—Register No. 8-A ..	Do.
9 Demand Accounts [Register Nos. 9, 11, 11(i) and 11 (ii), 12 and 20 (i) and 20 (ii).]	3
10 Demand, Collection and Balance Accounts (Register Nos. 14, 15, 16, 17 and 17-A and Return Nos. 2, 2-A, B, C, and D).	3
11 Balance accounts (Registers No. 14-A, B, C, D and enclosures A to No. 15).	3
12 Cultivation Accounts (Register Nos. 1, 2, 24 and 25-A)	3
13 Crop forecasts outturns (Regiter Nos. 27 and 28 and Return No. 20).	3
14 Season report—Return No. 7—Section III .. .. .	3
15 Darkhast and relinquishment registers and registers of changes in holdings No. 4, 6, 6, 6(i), 6-A and 8.	3
16 Process registers .. .. .	3
17 Sales of unoccupied lands (Register No. 19) .. .. .	3
18 Jamabandi Returns Nos. 3 to 10 and 14 to 16 .. .. .	3
19 Statistical return A-1, A-2, F-1 and F-2 and L .. .. .	3
20 B. Memoranda prescribed in paragraph 21 of Board's Standing Order No. 15 and the current register of B Memoranda and applications for poramboke land prescribed in note (8) to paragraph 3 of Board's Standing Order No. 165.	10
21 Register of applications for house-sites in village and towns	3

## TREASURY.

## (a) Taluk Treasury.

*To be destroyed.*

<i>Serial number and Subject.</i>	<i>After years.</i>
(1)	(2)
1 Shroff's cash book of receipts .. .. .	20
2 Shroff's cash book of charges .. .. .	20
3 Register of pension payment orders .. .. .	20
4 Monthly accounts—current .. .. .	10
5 Sub-treasury chittas of receipts and disbursements including subsidiary chittas and taluk avarzas of classified abstracts.	10
6 Accounts' Day Book (M.T.C. Form No. 14) .. .. .	10
7 Register of deposits .. .. .	10
8 Daily sheets from the branch of the Imperial Bank of India and counterfoils of chalans and cheques.	10
9 Seals register (in the custody of Sub-Treasury Officer) .. .. .	10
10 Seals register in Police custody .. .. .	10
11 Saderward accounts of petty receipts and disbursements .. .. .	3
12 Accounts of salaries held in deposit .. .. .	3
13 Returns relating to collection and balance of arrears .. .. .	3
14 Register of charges and under village service fund .. .. .	3
15 Sale register of stamps .. .. .	3
16 Stock register of stamps (Single lock and double lock) .. .. .	3
17 Register of furniture .. .. .	3
18 Local fund memorandum of payments .. .. .	3
19 Classified schedule of local fund receipts .. .. .	3
20 Register of currency notes .. .. .	3
21 Register of valuables .. .. .	3
22 Permanent advance register .. .. .	3
23 Account particulars of contingent charges .. .. .	5
24 Chittas of receipts and charges in Deputy Tanshildats' Offices .. .. .	3
25 Register of uncurrent silver coin .. .. .	3
26 Register of uncurrent copper coin .. .. .	3
27 Head Accountant's number book .. .. .	3
28 Receipts and disbursements (Journal) .. .. .	4

## (a) Taluk Treasury—cont.

## To be destroyed—cont.

<i>Serial number and subject.</i>	<i>After years</i>
(1)	(2)
29 Register of charges issued by Local Fund Engineers .. .. .	3
30 Register of padlocks and duplicate keys .. .. .	3
31 Retrenchment register .. .. .	3
32 Keys register .. .. .	3
33 Local fund receipts avarza .. .. .	3
34 Register of Postal Life Insurance Fund and General Provident Fund.	3
35 Stock register of saleable books .. .. .	3
36 Register of taluk cheques cashed .. .. .	3
37 Register of sub-treasury Form No. XLIV .. .. .	3
38 Register of charges issued by Public Works Department Offices.	3
39 Register of postal charges .. .. .	3
40 Shroff's cash balance register .. .. .	3
41 Shroff's anamath balance register .. .. .	3
42 Shroff's balance sheet .. .. .	3
43 Anamath register, Madras Treasury Code Form No. 46 ..	3
44 Register of late taluk remittances .. .. .	3
45 Anamath disbursement register .. .. .	3
46 Register of unshroffed village remittances .. .. .	3
47 Register of unshroffed coin .. .. .	3
48 Register of receipt and return of departmental cash chests ..	3
49 Pharists (covering lists) of accounts and vouchers submitted to Treasury Deputy Collector.	3
50 Other accounts .. .. .	3
51 Cheque counterfoils .. .. .	10
52 Contingent bill and vouchers .. .. .	3
53 Receipts granted for money received .. .. .	3
54 Chalans and remittance books .. .. .	3
55 Application for cash orders .. .. .	3
56 Objection slips .. .. .	3

<i>Serial number and subject.</i>	<i>After years.</i>
(1)	(2)
<i>(b) Collector's Treasury.</i>	
<i>To be retained.</i>	
Register of powers of Attorney, Probates, etc.	
<i>To be destroyed.</i>	
1 Register of payment pay orders .. .. .	20
2 Register of remittance transfer receipts issued .. .. .	10
3 Counterfoils of remittance transfer receipts .. .. .	3
4 Treasury chittas (English) .. .. .	10
5 Chittas of deposits .. .. .	10
6 Chittas of expenditure .. .. .	10
7 Office copies of Public Works Schedules of receipts forwarded monthly to the Accountant-General.	10
8 Check register of remittance transfer receipts .. .. .	10
9 Counterfoils of cash orders in taluks .. .. .	10
10 Abstracts accounts of receipts and outgoings and probable estimates.	10
11 Civil, Military and other fund statements .. .. .	10
12 Daily sheets from the branch of the Imperial Bank of India with counterfoils of chalans and cheques.	10
13 Loans register .. .. .	20
14 Ledger postings .. .. .	20
15 Register of deposits, revenue, civil, criminal work and personal.	10
16 Saderward accounts of petty receipts and disbursements ..	3
17 Statement of fines .. .. .	3
18 Accounts particular of contingent charges .. .. .	3
19 Other accounts .. .. .	3
20 Contingent bills and vouchers .. .. .	3
21 Receipts granted for money received .. .. .	3
22 Transfer of charge certificates .. .. .	3
23 Applications for remittance transfer receipts .. .. .	3
24 Districtwar distribution of sanctioned grants .. .. .	3
25 Applicants for additional allotment .. .. .	3
26 Chalans and remittance books .. .. .	3

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Serial number and subject. (1)	After years (2)
<i>(b) Collector's Treasury—cont.</i>	
<i>To be destroyed—cont.</i>	
27 Register of chalans issued by the Treasury on the Imperial Bank of India.	3
28 Treasury pass books .. .. .	3
29 Application for cash orders .. .. .	3
30 Objection slips .. .. .	3
31 Receipts of repayment of deposits .. .. .	10
32 Cheque counterfoils .. .. .	10
33 Register of uncurrent silver coin .. .. .	3
34 No. 22-A Huzur posting statement for the half-yearly return showing recoveries on account of advances under the Loans Acts.	3
35 The Huzur posting registers—Receipts and disbursements ..	10
36 Accountant's day book .. .. .	10
37 Remittance transfer receipt advice lists .. .. .	3 account years.
NOTE.—The advice list of Remittance Transfer Receipts received at the treasury should be verified by the Accountant-General before they are destroyed.	
38 Register of Government Promissory Notes enfaced for payment of interest.	20
39 Payable and cancellation advicers received from the Public Debt Office.	One complete account year.
40 Register of securities tendered for renewal consolidation or sub-division.	3
41 Register of interest warrants .. .. .	10
42 Register of bonds registered for payment of coupons .. .. .	20
43 Register of coupons paid .. .. .	1
44 Interest distribution register .. .. .	3
45 Payment order of interest of promissory notes at a sub-treasury (Form No. 15 of the Government Securities Manual)	20 years or until interest ceases to be paid from the sub-treasury.

## (c) Cash-keepers Records.

*To be destroyed.*

<i>Serial number and subject,</i> (1)	<i>After years,</i> (2)
1 Register showing receipts and sale of stamps and forms ..	3
2 Daily cash account, the permanent advance account and registers contingent charges.	3
3 Miscellaneous accounts .. .. .	3
4 Cash book .. .. .	10

## (d) Accounts.

*To be destroyed.*

1 Periodical accounts received from the taluks—	
(a) Daily cash balance report, lists of payments, list of collections on account of other districts and monthly cash balance reports.	3
(b) Accounts current of receipts and charges (Central, State and Local Funds).	3
(c) Monthly land revenue and abkari demand, collection and balance statements with appendices including posting statements.	3
(d) Probable estimates .. .. .	3
(e) Statement showing subscription to District Gazette ..	3
(f) Statement of sales of service registers, books abkari permits, forms of patta and of application for appointment, survey plans and settlement registers, etc.	3
(g) Statement of cheques cashed (Public Works Department, Forests and Local Funds) or Postal letters of credit and of uncashed personal deposit cheques.	3
(h) Statements of amounts realized on account of survey advances.	3
(i) Statement of sale proceeds of fallen trees .. .. .	3
(j) Particulars of receipts of Public Works Department ..	3
(k) Deposit accounts .. .. .	3
(l) Quarterly statement of receipts and expenditure of currency notes.	3
(m) List of outstanding balance of criminal and revenue deposits. .. .. .	3
(n) Statements of copper and silver coins and of defaced and worn-out coins .. .. .	3
(o) Statements of advances and recoveries under the Loans Act ..	3

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<i>Serial number and subject.</i>	<i>After years.</i>
(1)	(2)
1. Periodical accounts received from the taluks— <i>cont.</i>	
(p) Acknowledgment of permanent advance fund .. ..	3
(q) Minimum balance statement .. . . .	4
(r) Budget statement of land revenue .. . . .	4
(s) Process fees statement .. . . .	6
2. Office copies of periodical accounts other than Huzur Treasury accounts forwarded to the Accountant-General and the Board of Revenue.	The period fixed for the corresponding taluk accounts from which they are prepared. Office copies of Huzur Treasury accounts should be retained for ten years.
3. Register showing the disbursement and balance of the pay of village establishment.	5
4. Register showing the taluk war demand, collection and balance of ferry rents.	4

TRIGONOMETRICAL SURVEY,

*To be retained.*

List of Stations :

*To be destroyed.*

Nil.

VILLAGE ACCOUNTS,

*To be retained.*

1. Register A and B.
2. Register of conditional assignments.
3. Village statistical registers.
4. Births and Deaths Registers, No. 19 sections I and II.

*To be destroyed.*

1. Description Accounts—

(a) Nos. 2, 8-A, 8-B, 10 (1) and 12 .. . . .	10
(b) Register of changes No. 3 .. . . .	3



<i>Serial number and Subject.</i>	<i>After years.</i>
(1)	(2)
<i>To be destroyed—cont.</i>	
<b>2 Jamabandi and Miscellaneous Accounts—</b>	
Jamabandi check memoranda .. .. .	3
Monthly cultivation account No. 1 and karnam's inspection note-book.	3
Rainfall and water-supply No. 20 .. .. .	3
Jamabandi, statements Nos. 2-A, 2-C, 3-A, 4, 10-A, 10 (11), 7 and 9.	3
Jamabandi statements (5 parts) I to III, 6 and 6-A .. .. .	20
Statement showing the production of minerals, No. 24 .. .. .	3
Village 'C' Register .. .. .	3
Nominal list of unprotected children No. 19-D .. .. .	10
3 Cash accounts, Nos. 13, 14, 16, 17, 14-A, 14-B, 14-C and 15 .. .. .	10
4 Statistical accounts.	
Agricultural stock, No. 21 .. .. .	10
Changes in ayacut No. 2-E .. .. .	3
Area cultivated and irrigated and outturn, Nos. 2-B and 1-A .. .. .	
Statement of irrigation of sources No. 2-D .. .. .	3
Statement showing number of pattas of various values held in the village No. 23.	
Cattle disease and mortality, No. 19, Section III .. .. .	2
5 Statement showing the mortality among cattle and horses, No. 19 III-A.	

## WILD BEASTS.

*To be destroyed.*

1 Annual and quarterly returns .. .. .	
2 Accounts and receipts of rewards paid .. .. .	

## APPENDIX T.

(Paragraph No. 164—sub-paragraph 6, clause (i), note (5).)

## RULES FOR THE DESTRUCTION OF RECORDS UNDER THE DISPOSAL NUMBER SYSTEM.

The following instructions relating to the destruction of useless records of the period following the introduction of the disposal number system, should be carefully observed in all offices :—

(i) Drafting clerks and assistants should make on the docket of each disposal file before it is sent to the record room where the file should be permanently retained or destroyed, noting in the letter case the year of destruction. The entries should be made by means of appropriate rubber stamps and should be checked, and if necessary altered, by the head of the department or branch of the office concerned.

(ii) After disposal, papers should be entered in the 'retain (R)' or 'destroy (D)' disposal list, according as they are intended to be permanently retained or destroyed at some future date.

(iii) Papers entered in the 'D' list or ordinarily liable to be destroyed after ten years, but care should be taken to see that the papers which are specially marked for retention for a longer period are not prematurely destroyed. Such papers should be put in separate bundles with the year of destruction clearly marked on the top of each bundle.

(iv) At the time fixed for the destruction of records the record-keeper should enter in the appropriate D'list the numbers and dates of the files which have to be retained for more than ten years. He need not, however, give abstracts of such papers. For instance, the bulk of the papers entered in the 'D' disposal list for 1909 will be liable to be destroyed in 1920. Of the remaining papers, some may be marked for destruction in 1925 and some in 1930. The record-keeper should enter the numbers and dates of the 'D'—1925' papers in the 'D' list for 1914 and those of the 'D'—1930' papers in the 'D' list for 1919.

(v) The record-keeper should certify at the end of the disposal list that all the records included in the list which are ripe for destruction have been destroyed.

LIST OF PAPERS SUBJECT TO THE DISPOSAL NUMBER SYSTEM  
WHICH HAVE TO BE RETAINED FOR MORE THAN  
TEN YEARS.

	<i>Years.</i>
<i>Census.</i>	
1 Correspondence and orders regarding the taking of the census	2
<i>Escheats.</i>	
2 Papers relating to escheats other than final orders and any important correspondence.	20
<i>Inams.</i>	
3 Correspondence concerning disputed inam quit rent	2

<i>Establishment (b) Public Servants.</i>	
4	Correspondence regarding suspension, dismissals, etc. . . . . 20
<i>Public Works.</i>	
5	Reports on ordinary irrigation works . . . . . 20

## APPENDIX U.

[Paragraph No. 164, sub-paragraph 6, clause (iv).]

RULES UNDER THE DESTRUCTION OF RECORDS ACT  
(ACT V OF 1917).

1. *Index paper to be opened.*—An index of the form prescribed in Part A of the appendix hereto shall be put with the record of every case other than our uncontested suit or proceeding in the Court of Small Causes, Madras on its first institution in each court, and each paper, as it is filed with the record, shall be entered in such index.

