

**GOVERNMENT OF KERALA  
ABSTRACT**

**Delegation of powers- District Collectors to file appeals and revision-orders**

---

**PUBLIC (MISCELLANEOUS) DEPARTMENT**

**G.O. MS-457**

**Dated, Trivandrum 2.9.1964**

- Read:-** 1. G.O. MS. 809/63 Revenue dated 5.10.1963  
2. From the Secretary, Board of Revenue letter No. K. Dis. 17736/64 dated 30.4.1964

**O R D E R**

In civil cases, in which Government is a party the present practice in that all case of appeal should case before Government for sanction. This procedure causes considered difficulties in the matter of filing appeals and revisions before courts. Government have examined this question and arte pleased to delegate powers to the District Collectors to sanction the fills of appeals and revision before all courts in respect of Civil cases where the monetary limit in lease than suppose one lakh accept administrative cases and appeals existing from Sales Tax and incompetent cases. Sanction of Government will be obtained for filing appeals in all other cases.

Under section 80 of the Code of Civil Procedure it is enough if notices to Government in served upon the Collectors. There is, therefore, the objection is his filling appeals and provisions on behalf of Head of Departments also. The District Offices in communication with the Collectors will decide regarding the appeals in Civil Suite involving a monetary limit of rupees and lakh.

The Law Department will make necessary amendments to the rule relating to duties, recommendation etc. of the Advocate General and issue instructions for the conduct of cases.

By order of the Governor,  
Sd/-  
**Deputy Secretary.**

***Endt. On P Dis 32422/64 Dated 12.9.1964***

Copy to all Sub Officers, Sections and Superintendents for informations,  
Copy to  
Chief Conservator's Office  
Trivandrum

Sd/-  
For Chief Conservator of Forests

***Endt. On F.Dis. 28712/64 dated 29.9.1964***

Copy to all Sections and stock file  
Copy to Senior Superintendent

Sd/  
Superintendent.