Adhoc Rules for the posts of Peons and Chobdars attached to the Ministers,
Parliamentary Secretaries, Chief Government Whip in the Assembly, Government
Whip in the Council, or the Special Representative to Government of Tamil Nadu
at New Delhi (G.O.Ms.No.1444, Public (Estt.IV) Department, dated 29th August,
1984)

(The rules hereby made shall be deemed to have come into force with effect on and from the 21st May 1980.)

The General and the Special Rules applicable to holders of the permanent posts in the Tamil Nadu Basic Service shall apply to the holders of the temporary posts of Peons and Chobdars attached to the Ministers, Parliamentary Secretaries, Chief Government Whip in the Assembly, Government Whip in the Council, or the Special Representative to Government of Tamil Nadu at New Delhi subject to the modifications specified in the following rules:-

- 2. **Constitution** The posts shall each constitute a separate category in a distinct class of the said service.
- 3. **Appointment** Appointment to the posts shall be made from among the Peons in the Secretariat or from any other Department of Government; Local Bodies, Quasi-Government Organizations or the State Government undertakings or by direct recruitment without reference to the Employment Exchange.
- 4. **Appointing Authority** The appointing authority for the posts shall be the Under Secretary to Government in-charge of the Establishment in the Public Department.
- 5. Service in the post counting for probation (a) Every person appointed to the posts from the Government service, Local Bodies, Quasi-Government Organisations or the State Government undertakings shall be entitled to count his service as such towards his probation in the Government Services, Local Bodies, Quasi-Government Organizations or the Government undertakings, as the case may be, which he held immediately before his appointment as Peon and Chobdar or in any other post in such service in which he would have acted but for his appointment as Peon and Chobdar.
- (b) Every person appointed to the posts by direct recruitment shall not be regarded as probationer in the Tamil Nadu Basic Service or in any other service and his appointment as such shall not confer on him any claim for future appointment to any of those services under the Government of Tamil Nadu.
- 6. **Tenure of appointment of direct recruits** The services of persons appointed to the posts by direct recruitment shall stand terminated when the Ministers, Parliamentary Secretaries Chief Government Whip in the Assembly, Government Whip in the Council or the Special Representative to Government of Tamil Nadu at New Delhi, as the case may be, vacate their office;

Provided that the services of such persons may also be terminated at any time by the Ministers, Parliamentary Secretary, Chief Government Whip in the Assembly. Government Whip in the Council or the Special Representative to Government of Tamil Nadu at New Delhi, as the case may be.

- 7. **Authority which may impose the penalties** (a) Penalties referred to in rule 8 of the Tamil Nadu Civil Services (Classification, Control and Appeal) Rules may be imposed on the holders of the posts by the Under Secretary to Government, Public Department who is in-charge of Establishment.
- (b) The appellate authority to which an appeal would lie against an order passed by the Under Secretary to Government imposing a penalty shall be the Deputy Secretary or Joint Secretary to the Government, Public Department.
- 8. **Pay** There shall be paid to the holders of the posts, a monthly pay calculated in the scale of Rs.250-5-330-10-400 with Class I Special Pay of Rs.50/- per month.