R.O.C.NO.950/2003/F1

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OFFICIAL MEMORANDUM



Sub: Courts - Tamil Nadu Court Fees and Suit Valuation (Amendment) Act 2003.- Come into force with effect from 15th June 2003-

Forwarded.

Ref: Govt. M.S.No.507 Home (Courts-I) Department

dated 6.6.2003.

A copy of Government Order and that of the Tamil Nadu Court Fees and Suit Valuation (Amendment) Act, 2003 (Tamil Nadu Act 17 of 2003) are forwarded for

reference and compliance.

RECISTRAR GENERAL

HIGH COURT, MADRAS DATED: 9.6.2003

1. All the Principal District Judges including District Judge, Uthagamandalam.

2. All the Chief Judicial Magistrates.

- 3. The Principal Judge, City Civil Court, Madras.
- 4. The Chief Judge, Court of Small Causes, Madras.
- 5. The Chief Metropolitan Magistrate, Egmore, Madras.
- 6. The Presiding Officers, Labour Courts, Madras, Madurai, Coimbatore, Salem, Trichy, Cuddalore, Vellore and Tirunelveli.
- 7. The Principal Judges, Family Courts, Madras, Madurai, Coimbatore, Salem.

Roc. to. 3216/2003-4 . T. Pated 16.6.2003.

C/O the Chief Judl Mari Tadurai.

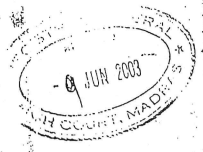
Copy communicated to the ACIH, Redurai and all the Judicial Hag is to of Fadurei District. Copy to the Hand clerk, 12, 13,1 002 clerk

Chief Judicial defictrats, Pedurai.

TO

with a request . to bring it to the notice of all the Judicial officers and Subordinate Judicial officers functioning in their respective units.

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Courts - Tama Nachs Court Foots and State Visbintion (Amendment) Act,

Notification - Published.

UDICIAL

te

HOME (COURTS.I) DEPARTMEN

DATED: 6.6.200

ORDER:

The following florestation will be published in an extra-ordinary the Tamil Madin Government Gozella ...

MOTIFICATION

In exercise of the pottent conferred by sub-section (2) of section 1 of the Tamil Nadu Court fees and Suite Valuation (Amendment) Act, 2003 (Tamil Nadu Act 17 of 2003) The Greenor of Voted Nadu hereby appoints the 15th have 2003 as the diste on which the said Ait shall come into force.

DY ONDER OF THE GOVERNOR

SYED MUHIR HODA SECRETARY TO GOVERNMENT.

To

The Registrar General, This Court, Chapter 1-104

The Accountant General, Chennal-18

The Accountant General, Chemind-35

The Accountant General (CAS), Channal 9)

The Pay and Accounts Officer, Fligh Count, Chennal-104

The Advocata Garkiral, 1-411 Court, Chennal-104

The Government Pkyndipr, High Court, Cherrical 9

The Commissioner of Revenue Administration, Chepauk, Chennal-5

All the District Collectors. The Private Socretary to the Honouraide Chief Justice, Chennal-104



Regd. N. TV PMG (CCR)-2 5 2003. 4. | | Price: Rs. 10.00 Paise.



TAMIL NADU GOVERNMENT GAZETTE

EXTRAORDINARY

PUBLISHEDBYAUTHORITY

No: 1367

CHENNAI, MONDAY, MAY 19, 2003 Vaikasi 5, Subhanu, Thiruvalluvar Aandu–2034

Part IV—Section 2

Tamil Nadu Acts and Ordinances.



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No.10 of 2003 - The Tamil Nadu Hindu Religious and Charitable Endowments	No.15 of 2003 - The T Tax (Third Amenda		7.
(Second Amendment)	No.16 of 2003 - T Responsibility	he Tamil Nadu Fiscal	76.70
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The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 17th May 2003 and is hereby published for general information.--िल्ली पाल रेसावित विवादित्यां प्रतिस्थल (P.O. 17.0 E.2003 वेत्र व क्या पाल है है। एवं प्रतिस्थल है

An Act further to amend the Tamil Nadu Court-fees and Suits Valuation Act, 1955. BE it enacted by the Legislative Assembly of the State of Tanil Nadu in the Fifty-fourth Year of the Republic of India as follows:---

1. (1) This Act may be called the Tamil Nadu Court-fees and Suits Valuation (Amendment) Act. 2003.