The index paper itself and the B diary need not be entered in the index. The date of issue of process shall be entered in column (2) of the form and the date of return after execution in column (3). The dates on which depositions, judgements and decrees were completed or signed by the judge shall be entered in column (2), and the date of receipt by the suits clerk shall be shown in column (3).

2. *Records to be divided into parts.*—Every record shall after its completion and immediately before it is deposited in the record room, be divided into parts all shown in the table given in Part B of the Appendix, and to facilitate, the divisions each paper other than records in uncontested suits or proceedings in the Court of Small Causes, Madras, shall as soon as it is filed with the record, be numbered and marked off in the index as appertaining to one or another of such parts.

*Unfiled documents to be kept apart and destroyed.*—Other documents which have been produced by parties but have either not been tendered in evidence or having been tendered in evidences, have been rejected, shall be kept apart from the record of the suit or other proceeding to which they belong and shall, if not reclaimed by the party who produced them, be retained in the Court in which they were produced for a period of one year from the date of the final order of the Court in the suit or proceeding in which the documents were produced, and shall at the expiration of that period be destroyed in the manner prescribed by rule 6 infra :

Provided that notice of destruction shall be given in the manner prescribed by rule 7 infra in the month of January succeeding the date of expiry of the period of one year referred to in this rule and also by affixing to the notice board of the court (at the time of publication in the Gazette) a copy of the notice published in the District Gazette. Rule 8 infra shall not apply to such documents.

No application is necessary for the return of the documents produced, which have either not been tendered in evidence, or if tendered, have been rejected. It is sufficient if a receipt for their return is taken in the list with which they have been put up.

3. *Period of retention of records.*—The parts of records described in the table given in Part C of the appendix shall be retained for the periods respectively, specified against them from the date of their completion provided that

in any case the presiding judge or magistrate may, for reasons to be recorded in writing, direct that of the papers in any one part be transferred to any other part for which a longer period of retention is prescribed in which case the fact shall be noted in the index and the papers dealt with as if they had belonged from the commencement to the part to which they were so transferred.

*Process to defendants in ex-parte suits.*—The proceedings issued to defendants or respondents who are *ex-parte* in suits for appeals falling under sub-heads I (D), 2 and 3 of Part C-1 shall be transmitted by the District Court to Subordinate Courts at the time of the destruction of Part I so that they may be included if the execution is not complete. If at the time of the destruction of Part I execution is complete the record-keeper should include the said processes in part execution record.

*4. Period of retention of court registers, etc.*—The court registers, books and papers described in the table given in Part D of the appendix shall be retained for the period respectively, specified against them reckoning from their respective dates or from the dates at which they close :

Provided that the District Judge or District Magistrate may, in his discretion direct the retention for a long period or permanently of papers which he may consider likely to be useful in future, as containing the result of inquiries or other information, or the opinions of experienced officers in matters connected with the general administration of justice and provided also that no court subordinate to the District Judge nor any criminal court subordinate to the Magistrate of the district shall cause any papers to be destroyed under the next succeeding rule without having first obtained from such District Judge or Magistrate of the district, as the case may be, permission in writing to do so.

*Documents ripe for destruction re-exhibited.*—Where any document of which the destruction is ordered by these rules is, before it has been destroyed, made evidence in any other suit or proceeding, the rule regarding its destruction shall be the rule applicable to evidence filed in such suit or proceedings where the period prescribed by such last mentioned rule is an excess of the period prescribed by the rule which originally governed its destruction.

*5. Books and papers to be destroyed after prescribed period.*—All records, books and papers described in the table given in Parts C and D of the Appendix shall be destroyed without fail at the expiration of the periods respectively indicated against them unless the High Court sanctions their disposal in any other manner :

Provided that documents produced in courts by Government Officials or sent for under Order XIII, rule 10 of Schedule I, Code of Civil Procedure, 1908, shall not be destroyed, but shall, if not previously returned, be transmitted to the responsible officers on the expiry of the period prescribed for their retention.

*5-A. Records which are not to be destroyed.*—The following should on no account be destroyed :—

Records connected with expenditure which is within the statute of limitation.

Records connected with expenditure on projects, schemes or works not completed although beyond the period of limitation.

Records connected with claims to service and personal matters affecting persons inservice.

Orders and sanctions of a permanent character until revised.

**5-B. Records of village panchayat courts.**—All records of civil suits of village panchayat courts other than those mentioned in sub-head 8 of Appendix B. Civil Part shall unless the High Court sanctions their disposal in any other manner, be destroyed by the presidents of the panchayat courts a week after the transmission of the records to the District Munsifs' Courts under the rule 54 of the rules framed by the Government under the Mardas Village Courts Act, 1888, as amended by Madras Act II of 1920. Before destruction, proclamation in the village by beat of tom-tom shall be made, but the previous permission of the District Judge as prescribed by the proviso to rule 4 above is not necessary.

**6. Districts and Fort St. George Gazette.**—With the exception of District Gazette Part I-A, I-B, II, III and IV of the Fort St. George Gazette and Parts 1, II and III and supplements of the Government of India Gazette, which may be sold as waste paper, all other records, books and papers to be destroyed under rule 5 shall be burnt in the presence of the record-keeper.

Whenever records, books or papers are destroyed under rule 5, a complete list of the records, books or papers so destroyed shall be prepared and the date of destruction shall be entered at the head thereof. It shall be the duty of the record-keeper (or his assistant, if there is one) to certify the correctness of these lists. Whenever in sessions cases judgments in which the sentences passed is one of transportation for life are destroyed, the record-keeper or his assistant, as the case may be, shall also certify that the judgments is destroyed either because a report of the convict's death has been received or because the convict has been released.

**7. Publication of list of documents to be destroyed in the Gazette.**—To enable parties who have filed documents in court, to withdraw the same before the period appointed for their destruction, a notice shall be published in the District Gazette in January or July of each year stating that all documents filed in the suits (to be therein enumerated) will, unless previously reclaimed, be destroyed at the expiration of the period indicated in the notice; and the following note shall also be entered at the foot of every copy of decree or order granted to any of the parties to the suit or proceeding in which such decree or order was made or to the pleaders or authorized agents of such parties:—

“The parties should apply as soon as possible for the return of all exhibits which they may wish to preserve as the record will be liable to be destroyed after three years from date.”

**8. Submission of records to District Court for safe custody.**—All courts subordinate to the District Court, except where otherwise ordered by the High Court, for special reasons shall send to the District Court during each of the three periods from 1st January to the 31st March, the 1st April to the 31st August and the 1st September to the 31st December at such time as the District Judge may fix, the records of all suits tried by them during the previous period and the records in execution or miscellaneous proceedings in which full satisfaction has been recorded or which have become time-barred or reached completion. This rule shall apply also to the records of small cause suits. On receipt of the records of suits the District Court record-keeper shall satisfy himself that the papers in the records are arranged, and the index prepared, in the mode prescribed by rules 1 and 2.

**NOTE.**—If at the time when copies of the judgment and decree of the appellate court are received in a District Munsif's Court under Order XLI, rule 37 of the Code of Civil Procedure, the records of the original proceedings with which such copies are to be filed, are in the District Court, the necessary entry should be made in the Register of Civil Suits are required by the aforesaid rule, and the copies of the appellate decree and judgment should then be returned to the District Court in order that they may be filed with the original records there.

**9. Rules applicable only to judicial records.**—The above rules do not apply to non-magisterial records of revenue officers such as Gazette files, etc., but apply to judicial records of these officers.

10. *Registers prescribed.*—In order to facilitate the work of destruction of records there shall be maintained in the record room of every District Court five registers in the forms prescribed in Part E of the appendix and it shall be the duty of the record-keeper to see that all records received by him in accordance with rule 8 are entered at once in the appropriate registers.

APPENDIX.

A

*Forms of Index.*

(Rules 1 and 2.)

(*Vide* C.M.F. No. 71, Appendix III-L, Part II, Vol. II.)

B

*Table showing the divisions of the record and the description of the papers falling under each division.*

(Rule 2.)

(Part I—Civil.)

<i>Class of cases.</i>	<i>Divisions of the record and description of the papers falling under each division.</i>
(1)	(2)
1. Suits or appeals falling under sub-head 1 of Table C (Civil).	1 Index. 2 <i>Plaint</i> including schedule and geological tables. 3 <i>Written statements.</i> 4 <i>Judgments and decrees</i> (Original and Appellate), including the draft judgment as finally settled, signed and delivered and when a decree has been passed upon a razinama, the razinama itself and the judgment and decree on remand or, finding and also the judgment or order remitting and issue for a finding and a finding thereon. 5 <i>Applications</i> by a next friend or guardian <i>ad litem</i> to enter into and agreement or compromise on behalf of the minor, and the orders passed thereon. 6 <i>Processes</i> issued to defendants and respondents in <i>ex parte</i> proceedings. 7 <i>Appeal Memorandum.</i>

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## Part I—Civil—cont.

<i>Class of cases.</i>	<i>Divisions of the record and description of the papers falling under each divisions.</i>
(1)	(2)
2. Suits or appeals falling under sub-head I (d) of Table C (Civil).	1. Order appointing a guardian of <i>Item</i> . 2. Agreement to state a case for decision. 3. Application for arbitration. 4. Order of reference to arbitration. 5. Award. 6. Order appointing receivers. 7. Judgment and order remanding or remitting a suit on issues. 8. Commissioner's reports, maps and plans.
3. Execution proceedings—Sub-head 4 (a) of the Table C (Civil).	1. Index. 2. Final judgment and order (Original and Appellate). 3. Application for execution. 4. Counter-application including claims and objections. 5. Order directing execution. 6. Order allowing time for satisfaction of judgment. 7. Order recording payment or satisfaction in whole or in part of judgment debt. 8. Report of sale by Courts' Officers. 9. Orders confirming sales. 10. Order for delivery of possession. 11. Report of delivery of possession. 12. Appeal Memorandum. 13. Judgments and orders in appeal. 14. Processes to defendants and respondents <i>ex parte</i> proceedings.

Part I—Civil Court—*cont.*

<i>Class of Cases.</i>	<i>Divisions of the record and description of the papers falling under each division.</i>
(1)	(2)
4. Insolvency cases—Sub-head 4 (a) of Table C (Civil).	<ol style="list-style-type: none"> <li>1. Index.</li> <li>2. Decisions on questions of title, priority, etc., arising in insolvency.</li> <li>3. Insolvency petition.</li> <li>4. Order dismissing the insolvency petition.</li> <li>5. Order of adjudication.</li> <li>6. Schedule of creditors.</li> <li>7. Order annulling adjudication under section 35 of the Provincial Insolvency Act (V of 1920).</li> <li>8. Order on proposal for a composition or scheme of arrangement.</li> <li>9. Order on application for discharge.</li> <li>10. Report of the receiver.</li> <li>11. Order annulling adjudication on failure to apply for discharge.</li> <li>12. Order annulling voluntary transfer (if it relates to immovable property).</li> <li>13. Order annulling preference (if it relates to immovable property).</li> <li>14. Judgment and order on appeals.</li> </ol>
4-A. Proceedings under the Indian Companies Act, 1913 filed in the High Court and transferred under sections 164 and 165 of the Act to District Court for disposal [item 4(c) of Table C, Part I (Civil)].	<ol style="list-style-type: none"> <li>1. Index.</li> <li>2. Petitions for winding up the company.</li> <li>3. Orders (a) directing the winding-up; (b) staying proceedings in furtherance of the order of winding-up; and (c) appointing the official Liquidator.</li> <li>4. Decision on questions of title, priority of shares, assets of the company, etc.</li> <li>5. Statement of the affairs of the company as disclosed on an affidavit as per section 177-A of the Act.</li> <li>6. Report of the Official Liquidator under section 177-B of the Act.</li> </ol>



## Part—I—Civil—cont.

<i>Class of Cases.</i>	<i>Divisional of the record and description of the papers falling under each division.</i>
	(2)
	<ol style="list-style-type: none"> <li>7. Proceedings of the Committee of Inspection (Section 178-A).</li> <li>8. List of contributories and the application of assets (Section 184).</li> <li>9. Account of receipts and payments made to and by the Official Liquidator.</li> <li>10. Commissioned Report, if any, on the Account of the Official Liquidator.</li> <li>11. Proceedings of the court under sections 184—202 of the Act.</li> <li>12. Schemes of liquidation under section 234 of the Act.</li> <li>13. Order annulling dissolution under section 243 of the Act.</li> <li>14. Judgment and order on appeal.</li> <li>15. Share certificates and other documents evidencing title to property produced or filed in the proceedings.</li> <li>16. All other papers considered by the court enough to be included in this part.</li> </ol>
5 Proceedings relating to Probates and Letters of Administration Sub-head 4(C) of Table C (Civil).	Probates and Letters of Administration.
5 A. Testamentary action sub-head 5 of Table C (Civil).	Wills.
6 Small cause court suits and village munsif's court suits falling under sub-heads 2 and 3 and miscellaneous proceedings falling under sub-head 4(c) of Table C (Civil).	Entire records.
7 (a) Guardian Proceedings	(a) Entire records except batta memorandum, notices and publications in newspapers.
(b) Proceedings under section 83 of the Transfer of Property Act (IV of 1882) relating to minor mortgages.	<ol style="list-style-type: none"> <li>1 Application.</li> <li>2 Verified petition of the mortgagee stating his willingness to accept the deposit.</li> <li>3 Order thereon.</li> <li>4 Order of payment of money.</li> </ol>

*Part I—Civil—cont.*

<i>Class of Cases.</i>	<i>Division of the record and description of the papers falling under each division.</i>
(1)	(2)
8 Village Panchayat Court suits falling under sub-head 3 of Table C (Civil).	1 Plaint. 2 Written statement. 3 Decree. 4 Suit documents. 5 Processes issued to defendant ex-parte proceedings. 6 Execution petition.

*Part-II—Civil. . .*

1 Suits or appeals falling under sub-heads 1 (a), (b) and (c) of Table 3C (Civil).	1 Order appointing a guardian <i>litem</i> . 2 Agreement to state a case for decision. 3 Application for arbitration. 4 Order of reference to arbitration. 5 Award. 6 Order appointing Receivers. 7 Judgment and order remanding or remitting a suit on issues. 8 Commissioner's reports, maps and plans.
2 Proceedings relating to Probates and Letters of Administration sub-head 4(c) of Table C (Civil).	1 Application. 2 Accounts filed.
2-A Testamentary action sub-head 5 of the Table C (Civil).	Other records.
3 Insolvency cases falling all papers not already specified under sub-head 4(b) of Table C (Civil).	.....
4 Proceedings under the Indian Companies Act, 1913, filed in the High Court and transferred under sections 164 and 165 of the Act to a District Court for disposal [item 4(c) of Table (C)].	All papers not already classified under Part-I.

*Part-III—Civil.*

1 All suits and miscellaneous proceedings other than those falling under sub-heads 4(b), (d) and (c) of Table C (Civil.)	1 Documentary evidence. 2 "B" Diary. 3 Issue. 4 Oral evidence. 5 All paper not already specified.
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*Part III—Civil Court—contd.*

*Class of Cases.*      *Division of the records and description of the papers following under each divisions.*

(1)	(2)
2 (a) Guardian proceedings	.. (a) Batta Memorandum, notices and publications in newspaper; and
(b) Proceedings under section 83 of the Transfer of Property Act (IV of 1882) relating to minor mortgages falling under sub-head 4 (d) of Table C (Civil).	(b) all papers already not specified in Part-I.

