

4135

4/10

Prisoners (Temporary Discharge for Ill-Health)  
Act, 1913.

NOTICE TO BE GIVEN TO PRISONER.

Manj Nyan is this day discharged  
from Holloway Prison in pursuance of the Secretary  
of State's Order of The 18<sup>th</sup> July 1913 subject to the  
following conditions:—

1. The prisoner shall return to the above-mentioned prison on  
the twenty-fourth of July 1913.

2. The period of temporary discharge granted by this Order  
may, if the Secretary of State thinks fit, be extended on a representation  
by the prisoner that the state of her health renders her unfit  
to return to prison. If such representation be made, the prisoner shall  
submit her self, if so required, for medical examination by the  
Medical Officer of the above-mentioned Prison or other registered medical  
practitioner appointed by the Secretary of State.

3. The prisoner shall notify to the Commissioner of Police of  
the Metropolis the place of residence to which she goes on her  
discharge. The prisoner shall not change her residence without  
giving one clear day's previous notice in writing to the Commissioner,  
specifying the residence to which she is going, and she shall  
not be temporarily absent from her residence for more than twelve  
hours without giving a like notice.

4. The prisoner shall abstain from any violation of the law.

If she fails to comply with any of the foregoing conditions,  
the prisoner is liable to be arrested and taken back to prison. While she  
is at large under this Order the currency of her sentence is suspended.

Arthur Paison  
Governor.

18<sup>th</sup> July, 1913.