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

Short title and commencement.

notification, appoint. 2 In section 7 of the Tamil Nadu Court-fees and Suits Valuation Act, 1955 Tamil Nodu Act XIV of 1955.

Amendment of section 7.

(hereinester reserred to as the principal Act), sub-section (3) shall be omitted. 3. In section 25 of the principal Act, - - - - - - - - -

Amendment of section 25.

(1) in clause (a), for the expression "rupees three huncred", the expression "rupees one thousand and five hundred" shall be substituted;

(2) in clause (b), for the expression "rupees three hundred", the expression "rupees one thousand" shall be substituted;

(3) in clause (c), for the expression "rupees five hundred", the expression "rupees two thousand" shall be substituted; Alle and a stone of

(4) in clause (d), for the expression "rupees four hundred", the expression "rupees one thousand" shall be substituted.

4. For section 26 of the principal Act, the following section small be substituted. namely:-

Amendment of section 26

"26. Adoption Suits.—In a suit for a declaration in regard to the validity or invalidity of an adoption or the factum of an adoption, fee shall be payable at the following rates. -

(i) In a District Munsif's Court ..

(ii) In the City Civil Court, Chennai or a Sub-Court or a District Court.

Rupees two hundred.

Rupees two hundred and fifty, if the market value of the property involved in or affected by the relief is rupees thirty thousand or less; rupees five hundred if it is above rupees thirty thousand but below rupees one lakh; and rupees seven hundred and fifty if it is above rupees one lakh:

Rupees one thousand.".

5. In section 27 of the principal Act. --

(iii) In the High Court

the harmon war and any or the harmon

(1) in clause (a), for the expression "rupees three hundred", the expression

"rupees seven hundred and fifty" shall be substituted; (2) in clause (b), for the expression "rupees five hundred", the expression

"rupees two thousand" shall be substituted: (3) in clause (c), for the expression "rupees four hundred", the expression "rupees one thousand" shall be substituted.

6. In section 28 of the principal Act, for the expressions "rupces two hundred" and "rupees one thousand". The expressions "rupees one thousand" and "rupees five thousand" shall, respectively, he substituted.

Amendment of section 28.

Amendment of

section 27.

GENEROUGOVERNMERT COLLECTE FOR IN MEDINAR

section 29.

7. In section 29 of the principal Act.

(1) for the expression "under section 9 of the Specific Relief Act, 1577 (Central Act 1 of 1877)", the expression Junder section 6 of the Specific Relief Act, 1963 (Central Act 47 of 1963) shall be substituted;

[2] for the expression "rupees two hundred", the expression "rupees eight bundred shall be substituted.

Amendment of . section 30.

In section 30 of the principal Act, for the expression "rupees four hundred", the expression "rupees one thousand" shall be substituted.

Amendment of section 31.

. 9. In section 31 of the principal Act, for the expression "rupees three hundred", the expression "rupees one thousand" shall be substituted.

Amendment of section 37.

10. In section 37 of the principal Act, for sub-section (2), the following sub-section shall be substituted, namely:

"(2) In a suit for partition and separate possession of joint family property or property owned, jointly or in common, by a plaintiff who is in joint possession of such property, fee shall be paid at the following rates:— When the plaint is presented to—

(i) a District Munsifs Court. Rupees one hundred.

(ii) the City Civil Court, Chennai or a Sub-Court or a District Court.

Rupees one hundred if the value of plaintiffs share is rupees thirty thousand or less; rupees five hundred if it is above rupees thirty thousand but below rupees one lakh; and rupees seven hundred and fifty if the value is rupees one lakh and above

(iii) the High Court.

Rupees one thousand.".

Amendment of section 39.

