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Legal Aid

HOME DEPARTMENT
WELFARE DEPARTMENT
NOTIFICATION
WELFARE GENERAL (L)

The _____ 13th February, 1961

No. 13,889-60/3950

Whereas it is expedient to grant legal aid to the member of the Scheduled Castes (& Vimukat Jatis) in certain cases ;

Now, therefore, the Governor of (Haryana) is pleased to make the following rules for providing legal aid to the members of Scheduled Castes (& Vimukat Jatis).

1. **Short title:-** These rules may be called the legal aid to

2. Scheduled Castes (& Vimukat Jatis) Haryana Rules, 1960.

2. **Definitions:-** In these rules, unless the context otherwise requires:-

(a) "Land" means land which is not occurred as the site of any building in a town or village and in occurred or has been let for agriculture proposes or for purposes sub-servant to agriculture, or for parture, and includes the sites of buildings and other structures on such land.

(b) "Legal Aid" means the aid granted by the State Government in accordance with these rules, to a member of the Scheduled Castes (& vimukat Jatis) in such categories of cases instituted against him or to be instituted by him as are mentioned in Scheduled Castes A and B respectively.

(c) "Rent" means whatever is payable to a landlored in money kind or service by a tenant on account of the use of oecupation of land held by him'

(d) "Scheduled" means a Scheduled to these rules" and

(e) "Scheduled Castes" means all such castes, races or tribes as have been specified to be Scheduled Caste: (Vimukat Jatis) Denotified Communities).

Substituted for the word "Punjab" by adoption of Laws order, 1968.

2. Inserted vide Govt. Notification No. 8040-WGI(As 0%) -64/16537 dated 21st August, 1964.

In relation to the State of Haryana under Article 341 of the constitution of India.

3. Case in which legal aid may, be given, the members of the Scheduled Castes (& Vimukat Jatis) shall be eligible for the grant of legal aid for defending and instituting such class of cases as are mentioned in Schedules A & B respectively.

2. Provided that no appeal, review or revision shall be filed or defended, unless the Deputy Commissioner.

(a) In case where legal aid had been given under these rules, after getting report of the counsel who had conducted the case on behalf of the member of the Scheduled Castes (& Vimukat Jatis) ; and

(b) In cases where no legal aid had been given, without such report certifies that the case is fit one for filing, or defending, as the case may be, such appeal, review or revision.

3. Application for grant of legal aid- A member of Scheduled Castes (Vimukt Jatis) who is eligible for the grant of legal aid under these rules may make an application to the 3 (District of Tehsil Welfare Officer) within whose jurisdiction he resides, for the grant of such aid.

1. Inserted vide Govt. Notification No. 8040-WGI (AS03)-64, 16537 Dated 21 August, 1984.
2. Inserted vide Punjab Govt. Notification No. 418-WGI (ASO111) 63-3850 dated 21st Feb 1963.
3. Inserted vide Haryana Govt. Notification No. 604-SW-4-76/8045-A, Dated 21st April, 1976.
4. The Tehsil Welfare Officer or the District Welfare Officer as the case may be, to whom an application is made under rule shall immediately on receipt of such application examine the question of grant of legal aid to the applicant. It in his opinion the case is a fit one for the grant of such aid, then the District Welfare Officer is authorised to issue order immediately and appoint a Counsel from the State List maintained for the district for defending or instituting the legal proceedings brought against or to be instituted by a member of Scheduled Castes. And after that he should get it approved from the Deputy Commissioner. When a counsel is not liked by the applicant then the Deputy Commissioner is authorized to appoint a counsel for the applicant's choice and that should be sanctioned an amount at the rate prescribed in the Law Manual. The fee of such has counsel shall be paid by the state Govt.

A

(2) The District Welfare Officer is authorized to sanction a bill of fees up to Rs. 100/- but he should certify that the appointment of a Counsel is approved by the Deputy Commissioner and the Bill is in accordance with the rules and sanction is not more than the prescribed rate.

B

(3) The Welfare officer of the Tehsil shall be as soon as possible, report to the District Welfare Officer and the Deputy Commissioner of the District all such cases in which legal aid is granted under the orders of the Sub-Divisional Officer (Civil).

