Manner of Publication of the Standard Scale of Expenditure Rules

TAMILNADU India

Manner of Publication of the Standard Scale of Expenditure Rules

Act 2120 of 1960

- Published on 13 February 1960
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Manner of Publication of the Standard Scale of Expenditure Rules Published vide Notification No. G. O. Ms. No. 860, Revenue, dated 13th February 1960 - SRO No. A-2120 of 1960G. O. Ms. No. 860, Revenue, dated the 13th February 1960 - SRO No. A-2120 of 1960. - In exercise of the powers conferred by section 116 read with sub-section (3) of section 58 of the Tamil Nadu Hindu Religious and Charitable Endowments Act, 1959 (Tamil Nadu Act 22 of 1959), the Governor of Tamil Nadu hereby makes the following rules, namely:-

1.

These Rules may be called the Manner of Publication of the Standard Scale of Expenditure Rules.

2.

The order passed by the Assistant Commissioner, the Deputy Commissioner, the Joint Commissioner or the Commissioner, as the case may be, under sub-section (3) of section 58 of the Act shall be published by affixture -(i)on the notice board or front door of the temple concerned; (ii) on the notice board of the Joint Commissioner or Deputy Commissioner and of the Assistant Commissioner having jurisdiction over the area in which the temple concerned is situate; and (iii) on the notice board of the office of the Panchayat in which the temple concerned is situate.

3. [[Substituted by G.O. Ms. No. 275, C.T. & R.E., dated the 16th July 1997.]

Proposals for fixing the Dhittam or Scale of expenditure in the institution shall be sent by the trustee or the Chairman, Board of Trustees of a religious institutions -

in the case of institution whose annual assessable (a) . income exceeds Rs. 2 lakhs and above.

in the case of institution whose annual assessable

(b) income exceeds Rs. 10,000,but does not exceed Rs. 2lakhs.

in the case of institution not included in thelist

published under section 46 and is not a religiousinstitution notified and deemed to have been havingjurisdiction.] notified underChapter V of the Act.

To the Commissioner;

To the Joint Commissioner or the DeputyCommissioner, as the case may be, having jurisdiction;

To the Assistant Commissioner