11. In section 39 of the principal Act, for sub-section (1), the following sub-section shall be substituted, namely:—

(1) In a suit for the administration of an estate, fee shall be levied on the plaint at the following rates:-

(i) In a District Munsif's Court or the City Civil Court, Chennai or a Sub-Court or a District Court.

Rupees one hundred if the value of the subject matter is rupees thirty thousand or less; rupees five hundred if it is above rupees thirty thousand but below rupees one lakh; and rupees seven hundred and fifty if it is rupees one lakh and above.

(ii) In the High Court.

Rupees one thousand.".

Amendment of section 45.

12. In section 45 of the principal Act, for the expression "rupees three hundred", the expression "rupees one thousand" shall be substituted.

Amendment of section 47.

13. In section 47 of the principal Act, for the expression "fifty rupees", the expression "two hundred rupees" shall be substituted.

Substitution of section 50.

i

14. For section 50 of the principal Act, the following section shall be substituted.

"50. Suits not otherwise provided for .-- In suits not otherwise provided for, fee shall be payable at the following rates:-

(i) In a Revenue Court-

.. Rupees fifty. .

(ii) In a District Munsif's Court Rupees one hundred.

Chennai or a Sub-Court or

(iii) In the City Civil Court. Rupees one hundred if the value of the subject matter is rupees thirty thousand a District Court () or less; rupees five hundred if it is above rupees thirty thousand but below rupees. one lakh; and rupees seven hundred and fifty if it is rupees one lakh and above...

(iv) In the High Court.

Rupees one thousand.

15. In sections 64, 65 and 81 of the principal Act, for the expression Board of Revenue" wherever it occurs, the expression "the Appropriate Authority specified in the Notification under sub-section (1) of section 4 of the Tamil Nadu Board of revenue Abolition Act. 1980 (Tamil Nadu Act 36 of 1980) shall be substituted.

Amendment of sections 64. 65 and 81.

16. In Schedule I to the principal Act, in Article 3, for the entry "(a) Petition under section 53 or 54 of the Provincial Insolvency Act, 1920", in column (2) and the entries relating thereto in column (3), the following entries shall, respectively, be substituted, namely:-

Amendment to Schedule 1.

- "(a) Petition under section 53 or --54 of the Provincial Insolvency Act, 1920, when filed in-
 - (i) a District Munsif's Court. An amount of one-half the scale of fee prescribed in article 1 on the market value of the subject-matter subject to a maximum fee of rupees five hundred;
 - (ii) the City Civil Court, Chennai or a Sub-Court

An amount of one-half the scale of fee prescribed in article 1 on the market z maximum fee of rupees one thousand;

(iii) the High Court.

An amount of one half the scale of fee prescribed in article 1 on the market value of the subject-matter subject to a maximum fee of rupees two :housand.".

17. For Schedule II to the principal Act, the following Schedule shall be substituted. namely:-

Substitution of Schedule II.

"SCHEDULE IL

Article. Particulars. Proper fee.

(1)

121

131

- J. (i) Petition in a suit under the Converts' Marriage Dissolution Act, 1866
- Fifty rupees.
- (ii) Petition, plaint or memorandum of appeal when presented to a Court under the Dissolution of Muslim Marriage Act 1939.

Fifty rupees.



(iii) Petition under the Indian Divorce Act, 1869, excluding in Fifty rupees. petitions under section 44 of that Act and every memorandum. sur to sun of appeal under section 55 of that Act and a late to the section of th

(iv). Plaint or memorandum of appeal under the Parsi Marriage and Divorce Act, 1936 or a counter-claim made under section 37 of that Act.

Fifty rupees.

If, in a suit falling under any of these clauses, there is specific claim for damages, separate fee at the rates prescribed in Article 1 of Schedule I shall be charged on the amount of damages claimed.

Undertaking under section 49 of the Indian Divorce Act, 1869.

Ten runees.