4. 425 Inserted vide Haryana Govt. Notification No. 604-SW—4-76/8045A dated 21st April, 1976.

6. Execution of agreement by member of Scheduled Castes (& Vimukat Jatis) to whom legal aid is granted in all cases in which legal aid is granted to any person under these rules an agreement in writing shall be taken from such person that any sum recovered by such person from the other party as compensation, damages or costs shall be paid by him to Government re-imburement of the costs incurred by it and only the balance, if any, remaining thereafter shall be retained by such person.

C

7. Meeting of expenses of court fees etc. by Government (i) legal aid granted under these rules shall, in addition to the appointment of a counsel and meeting his fee in accordance with these rules, comprise only of meeting the expenses of court fees, process fees and the diet of Witnesses.

D

(3)

(2) The expenses referred to in sub-rule (1) shall be provided by the District Welfare Officer of the Distt. Or the Welfare Officer of the Tehsil, to whom an application for grant of legal Aid was made, in consultation with the counsel conducting the case.

Provided that if, in any case, such expenses exceed ⁸ (rupee one hundred) the orders of the Deputy Commissioner of the sub-Divisional Officer (Civil) shall be obtained before making payment. } c

6. Omitted vide Govt. Notification No. 418-WGI (ASO)/111) 63/3850 dated the 21st Feb., 1963.

The Welfare Officer of the Tehsil shall on every Saturday, send to the (District) Welfare Officer of the District a weekly report of the details of exances incurred by him under these rules together with the vouchers documents etc. duly counter signed by the sub-Divisional Officer (Civil).

8. Scale of fees-The counsel engaged under these rules shall be entitled to the payment of such fees as are specified in the Punjab Law Department Manual. In any case not provided for in the aforesaid Manual the counsel shall be paid such fees as the Deputy Commissioner may consider and prepare. } a

9. Omitted.

10. Counter signatures by Deputy Commissioner-Every bill of fees shall be submitted by the counsel for the counter signatures of the Deputy Commissioner of the District. If the Deputy Commissioner is satisfied that the bill is in order he shall countersign it and shall return it to the District Welfare Officer of the District who shall then draw the amount and make the payment thereof to the counsel concerned through the trial court. } b

11. Counsel not to accept anything from a member of Scheduled Castes (& Vimukat Jatis) whilst an action or suit brought by or against a member of Scheduled Castes (& Vimukat Jatis) being conducted in court by a counsel engaged under these rules the counsel shall not take or agree to take or seek to obtain from the member of the Scheduled Castes.

7. Inserted vide Haryana Govt. Notification No. 604-SW 4-76/8045A, dated 21st April 1975.

12. (i) Notwithstanding anything to the contrary in the aforementioned rules the members of Scheduled Castes and Vimukat Jatis who are eligible to the Legal Aid in the cases shown in the Schedules below would be entitled to engaged lawyers of their own choice in cases in which the lawyer's fee per case does not exceed (Rupees One Hundred). } c

(ii) The procedure in such a case would be that the litigant shall inform the Tehsil Welfare Officer/ District Welfare Officer before or after the engagement of the lawyer and the prescribed fee will be paid to him after necessary verification by Tehsil Welfare officer/ District Welfare Officer concerned through the trial court; and

(iii) The Director, Welfare of Scheduled Castes and Backward Classes shall prescribe necessary rules to ensure expeditious payment of these fees to the beneficiaries by Tehsil Welfare Officer/ District Welfare Officer.

13. The legal Aid to Scheduled Castes (& Vimukat Jatis) (Haryana Rules, 1960 and all other Notification issued in this behalf are hereby repealed).

8. **Add vide Govt. Notification No. 604-SW 4-76/8045A, Dated 21-04-1976.**

1. Criminal cases instituted on private complaints including security proceedings, under Chapter VIII of the Code of Criminal procedure 1898, instituted on such complaints.
2. Cases of ejectment from land and other immovable property.
3. Cases of recovery of rent by landlords.
4. Cases pertaining to Khasra Girdawris.

