Andhra Pradesh Protected Forest Rules, 1970

ANDHRA PRADESH India

Andhra Pradesh Protected Forest Rules, 1970

Rule ANDHRA-PRADESH-PROTECTED-FOREST-RULES-1970 of 1970

- Published on 1 January 1970
- Commenced on 1 January 1970
- [This is the version of this document from 1 January 1970.]
- [Note: The original publication document is not available and this content could not be verified.]

Andhra Pradesh Protected Forest Rules, 1970In exercise of the powers conferred by Sub-section (1) of Section 27 read with Sub-section (1) of section 68 of the Andhra Pradesh Forest Act, 1967 (Andhra Pradesh Act 1 of 1967) and in supersession of all existing Rrules on the subject made under any Act repealed by Section 72 of the Act aforesaid, the Governor of Andhra Pradesh hereby makes the following Rules for the regulation or use of natural and forest produce in the protected forests.

1.

These Rules shall be called the Andhra Pradesh Protected Forest Rules, 1970.

2.

(1)No person shall, except in accordance with the Rules, do, attempt to do, or cause to be done, in a protected forest any of the following acts(a)clearing, ploughing or breaking up of land for cultivation or any other purpose;(b)kindling of fire;(c)cutting, sawing conversion and removal of trees and timber and collection and removal of natural produce;(d)quarrying of stone the boiling of catechu or the burning of the lime or charcoal;(e)cutting of grass, or the pasturing of the cattle; and(f)hunting, shooting, fishing, poisoning of water and setting of traps or snares.(2)Nothing in sub-rule (1) shall be deemed to prohibit any act done in accordance with any order issued by the Government or with permission of the Chief Conservator of Forests, Conservator of Forests, Divisional Forest Officer, or any officer authorised to grant such permission.

3. Persons belonging to Scheduled Tribes are eligible for the following concessions namely.

- (i) the removal of timber, bamboos, and forest produce from the protected forests for domestic and

1

agricultural purposes from time to time on payment of seigniorage fees fixed thereof; (ii) to graze their own cattle in the protected forests without payment of any fee. Explanation. - For the purposes of this rule, $[x \times x \times](i)$ Agricultural purposes shall include the use of (a) timber for agricultural implements, (b) poles and thorns for hedges. (c) bamboo for fencing and roofing of huts and sheds in fields and (d) leaves for green manure. (ii) domestic purposes shall include the use of (a) fuel for heating and cooking: (b) timber and other forest produce for the erection and repair of permanent and temporary dwellings, cattle sheds, pandals and fencing of compounds and fields.

4.

(i)The Ranger shall be the competent authority to issue the seigniorage permits, on payment of the specified fees, to the [xxxx] tribals. Provided that he may refuse to issue such permits in any case if the requirements of the Rules are not satisfied. (ii) In case of refusal of permits, an appeal lies to the Divisional Forest Officer, whose decision thereon shall be final. (iii) The Divisional Forest Officer, on his own motion, may, for sufficient and valid reasons, cancel or revise any permits issued by the Ranger. Provided that an opportunity is given to the holder of the permit to represent against the proposed action.

5.

(1)Any individual or Community claiming rights by law or custom or usage having force of law with respect to any protected forest may exercise such rights only after obtaining a recognition from the [Divisional Forest Officer] [x x x x x]Provided that the Divisional Forest Officer may by order refuse such [recognition] if the claims are not established.(2)Any person aggrieved by an order of the Divisional Forest Officer under Sub-rule (1) may prefer an appeal, within thirty days of the receipt thereof, to the Conservator of Forests who shall after holding an enquiry pass an order thereon which shall be final.(3)The Conservator of Forests may, on his motion for sufficient and valid reasons, revise or cancel the recognition granted by Divisional Forest Officer under Sub-rule (1).Provided that an opportunity is given to the person effected by such revision or cancellation to represent against the proposed action.(4)Any person aggrieved by the decision of the Conservator of Forests under Sub-rule (3) may prefer an appeal to the Chief Conservator of Forests within thirty days of receipt of the decision of the Conservator of Forests and the decision of the Chief Conservator of Forests thereon shall be final.