

THE MYANMAR IMMIGRATION (DETENTION) RULES 1951.

[Amendment : 18.06.1989]

1. These rules may be called the Myanmar Immigration (Detention) Rules, 1951.

<Amendment 18.06.1989>

2. (1) Any foreigner who is liable to be deported under section 7 (1) of the Myanmar Immigration (Emergency Provisions) Act, 1947(hereinafter referred to as the said Act) may be detained in police station, police lock-up ,police outpost, sub-jail, jail or jail annex by an order in writing of any Resident or any immigration official not below the rank of inspector of immigration, pending the receipt of orders of the President or of such authority as may be appointed by him in that behalf for the foreigner, or, for the removal of such foreigner out of the Union of Myanmar in compliance with the order of deportation.

(2) Such order for detention of such foreigner under section 7 of the said Act may be issued from time to time for any period not exceeding 15 days at a time.

<Amendment 18.06.1989>

3. (1) The Deputy Commissioner or the Resident or the immigration official who authorized the detention of such foreigner by order in writing, may release such foreigner on bail on execution of a bond by such foreigner with one or more sureties approved by the Deputy Commissioner or the Resident or the immigration official, as the case may be, for appearance before any of the said officials as may be directed by him.

(2) If, through mistake, fraud or otherwise, insufficient security has been accepted, or if the security afterwards shall become insufficient, the Deputy Commissioner or the Resident or the immigration official who has granted bail, may re-arrest such foreigner and order him to furnish sufficient security, and, on his failing to do so shall detain him under section 7 of the said Act in accordance with the provisions of Rule 2 of these rules.

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[ပင်ရင်း- လူဝင်မှုကြီးကြပ်ရေးနှင့်ပြည်သူ့အင်အားဝန်ကြီးဌာနမှ ထုတ်ပြန်သော ဝန်ကြီးဌာနဆိုင်ရာ အကဲဥပဒေနှင့်နည်းဥပဒေများစာအုပ်မှ ကူးယူတင်ပြသည်။]