*Part I—Criminal.*

1 Trials (other than summary)	.. 1 Index.
	2 Judgement and sentence, if any, (Original and Appellate), concluding spare copies of printed Sessions Judgements.
	3 Petitions of appeal or applications for revision or letter of referring court and judgment and order thereon.
	4 Charges.
	5 Documentary evidence.
2 Summary trial	All papers including registers.
3 Miscellaneous cases	1 Index.
	2 Order and grounds, if any (Original and Appellate).
	3 Petition of appeal or application for revision or letter of referring court and judgment and order thereon.
	4 Documentary.

*Part III—Criminal.*

1 Trails (other than summary)	..1 Warrant of commitment to Jail, if any.
	2 Complaints to Magistrates, when acted upon by the Magistrates.
	3 Reports by the Police under sections 174 and 175 of the Criminal Procedure Code, Act V of 1898, when followed by action on the part of the courts.
	4 Oral evidence.
	5 All papers not already specified.
2 Miscellence	.. .. . 1 Oral evidence
	2 All papers not already specified.

## C

*Table showing the periods prescribed for the retention of the various parts of the records in the various classes of proceedings.*

(Rule).

## Part-I—Civil.

Nature of proceedings.	Number of years for which records are to be retained.		
	Part-I.	Part-II.	Part-III
(1)	(2)	(3)	(4)
1 In suit or appeals—			
(a) For affecting immovable property other than for foreclosure of mortgage—			
(A) Final judgements and decrees (original and appellate).	Permanent.	5	3
(B) Other records .. .. .	20	..	..
(b) In respect of succession to an office ; or to establish or set aside adoption, or otherwise to determine the status of an individual (or in suits under the Indian Succession Act X of 1925), and the Hindu Wills Act (XXI of 1870) or in cases under the Indian Divorce Act (IV of 1869), the Indian Succession Act (XXXIX of 1925) and the Land Acquisition Act (I of 1894), Decisions regarding public right or custom or any matter affecting the public or portion of it.	20	5	3
(c) For foreclosure of mortgage .. .. .	15	5	3
(d) Not already named .. .. .	6	..	3
2 In Small Causes suits .. .. .	4	..	..
3 In village Court suits .. .. .	3	..	..
4 In miscellaneous proceedings .. .. .			
(a) In execution cases .. .. .	20	..	2
(b) In Insolvency cases .. .. .	20	..	..

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Nature of proceedings.	Number of years for which records are to be retained.		
	Part-I.	Part-II.	Part-III.
(1)	(2)	(3)	(4)
4 In Miscellaneous proceedings—cont.	20	5	3
(c) In proceedings relating to Probates and Letters of Administration, proceedings under the Land Acquisition Act involving temples, minors and widows, the Indian Divorce Act and the Lunacy Act.			
(d) In guardian proceedings and proceedings under section 83 of the Transfer of Property Act (IV of 1882) relating to minor mortgagees.	Until three years after the minority ceases.	..	3
(e) In proceedings under the Indian Companies Act, 1913, filed in the High Court and transferred under sections 164 and 165 of the Act to a District Court for disposal.	20	6	3
(f) In other miscellaneous proceedings ..	3	5	..
5 In the stamentary actions .. .. .	Permanent.	5	..

## Part-II—Criminal.

Nature of proceedings.	Number of years for which records are to be retained.	
	Part-I.	Part-II
(1)	(2)	(3)
1 In trials and appeals—		
(a) Sessions cases .. .. .	20	3
<i>N.B.</i> —In cases in which the sentence passed in one of transportation for life, judgment must be preserved until a report is received of the convict's death or release.		
(b) Warrant cases .. .. .	20	8
(c) Summons cases .. .. .	5	3

(2) In all other cases, the records must be taken to have reached their completion on the date of the final order or decree of the court of first instance or in the event of an appeal, from the date of the final order of decree of the appellate court.

(3) Suits described in serial numbers 1, 2, 3, 4 (so far as appealable to the District Court), 5, 6, 12, 17, 19 and 20 of Part-A of the Schedule to the Tamil Nadu Estates Land Act, 1908, which affect immovable property shall be brought under 1 (a) and other classes of suits—except the plaintiffs and decrees in suits for arrears of rent under section 77 of the Tamil Nadu Estates Land Act, 1908, which will be retained for a period of twelve year—under (d).

(4) All security bonds taken in proceedings under the Guardians and Wards Act VIII of 1890, the Indian Succession Act XXXIX of 1925 and rule 6, Order XXXII Civil Procedure Code, shall be retained for 30 years where however letters of Administration are granted with will annexed or the court requires security from an executor the bonds shall be retained permanently.

(5) Decrees for maintenance in which there is a recurring liability for an indefinite period whether or not a charge is created on immovable property and judgements on which those decrees are based should be brought under item (a) of Table OL—Civil and retained permanently.

(P. Dis. No. 798 of 1949).

(6) The records of (a) cases under the City Police Act (III of 1888) other than those falling under sections 37, 45, 46, 53, 64 and 65 thereof and (b) cases under the Hackney Carriages Act (V of 1911) in the Courts of the Presidency Magistrates in the City of Madras, may be destroyed after one year.

(G.O. Ms. No. 20, Home, dated 3rd January 1938, P. Dis. No. 98 of 1938 and Dis. No. 153 of 1940).

(7) The records in money and mortgage suits should be retained for a period of six years in cases where the suits were disposed of before the Madras Agricultural Relief, Act, 1938, came into force and the records have not already been destroyed under the rules in force for the time being.

(G.O. Ms. No. 5868, Home, dated 8th November 1939, P. Dis. No. 153 of 1940 and P. Dis. No. 266 of 1941).

(8) The records in proceedings under the Indian Companies Act, 1944, filed in the High Court and transferred under sections 164 and 165 of the Act to a District Court for disposal shall be taken to have reached their completion on the date on which the court orders the dissolution of the Company under section 194 of the Act or in that event of an appeal or revision on the final order of the Superior Court in the appeal or revision.

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**Table showing the periods prescribed for the retention of the various court registers, books and papers.**

(Rule 4.)

<i>Number and description of courts registers, books and papers.</i>	<i>Number of years for which registers, etc. as to be retained.</i>
(1)	(2)
<b>1 Register of suits (Civil) other than that of a Village Court ..</b>	<b>Permanent.</b>
<b>(a) Register of original petitions received .. .. .</b>	<b>Do.</b>
<b>2 Register of appeals (Civil) .. .. .</b>	<b>Do.</b>
<b>(a) Register of miscellaneous appeals received (Civil) ..</b>	<b>Do.</b>
<b>(b) Register of insolvency petitions received .. .. .</b>	<b>Do.</b>
<b>(c) Register of insolvency petitions disposed of .. ..</b>	<b>Do.</b>
<b>(d) Register of proceedings in insolvency subsequent to orders of adjudication .. .. .</b>	<b>Do.</b>
<b>3 Repealed Acts of permanent value .. .. .</b>	<b>Do.</b>
<b>4 Cash books and ledger .. .. .</b>	<b>25</b>
<b>5 Register of small causes .. .. .</b>	<b>20</b>
<b>(a) Dividend register in insolvency .. .. .</b>	<b>20</b>
<b>(b) Register of assets in insolvency .. .. .</b>	<b>20</b>
<b>(c) Register of leases in insolvency .. .. .</b>	<b>20</b>
<b>6 'A' Diaries from the dates on which they close .. .. .</b>	<b>5</b>
<b>(a) Village Court's registers of suits (Civil) .. .. .</b>	<b>25</b>
<b>7 Register (other than of summary trails) in the use of Criminal Courts including Courts of Village Magistrates and Panchayat Courts.</b>	<b>6</b>
<b>(a) Register of long pending cases and record destruction register of criminals cases.</b>	<b>25</b>
<b>(b) Register of long pending cases .. .. .</b>	<b>30</b>
<b>8 Register of court-fees and registers in the Nazarpet Dept. ..</b>	<b>3</b>
<b>9 Register of execution petitions and registers of execution proceedings in suits of other courts.</b>	<b>12</b>
<b>10 Copyists registers and process service registers .. .. .</b>	
<b>(a) Registers of deposits relating to receipts and repayments</b>	<b>10 years or so long as any outstanding remain.</b>

<i>Number and description of court registers, books and papers.</i>	<i>Number of years for which registers, etc., are to be retained.</i>
(1)	(2)
11 Other registers—	
(a) Account books other than cash books and leader, register, of application for return of documents, receipt books for documents returned to parties, stationery accounts, postage accounts contingent bills and register, register of commissions issued.	5
(b) Registers of movable and immovable property attached ..	2
(c) Record destruction registers relating to original suits, small cause suits, civil miscellaneous petitions and execution petitions,	15
12 Chalan and Cheque books—	
(a) (i) Magisterial and judicial registers or correspondence received and despatched and administrative registers of despatch in the Revenue Division Offices.	20
(ii) Magisterial and judicial registers of correspondence received and despatched and administrative registers of despatch in the Revenue Division Offices.	20
(b) Receipt registers of administrative correspondence ..	10
13 Other court or office books and registers other than Civil Register No. 50 (Register of pleaders and their gumastas).—	3
(a) Quarterly Civil Lists, Lawrence Asylum Press Almanacs, Lists of Judicial Establishments, Postal and Telegraph guides and other similar books.	3
(b) Civil Register No. 50 (register of pleaders and their gumastas).	12
14 District Gazette .. .. .	3
15 <i>Fort St. George Gazette</i> except Parts I-A, I-B, II, III and IV ..	Permanent.
Do.	10
(a) Parts I-A, I-B, II and III and IV of the <i>Fort St. George Gazette</i> in the Courts of the Presidency Magistrates, Madras.	5
16 <i>Government of India Gazette</i> , Parts I, II and III .. ..	10
<i>Government of India Gazette Supplements</i> .. .. .	3
Rest .. .. .	Permanent.



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<i>Number and description of court registers, books and papers.</i>	<i>Number of years for which registers, etc., are to be retained.</i>
(1)	(2)
17 Correspondence with the High Court on important matters and the orders of the High Court thereon including administration report received from the High Court and Government.	20 years from termination.
17 (a) Administration Reports (Criminal)—Salient features ..	20
18 Other Official correspondence not included in item 31 .. ..	3 years from termination.
19 Yearly statements other than that showing the names of pleaders to whom renewed certificates were issued during the preceding year and half-yearly statements	5
(a) Annual statement showing the names of pleaders to whom renewed certificates were issued during the preceding year ..	4
(b) Annual statement—Judicial Statement No. I, Part II ..	5
19 (1) Lost of Jurors and Assessors .. .. .	4
20 Monthly and quarterly statements including accounts of stamp duties and penalties.	3
(a) Civil statistics returns (periodical) .. .. .	3
(b) Criminal statistical returns (quarterly) .. .. .	3
21 Applications for leave and orders thereon, applications from candidates for employment and reports on application not relating to suit or proceedings in court.	3
22 Magisterial diaries, Police arrest returns, Police occurrence reports and Police reports on unnatural and a sudden deaths—	3
(a) Review of pending criminal cases in the courts of the Stationery Sub-Magistrate by the Subdivisional Magistrates.	1
23 Register of suits disposed of .. .. .	2
24 Register of petitions .. .. .	12
25 Pay Bills and acquittance rolls where these are maintained separately, of Government servants for whom no establishment returns are submitted or no service books or service rolls are maintained.	35
<i>N.B.</i> —In the case of copyists of the Judicial Department who do not belong to pensionable service, pay bills, need be preserved only for six years.	
25 (b) Pay bills and acquittance rolls where these are maintained separately of inferior Government servants,	45

(1)	(2)
<i>Number and description of court registers books and papers.</i>	
<i>Number of years for which registers, etc., are to be retained.</i>	
<p><i>N.B.</i> Where, however, the service of inferior Government servants is verified annually (under the orders issued in G.O. No. 45, Finance, dated the 8th February 1937) the period of preservation of pay bills and acquittance rolls will be only six years (G.O. Ms. No. 4612, Home, dated 15th November 1937).</p>	
25 (b) Pay Bills of other classes of Government servants and acquittance rolls for pay and allowances (other than travelling allowance) when maintained separately.	6
26 Cancelled pleaders' certificates .. .. .	6
27 Annual establishment return .. .. .	35
28 Detailed Budget Estimates of an office .. .. .	5
(a) Budget—27. Administration of Justice—Estimates of receipts and charges.	3
(b) Budget—27. Administration of Justice—Building—Civil Works—Part II Scheme—List of Major and minor works.	3
(c) Budget—27. Administration of Justice—Additional allotments.	3
29 Travelling allowance bills and acquittance rolls relating thereto 3.	2
30 Cases (including service books and leave accounts attached thereto) in which invalid or compensation pensions have been sanctioned.	25
(a) Other pension cases (including service books and leave accounts attached thereto)	5 years after retirements
31 Statements of monthly progressive expenditure and correspondence relating to discrepancies in figures.	2
32 Bound volumes of printed sessions judgments .. .. .	35
33 The complete list of the records, books, or papers destroyed ( <i>vide</i> Permanent rule 6 of the above rules—).	

NOTES.—(1) History of Gazetted Officers, comes under the head "other similar books" in item No. 13 (a) of appendix D to the rules for the destruction of records and may be retained for three years and then destroyed. Any books of this class which can be sold for waste paper may be so disposed of.

(H.C. Dis. 2461 of 1919.)

(2) Administration reports submitted by District Judges to the High Court every year fall under item 17 of Appendix D to the rules for the destruction of records and must be retained for 20 years.

Checksliips and the correspondence relating thereto should go with the statements or returns that give rise to them and be destroyed after the lapse of five or three years according as they fall under item 79 or 20 of Appendix D.

(H.C. Dis. 912.25).

*N.B.*—(1) In the case of gratuities, service books need be preserved only till the claim for gratuity has been finally disposed of but in no case may the service books and gratuity papers be destroyed till the graduant has attained 55 years of age.

(2) As regards service registers of Government servants dismissed, discharged resigned or deceased while in service, see paragraph 14—16 of the subsidiary rules under F.R. 74(a) (iv).

(3) Where a minimum period after which any record may be destroyed has been prescribed, heads of departments and other officers duly authorised in this behalf may order in writing the destruction of such record in their own and subordinate offices on the expiry of that period counting from the last day of the latest official year covered by the record.

(4) Heads of Departments are competent to sanction the destruction of such other records in their own and subordinate offices as may be considered useless, but, a list of such records as properly appertain to the accounts audited by the Indian Audit Department should be forwarded to the Accountant-General for his concurrence in their destruction before the destruction is ordered by the Head of Department.

(5) Full details should be maintained, permanently in each office of all records destroyed from time to time.

(G.O. No. 504, Finance, dated 12th July 1927 and G.O. No. 706, Finance, dated 6th October 1927).

(Civil Register Nos. 63 to 66—*vide* Appendix II, Part II of Volume II—Criminal Register No. 24—*Vide* Criminal Rules of Practice).

(Rule 10.)