SCHEDULE B
(See Rule 2 (B))

1. Cases pertaining to deposit of rent with a revenue officer when a landlord refused to receive, or grant a receipt fee, any rent payable in money whom tendered to him or when there is a doubt as to the person entitled to receive rent payable in money.
2. Cases pertaining to the correction of Khasra Girdawris.
3. Cases involving a claim to right to way or usage.
4. Cases involving forcible removal of heaps.
5. Cases involving claim for compensation for harassment caused on account of observance of untouchability, denial of drinking water or denial of entry into a temple or hostel etc.
6. Cases involving share of series, sanjis or seepiders in the Agriculture produce.

To be added in scheduled 'B' clauses of Sr. No. 6 & 7 vide Govt. Notification 9796-6 WGI-61/23514, dated 15-11-67 and No. 351-WGI (SO3)-62-13964 dated 16-11-63 respectively.

Cases involving a claim for damages under Law of Total Instituted by the husbands or parents or women or girls abducted or enticed away.

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(TO BE PUBLISHED IN THE HARYANA GOVERNMENT GAZETTE PART-1)
WELFARE OF SCHEDULED CASTES AND BACKWARD CLASSES DEPTT.

NOTIFICATION
THE 17TH July, 1984

No. 2863-SW(4) 84 The Governor of Haryana is pleased to make the following amendment in the Scheme of Legal Aid to Scheduled Castes, Vimukat Jatis as laid down in Rules called the Legal Aid to Scheduled Castes (Punjab) Rules 1960" published with erstwhile Punjab Government notification No. 13889-6WG (1)-60/3950, dated 13th February, 1961 as amended from time to time.

Amendment

In the said Rules, in rule 12 (i) the words and figures appearing at the end last line of this sub rule Rs. 100/- shall be substituted as Rs. 200/-

Sd/-

M.G.DEVASHAYAM
Commissioner & Secretary to Govt.
Haryana, Welfare of Sch. Castes &
Backward Classes Deptt. Haryana.

7-

**BE PUBLISHED IN THE HARYANA GOVT. GAZETTE PART-1. HARYANA
GOVT. WELFARE OF SCHEDULED CASTES & BACKWARD CLASSES
DEPARTMENT**

NOTIFICATION

The 6th May, 1988.

No . 1703-SW(4)-88, The Governor of Haryana is please to amend the scheme of Legal Aid to Scheduled Castes/ Vimukat Jatis and amend the Rules Called Legal Aid to Scheduled Castes (Punjab) Rules 1960 published vide erstwhile Punjab Government Notification No. 13889-6WG(i)-60/ 3950, dated the 13the February, 1961 as amended from time to time.

AMENDMENT

In rule 12(i) of the said Rules figure appearing at the end of last line of the sub rule Rs. 200/- shall be submitted as Rs. 500/-.

This issue with concurrence of the Finance Department Conveyed vide U.O. No. 1 (229)-3FG11-87/1205, dated 5.5.88.

Sd/-
ASHA SHARMA,
Commissioner & Secretary to Govt. Haryana.
Welfare of Scheduled Castes & Backward
Classes Department.

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TO BE PUBLISHED IN THE HARYANA GOVT. GAZTTE PART-I
HARYANA GOVERNMENT
WELFARE OF SCHEDULED CASTES & BACKWARD CLASSES DEPARTMENT

NOTIFICATION

The 9th December, 1988

No. 3866-SW(4)-88, The Governor of Haryana is pleased to amend the scheme of Legal Aid to Scheduled Castes/ Vimukat Jatis and to amend the rules called Legal Aid to Scheduled Castes (Punjab) Rules, 1960 published vide erstwhile Punjab Govt. Notification No. 13889-60/3950, dated the 13th February, 1960 as amended from time to time.

AMENDMENT

In scheduled B the following clause may be added:

“Cases involving reservation in services either filed by the Schedule Castes Vimukat Jatis Taptiwas employee or filed against him by non Scheduled Castes employee in the court.”

This issue with the concurrence of the Finance Department conveyed vide U.C. No. 1(229)-3FG-11-87/2854, dated 9.12.88.

