The Good Conduct Prisoners' Probational Release Rules, 1927

HARYANA

India

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Rule

THE-GOOD-CONDUCT-PRISONERS-PROBATIONAL-RELEASE-RULES of 1927

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The Good Conduct Prisoners' Probational Release Rules, 1927Published vide Punjab Government Home Department (Jails) Notification No. 13262, dated 27.4.1927.

1.

These rules may be called the Good Conduct Prisoners' Probational Release Rules.

2. Definitions.

- In these rules, unless there is anything repugnant in the subject or context, -(1)"The Act" means the Good Conduct Prisoners' Probational Release Act, 1926;(2)"Reclamation Officer" means an officer appointed by the State Government for the superintendence, direction and control of persons released from prison under the provisions of the Act;(3)"Probation Officer" means an officer appointed by the State Government to assist the Reclamation Officer in the discharge of his duties.(4)"Superintendent" means the Superintendent of a prison in which any prisoners to be released under the Act are confined, or any other officer specially authorised in this behalf by the State Government.

3.

The Reclamation Officer and the Probation Officer shall be taken to be the Government within the meaning of sections 2, 7 and 8 of the Act.

1

4. Conditional release of well-behaved prisoners.

(a)The Reclamation Officer may, at any time after consultation with the Superintendent, prepare a list of prisoners, who, from their antecedents or conduct in prison, appear to be likely, if released from prison, to abstain from crime and to lead a useful and industrious life, and may forward a list of such prisoners to the State Government with a recommendation for their release under the Act. The State Government may thereupon permit all or any of such prisoners to be released by licenses under section 2 of the Act. (b)A license under section 2 of the Act shall be in Form A herewith annexed, and shall contain the conditions stated therein. (c)No prisoner shall be released from a prison unless the conditions of the license are personally explained to him by the Superintendent and are accepted by him. The fact that the conditions were so explained to the prisoner and were accepted by him shall be certified on the license by the Superintendent.

5. Powers and duties of the Reclamation Officer.

(a)The Reclamation Officer shall be generally responsible for the supervision, direction and control of all prisoners released under the Act.(b)Subject to any general or special orders issued by the State Government in this behalf, the Reclamation Officer may place any prisoner released under the Act under the authority of a Probation Officer and may delegate to him any of his duties in respect of such prisoners.

6. Duties of Probation Officer.

(a)Probation Officers shall work under the control of the Reclamation Officer and shall perform such duties and exercise such powers as may be assigned to them by that Officer.(b)With the permission of the Reclamation Officer a Probation Officer may allow any prisoner placed under his authority to be employed by any person and take from the employer an agreement in writing embodying the conditions of employment. The Probation Officer shall be responsible in such cases for seeing that suitable arrangements are made for the lodging of the prisoner in sanitary conditions and for enforcing the payment of the remuneration and other conditions of the agreement.(c)A Probation Officer shall be generally responsible for the conduct and discipline of every prisoner placed under his authority and for his due observance of the conditions of his license. He shall report any breach of the conditions of a license by a prisoner to the Reclamation Officer.

7. Revocation of licenses.

(a)If on the report of the Probation Officer or otherwise, the Reclamation Officer finds that any prisoner has been guilty of a breach of the conditions of his license or considers that he is unfit to be allowed to remain at large under the license, he shall report the matter to the State Government and the State Government may thereupon revoke his license.(b)When the Reclamation Officer or the Probation Officer decides to recommend the revocation of the license of a prisoner, he may order his arrest and detention in such place and subject to such restrictions as may be prescribed by the State Government and if the license is revoked, may send him in charge of a Police Officer to the

Superintendent of the Jail mentioned in the revocation order on or before the date specified therein.(c)An order of revocation under section 6 of the Act shall be in Form B herewith annexed, and shall be served upon the prisoner by the Reclamation Officer, a Probation Officer or a Superintendent of a Jail. The Reclamation Officer, the Probation Officer, or the Superintendent of Jail, as the case may be, shall explain the order to the prisoner and shall certify the fact that the order has been so explained, below the revocation order. A note as regards the revocation shall also be made on the original license.

8. Final release of prisoners on probation.

- On the expiry of the period of license, otherwise than by revocation, the Reclamation Officer, or any Probation Officer authorised by him in this behalf, shall forthwith inform the licensee that he is absolved from the observance of all the conditions of the license and shall make a note to that effect on the license.