#### *Circular orders.*

*I. Preservation of Judgements.*—In supersession of High Courts Circular No. 2303, dated 27th August 1894, as amended by Circular No. 3638, dated 13th December 1894, the High Court has made and passed the following rules for the greater security and better preservation of judgements and decrees and directs that they may be observed by all Civil Courts—

(1) All draft judgements in regular suits and in appeals as finally settled, signed and delivered whether they may be in the Judges hand writing or be copies signed by him shall be kept for the same periods as the formal judgements are kept i.e., for the periods specified in under the headings (a), I(b), I or I(c)(d) in Part I of Appendix C according as such judgement belongs to one of these classes. They shall be collected, arranged in chronological order (the pages for sheets being numbered, in consecutive series) and bound in separate books one for each class, each year, so, as to facilitate destruction in cases falling under (b), (c) and (d) of the first head of Schedule C at the appropriate periods. At the end of each year or such other convenient period as the District Judge may prescribe for any court, the bound volumes shall be forthwith forwarded to the District Court for safe custody and shall there be preserved in a locked receptacle in the sole charge of the Saristadar of the District Court who shall be responsible that the judgements in cases falling under items I (b), (c) and (d) in Part I of Appendix C are destroyed upon the appropriate dates fixed for their destruction by the rules.

(2) When all the papers falling under Parts II and III of Appendices B and C in a regular suit or in an appeal shall have been destroyed in accordance with the rules the judgements and decrees in the suit of appeal shall be separated from the other papers appertaining to Part I. The judgements and decrees in all suits and appeals, after being so separated shall be arranged in accordance with the classification adopted in items 1(a), (b) (c) and (d) of Appendix C of the judgements and decrees pertaining to each of these classes being kept separate and filed in chronological order of disposal. They shall then be placed and shall remain in the sole charge of the principal record keeper and shall be secured by him in a suitable locked receptacle of which the key shall remain in his sole custody. It shall be the duty of the principal record keeper to see that the judgements and decrees of cases falling under item I (b), (c) and (d) are destroyed upon the appropriate dates fixed for their destruction by the rules.

(G.O. No. 672, J dated 3rd May 1901, H.C. 505/1901).

II. *Miscellaneous*.—(1) *Copper plate documents—Destruction of*.—The following rule is issued by the High Court in accordance with G.O. No. 717, Public dated the 2nd June 1898 :—

Whenever copper plate deeds of grant or other documents of archaeological interest are found among records which should under existing rules be destroyed the District Judge should communicate with the Government Epigraphist, who will decide whether the plates or documents should be destroyed or be forwarded to the Government Museum.

(H.C. Cir. 1311 of 1898).

(2) *Wills, outside the scope of the Act*.—It has come to the notice of the High Court that an original will filed in a testamentary suits was destroyed by the Court in which it was filed acting under the rules framed under the Destruction of Records Act III of 1879. It is therefore necessary to point out for the guidance of all District Courts that these rules do not provide for the destruction of original wills, and that such documents are altogether outside the scope of the Destruction of Records Act (*vide* section 5) as they have to be filed and preserved among the records of the Court under section 294 of the Indian Succession Act XXXIX of 1925 (*Vide* Notification regarding preservation and inspection of will, printed in Chapter V of this Part *supra*).

(H.C. Dis. 877 of 1905).

It has been brought to the notice of the High Court that some courts have destroyed the original will produced on summons by the Registration Department. This is a serious mistake and should be put an end to. The High Court hereby directs the District Judges, in respect of which probates or letters of administration have been granted, should not be destroyed or returned to the Registration Departments or the party produced them. They must be preserved permanently in the District Courts or the High Courts according to the rules. In the case of unproved wills, they must be returned to the Registration Department, which produced the same, under Section 46(2) of the Registration Act after the need for their retention in court is over. In no case should they be destroyed by the courts.

(H.C.P. Dis. 373 of 1932).

### (3) Mortgage suits—

(a) *Classification*.—It has been brought to the notice of the High Court that no uniform principle is being followed in regard to the classification of mortgage bond suits—including hypothecation suits and suits on usufructuary mortgages—for the purposes of destruction or records in such suits. In some districts such suits are

held to fall under item 1(a) of Appendix C (Civil) of the rules for the destruction of useless records in others under item 1(d). The High Court is of opinion that suits of the kind above specified fall under item 1 (d) of Appendix C (Civil) and in supersession of all orders previously issued on this point directs that in future the records in such suits be dealt with accordingly under that item.

(H.C. Dis. 311 of 1906.)

(b) *Records not to be destroyed with references to the date of the preliminary decree.*—The High Court Proceedings Dis. No. 781, dated the 16th July 1909, directing the mortgage suits in which preliminary decrees have been passed should, for statistical purposes, be treated as disposed of should not be understood as relating to anything except returns, or as controlling the rules relating to the destruction of records.

The rules as they stand, do not authorise the present practice of destroying records with reference to the date of the preliminary decree. Time for the retention of Part III Records, including the mortgage deed should run from the date of the final decree.

Records in mortgage suits should be kept in the trial court until final decree is passed, or until three years from until final decree is passed, or until three years from the date fixed for payment have elapsed. They should then be sent to the District Court and retained there in accordance with the rules, Part III Records for three years.

(H.C. Dis. 588 of 1922.)

(4) *Arrangement of records in cases disposed of.*—Records in cases disposed of should be arranged according to the serial order of the numbers of the cases and not in the order of their disposal.

(H.C. Dis. 2319 of 1915.)

(5) *Clerks prohibited from taking papers home.*—It has come to the notice of the High Court that in some subordinate civil courts clerks are in the habit of taking to their houses original records and other court papers for the purpose of their work. In a recent instance, this practice led to the destruction of certain original records by fire. The High Court considers that clerks and other Officers holding similar posts should be forbidden to take original records, or other court-papers to their own houses and directs that the practice, wherever it exists, be at once stopped.

(6) *District Judges to exercise supervision over their record rooms.*—The High Court desires to impress on District Judges the necessity of exercising some personal supervision over their record rooms. It has reason to believe that though much progress has certainly been made in bringing the destruction of old records up to date there is still in some courts an accumulation of old registers and useless papers which occupies much space and interferes with the orderly and systematic arrangement of records which have to be preserved.

(7) *Execution records to be submitted to the District Court only after completion.*—It is believed that in some districts Note (i) to Appendix C in the rules for the destruction of records has been overlooked. Execution of records are only required to be sent to the District Court after completion and this stage is not reached when each successive application is finally disposed of but as stated in that note, only on the date on which final satisfaction is recorded or when no proceedings have been taken for six years. If this rule is not attended to the record-keeper has to give out and take back the record for each successive application for execution.

(8) *Duties of the record-keeper.*—He should (a) verify the record by running over the serial numbers at the top of the each paper.

(b) then deal it into Parts I to III and tie up each separately ;

(c) verify the date on which Part III has to be destroyed and enter below it many remarks as to the destruction of other papers which he thinks necessary. The date being shown in a prominent place there will generally be no occasion to open the bundle again until the time for destroying Part III has arrived ;

(d) when Part III or any other part has been destroyed the face should be noted on the index and the date on which the next part of document has to be destroyed should be submitted ;

(e) when any exhibit is returned the face and the date should be entered in the remarks column ;

(f) when material papers are sent to the High Court, new serial numbers should not be given but they should be entered in the list according to their old numbers and the total number of papers shown at foot of the list.

(H.C. Cir. 2514 of 1885.)

*N.B.*—For instruction to be followed by clerks attending the trial of suit—*vide* Circular Order No. I under rule 84 of Chapter III, Part I at page 97 supra.

#### APPENDIX V.

[Paragraph No. 164, Sub-Paragraph 6, clause (vi)].

The following rules to regulate the destruction of judicial records filed in Revenue Courts under the Tamil Nadu Estates Land Act I of 1908 have been framed under section 4 of the Act III of 1879 now Act V of 1917 and sanctioned by the Government of India :—

**RULES TO REGULATE THE DESTRUCTION OF JUDICIAL AND OTHER RECORDS IN REVENUE COURTS AND OFFICES UNDER THE TAMIL NADU ESTATES LAND ACT I, OF 1908.**

1. An index in the form prescribed in Appendix hereto annexed shall be put up with the record of every case on its first institution in each court and each paper as it is filed with the record shall be entered in such index.

2. A record shall be taken to have reached completion on the date of the formal decree or order of the Court, or in the event of an appeal, on the date of the final order of the appellate authority. Every record shall, after its completion and immediately before it is deposited on the record room, be divided in to parts in accordance with Appendix C. To facilitate such division, each paper, other than records uncontested suits or proceedings shall, as soon as it is filed with the record, be numbered and marked off in the index as appearing in one or another such parts.

3. All records should be retained in the record room for the periods prescribed in Appendix B counting from the date of completion. On the expiry of such periods they shall be destroyed without fail subject to the provisions of rules 4 and 7 below.

4. Where any document of which the destruction is ordered by these rules is, before it has been destroyed, made evidence in any other suit or proceeding, the rule regulating destruction will be the rule applicable to evidence filed in such suit or proceeding where the period prescribed by such last-mentioned rule is in excess of the period prescribed by the rule which originally governed its destruction.

5. In January of each year, a notice shall be published in the District Gazette and shall be affixed to the notice board of the court, stating that the documents filed by parties in the cases enumerated in the notice will be destroyed during the ensuing year, specifying the dates on which the documents will be destroyed and giving warning that unless previously reclaimed by parties, if any, duly entitled there to before the said dates destruction will, without fail, ensure. All documents reclaimed by parties duly entitled thereto shall be returned to such parties under orders of the court.

6. When the dates fixed for destruction have arrived, the court shall direct that the records liable to be destroyed be torn up in the presence of the record-keeper or other supervising official and sold as waste paper.

7. Revenue courts are not debarred from retaining either permanently or for longer periods than those prescribed in Appendix B any records included under the class "to be destroyed" which for any special reasons they may consider it desirable to preserve.

8. A list of papers selected for destruction should be submitted to the courts for sanction and a stamp "Destroyed" impressed on each entry in the list after destruction.

9. Nothing in these rules contained shall be deemed to authorize the destruction of any document filed by an officer of Government or produced by such officer upon summons. Such documents, if not previously reclaimed, shall invariably be returned to the court or office from which they were produced.

10. In order to facilitate the destruction of records, there shall be maintained in the record-room where they are kept, a register in the Form in Appendix D. It shall be maintained in two sections, one for suits and the other for applications.

APPENDIX-A.

*Form of Index.*

(Rules 1 and 2)

Suit Application Appeal the district of	No.	of	on the file of/in		
Serial number of the paper.	Description of the paper and its date.	Date when the paper was filed in the case.	Number of the part of the record to which the paper exhibits filed appertains.	Alphabetical or numerical marks of the filed.	Remarks.
(1)	(2)	(3)	(4)	(5)	(6)

## DISTRICT OFFICE MANUAL

## APPENDIX-B.

Statement showing the period for which records under the Tamil Nadu Estates Land Act (Tamil Nadu Act I of 1938) Should be retained.

Description of records. (1)	Period for which the record are to be retained.		
	Part-I. (2)	Part-II. (3)	Part-III. (4)
Records in suits—			
I(a)(i) Under section 55, 56, 112 and 151 (1)	Permanent.	5 years.	3 years.
(ii) For arrears of rent under section 77..	12 years.	6 years.	3 years.
(iii) Not already named .. .. .	6 years.	..	3 years.
(b) Records in proceeding under sections 20, 20A, 25.30 last sentence of section 32 (2) and section 32 (3) 38, 40 and 160.	Permanent.	5 years.	..

Description of records. (1)	Period for which the record are to be retained.		
	Part-I. (2)	Part-II. (3)	Part-III. (4)
II Records in miscellaneous proceedings—			
(a) In execution cases .. .. .	6 years.	..	3 years.
(b) (i) In proceedings under sections 102 and 123.	3 years.	..	..
(ii) In other miscellaneous proceedings not other wise provided for.			

NOTE—In execution proceedings, the records must be taken to have reached completion on the date on which the decree is recorded as satisfied in full and when further execution proceedings are not taken on the expiry of six years from the date of the final order on the last application for execution.

Description of records. (1) ?	Period for which the records are to be retained. (2)
III. Records in proceedings under sections 16 and 17 and the second sentence of section 33 (2).	Permanent.
IV. Register showing the name of the person recognised as landholder under section 3(5) (From No. 37 standardized in Board's Proceedings Press No. 221, dated 1st September 1911 on G.O. No. 2414, Revenue, dated 7th August 1911).	Do.
V. Register of applications for the registration of landholder's improvements (Form No. 34).	Permanent.
VI. Copies of certificates of sale under section 124 (2) and register of land attachments and sales (Form No. 36).	Do.
VII. Registers of suits and appeals (Form Nos. 21, 22, 23 and 24) ..	Do.
VIII. Register No.1—Register of records of right and settlement of rents (vide rule 15 in Appendix B to B.P. Press, No. 4, dated 3rd February 1925).	Do.



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<i>Description of records.</i>	<i>Period for which the records are to be retained.</i>
(1)	(2)
IX. Annexure I to the register of record of rights and settlement or rents—Hodgingwar abstract ( <i>vide</i> rule 15).	Do.
X. Register of records of irrigation rights in Form No. 9 ( <i>Vide</i> rule 14-A as inserted by B.P. Press No. 12, dated 18th February 1930).	Do.
XI. Field measurement book (or block sheets and “G” books as the <i>may be</i> ) ( <i>vide</i> rule 15).	Do.
XII Village plan ( <i>vide</i> rule 15) .. .. .	Do.
XIII Form No. 2—Individual register of record of rights and settlement of rents ( <i>vide</i> rule 18).	Do.
XIV Form No. 4—Register of Inams ( <i>vide</i> rule 18) .. .. .	Do.
XV Form No. 5—Register of objection petition ( <i>vide</i> rule 13) ..	Do.
XVI Annexure II to the register of record of rights and settlement of rents—Descriptive memoir ( <i>vide</i> rule 15).	Do.
XVII Collector’s final report ( <i>vide</i> rule 23) .. .. .	Do.
XVIII Preliminary rent proceedings of the collector under section 168.	Do.
XIX Finance and proceedings of the Collector under section 169.	Do.
XX Records under Chapter XII .. .. .	Do.
XXI Cash book and ledger .. .. .	25 years
XXII Records in application and appeals to enhancement, and commutation of rent other than those specified in I supra records in other appeal revision petition for which no period of retention is provided elsewhere in this appendix.	12 years
XXIII Records under section 44 .. .. .	Do.
XXIV Register of execution petitions .. .. .	Do.
XXV Register of execution petition disposal of .. .. .	Do.
XXVI Decrees of Civil Court notified under section 173 (4) ..	Do.
XXVII Chalan books .. .. .	10 years
XXVIII Records relating to applications for the repair of irrigation works.	Do.
XXIX Proceedings of Collector under section 175 correcting clerical and arithmetical mistakes in the record of rights and errors arising therein from any accidental slip or omission.	Do.
XXX Government Orders and Board’s Proceedings and other correspondence in respect of the operation under Chapter XI.	Do.
XXXI Preliminary register of record of rights published under section 166 (1) years.	5
XXXII Changes register in Form No. 6 ( <i>vide</i> rule 9 in the Appendix to B.P. Press No. 4, dated 3rd February 1925).	Do.
XXXIII Draft register record of irrigation rights .. .. .	Do.
XXXIV Final record of rights (rule 14 in the Appendix to B.P. Press No. 4, dated 3rd February 1925).	Do.