- 3. Memorandum of appeal from an order inclusive of an order determining any question under section 144 of the Code of Civil Procedure, 1908, and not otherwise provided for when presented
 - (i) to any Court other than the High Court or to any Executive Officer other than the Government or the Appropriate Authority specified in the notification under sub-section (1) of section 4 of the Tanul Nadu Board of Revenue Abolition Act, 1980 or Chief Executive Authority.

Five rupees.

(ii) to the Government or the Appropriate Authority specified in the notification under sub-section (1) of section 4 of the Tamil Nadu Board of Revenue Abolition Act. 1980 or Chief Executive Authority.

Five rupees.

- (iii) to the High Court-
- (A) from an order other than an order under the Tamil Nadu Agriculturists' Relief Act, 1938-
- Where the order was passed by a Subordinate :: . Court or other authority-
 - (a) if the order relates to a suit or proceeding, the value of which exceeds five thousand rupees.

Fifty rupees.

(b) in any other case

Twenty rupees.

- (2) Where the appeal is under clause 15 of the Letters Patent—
 - (a) from an order passed in exercise of appellate jurisdiction.

Twenty five rupees.

(h) from an order passed in exercise of original jurisdiction, which would be appealable under the Code of Civil Procedure, 1908, had it been passed by a Subordinate Court.

Twenty five nipees.

(c) memorandum of Writ Appeal

Two hundred rupees.

(d) in any other case

Two hundred rupees.

(3) Where the appeal is under section 45-B of the Banking Regulation Act. 1949

Five hundred rupees.

(B) from an order under the Tamil Nadu' Agriculturists Relief Act, 1938.

Ten rupées.

(iv) to the Government in pursuance of a statutory. Ten rupees. right to appeal for which no court fee is leviable under any other enactment.

4. Memorandum of appeal under the Arbitration and. Conciliation Act, 1996.

value for jurisdiction subject to a maximumofupees five thousand

5. Copy or translation of a judgment or order not being Ten rupees or having the force of a decree when such judgment or order is passed by any Court or by the Presiding Officer of any Revenue Court or office or judicial or executive authority. . Additional

6. Copy or translation of a judgment or order of a Criminal Five rupees.

But was Danks out in dury to 19 1 3 7. Copy of a decree or order having the force of a decree

(a) When such decree or order is made by any Court Five rupees. other than the High Court.

(h) When such decree or order is made by the High Court. Ten rupees.

8. Copy of any document liable to stamp duty under the Five rupees. Indian Stamp Act, 1899, when left by any party to a suit ...: or proceeding in place of the original withdrawn.

Copy of any revenue or judicial proceeding or order not otherwise provided for by this Act or copy of any account, statement, report or the like taken out of any Court or office of any public officer-

For every document.

10.(a)Application or petition presented to any officer Five rupees. of land revenue by any person holding temporarily settled and under direct engagement with Government. . and when the subject matter of the application or petition relates exclusively to such engagement.

(b) Application or petition presented to any officer of land revenue relating to the grant of land on darkhast.

Five rupees.

(c) Application to a Collector or to any officer of the Public Works Department for lease of land for agricultural or non-agricultural purposes.

(d) Application or petition presented to any Executive Officer under any Act for the time being in force for. the conservancy or improvement of any place if the ... application or petition relates solely to such conservancy or improvement.

'Five rupees.