Sd/-
ASHA SHARMA,
Commissioner & Secretary to Govt.,
Welfare of Scheduled Castes and Backward
Classes Department.

From

The Director,
Welfare of Scheduled Castes and Backward Classes Department,
Haryana, Chandigarh.

To

- (i) All Deputy Commissioners in Haryana State.
- (ii) All Superintendents of Police in Haryana State.
- (iii) All District and Session Judges in Haryana State.
- (iv) All Additional Deputy Commissioners in Haryana State.
- (v) All District Attorneys in Haryana State.
- (vi) All District President Bar-Association in Haryana State/High Court Chandigarh.
- (vii) Registrar Punjab and Haryana High Court.
- (viii) All District Welfare Officer.

Memo No. A-4/91/23095-23194
Dated Chandigarh, the 21-08-91.

Subject :- **Legal Aid to Schedule Castes and Vimukat Jats.**

Reference on the subject cited above.

2 This department provides Legal Aid to the members of Scheduled Castes and Vimukat Jatis for defending and Instituting following cases:-

- (i) Criminal cases instituted on Private complaints including security proceeding: under chapter VIII of the Cods of Criminal Procedure 1898. Instituted on such complaints.
- (ii) Cases of ejectment from land and other immovable property.
- (iii) Cases of recovery of rent by Landlords.
- (iv) Cases pertaining to Khasra Gisdawaris.
- (v) Cases pertaining to deposit of rent with a Revenue Officer when a landlord refuses to receive or gant a receipt for any rent payable in money when tendered to him or when there is a doubt as to the person entitled to receive rent payable in money.
- (vi) Cases pertaining to correction of Khasra Girdawaries by Land Lords.
- (vii) Cases involving a claim to right to way of usage.
- (viii) Cases involving forcible removal of dung heaps.
- (ix) Cases involving claim for compensation for harassment caused on account of observance of untouchability denial of drinking water or denial of entry into Temple or hostel etc.
- (x) Cases involving share of seri, sanjees or seepiders in the Agriculture produce.
- (xi) Cases involving a claim for damages under Law of Torts instituted by the husbands or parents or women or girls abducted or enticed away.
- (xii) Cases involving reservation in services either filed by the Scheduled castes/ Vimukat Jatis/ Tapriwas Employees in the court.

3. The District Welfare Office is authorized to sanction bill of fees of on advocate Upto Rs.500/- Deputy Commissioner/SEM is competent to sanction fee over and above Rs. 500/- as per rates prescribed in the Law manual.

4. The Department issued advertisement every year to enable eligible person belonging to the aforesaid communities to derive maximum benefit under this scheme. You were also request earlier to have the scheme widely publicized. However, the people still not coming forward in adequate number to avail the benefit under this scheme consequently, the amount earmarked has not been fully utilized.

5. It is impressed upon you that the scheme by given wide publicity through the field agencies of Public Relations Deptt. member of the Bar be also apprised of the facility available for Scheduled Castes and Vimukat Jaties to that they may help the hit to avail of this facility. The voluntary organizations may also be involved in this task.

Sd/-
Director,
Welfare of Scheduled Castes and
Backward Classes Deptt., Haryana

[Extract from Haryana Government Gazette, dated the 10th April, 2012]

HARYANA GOVERNMENT

WELFARE OF SCHEDULED CASTES & BACKWARD CLASSES DEPARTMENT

Notification

The 22nd February, 2012

No. 170 SW(2)-2012.—The Governor of Haryana is pleased to amend the scheme of Legal Aid to Scheduled Castes/Vimukat Jatis and amend the Rules called Legal Aid to Scheduled Castes (Punjab) Rules, 1960 published *vide* erstwhile Punjab Government Notification No. 13889-6WG I-60/3950, dated the 13th February, 1961, No. 2863-SW (4), dated 10th August, 1984, No. 1703-SW(4)-88, dated 19th May, 1988 and No. 1835 SW-2(2)-2009, dated 29th September, 2009 as amended from time to time.

Amendment

In rule 12(i) of the said Rules figure appearing at the end of last line of the sub rule Rs. 2500/- shall be substituted as Rs. 5500/-.

