

GOVERNMENT OF KERALA

Home (C) Department

No.35052/C1/76/HOME  
Trivandrum, Dt. 21-7-76.

C I R C U L A R

Sub:- Report of the High Court Arrears Committee 1972 implementation of Recommendations.

In para 115, Chapter V of the Report of the High Court Arrears Committee 1972 it has been pointed out that orders passed by many authorities and quasi Government tribunals are not speaking orders and as such these orders are often sought to be quashed by petitioners. The Tribunals and Officers do not generally set cut in their order the reasons for passing such an order and the few cases where an attempt is made to give reasons, the affidavits filed in reply where an order is challenged display lack of clarity confused and faculty reasoning and non-application of mind and an ex post facts attempt at kistofication.

All the Heads of Departments, Departments of Secretariat and the Tribunals are requested to see that when exercising quasi-judicial powers the orders is sued should be "speaking" orders indicating clearly the grounds on which the orders are issued which will facilitate quick disposal of cases.

(By order of the Governor)

N. CHANDRABHANU,  
Chief Secretary.

To

All Heads of Departments

Endt.onG1-L.Dis 44709/76 dt. 28-7-76.

Copy forwarded to all Conservators of Forests, Difl. Forest Officers etc.

Sd/- for Chief Conservator of Forests

Endt. on G2-17676/76/L.Dis dt. 23-8-1976  
24-1-1977

Copy to C1, G3, KT, MR sections

Copy to Senior Superintendent and Administrative Assistant for information and attention.

Copy to Stock file.

for Conservator of Forests,  
Trichur.