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$(1) \otimes \cdots \otimes (2) \otimes \cdots \otimes (2)$	
(e) : Application or petition presented to any Board as	
Executive Officer for a copy of translation of any other conserved by such Board or Officer or of any other conserved according to the conserved according t	
document on record in such office.	
(I) Application to a Forest Officer by a forest contractor for extension of the period of lease—	ii.
(i) if the value of the subject-matter of the lease is Fifty rupees. Rs. 15,000 or less:	
(ii) if such value exceeds Rs. 15,000 for every Rs. 5,000 or part there of in excess of Rs. 15,000.	
(g) Application for attestation of private documents intended Five rupees. to be used outside India.	
(h) Application for lapsed deposit presented after six months after the date on which the amount lapsed to the Government—	
(i) when the amount of deposit does not exceed Rs. 500. Five rupees.	
(ii) when it exceeds Rs. 500 but does not exceed Ten rupees. Rs. 5,000.	
(iii) when it exceeds Rs. 5.000. Twenty npees.	
(i) Application or petition presented to the Government and not otherwise provided for—	
(i) which involves the exercise or non-exercise of power conferred by law or rule having the force of law. (ii) in other cases	
(j) Application or petition presented to the Government or the Appropriate Authority specified in the Notification under sub-section (1) of section 4 of the Tamil Nadu Board of Revenue Abolition Act, 1980 or Chief Executive Authority and not otherwise provided for.	
(k) Application or petition not falling under clause (i) or (j) and presented to a public officer or in a public office and not otherwise provided for.	
(a) Application or petition presented to any Court for copy or translation of any judgment, decree or any proceeding of or order passed by such Court or of any other document on record in such Court.	
(b) Application or petition presented to any Civil Court other than a Principal Civil Court of Original Jurisdiction or to any Court of Small Causes constituted under the Provincial Small Cause Courts Act, 1887 or to a Collector or other Officer of Revenue in relation to any suit or case in which the amount or value of the subject matter is less than Rs. 500 or for appointment of receiver.	

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(1)	(2)	(3)	
	Application to any Court that records may be called from Ty	yo rupees.	
ής. Απ ²	another Court, when the Court grants the application and is of opinion that transmission of such records involves the use of the post, and the such as		
- (d):	Application for permission to deposit revenue or rent in Ty either in the office of the Collector or in the Court.	\$4.5 [†]	
(e) [:]	to the state of th	ve rupees.	
(Ŋ [*]	A written complaint or charge of any offence presented Fit to any Criminal Court and an oral complaint of any such offence reduced to writing under the Code of Criminal Procedure, 1973.	ve rupees.	
(g)	Application or petition presented to any Court, or to any Tw Magistrate in his executive capacity and not otherwise provided for in this Act.	wo rupees.	()
(h)	Application for arrest or attachment before judgment or for temporary injunction—	rgiralis 1 van 11d	
	(i) when presented to a Civil Court or Revenue Court other than the High Court in relation to any suit or proceeding—		
	(1) if the value of the Subject-matter is less than Fir Rs. 30,000;	ve rupees.	
	(2) if such value is Rs. 30,000 or above Te	n rupees.	
, (1)		venty rupees.	
	(i) when filed in any Court other than High Court; Fig.	ve rupees.	
	(ii) when filed in the High Court Tw	venty rupees.	
()	1 1 1 7 1 1882	venty five oees.	
(<i>k</i>)		e hundred pees.	
	(ii) Application for probate or letters of administration not falling under clause (i)		
	(1) if the value of the estate does not exceed : . Te Rs. 30,000;	n rupees.	
	(2) if, such value exceeds Rs. 30,000 but does not. The exceed Rs. 1.00,000.		
	(3) if such value exceeds Rs. 1,00,000.	ty rupees.	
regi Arti	ovided that if a caveat is entered and the application is at a gistered as a suit, one-half the scale of fee prescribed in the market value of the estate fess and effective fees already paid on the application shall be levied.	:	
	Ţ.		

C)