This issue will the concurrence of Finance Department conveyed *vide* their U.O. No. 10/3/2002-5 F.G. II/24, dated 22nd February, 2012.

Chandigarh :
The 22nd February, 2012

MANIK SONAWANE,
Financial Commissioner and Principal Secretary to
Government Haryana, Welfare of Scheduled Castes and
Backward Classes Department, Chandigarh..

49724—C.S.—H.G.P., Chd.

NOTIFICATION

22nd Feb., 2012

No. 170 SW (2) - 2012 The Governor of Haryana is pleased to amend the scheme of Legal Aid to Scheduled Castes/Vimukat Jatis and amend the Rules called Legal Aid to Scheduled Castes (Punjab) Rules 1960 published vide erstwhile Punjab Government Notification No. 13889-6WG 1 -60/3950 dated the 13th February, 1961, No. 2863 - SW (4) - 84 dated 10.8.84, No. 1703 - SW (4) - 88 dated 19th may, 1988 and No. 1835 SW -(2)-2009 dated 29.9.2009 as amended from time to time.

AMENDMENT

In rule 12 (i) of the said Rules figure appearing at the end of last line of the sub rule Rs. 2500/- shall be substituted as Rs. 5500/-.

This issue with the concurrence of Finance Department conveyed vide their U.O. No. 10/3/2002-5 F.G. II/24 dated 22.2.2012.

Dated - 22-2-2012


MANIK SONAWANE
Financial Commissioner & Principal Secretary to
Govt. Haryana, Welfare of Scheduled Castes and
Backward Classes Department, Chandigarh.

No. 170 SW (2) - 2012

Dated 13-3-2012

A copy is forwarded to the following for information and necessary action :-

1. Director General, Welfare of SC & BC Department, Haryana, Chandigarh.
2. Accountant General (A&E) Haryana, Chandigarh.
3. Accountant General (Audit) Haryana, Chandigarh.
4. Accounts Officer, Welfare of SC & BC Department, Haryana, Chandigarh.
5. Deputy Director (Scheme), Welfare of SC & BC Department, Haryana, Chandigarh.
6. Research Officer, Welfare of SC & BC Department, Haryana, Chandigarh.
7. All Deputy Commissioners in Haryana State.
8. All District Welfare Officers in Haryana Stat.


Superintendent,
for Financial Commissioner & Principal Secy.
to Govt. Haryana, Welfare of Scheduled Castes
& Backward Classes Department, Chd.

NOTIFICATION

4th Dec., 2017

No. 1242-SW-(1) The Governor of Haryana is pleased to amend the scheme of Legal Aid to Scheduled Castes/Vimukat Jatis and amend the Rules called Legal Aid to Scheduled Castes (Punjab) Rules 1960 published vide erstwhile Punjab Government Notification No. 13889-6WG I -60/3950 dated the 13th February, 1961, No. 2863 - SW (4) - 84 dated 10.8.84, No. 1703 - SW (4) - 88 dated 19th may, 1988, No. 1835 SW -(2)- 2009 dated 29.9.2009 and No. 170 SW (2)-2012 dated 22nd Feb., 2012 as amended from time to time.

AMENDMENT

In rule 12 (i) of the said Rules figure appearing at the end of last line of the sub rule Rs. 5500/- shall be substituted as Rs. 11000/-.

This issue with the concurrence of Finance Department conveyed vide their U.O. No. 10/3/2002-5 F.G. II/31440 dated 01.12.2017.

ANIL KUMAR

Principal Secretary to Govt. Haryana,
Welfare of Scheduled Castes & Backward Classes
Department, Chandigarh.

Dated 04.12.2017

No. 1242-SW-(1) 2017

Dated 8-12-2017

A copy is forwarded to the following for information and necessary action :-

1. Principal Accountant General (A&E) Haryana, Chandigarh.
2. Principal Accountant General (Audit) Haryana, Chandigarh.
3. Director, Welfare of Scheduled Castes & Backward Classes Department, Haryana, Chandigarh.
4. Chief Accounts Officer, Welfare of Scheduled Castes & Backward Classes Department, Haryana, Chandigarh.
5. Deputy Director (Scheme), Welfare of Scheduled Castes & Backward Classes Department, Haryana, Chandigarh.
6. Research Officer, Welfare of Scheduled Castes & Backward Classes Department, Haryana, Chandigarh.
7. All Deputy Commissioners in Haryana State.
8. All District Welfare Officers, in Haryana State.

