

- 57

Government of Orissa
General Administration Department.

(170)
No. SC/6.8/92. 23758 /Gen., dated the 28/10 October 1993.

To

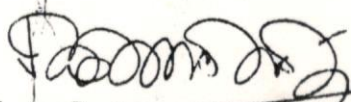
All Departments of Government/
All Heads of Departments./
All Collectors.

Sub: Calculation of family income of deceased family under Rehabilitation Scheme .

I am directed to say that a question has arisen if the income of a son/ sons of the deceased who has been partitioned from the deceased family through regular partition in Civil Court Prior to the death of the deceased, will be taken into consideration in calculating the total income of the family of the deceased for extending rehabilitation assistance.

2. It is generally experienced that major sons, who live separately or are partitioned from the family of a deceased Government employee do not come to the aid of the bereaved family on a sustainable basis . After careful consideration of this matter, Government have been pleased to decide that major sons who have separated or are partitioned from the family through either a partition deed or a family agreement, may be excluded from the definition of "family members" when considering a case for extending Rehabilitation Assistance under the Scheme.

3. Receipt of this letter may be acknowledged.


Additional Secretary to Government.

27/10/93

pr.