<i>Description of records.</i>	<i>Period for which the records are to be retained.</i>
(1)	(2)
XXXV. Records referred to in rule 11 containing the information gathered by the Collector and the record of filed verification and enquiry and the remindari rent accounts referred to in rule 12.	5 years.
XXXVI. Notices in Form No. 1 to 7 referred to in rule 6 to 14 of the rules framed under Chapter XI of the Act (Appendix to G.O. No. 1061, Revenue, dated 1st April 1910).	Do.
XXXVII. Applications under rule 6(2) for changes to be made in the existing registration.	Do.
XXXVIII. Rough note book referred to in rule 7 in the Appendix to B.P. Press No. 4, dated 3rd February 1925, and other rough registers prepared reference to rule 9.	Do.
XXXIX. Register of rent settled by agreement section 168 .. .. .	Do.
XL. Preliminary settlement record prepared by the Collector and the correspondence relating to the issued of notices under section 169.	Do.
XLI. Objection petition and the draft individual registers of rental prepared by the Collector under section 169.	
XLII. Records of appeals preferred by ryots or landholders under sections 171 and 172.	Do.
XLIII. Periodical returns connected with the Act, reports etc., relating to attachment and sale of property and records in applications not specifically provided for herein.	Do.
XLIV. Notification referred to in rule 2 of the Appendix to B.P. Press No. 4, dated 3rd February 1925 and correspondence relating to the control of village officers (other than those relating to punishments) referred to in rules 3 and 4.	3 years.
XLV. Applications for transfer of registry, statements taken from the parties and other records connected with the subject referred to in rule 9.	Do.
XLVI. Collector's Progress Reports in Form Nos. 7 and 8 (Appendix to B.P. Press No. 4, dated 3rd February 1925).	Do.
XLVII. Correspondence regarding the issue of notices to ryots and landholders before the Collector makes an alteration in the draft settlement record under section 169.	Do.
XLVIII. Registers of court-fees, copyists' registers, process-service registers, registers applications for return of documents, receipt books for documents returned to parties and routine correspondence.	Do.
XLIX. Weekly statement of deposits made to the credit of end refunds or disbursements ordered by Revenue courts due from the treasury and sub-treasury officers to the Revenue courts on ( <i>vide</i> B.P. Press No. 98, dated 25th July 1934).	Do.
L. Haaring book .. .. .	Do.

<i>Description of records.</i>	<i>Period for which the records are to be retained.</i>
(1)	(2)
LI. Orders or punishment of village officers (rule 4 of the Appendix to B.P. Press No. 4, dated 3rd February 1925).	To be dealt with in the same manner as similar records of a Revenue Divisional Officer.
LII. Rough sketches referred to in rule 7	To be destroyed after the preparation of the fair records.

## APPENDIX C.

*Table showing the divisions of the record and the description of the papers falling under each division.*

## PART I.

<i>Class of cases.</i>	<i>Divisions of the record and description of the papers falling under each division.</i>
(1)	(2)
1 Suits falling under item I (a) (i), Appendix B.	(1) Index. (2) Plaint including schedule and genealogical tables. (3) Written statements. (4) Judgment and decree (original and appellate.) (5) Applications by a next friend or guardian. (6) Processes issued to defendants and respondents in ex-arte proceedings. (7) Appeal memorandum.
2 Suits falling under item I (a) (ii) of Appendix B.	(1) Plaint including schedule. (2) Decree (original and appellate).
3 Suits falling under item I (a) (iii) of Appendix No. 3.	(1) Index. (2) Plaint including schedule and genealogical tables. (3) Written statement.

<i>Class of cases.</i>	<i>Divisions of the record and description of the papers falling under each division.</i>
(1)	(2)
7 Proceedings falling under item I (b) of Appendix B--cont.	(6) Applications by a next friend or guardian to enter into any agreement or compromise on behalf of a minor.  (7) Processes issued to respondents in ex parte proceedings.  (8) Memorandum of appeal or revision petition.
6 Proceedings falling under item II (d) of Appendix B.	Entire Records.

## PART II.

- |  |  |
|--|--|
| 1 Suits falling under item I (a) of Appendix B.      | (1) Order appointing a guardian <i>ad litem</i> .<br>(2) Agreement to state a case for decision.<br>(3) Application for arbitration.<br>(4) Order of reference to arbitration.<br>(5) Award.<br>(6) Order appointing receivers.<br>(7) Judgment and order remanding or remitting a suit on issues.<br>(8) Commissioner's reports, maps and plans.          |
| 2 Suits falling under item I (a) (ii) of Appendix B. | (1) Index.<br><br>(2) Written statement.<br>(3) Judgment (original and appellate).<br>(4) Application by a next friend or guardian.<br>(5) Processes issued to defendants and respondents in ex-parte proceedings.<br>(6) Order appointing a guardian <i>ad litem</i> .<br>(7) Agreement to state a case for decision.<br>(8) Application for arbitration. |

<i>Class of cases.</i>	<i>Divisions of the record and description of the papers falling under each division</i>
(1)	(2)
2 Suits falling under item I (a) (ii) of Appendix B— <i>cont.</i>	(9) Order of reference to arbitration.  (10) Award. (11) Order appointing receivers. (12) Appeal memorandum. (13) Judgment and order remanding or remitting a suit on issues. (14) Commissioner's reports maps and plans.
3 Proceedings falling under item I (b) of Appendix B.	(1) Order appointing guardian <i>ad litem</i> .  (2) Application for arbitration or compromise. (3) Order passed on the above (2). (4) Award of arbitrators of compromise petition. (5) Order appointing receivers. (6) Commissioner's report, maps and plans. (7) Documentary evidence. (8) Diary B. (9) Issues. (10) Oral evidence. (11) All other papers.
4 All suits and miscellaneous proceedings under item II (a).	(1) Documentary evidence.  (2) Diary B. (3) Issues. (4) Oral evidence. (5) All papers not already specified.

## APPENDIX D.

*Record Distribution Register.*

Court :

Year :

<i>Year.</i>	<i>Number.</i>	<i>Nature of proceedings.</i>	<i>Date of disposal.</i>	<i>Number of appeal if any.</i>	<i>Date of disposal of appeal.</i>	<i>Number of second appeal, if any.</i>	<i>Date of disposal of second appeal.</i>
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

<i>Date up to which to be retained.</i>			<i>Date on which destroyed.</i>			<i>Remarks.</i>
<i>Part I.</i>	<i>Part II.</i>	<i>Part III.</i>	<i>Part III.</i>	<i>Part II.</i>	<i>Part I.</i>	
(9)	(10)	(11)	(12)	(13)	(14)	(15)

## APPENDIX W.

(Paragraph 164, sub-paragraph 10.)

*Directions for the storage, arrangement and preservation of Government records.*

The buildings in which records are stored should be of brick if possible with concrete floors. The floors should be coal-tarred, or washed with some chemical preparation, so as to guard against the ravages of white-ants and insects.

2. It should be well lighted and, as far as possible impervious to dust and damp. As ventilation by means of windows involves the admission of dust in dry weather and damp in the rains, it should be secured, if possible, by electric fans. The use of the fans for an hour or two daily would suffice.

3. The best precautions which local conditions admit should be taken against fire. In the case of the larger record offices there should be telephone communications with the nearest Fire Brigade and police officers; an ample supply of water and of emergency extinguishing appliances; and a resident of care-taker, who should premises, with a small of assistants drawn from the servants of the sleep on the office and trained to their duties by the care-taker. The State and District record rooms should have at least a resident chowkidar incharge, who should sleep on the premises, and small supply of hand extinguishers and buckets.

4. The walls of the buildings should be fitted with open racks, preferably of iron where wooden racks used, they should be wiped every two months with a rag soaked in kerosene oil, and the documents should be frequently shifted and dusted. Papers which have suffered from insects, or are liable to their attacks, should be brushed over with a solution of corrosive sub-limate and powder of naphtha.

NOTE.—Instead of the solution of the corrosive sublimate and powder of naphtha prescribed above, the Government have ordered that so far as this State is concerned, papers which have suffered from insects, or are liable to their attacks, should be treated with a solution made in the following proportion.—

1/2 Ounce corrosive sub-limate.

1/2 Ounce carbolic acid.

1 point methylated spirit.

As this solution is highly poisonous, great care is required in its use, and it must not be used by anyone who has abrasions or cuts on his hands. It should be kept in a bottle marked "poison" and bearing a label on which the receipt is clearly written. In treating books with this solution it should be applied with a soft brush over the binding inside and out and over the edges of the leaves all round when shut. In case of records it should be applied over the edges of the files when closed. It evaporates immediately.

5. Every old documents should be folded flat, carefully mended with Bretnell's tracing paper, placed between paper covers and docketed.

6. Bundles of these covers should then be made up, enclosed between wooden boards of slightly larger dimensions than those of the covers and fastened without cords above and below.

7. The bundles, with their contents clearly indicated on the enclosing boards, should then be arranged upright on the racks, sufficient space left between them to allow of efficient dusting.

8. Volumes of annual proceedings and registers should be regularly bound.

9. All original documents should be arranged in two groups, premutiny and post-mutiny, that is up to 1859 and from 1859 on wards. Within these two main divisions the records should be divided according to departments, viz., Home, Foreign, Public Works, Military, Finance and Legislative. A complete list of all documents should then be made.

10. As the ultimate aim of arrangement is to make the records accessible to students, the best method of achieving this object is to prepare calendars, and the preliminary steps of arrangement should, therefore, lead up to their preparation.

11. The preliminary steps should be.

(i) Arrangement in chronological order of the original documents ;

(ii) flattening, mending and covering ;

(iii) docketing ; and

(iv) making press-lists by comparison with the originals, and with copies in any exist.

12. Calendars should then be made, giving in chronological order, a précis of every document which is of public interest, the term being interpreted in its most liberal sense.

In many cases the last process cannot be completely carried out without previous reference to the records at the India Office. In such cases gaps in the records should be supplied from England and any discrepancies between press lists and India Office documents should be noted and considered.

## APPENDIX X.

(Paragraph 167; sub-paragraph 6, note, 3 (1) (ii).

## FORM A.

*Certificate.*

I hereby certify that court-fee stamp/stamps, of the value of Rs. ( )  
 affixed to petition document, in petition/case No. of 19  
 is / are in excess of the legal requirements and has/have been unnecessarily affixed and  
 that of hamlet village  
 taluk is therefore entitle to receive back the  
 sum of Rs. ( ) within ninety days from  
 the date of this certificate from the treasury at office.

(Name)

Dated :

(Designation)

## FORM B.

*Advice.*

To

The Treasury Officer,

A certificate has this day been issued to the following individual for the refund of the value of excess court-fee stamps affixed to his petition / document :—

<i>Taluk.</i>	<i>Hamlet.</i>	<i>Village.</i>	<i>Name of the party.</i>	<i>Date of presentation of petition or document.</i>	<i>The value of excess court-fee stamps affixed.</i>	<i>Amount to be refunded.</i>
(1)	(2)	(3)	(4)	(5)	(6)	(7)

Office,

(Name)

Dated :

Designation.



## APPENDIX Y.

(Paragraph 167, sub-paragraph 10.)

INSTRUCTIONS REGARDING THE SUBMISSION AND RECEIPT OF PETITIONS  
ADDRESSED TO THE BOARD OF REVENUE.

*General Explanation.*—These instructions do not apply to the case covered by the rules regulating appeals issued by the Government of India under the Constitution Act.

*Rule I.*—Any person having cause of complaint against any servant of Government subordinate to the Board shall seek redress in the first instance from the local authority who, if unable to grant the redress sought, shall pass an order in writing to that effect. If dissatisfied with this decision the petitioner may address the next higher local authority or if there is no such authority, the Board.

*Rule II.*—The Board will not receive a petition on any matter unless it shall appear that the petitioner has first applied for redress to the local authorities including the Collector.—The petitions addressed to such authorities and any replies given or orders passed by those authorities or copies of them must be annexed to the petition addressed to the Board.

*Rule III.*—All heads of offices will understand that a person affected by an order is entitled, if he applies for it, to be furnished free with a copy or extract of such order on plain paper, which treasury in cases in which no appeal lies, should contain statement of the grounds for the decision.

*Rule IV.*—Petitions addressed to the Board should be written on durable paper of the size of a foolscap sheet or half sheet, an ample margin being allowed.

*Rule V.*—(1) Petitions addressed to the Board may be submitted either by the principals themselves or by their vakils or duly authorized agents.

(2) Petitions signed by vakils or agents on behalf of their principals must be accompanied by a duly stamped vakalatnama or by a general or special power of attorney.

*Note.*—In case a general power-of-attorney is filed with a petition, it will be duly returned by the Board, after the disposal of the petition, to the party producing it.

(3) Anonymous petitions will be totally disregarded.

*Rule VI.*—Resolutions submitted by associations and other similar bodies will receive no attention ; any such body wishing action to be taken on its representations should submit them in the form of petition stating the grounds and circumstances of each case.

*Rule VII.*—(1) Every officer wishing to petition the Board should do so separately.

(2) No officer may submit a petition in respect of any matter in which he has no personal interest ;

Provided that nothing in this instruction shall apply to representations submitted by recognised associations of Government servants in accordance with such rules as may from time to time be prescribed by the Government.

**Rule VIII.**—(1) Every petition by an officer must be submitted through the head of the office or department to which the petitioner belongs or last belonged, if he is no longer in service.

(2) Appeals preferred to the Board by village officers may be submitted direct to the Board.

(3) In cases governed by clause (1) supra, there is no objection to the petitioner's submitting a duplicate copy of his petition direct to the Board, provided he marks it as a duplicate.

(4) Petitions sent direct to the Board in contravention of clause (1) will be returned to the petitioners who should resubmit them through the Collector, or local authority concerned, within one month from the date of such return. If further delay is permitted to take place in the re-submission of a petition so returned, it will be liable to summary rejections as time barred unless received within the period of limitation allowed by rule X infra.

**Rule IX.**—The head of the office through which officer's petition is submitted shall forward it to the Board at once through the ordinary official channel. Unless it is barred by limitation, is not duly stamped, is liable to summary rejection, or is inadmissible under any legal enactment or executive order, the head of the office shall submit with the petition all connected records. In these expected cases, he shall cite specifically the paragraph and clause of the rules containing the exception under which considers the case falls, giving reasons for his view. It is left to his discretion to discuss the accuracy or validity of the statements made, references drawn or arguments put forward in the petition.

**Rule X.**—(1) (a) Appeals to the Board against the order of punishment imposed on Government servants (other than village Officers) under the Civil Services Classification Control and Appeal Rules and revision petitions should be filed within two months; (b) darkhast appeals should be filed within 40 days, the time to be reckoned in the first case from the date on which the officer preferring the appeal was informed of the orders against which he appeals and in the latter cases from the date of communication of the order appealed against exclusive of the time taken in obtaining copies thereof as well as the time necessary for the transmission of the copies by post when they are so transmitted; (c) appeals to the Board against any decision or order passed by the Collector under the Land Encroachment Act III of 1905 should be presented within sixty days from the date of the decision or order; (d) second appeals to the Board under section 190 of Act I of 1908 (Tamil Nadu Estates Land Act) should be presented within sixty days of the date of the order or decree appealed against excluding the time taken to obtain a copy of the order or decree.