9. Classes of offenders not eligible for conditional release.

- The following classes of offenders shall not be eligible for conditional release under the Act			
:-(a)Persons who have been convicted for offences under the following Acts, or provisions thereof			
:-(i)[Chapters V-A, VI, VII, XII and XIII and sections 194, 201, 216-A, 302, 303, 305, 311, 328, 364,			
366, 366-A, 366-B, 369, 372, 373, 376, 377, 382, 386 to 389, 392 to 402, 409, 413, 416 to 421, 455,			
458 to 460 of the Indian Penal Code;] [Substituted vide Haryana Government Notification No. GSR			
17/PA10/26/S.8/Amd.(1)/75 dated 14.2.1975.](ii)The Indian Criminal Law Amendment Act,			
1908;(iii)The Explosive Substances Act, 1908;(iv)****(v)[The Prevention of Corruption Act, 1947;			
[Inserted vide Haryana Government Notification No. GSR 17/PA10/26/S.8/Amd.(1)/75 dated			
14.2.1975.](vi)The Prevention of Food Adulteration Act, 1954;(vii)The Drugs and Cosmetics Act,			
1940;](viii)Offence of criminal conspiracy as defined in section 120-A of the Indian Penal Code in so			
far as it relates to any of the offences mentioned in sub-clause (i) or under the Acts mentioned in			
sub-clause (ii), (iii) (v) and (vi) above.(b)Except in the case of prisoners committed to prison on			
default of furnishing security, prisoners, the unexpired term of whose term of imprisonment is less			
than six months.(c)Prisoners who have been sentenced to imprisonment for a term exceeding three			
years and have not completed 8 months of their sentence of imprisonment in prison.Note The			
prohibition in clause (c) shall not apply to a prisoner whose age on the date of his latest sentence,			
was not above 21 years.(d)Prisoners, who have been convicted of an offence under section 7 of the			
Act, or whose license has been previously revoked on account of a breach of the conditions of the			
license.Form ALicence of conditional release under section 2 of the Good Conduct Prisoners'			
Probational Release Act, 1926.In exercise of the powers conferred by section 2 of the Good Conduct			
Prisoners' Probational Release Act, 1926, the Governor of Punjab is pleased, subject to the			
observance of the conditions hereinafter set forth, to grant to and direct the release of			
son of, caste, aged, resident of			
, Prisoner Noat present confined in theJail, in pursuance			
of warrant of which a certified copy/copies is/are attached thereto. The period during which this			
license shall remain in force shall be calculated in accordance with the provisions of sections 3 and 5			
of the aforesaid Act. On the expiry of the period of this license (except when it is revoked) the			

prisoner shall be released from the observance of all the conditions set forth hereafter. Conditions to be observed by the licensee.

 The licensee shall proceed forthwith to 	and report himself to
Probation Officer.	

- 2. He shall remain under the supervision of the said Probation Officer or of any other Probation Officer to whose supervision he may be transferred by the Reclamation Officer during the period of the license. He shall obey all the instructions of the Probation Officer issued to him either verbally or in writing regarding his residence, employment or conduct.
- 3. He shall not proceed beyond the limits of the places within which he may be restricted from time to time by the Probation Officer, without the permission in writing of the said Officer. He shall proceed to any place indicated by the Probation Officer and by the route prescribed by him.
- 4. He shall report himself at such times and places and to such persons as the Probation Officer may from time to time direct.
- 5. He shall apply himself with due industry, to the satisfaction of the Probation Officer to the work upon which the said Officer may permit him to be employed.
- 6. He shall not commit any criminal offence punishable by the law of India.
- 7. He shall receive such remuneration for his work as the said Probation Officer may direct.
- 8. If in the opinion of the State Government he is found to have committed a breach of the conditions numbered (1) to (6) of this licence, the State Government may revoke the license and direct his re-admission to prison to serve the rest of his sentence subject to the provisions of section 4 of the Good Conduct Prisoners' Probational Release Act, 1926.
- 9. On the revocation of this license, the licensee shall return to the prison named in the order of revocation on or before the date specified for him to report himself in the order of revocation.

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Home Secretary to Government of Punjab.I,	hereby acknowledge that I have
understood the conditions specified in the above order of	conditional release as the conditions
subject to which I am to be conditionally released and I ac	ecept them.Sd/- Signature or mark of the
convict. Certified that the conditions specified in the above	e order of conditional release have been
read over and explained to the prisoner named in the said	order, and that he has acknowledged that
he understands and accepts the same as the conditions un	der which he is to be released before the
expiry of the term of his sentence. I believe that he unders	stands and accepts them.Sd/-
Superintendent of JailDated	