				THE PARTY OF THE LAW.
*(1) (+.		(2) - ::		(3)
(1) Original	petitions not otherwi-	se provided for w	hen filed in	· · · · ·
(i) a D (l)	istrice Munsif's Cour under the Taniil Nad	t— Sussumäss: zel lu Village Courts:	l mainima in a li Acri 1888i es l'Fi	us Ve rupees.
	in other cases : 3 & 5			2
(ii) the	City Civil Court, Che	nnai, a Sub-Court	or a District Tv	venty five
(iii) the	ırt; High Court	्नित्रीहरूपुर्वात् प्रकारिक सन्दर्भावको सम्बद्धाः	ម៉្ម F" និងការការព្រះ ដែរ បានក្រៅនិងកFH	rupees.
(m) Applicati	on under the Arbitrati	on and Conciliati	on Act 1996 Or	:: le per cent of
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(n) Application	on to the High Court up	nder section 96 of	the Code of One	hundred .
Criminal P	rocedure, 1973.	ingag/Pulsi	n na destam inst	ipees.
(o) Kevision p	petition presented to t Code of Civil Procedu	he High Court un	ider section	
of the Prov	incial Small Cause C of any other Act,	ourts Act. 1887 c	r under the	
(i) if the sough	value of the suit or pr t to be revised does n	oceeding to which	h the order Fifty .000;	rupees.
(ii) if such	n value exceeds Rs. 3	0,000 but does no	ot exceed One	hundred
de allo calculo i	value exceeds Rs. 3,	00,000; ::::::::::::::::::::::::::::::::	rupe instrucțion i in Two	hundred
(p) Revision pe	tition presented to a	District Court—	State of the state of	es. '
(i) under Act, 18	section 25 of the Pro	vincial Small Cau	use Courts Twer	nty five
	er cases.		Fifty	rupees.
Compa	n under sections 391 nies Act, 1956, in con ompany.	1, 439 and 522 nection with the w	of the One inding up ruped	thousand
. Constit	n to the High Court ution for a writ othe or a petition under Art	r than the writ o	f Habras	nundred es.
(s) Applica	tion or petition prese rwise specifically pr	nted to the High C	Court and Ten ru	ipees.
	petition questioning		nerson in	
(i) the offic	e of member of a Pan		i helifiy ri	



rupces. (iii) the office of a member of the Municipal Corporation One hundred a poster, constituted under any law for the time being in force on a rupees. of member of a Municipal Council or a Panchayat Union Council; f (iv) the office of Mayor or Deputy Mayor of the Municipal. Five hundred Corporation constituted under any law for the time being rupees. in force or of Chairman or Vice-Chairman of a Municipal. Council or a Panchayat Union Council. 12. Application for leave to sue as an indigent person 13. Application for leave to appeal as an indigent person with LAIL BOW. Bail bond or other instrument of obligation given in Five rupees. pursuance of an order made by a Court or Magistrate under any section of the Code of Criminal Procedure, 1973, or the Code of Civil Procedure, 1908 and not otherwise provided for in this Act; (ii) Other interlocutory applications under other instruments Two rupees. of obligations given in pursuance of an order made by a Court under any section of Code of Criminal Procedure, 1973. 15. Every copy of power of attorney when filed in any suit or Five rupees. proceeding. VA WELL 16. Mukhtarnama, Vakalatnama or any paper signed by an advocate signifying or intimating that he is retained for a party, when presented to,-(i) any court other than the High Court, to any Collector or Five rupees. Magistrate or other executive officer; (ii) the Appropriate Authority specified in the Notification Five repees under sub-section (1) of section 4 of the Tamil Nadu Board of Revenue Abolition Act, 1980 or a Chief Executive Authority; Ten rupees. (iii) the High Court; Ten rupees. (iv) the Government. 17. Agreement in writing stating a question for the opinion of the Court under the Code of Civil Procedure, 1908when presented to a District Munsif's Court or the City Civil Court of Chennai or Sub-Court,-(i) where the value of the subject-matter does not Fifty rupees. exceed Rs. 30.000; (ii) where the value of the subject-matter exceeds One hundred rupees. Rs. 30.000.

(h) in other courts

Two hundred rupees.

18. Caveat.

(ii) In other Courts: Ten rupees.

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19. For each memorandum of appearance in Criminal Courts

(i) When filed in any court other than the Sessions Two rupees.

Court and the High Court;

(ii) When filed in a Sessions Court;

Three rupee

Three rupees.

When filed in the High Court for the wife (iii)

Five rupees.

20. For any complaint under section 138 of the Negotiable Instruments Act, 1881. i i nigre

Twenty five rupees fifty thousand subject to a maximum of one thousand rupces.".

18. The Tamil Nadu Court-fees and Suits Yaluation (Amendment) Act, 1982 is hereby repealed.

Tamil Nadu Act 1 of 1985.

(By Order of the Governor

A. KRISHNANKUTTY NAIR, Secretary to Government, Law Department.