(2) In all other cases, including appeals from village officers, the period of limitation will be three months.

**Rule XI.**—The Board cannot entertain a petition addressed to it unless it is stamped in accordance with the provisions of the Tamil Nadu Court Fees and Suits Valuation Act, 1955, or unless the levy of Stamp duty has been dispensed with by any law or rule having the force of law. The following is a summary of the chief provisions governing the levy of stamp duty on petitions submitted to the Board :—

(1) Petitions to the Board which are appeals should be stamped with a court-fee stamp of the value of Rs. 2.

(2) Miscellaneous petitions including supplemental and review petitions should be stamped with a court-fee stamp of the value of Rs. 1.50. A supplemental petition which does not contain a new or additional request need not be stamped.

(3) Applications for copies should bear a stamp of the value of 25 paise—Article 10 (e) of Schedule II of the Madras Court Fees and Suits Valuation Act 1955.

(4) *Scale of search fees.*—When the document applied for belongs to a year previous to the current calendar year a search fee, in court-fee stamps according to the sub-joined scale, must be affixed to the application :—

(i) When the document belongs to an year prior to the calendar year but is not more than ten years old—

	RS.	P.
(a) Fee payable for the first document or entry applied for or if only one document or entry is applied for, then for that document or entry.	1	00
(b) Fee payable for every document or entry other than the first included in the same application and connected with the same subject.	0	50
(c) When the applicant does not know to which of two more year a document or entry belongs, the fee for searching the records of every year other than the first.	0	50

(ii) When the document is more than ten years old but does not relate to any other year prior to 1858.

(a) Fee payable for the first document or entry applied for or if only one document or entry is applied for then for that document or entry.	2	00
(b) Fee payable for every document or entry other than the first included in the same application and connected with the same subject.	1	00
(c) When the applicant does not know to which of two or more years a document or entry belongs the fee for searching the records of every year other than the first.	1	00

(iii) When the document belongs to a year prior to 1858—

(a) Fee payable for the first document or entry applied for or if only one document or entry is applied for, then for that document or entry.	5	00
(b) Fee payable for every document or entry other than the first included in the same application and connected with the same subject.	2	50
(c) When the applicant does not know to which of two or more years a document or entry belongs, the fee for searching the records of every year other than the first.	2	50

NOTES.—(1) Only one search fee at the rate applicable to the document need be paid for all papers filed together and forming a single record. For instance, a person applies for all the depositions relating to a magisterial case, he need only pay one fee applicable to the whole record in which they are filed. But in the case of 'Oake's Registers or Strattons' Report or Circuit Committee Accounts, separate search fees shall be levied for each item contained in the same volume.

(2) The search fee rules are applicable to judicial as well as to revenue records. The fees should be levied in respect of all documents of which copies are applied for in civil and criminal cases, provided that the application of the rules to judicial records is not inconsistent with any special provisions of law or notifications having the force of law by which courts may be required to grant copies or to allow the inspection of documents free of charge.

(3) Applications for copies should be accompanied by the required number of copy-stamp papers. Where the documents are such as can be copied on copy-stamp papers, both sides of the copy-stamp paper should be used for writing whether in English or in an Indian language. A maximum of 175 words should be written on the first (embossed) page of the copy stamp-paper. The copying fee for this page will be 35 Paise. By suitable ruling a maximum of thirty lines containing a maximum of 240 words at the rate of eight words for each line should be written on the reverse side of the copy-stamp paper. The copying fee to be charged for the reverse side will be as follows :—

	RS.	P.
When the number of words written does not exceed 175 .. ..	0	35
When the number of words written exceeds 175 .. .. .	0	45

(6) Documents submitted as enclosures to petitions addressed to the Board they are certified copies or copy stamp papers should be stamped with court-fee label under article 9, Schedule II of the Court-fees and Suits Valuation Act, 1955—75 Paise for every document.

(7) The stamp duty payable on a vakalatnama or special power-of-attorney, for conducting any one case before the Board of Revenue is Rs. 2.—Article 16, Schedule II, Madras Court-fees and Suits Valuation Act, 1955.

(8) Document not stamped in accordance with the foregoing clauses will be returned to the parties who should resubmit them to the Board within one month from the date of return of the documents; further delay in re-submission may entail the rejection of the petition as time-barred—e.f. clause (5) of Rule VIII supra.

(9) No money or currency notes will be received by the Board in lieu of any court-fee stamps or copy-stamp papers required under the foregoing rules.

*Rule XII*—(1) Petitions for the return of records and reminder petitions need not be stamped.

(2) No stamp duty is leviable on appeals preferred by the public servants of all classes except village Officers governed by Madras Acts, I of 1889, II of 1894 and III of 1895 in regard to their dismissal, suspension, reduction, fine or any other departmental punishment or grievance.

**NOTE.**—The benefit of this ruling extends to documents filed as exhibit by such public servant and also to applications submitted by them for copies of documents.

(3) Appeals and miscellaneous petitions to darkhast cases need not be stamped.

*Rule XIII.*—Petitions addressed to the Board will be liable to summary rejection in following cases I—

(1) When a petition is illegible or unintelligible ;

(2) When a petition contains language which in the opinion of the Board is disrespectful, improper or otherwise objectionable ;

(3) When a previous petition has been disposed of by the Board, the Government of Madras or other superior authority and the petition discloses no new facts or circumstances which afford ground for a reconsideration of the case ;

(4) When a petition is an application for pecuniary assistance by a person manifestly possessing no claim thereto ;

(5) When an appeal is preferred against the discretionary exercise by local officers to the right of distributing subordinate appointments which are in their gift ;

(6) when a petition is an appeal in a case for which the law provides a different or specific remedy or in regard to which the time limited by law for appeal has been exceeded ;

(7) when the relief sought in the petition is of the nature of a favour and not of a right ;

(8) when a petition is addressed by an officer still in the public service and has reference to his prospective claim for pension except as provided in Article 9:5 of the Civil Service Regulations ;

(9) when a petition is for a review of orders passed on the exercise of statutory power and there is no specific statutory provision for reviewing them ; and

(10) when a petition is a representation against an order against which under the appeal rules published by the Government of India under the Constitution Act no appeal lies.

*Rule XIV.*—The Board must decline to entertain petitions of the following description for the reason that the law has declared the decision of subordinate officers in such cases to be final and the Board has therefore no power to interfere with them :—

(1) When a petition is an appeal against an order making an appointment to a village office under section 10 of Tamil Nadu Act III of 1895.

(2) When a petition is a second appeal against the order making an appointment to a village office at a revision at which (a) two or more village or portions thereof are grouped or amalgamated together so as to form a new village or (b) any one village is divided into two or more new villages or (c) the number of village officers previously existing in any one village is reduced as the result of the revision ;

(3) when a petition is a second appeal against an order inflicting fine or suspension on a village officers governed by Tamil Nadu Act III of 1895 ;

(4) when a petition is a second appeal (a) against an order dismissing or removing a village officer, other than the headman of a village or village accountant, or (b) against a decree or order passed in a suit preferred by or against a village officer other than the headman if a village or village accountant under section 13 of Tamil Nadu Act III of 1895 or (c) against an order short of dismissal passed against the village headman or Karnam.

(5) when a petition is an appeal against a selection to fill a newly created Office under section 15 (1) or an appointment to an additional office under section 9 or a selection under section 15 (2) of Tamil Nadu Act II of 1894.

(6) when a petition is second appeal against an order making an appointment to a village office under section 1, of Tamil Nadu Act II of 1894 ;

(7) when a petition is a second appeal against an order inflicting any punishment short of dismissal on a village officer under section 16 (1) and (2) of Tamil Nadu Act II of 1894.

(8) when a petition is a second appeal against the order of any revenue officer calculating rent value or amending the proprietor's list of occupied lands under sections 22 and 23 of Tamil Nadu Act II of 1894.

(9) when a petition is a second appeal against the order of a Survey Officer under section 11 (1) of the Tamil Nadu Survey and Boundaries Act 1923.

(10) when a petition is an appeal against a Collector's order conforming or cancelling a sale of land for arrears of revenue ; and

(11) when a petition is a second appeal under the Tamil Nadu Land Encroachment Act III of 1905.

*Rule XV.*—Appeals praying for the interference of the Board in, the following cases will be summarily rejected, for the reason that the Board is precluded by Government Order from interfering with the orders passed by Collectors in such cases:—

(1) When a petition is an appeal against an order inflicting a fine not exceeding 50 Paise on an officer below the rank of Deputy Tahsildar:

NOTE.—All village officers, except those governed by Tamil Nadu Acts II of 1894, Section 16 (3) and III of 1895, section 23, come within the range of this rule.

(2) when a petition is a second appeal against an order assigning land on-darkhas :

NOTE.—This rule does not preclude the Board from using its revisional powers.

(3) When a petition is an appeal against an order affecting transfer of registry under Board's Standing Order No. 31-8.

*Rule XVI.*—Petitions presented to the Board by persons not possessing a personal interest in the subject-matter of the complaint will generally remain unnoticed; but even in those cases in which the Board may consider it expedient to forward such petitions to local offices the petitioners will receive no reply from the Board to their communications.

*Rule XVII.*—(a) The Board will hear parties in person or through counsel in—

(1) cases under section 18 (2) of Tamil Nadu Act III of 1895 and sections 190 and 205 of Tamil Nadu Act I of 1908;

(2) Cases in which an appeal or a petition for revision lies to the Board under any other provision of law and (i) it is incumbent on the Board to hear both parties under a specific provision of law or (ii) it is proposed to set aside the orders passed by the authority against whose decision the appeal or revision petition has been filed; and

(3) any other case in which the Board considers it necessary to give an opportunity to the parties to be heard,

(b) Where the interest of any party concerned in a proceeding before the Board of Revenue are likely to be affected adversely by any order of the Board, and such party has not had a reasonable opportunity of presenting his case. The Board will issue a notice in a writing specifying the action proposed to be taken requiring the party to show causes against such action within a specified time; notice shall be communicated to the party or his pleader by registered post.

*Rule XVIII.*—Collectors are vested with disciplinary power to return for correction or rectification petitions addressed to the Board and forwarded through them when they are illegible or unintelligible. They are also vested with discretion power to withhold petitions addressed to the Board and forwarded through them in the following cases :—

- (1) When a petition is an application for pecuniary assistance by a person manifestly possessing no claim on it ;
- (2) When a petition relates to a subject on which they are competent to pass orders and no previous application for redress has been made to them;
- (3) when a petition is an appeal against a Collector's order conforming or cancelling a sale of land for arrears of revenue ;and
- (4) when a petition is a second appeal against an order assigning land on darkhast.

#### APPENDIX Z.†

(Paragraph 167, sub-paragraph 11.)

INSTRUCTIONS REGARDING THE SUBMISSION AND RECEIPT OF PETITIONS AND OTHER PAPERS OF THE SAME CLASS ADDRESSED TO THE GOVERNMENT OF TAMIL NADU.

I. *Definitions.*—In these instructions—

(1) 'Government' means the Government of Tamil Nadu.

(2) 'Petition' includes memorials, letters and applications of the nature of petitions.

II. *Scope of instructions.*—(1) Save as hereinafter provided these instructions shall apply, so far as may be, to all petitions addressed to the Government.

(2) They shall not apply to—

(a) petitions which are appeals preferred by persons holding post under the administrative control of Government under the rules governing the conditions of their service of under the Constitutions of India ;

(b) petitions relating to Bills pending before the State Legislature; such petitions are governed by the Standing Orders of the Legislature ;

(c) petitions submitted by, or on behalf of, convicts under sentence of death; and

(d) petitions addressed to the Governor by persons who are or were serving an post under the administrative control of Government in respect of matters affecting them as Government servants; such petitions are governed by the special instructions issued by the Governor in that behalf.

(3) They shall not affect any rules or orders in respect of representations submitted by recognised associations of Government servants.

III. (1) A petition may be either in manuscript or typescript or in print.

(2) Every petition shall be authenticated by the signature of the petitioner, or, when the petitioners are numerous, by the signatures of one or more of them.

IV. Every petition shall—

(a) contain all material statements and arguments relied upon by the petitioner ;

(b) be complete in itself ;

(c) if any recorded order of a public authority is complained against the accompanied by a copy of the orders and by a copy of any order in the case passed by a subordinate authority together with a copy of the petition to such authority; and

(d) end with a specific prayer ;

V. Any person having cause of complaint against the Government, shall in the first instance, seek redress from the local authority who, if enable to grant the redress sought, shall pass an order in writing to that effect. If dissatisfied with this decision, the petitioner shall be liberty to address effect Board of Revenue Court, or other superior onehorty by which the local authority is controlled or the may address the Government in cases wherein there is no such controlling authority.

Communications intended for the Government shall be addressed to 'the Government of Tamil Nadu' or to a 'Secretary to the Government of Tamil Nadu'. A communication addressed to the Governor or to a Minister is not addressed to the Government and does not come within the cognizance of the Government unless the Governor, the Member or the Minister seems to fit to send it to a Secretary to Government.

VI. The Government will not receive a petition on any matter, unless it shall appear that the petitioner has first applied to the local authority and also to the Board of Revenue or other controlling authority, where such exists.

VII. In order to enable the Government to enforce to the foregoing rules without injustice or hardship to complaining parties, all heads of officers shall understand that a party affected by an order is entitled to have, on application a copy of such order which, in all cases except those where no appeal lies shall contain a statement of the grounds of the decision. This shall be furnished to him on plain paper and without payment.

VIII. The Government will receive petitions only from principals; communications running in the name of a pleader or agent will receive no attention. Anonymous petitions will be totally disregarded and destroyed on receipt.

IX. Resolutions submitted by associations and other similar bodies will receive no attention any such body wishing action to be taken on its representations should submit them in the form of a petition stating the grounds and circumstances of each case.



X. As the Government never interfere with the distribution of subordinate appointments, applications for situations in the gift of appointing authorities will remain unnoticed.

XI. Every Government servant wishing to petition the Government shall do so separately:

Provided that nothing in this instruction shall apply—

(i) to a joint representation on one and same subject signed by several Government servants and

(ii) to representations submitted by recognized associations of Government servants in accordance with such rules as may, from time to time, be prescribed by the Government.

XII. Every person in civil employment and every person who has been in civil employment shall, if he desires to petition the Government in respect of such employment, or in respect of the termination of such employment, submit separate petition on his own behalf.

XIII. Every petition from a person who is or was serving in a post under the administrative control of a Government shall be addressed to a Secretary to Government and be submitted through the head of the office or department to which he belongs or belonged.

XIV. The head of the office or department shall, unless empowered under instruction XX or XXI to return or withhold it, at once forward the petition to the Secretary to Government in the department concerned through the ordinary official channel and may make such remarks as he may consider necessary in regard to the accuracy of the statements made and inferences drawn in the petition; he shall also forward such records not submitted by the petitioner as should properly be consulted in order to the due disposal of the petition.

XV. Petitions from the Carnatic stipendiaries or on the subject of Carnatic stipends shall be submitted through the Paymaster, Carnatic Stipends.

XVI. Petitions from Political pensioners other than Carnatic stipendiaries and from Kandyan pensioners or on the subject of political pensions other than Carnatic shall be submitted through the Collector of the district in which the petitioner resides.

XVII. Petitions addressed to the Governments will be liable to summary rejection in the following cases :—

- (1) when the petitioner has not complied in full with the above instruction;
- (2) when a petition is illegible or unintelligible or contains language which in the opinion of the Government is disloyal, disrespectful or improper
- (3) when a previous petition has been disposed of by the Government or Tamil Nadu or Government of India and the petition discloses no new facts of circumstances which afford grounds for a reconsideration of the case;
- (4) when the petition is more application for relief, pecuniary or other, which in—
  - (a) presented by a person manifestly possessing no claim or advancing a claim of an obviously unsubstantial character; or
  - (b) so belated that its consideration is clearly impossible;
- (5) when the petition is—
  - (a) an application for employment in posts under the administrative control of Government not made in pursuance of any rule or announcement regarding applications for such employment; or

(b) a request for exemption from the provisions of any law or rule prescribing the qualifications to be possessed by persons in the service of the Government or by persons engaging in any professions or employment ;

(6) when the petition is an appeal from a judicial decision unless such petition—

(a) is an appeal from a judicial decision in a case in which the Government have reserved any discretion of interference ;

(b) is an appeal from a judicial decision in a suit to which the Government.

(c) is a prayer for the suspension or remission of a sentence under Chapter XXIX of the Code of Criminal Procedure, 1898 (Central Act V of 1898) ;

(7) when the petition is a representation against a decision which is declared to be final by any law or statutory rule ;

(8) when the law provides a different or specific remedy in respect of the subject matter of the petition whether or not any period of limitation prescribed for the presentation of such remedy has expired ;

(9) when the petition is submitted otherwise than in accordance with any rule, order or contract such as is referred to in sub-clause (a) of clause (14) by a person serving in a post under the administrative control of the Government with regard to his prospective claim to pension ;

(10) when petition is an appeal against a failure by the Government to exercise a discretion vested in them by law or rule ;

(11) when the action desired in a petition is in the nature of a favour and not of a right ;

(12) when the petition is a representation against an order of a subordinate authority communicated to the petitioner more than six months before the submission of the petition, and no satisfactory explanation for the delay is given ;

(13) when the petition is a representation against the discharge of a person—

(a) appointed on probation, during such probation ;

(b) appointed otherwise than under contract, to hold a temporary appointment, on the expiration of the period of such appointment ; or

(c) engaged under contract in accordance with the terms of such contract ;

(14) when the petition is a representation by a Government servant against an order—

(a) from which he has exercised, or possesses a right of appeal under—

(i) rules or orders regulating his conditions of service ; or

(ii) the terms of his contract of service ;

(b) passed by any authority in the exercise of appellate or revisional powers conferred by any rule, order or contract such as is referred to in sub-clause (a) ; or

(c) from which, not being an order of punishment passed by the Government an appeal is expressly barred by any rule, order or contract such as is referred to in sub-clause (a) ;

(15) when a petition is a representation relating to an order of the Government refusing to grant or to recommend—

(a) a special pension ;

(b) a compassionate pension ; or

(c) any pecuniary or other concession to which the petitioner is not entitled under any law or statutory rule ;

(16) when the petition is a representation with regard to any matter connected with the official prospects or position of a person serving in a post under the administrative control of the Government and is not submitted by such person ;

(17) when the petition relates to a subject on which the Government are competent to pass orders, and no application for redress has been made by the petitioner to the Government ;

(18) when the petition is a representation against the action of a private individual or of body of private individuals regarding the private relations of the petitioner and such individual or body ; and

(19) when the petition not being a petition such as is referred to in the exceptions in clause (6) relates to matters in which the petitioner has no direct personal interest.

XVIII. (a) The Government will when a petition is rejected under instruction XVII, inform the petitioner of the rejection and the reasons therefor.

(b) The Government will, when a petition is rejected for reasons other than those specified in instruction XVII, inform the petitioner of its rejection and also the reason therefor, unless for some reason to be recorded in writing the Government consider that it is not desirable to communicate the reasons to the petitioner.

[G.O. Ms. No. 269, Public (Services), dated 30th January 1958.]

XIX. Where a petition has already been rejected under instruction XVII and a further petition on the same subject is submitted which does not contain facts not already brought to notice, such further petition will be disregarded.

XX. The authorities named in the margin are vested with discretionary power to return for direction or rectification petitions addressed to the Government and forwarded through them in the following cases :—

The High Court, Board of Revenue, Director of Medical Services, Chairman, Madras Public Service Commission Secretaries to Government, Chief Conservator of Forests, Chief Engineer, Director of Agriculture, Director of Public Instruction and Commissioner for Government Examinations, Inspector-General of Police, Inspector-General of Prisons, Director of Public Health, State Port Officer, Commissioner of Police and Superintending Engineers.

(a) When a petition is illegible or unintelligible ;

(b) When a petition runs in the name of pleader or agent instead of in the name of the principal ;

(c) When a petition from a person who is or was serving in a post under the administrative control of the Government is addressed otherwise than in accordance with these instructions.

XXI. The same authorities are vested with discretionary power to withhold petitions addressed to the Government and forwarded through them in the following cases:—

The Commissioner of Labour, Director of Animal Husbandry, Inspector-General of Registration, Registrar of Co-operative Societies, Collectors, District and sessions Judges, Sanitary Engineer, Director of Stationery and Printing, Chairman of Municipal Councils, Director, Cinchona Department, Transport Commissioner, The Commissioner, Hindu Religious and Charitable Endowments (Administration) Department.

(a) When a petition is an application for pecuniary assistance by a person manifestly possessing no claim.

(b) When a petition relates to a subject on which those authorities are themselves competent to pass orders, and no previous application for redress has been made to them.

Director of Employment and Training, Director of Industries and Commerce, Chairman, Madras Sales Tax Appellate Tribunal and the Director of Rural Development.

[G.O. Ms. No. 1610, Public (Services-A), dated 14th July 1967 (Correction Slip No. 17, dated 10th August 1967).]

[G.O. Ms. No. 1784, Public (Services-A), dated 8th August 1967 (Correction Slip No. 18, dated 20th September 1967).]

XXII. An authority withholding a petition under instruction XXI shall inform the petitioner of the withholding and the reason therefor.

## APPENDIX AA.

(Paragraph 167, sub-paragraph 12.)

INSTRUCTIONS FOR THE SUBMISSION AND DISPOSAL OF PETITION ADDRESSED TO THE GOVERNOR BY PERSON WHO ARE OR WERE IN THE SERVICE OF GOVERNMENT IN RESPECT OF MATTER AFFECTING THEM AS GOVERNMENT SERVANTS.

(1) No petitioner addressed to the Governor shall be withheld by any authority.

(2) Every such petition shall be submitted through the head of the office or department to which the petitioner belongs or belonged, to the Secretary to Government in the administrative department concerned.

(3) A petition addressed to the Governor will be liable to summary rejection if—

(i) the petitioner has not availed himself of the remedies provided by rules or orders applicable to the case; or

(ii) the petition was not submitted within six months from the date on which the final order passed or revision under the rules or orders applicable to the case was communicated to the petitioner; or

(iii) the petition relates to a matter which has already been disposed of by the Governor.

The authority forwarding a petition shall state on it whether the petitioner has complied with the above requirements.

(4) The instruction in paragraph 1 shall not apply to a case where a petition has been summarily rejected under instruction 3 (iii) above and if a further petition is received which, though addressed to the Governor, does not contain any facts not already brought to notice in his previous petition aforesaid it may be rejected by the Secretary of the concerned department.

[G.O. Ms. No. 4152, Public (Services), dated 12th December 1956].

#### APPENDIX-BB.

##### INSTRUCTIONS FOR THE PREPARATION OF AND SCRUTINY OF BUDGET ESTIMATE, REVISED ESTIMATE AND CONTROL OF EXPENDITURE, ETC.

(1) *Budget Estimate.*—The Budget Estimate is based on the departmental estimates submitted by the heads of department and certain other estimating officers. Departmental estimates are based on the estimates submitted by the district officers of the department. Both the departmental estimate and the district estimate should always receive the careful personal attention of the officers who submit them so that they may neither be inflated nor underpitched, but as accurate as possible. Every head of department and controlling officer should keep himself acquainted with the progress of the revenue and expenditure under this control. He is required to see that proper estimate are made of all the Government transactions. The Budget estimates for the coming year should follow the revised Estimates for the current year after allowing for abnormal circumstances in the current year or those expected during the next year. Economy should be suggested wherever possible. Provision for receipt and expenditure should be based on the standing sanction furnishing details for items of miscellaneous nature grouped under a detailed head of account. Expenditure should be correctly classified between different heads of accounts and provision made for the charges to be allocated only to Madras State. Provision for pay and allowance for the month of March should be made in the Budget Estimate of the following year. When provision is high compared with the past actuals, a lumpsum deduction should be made for proper savings. The net sum only will be allotted to the department in the first instance and later on additional fund to the extent deducted will be provided by the Finance Department. More details regarding the preparation of the Budget Estimate, etc., are available in Chapters III and IV of the Budget Manual.

(2) *Revised Estimate.*—A Revised Estimate for the year is the probable receipt, and disbursement under each head for that year, framed in the course of the year with reference to the actual transaction recorded so far. It is an indication for the Budget Estimate for the next year, and with reference to the Revised Estimate, savings if any, should be surrendered and for the excess of expenditure additional appropriation should be applied for in time.

(3) *Control of Expenditure.*—The head of the office is a disbursing officer while his superior officer is a subordinate controlling officer and the head of the department is Chief Controlling Officer. The Chief Controlling Officer is required to control the expenditure so as to keep it within the appropriation. With a view to achieve this and, he watches every month the expenditure and unpaid liabilities against appropriation and suggest, if necessary, postponement of expenditure to the next official year or economise where possible. He surrenders savings, if any, and applies for additional funds if excess expenditure is essential. The responsibility for control is retained either by himself or along with the Subordinate Controlling Officers. The Chief Controlling Officer or Subordinate Controlling Officer keep a constant watch over the progress of expenditure and unpaid liability with a view to see that

the total and each unit appropriation is kept within the sanctioned appropriation. Steps should be taken to obtain additional allotments required in time and to surrender anticipated savings, if any. Each Disbursing Officer should maintain a register Form 'C' (found in the Budget Manual) of his disbursement and liabilities, in which entries are made there and there. He watches his expenditure with reference to the amount allotted to him. After the close of each month the Disbursement Officer should, after reconciliation of the departmental figures with the treasury figures forward to the Subordinate Controlling Officer an extract of his accounts in Form C. The Subordinate Controlling Officer should consolidate in Form D prescribed in the Budget manual the figure in his register in Form C, and the figures in the extracts received from Disbursing Officers. After the consolidation, he should send an extract of his register in Form D to the Chief Controlling Officer. The Chief Controlling Officer should consolidate in Form D, his own expenditure in Form C and that furnished in the extracts received from the Subordinate Controlling Officers including all adjustments communicated by the Accountant-General but not taken into account by his subordinate officers. The Chief Controlling Officers should reconcile the discrepancies between the departmental figures and those booked in the Accountant-General's accounts with a view to detect and rectify misclassification of figures, detection of encashment of bogus bills and to correct the figures.

The instructions in Chapter VII of the Budget Manual may be referred to further details for the control of expenditure. The Gazetted Officers in the districts will be held personally responsible for the accuracy of the Budget Estimates, Revised Estimates, Reappropriation of Account and the Control of Expenditure.

## APPENDIX CC.

(Paragraph 172).

TABLE OF COMPARATIVE CHRONOLOGY.

Annua Dominal, beginning 1st January.	Year of Salivahana Era, beginning 16th March.	Hindu Cycle year, Tamil, Telugu and Kanarese, beginning at a variable date in April.	Year of Malayalam Era beginning 15th August.	Year of Muhammadan Hijra, beginning 17th January.	Fashi year, beginning 1st July
(1)	(2)	(3)	(4)	(5)	(6)
1723	1645	37 Sobhakrit .. ..	898	1136	1132
1724	1646	38 Krodhi .. ..	899	1137	1133
1725	1647	39 Visvasu .. ..	900	1138	1134
1726	1648	40 Parabhava .. ..	901	1139	1135
1727	1649	41 Plavanga .. ..	902	1140	1136
1728	1650	42 Kilaka .. ..	903	1141	1137
1729	1651	43 Saumya .. ..	904	1142	1138

## DISTRICT OFFICE MANUAL

APPENDIX CC—*cont.*(Paragraph 172)—*cont.*TABLE OF COMPARATIVE CHRONOLOGY—*cont.*

Anno Domini, beginning 1st January.	Year of Salivahana Era, beginning 16th March.	Hindu, Cycle year, Tamil, Telugu and Kanarese, beginning at a variable date in April.	Year of Malayalam Era beginning 15th August.	Year of Muhammadan Hijra, beginning 17th January.	Fasli year, beginning 1st July.
(1)	(2)	(3)	(4)	(5)	(6)
1730	1652	44 Sadharana .. ..	905	1143	1139
1731	1653	45 Viradhikrit .. ..	906	1144	1140
1732	1654	46 Paridhavi .. ..	907	1145	1141
1733	1655	47 Pramadicha .. ..	908	1146	1142
1734	1656	48 Ananda .. ..	909	1147	1143
1735	1657	49 Rakshasa .. ..	910	1148	1144
1736	1658	50 Nala .. ..	911	1149	1145
1737	1659	51 Pingala .. ..	912	1150	1146
1738	1660	52 Kalayukti .. ..	913	1151	1147
1739	1661	53 Siddharthi .. ..	914	1152	1148
1740	1662	54 Raudri .. ..	915	1153	1149
1741	1663	55 Durmati .. ..	916	1154	1150
1742	1664	56 Dundubhi .. ..	917	1155	1151
1743	1665	57 Rudirodgari .. ..	918	1156	1152
1744	1666	58 Raktakshi .. ..	919	1157	1153
1745	1667	59 Krodhana .. ..	920	1158	1154
1746	1668	60 Kshya .. ..	921	1159	1155
1747	1669	1 Prabhava .. ..	922	1160	1156
1748	1670	2 Vibhava .. ..	923	1161/2	1157
1749	1671	3 Sukla .. ..	924	1163	1158
1750	1672	4 Pramoduta .. ..	925	1164	1159
1751	1673	5 Prajotpatti .. ..	926	1165	1160
1752	1674	6 Angirasa .. ..	927	1166	1161
1753	1675	7 Srimukha .. ..	928	1167	1162
1754	1676	8 Bhava .. ..	929	1168	1163

## APPENDIX CC—cont.

(Paragraph 172) — cont.

TABLE OF COMPARATIVE CHRONOLOGY — cont.

Annou Dominal, beginning 1st January.	Year of Salivahana Era beginning 16th March.	Hindu Cycle year, Tamil, Telugu and Kanarose, beginning at a variable date in April.	Year of Malayalam Era beginning 15th August.	Year of Muhammadan Hijra, beginning 12th January.	Fasli year, beginning 1st July.
(1)	(2)	(3)	(4)	(5)	(6)
1755	1677	9 Yuva .. .. .	930	1169	1164
1756	1678	10 Dhatu .. .. .	931	1170	1165
1757	1679	11 Isvara .. .. .	932	1171	1166
1758	1680	12 Badudhanya .. .. .	933	1172	1167
1759	1681	13 Pramadi .. .. .	934	1173	1168
1760	1682	14 Vikrama .. .. .	935	1174	1169
1761	1683	15 Vishu .. .. .	936	1175	1170
1762	1684	16 Chitrabhanu .. .. .	937	1176	1171
1763	1685	17 Svabhanu .. .. .	938	1177	1172
1764	1686	18 Tarana .. .. .	939	1178	1173
1765	1687	19 Parthiva .. .. .	940	1179	1174
1766	1688	20 Vyaya .. .. .	941	1180	1175
1767	1689	21 Sarvajit .. .. .	942	1181	1176
1768	1690	22 Sarvadhari .. .. .	943	1182	1177
1769	1691	23 Virodhi .. .. .	944	1183	1178
1770	1692	24 Vikriti .. .. .	945	1184	1179
1771	1693	25 Khara .. .. .	946	1185	1180
1772	1694	26 Nandana .. .. .	947	1186	1181
1773	1695	27 Vijaya .. .. .	948	1187	1182
1774	1696	28 Jaya .. .. .	949	1188	1183
1775	1697	29 Manmatha .. .. .	950	1189	1184
1776	1698	30 Durmukhi .. .. .	951	1190	1185
1777	1699	31 Hevilambi .. .. .	952	1191	1186
1778	1700	32 Vilambi .. .. .	953	1192	1187
1779	1701	33 Vikari .. .. .	954	1193	1188
1780	1702	34 Sarvari .. .. .	955	1194	1189
1781	1703	35 Plava .. .. .	956	1195/6	1190



APPENDIX CC—*cont.*(Paragraph 172)—*cont.*TABLE OF COMPARATIVE CHRONOLOGY—*cont.*

Annus Domini. beginning 1st January.	Year of Saka Era beginning 16th March.	Hindu Cycle year, Tamil, Telugu and Kanarese, beginning at a variable date in April.	Year of Malayalam Era beginning 15th August.	Year of Muhammadan Hijra, beginning 17th January.	Fasli year, beginning 1st July.
(1)	(2)	(3)	(4)	(5)	(6)
1782	1704	36 Subhakra	957	1197	1191
1783	1705	37 Sobhakra	958	1198	1192
1784	1706	38 Krodhi	959	1199	1193
1785	1707	39 Visvavasu	960	1200	1194
1786	1708	40 Parabhava	961	1201	1195
1787	1709	41 Plavanga	962	1202	1196
1788	1710	42 Kilaka	963	1203	1197
1789	1711	43 Saumya	964	1204	1198
1790	1712	44 Sadharana	965	1205	1199
1791	1713	45 Virodhikrit	966	1206	1200
1792	1714	46 Paridhavi	967	1207	1201
1793	1715	47 Pramadicha	968	1208	1202
1794	1716	48 Ananda	969	1209	1203
1795	1717	49 Rakshasa	970	1210	1204
1796	1718	50 Nala	971	1211	1205
1797	1719	51 Pingala	972	1212	1206
1798	1720	52 Kalayukti	973	1213	1207
1799	1721	53 Siddharthi	974	1214	1208
1800	1722	54 Raudri	975	1215	1209
1801	1723	55 Durmati	976	1216	1210
1802	1724	56 Dundubhi	977	1217	1211
1803	1725	57 Rudirodkari	978	1218	1212
1804	1726	58 Raktakshi	979	1219	1213
1805	1727	59 Krodhana	980	1220	1214
1806	1728	60 Kashaya	981	1221	1215
1807	1729	1 Prabhava	982	1222	1216
1808	1730	2 Vibhava	983	1223	1217

APPENDIX CC—*cont.*(Paragraph 172)—*cont.*TABLE OF COMPARATIVE CHRONOLOGY—*cont.*

Annus Domini, beginning 1st January.	Year of Sajivahana Era—beginning 16th March.	Hindu Cycle year, Tamil, Telugu and Kanarese beginning at a variable date in April.	Year of Malayalam Era, beginning 15th August.	Year of Muhammadan Hijra beginning 17th January.	Fasli year, beginning 1st July.
(1)	(2)	(3)	(4)	(5)	(6)
1809	1731	3 Sukla .. ..	984	1224	1218
1810	1732	4 Pramoduta .. ..	985	1225	1219
1811	1733	5 Prajotpatti .. ..	986	1226	1220
1812	1734	6 Angirasa .. ..	987	1227	1221
1813	1735	7 Srimukha .. ..	988	1228/9	1222
1814	1736	8 Bhava .. ..	989	1230	1223
1815	1737	9 Yuva .. ..	990	1231	1224
1816	1738	10 Dhatu .. ..	991	1232	1225
1817	1739	11 Iswara .. ..	992	1233	1226
1818	1740	12 Bahudhanya .. ..	993	1234	1227
1819	1741	13 Pramadi .. ..	994	1235	1228
1820	1742	14 Vikrama .. ..	995	1236	1229
1821	1743	15 Vishu .. ..	996	1237	1230
1822	1744	16 Chitrabhanu .. ..	997	1238	1231
1823	1745	17 Svabhanu .. ..	998	1239	1232
1824	1746	18 Tarana .. ..	999	1240	1233
1825	1747	19 Parthiva .. ..	1000	1241	1234
1826	1748	20 Vyaya .. ..	1001	1242	1235
1827	1749	21 Sarvajit .. ..	1002	1243	1236
1828	1750	22 Sarvadhari .. ..	1003	1244	1237
1829	1751	23 Virodhi .. ..	1004	1245	1238
1830	1752	24 Vikriti .. ..	1005	1246	1239
1831	1753	25 Kḥara .. ..	1006	1247	1240
1832	1754	26 Nandana .. ..	1007	1248	1241
1833	1755	27 Vijaya .. ..	1008	1249	1242
1834	1756	28 Jaya .. ..	1009	1250	1243
1835	1757	29 Manmatha .. ..	1010	1251	1244

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APPENDIX CC—*cont.*(Paragraph 172)—*cont.*TABLE OF COMPARATIVE CHRONOLOGY—*cont.*

Annus Domini beginning 1st January.	Year of Salivahana Era beginning 16th March.	Hindu Cycle year, Tamli, Telugu and Kanarese, beginning at a variable date in April.	Year of Malayalam Era beginning 15th August.	Year of Mohamadan Hijra beginning 17th January.	Fasli year beginning 1st July.
(1)	(2)	(3)	(4)	(5)	(6)
1836	1758	30 Durmukhi .. ..	1011	1252	1245
1837	1759	31 Hevilambi .. ..	1012	1253	1246
1838	1760	32 Vilambi .. ..	1013	1254	1247
1839	1761	33 Vikari .. ..	1014	1255	1248
1840	1762	34 Sarvari .. ..	1015	1256	1249
1841	1763	35 Plava .. ..	1016	1257	1250
1842	1764	36 Subhakrit .. ..	1017	1258	1251
1843	1765	37 Sobhakrit .. ..	1018	1259	1252
1844	1766	38 Krodhi .. ..	1019	1260	1253
1845	1767	39 Visvasu .. ..	1020	1261/2	1254
1846	1768	40 Parabhava .. ..	1021	1263	1255
1847	1769	41 Plavanga .. ..	1022	1264	1256
1848	1770	42 Kilaka .. ..	1023	1265	1257
1849	1771	43 Saumya .. ..	1024	1266	1258
1850	1772	44 Sadharana .. ..	1025	1267	1259
1851	1773	45 Virodhikrit .. ..	1026	1268	1260
1852	1774	46 Paridhavi .. ..	1027	1269	1261
1853	1775	47 Pramadicha .. ..	1028	1270	1262
1854	1776	48 Ananda .. ..	1029	1271	1263
1855	1777	49 Rakshasa .. ..	1030	1272	1264
1856	1778	50 Nala .. ..	1031	1273	1265
1857	1779	51 Pingala .. ..	1032	1274	1266
1858	1780	52 Kalayukti .. ..	1033	1275	1267
1859	1781	53 Siddharthi .. ..	1034	1276	1268

APPENDIX CC—*cont.*(Paragraph 172)—*cont.*TABLES OF COMPARATIVE CHRONOLOGY—*cont.*

<i>Annus Domini, beginning, 1st January.</i>	<i>Year of Satvchate Era beginning 16th March.</i>	<i>Hindu cycle year, Tamil, Telugu and Kanarese beginning at a variable date in April.</i>	<i>Year of Malayalam Era, beginning 15th August.</i>	<i>Year of Muhammadan Hijra, beginning 17th January.</i>	<i>Fasli year, beginning 1st July.</i>
(1)	(2)	(3)	(4)	(5)	(6)
1860	1782	54 Raudri .. ..	1035	1277	1269
1861	1783	55 Durmati .. ..	1036	1278	1270
1862	1784	56 Dundubhi .. ..	1037	1279	1271
1863	1785	57 Rudhirodhari .. ..	1038	1280	1272
1864	1786	58 Raktakshi .. ..	1039	1281	1273
1865	1787	59 Krodhana .. ..	1040	1282	1274
1866	1788	60 Kshaya .. ..	1041	1283	1275
1867	1789	1 Prabhava .. ..	1042	1284	1276
1868	1790	2 Vibhava .. ..	1043	1285	1277
1869	1791	3 Sukla .. ..	1044	1286	1278
1870	1792	4 Pramoduta .. ..	1045	1287	1279
1871	1793	5 Prajotpatti .. ..	1046	1288	1280
1872	1794	6 Angirasa .. ..	1047	1289	1281
1873	1795	7 Srimukka .. ..	1048	1290	1282
1874	1796	8 Bhava .. ..	1049	1291	1283
1875	1797	9 Yuva .. ..	1050	1292	1284
1876	1798	10 Dhatu .. ..	1051	1293	1285
1877	1799	11 Iswara .. ..	1052	1294	1286
1878	1800	12 Bahudhanya .. ..	1053	1295	1287
1879	1801	13 Pramadi .. ..	1054	1296	1288
1880	1802	14 Vikrama .. ..	1055	1297	1289
1881	1803	15 Vishu .. ..	1056	1298	1290
1882	1804	16 Chitrabhanu .. ..	1057	1299	1291
1883	1805	17 Svabanu .. ..	1058	1300	1292
1884	1806	18 Tarna .. ..	1059	1301	1293
1885	1807	19 Parthiva .. ..	1060	1302	1294
1886	1808	20 Vyaya .. ..	1061	1303	1295

## DISTRICT OFFICE MANUAL

CC—cont.

(Paragraph 172—cont.)

TABLE OF COMPARATIVE CHRONOLOGY—cont.

<i>Annus Domini, beginning 1st January.</i>	<i>Year of Saliwahane Era, beginning 16th March.</i>	<i>Hindu cycle year, Tamil, Telugu, and Kanarese) beginning at a variable date in April.</i>	<i>Year of Malayalam Era, beginning 15th August.</i>	<i>Year of Muhammadan Hilra, beginning 17th January.</i>	<i>Fasli year, beginning 1st July.</i>
(1)	(2)	(3)	(4)	(5)	(6)
1887	1809	21 Sarvajit .. ..	1062	1305	1296
1888	1810	22 Sarvadhari .. ..	1063	1306	1297
1889	1811	23 Virodhi .. ..	1064	1307	1298
1890	1812	24 Vikriti .. ..	1065	1308	1299
1891	1813	25 Khara .. ..	1066	1309	1300
1892	1814	26 Nandana .. ..	1067	1310,	1301
1893	1815	27 Jiya .. ..	1068	1311	1302
1894	1816	28 Jaya .. ..	1069	1312	1303
1895	1817	29 Manmatha .. ..	1070	1313	1304
1896	1818	30 Dunmukkhi .. ..	1071	1314	1305
1897	1819	31 Hevilambi .. ..	1072	1315	1306
1898	1820	32 Vilambi .. ..	1073	1316	1307
1899	1821	33 Vikari .. ..	1074	1317	1308
1900	1822	34 Sarvari .. ..	1075	1318	1309
1901	1823	35 Plava .. ..	1076	1319	1310
1902	1824	36 Subhakrit .. ..	1077	1320	1311
1903	1825	37 Sobhakrit .. ..	1078	1321	1312
1904	1826	38 Krodhi .. ..	1079	1322	1313
1905	1827	39 Visvvasu .. ..	1080	1323	1314
1906	1828	40 Parabhava .. ..	1081	1324	1315
1907	1829	41 Plavanga .. ..	1082	1325	1316
1908	1830	42 Kilaka .. ..	1083	1326	1317
1909	1831	43 Saumya .. ..	1084	1327/8	1318
1910	1832	44 Sadharana .. ..	1085	1329	1319
1911	1833	45 Virodhikrit .. ..	1086	1330	1320
1912	1834	46 Paridhavi .. ..	1087	1331	1321
1913	1835	47 Pramadicha .. ..	1088	1332	1322

## APPENDIX

<i>Acrus, Domini, beginning 1st January.</i>	<i>Year of Salivahana Era, beginning 16th March.</i>	<i>H'ndu cycle year, Tamil, Telugu and Konarees beginning at a variable date in April.</i>	<i>Year of Mahyalam Era, beginning 15th August.</i>	<i>Year of Muhammaqan Hijra beginning 17th January.</i>	<i>Fasli year beginning 1st July.</i>
(1)	(2)	(3)	(4)	(5)	(6)
1914	1836	48 Ananda	1089	1333	1323
1915	1837	49 Rakshasa	1090	1334	1324
1916	1838	50 Nala	1091	1335	1325
1917	1839	51 Pingala	1092	1336	1326
1918	1840	52 Kalayukti	1093	1337	1327
1919	1841	53 Sidharthi	1094	1338	1328
1920	1842	54 Raudri	1095	1339	1329
1921	1843	55 Durmati	1096	1340	1330
1922	1844	56 Dundubhi	1097	1341	1331
1923	1845	57 Rudirodkari	1098	1342	1332
1924	1846	58 Raktakshi	1099	1343	1333
1925	1847	59 Krodhana	1100	1344	1334
1926	1848	60 Kshya	1101	1345	1335
1927	1849	1 Prabhava	1102	1346	1336
1928	1850	2 Vibhava	1103	1347	1337
1929	1851	3 Sukla	1104	1348	1338
1930	1852	4 Pramoduta	1105	1349	1339
1931	1853	5 Prajopatti	1106	1350	1340
1932	1854	6 Angirasa	1107	1351	1341
1933	1855	7 Srimukha	1108	1352	1342
1934	1856	8 Bhava	1109	1353	1343
1935	1857	9 Yuva	1110	1354	1344
1936	1858	10 Dhatu	1111	1355	1345
1937	1859	11 Isvara	1112	1356	1346
1938	1860	12 Bahudanya	1113	1357	1347
1939	1861	13 Pramadi	1114	1358	1348
1940	1862	14 Vikrama	1115	1359	1349

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