Raghu Bis Singh

Superintendent,

for Principal Secretary to Govt. Haryana,
Welfare of Scheduled Castes & Backward Classes
Department, Chandigarh.

सेवा में

सभी जिला कल्याण अधिकारी,
हरियाणा राज्य में।

क्रमांक: 358-स0क0 (2)-2020/

दिनांक : 20.05.2020

विषय:- कानूनी सहायता स्कीम के प्रचार प्रसार बारे।

उपरोक्त विषय पर इस कार्यालय के यादि क्रमांक ए-4/91/23095-23194
दिनांक 21.08.1991 के सन्दर्भ में

2 कानूनी सहायता स्कीम के तहत हरियाणा राज्य के अनुसूचित जाति और
विमुक्त/टपरीवास जाति के व्यक्तियों को निम्न विषयों से सम्बन्धित मुकदमों में पैरवी के लिए
11,000/- रू0 की सहायता दी जाती है:-

- क) कोड आफ क्रीमीनल प्रोसिजर 1898 के तहत प्राइवेट शिकायत पर दर्ज अपराधिक
मामले (सुरक्षा से जुड़े मामलों सहित)।
- ख) भूमि/अचल सम्पत्ति से बेदखल करने के मामले।
- ग) बटाई की वसूली के लिए भूमिपतियों द्वारा दायर मामले।
- घ) खसरा गिरदावरी के मामले।
- ङ) भूमिपति द्वारा बटाई लेने से इन्कार करने अथवा उसकी रसीद न देने पर उसे
राजस्व अधिकारी के पास जमा करवाने के मामले।
- च) भूमिपतियों द्वारा खसरा गिरदावरी की शुद्धी से सम्बन्धित मामले।
- छ) रास्तों का प्रयोग न करने देने के मामले।
- ज) जबरदस्ती गोबर/रूढ़ी के ढेर हटवाने के मामले।
- झ) अस्पृश्यता, पीने के पानी, मन्दिर या छात्रावास में प्रवेश न करने देने के मामलों में
मुआवजे के दावे से सम्बन्धित मामले।
- ण) कृषी उत्पादन में सांझी-सीरी/सिपीदार के भाग से सम्बन्धित विवाद।
- त) स्त्री/लड़की आदि के अपहरण के मामलों में पति, माता पिता स्त्री या लड़की
द्वारा नुकसान के दावे के लिए दायर मामले।
- थ) अनुसूचित जाति/विमुक्त जाति तथा टपरीवास जाति के कर्मचारियों को सेवाओं में
आरक्षण से सम्बन्धित मामले न्यायालय में पैरवी के लिए।

इस सम्बन्ध में आपको सूचित किया जाता है कि वित्त वर्ष 2020-21 की बजट
घोषणा के अनुसार कानूनी सहायता स्कीम के प्रचार प्रसार के लिए राज्य में आरक्षित निर्वाचन
क्षेत्रों के लोक सभा सदस्यों द्वारा 10-10 तथा आरक्षित निर्वाचन क्षेत्रों के विधान सभा सदस्यों
द्वारा 5-5 सेमीनार/जागरूकता अभियान आयोजित करवाए जाने हैं। इसके अतिरिक्त दिनांक
07.02.2020 को माननीय मुख्य मंत्री महोदय की अध्यक्षता में राज्य स्तरीय सतर्कता एवं निगरानी
कमेटी की बैठक में निम्न निर्णय लिए गए थे:-

- 1 कमेटी के विचार में लोगों में कानूनी सहायता स्कीम आरे जागरूकता नहीं है। अनुसूचित
जाति के लोगों में इस स्कीम बारे जागरूकता फैलाने आवश्यकता है।
- 2 अत्याचार निवारण स्कीम बारे राज्य में आरक्षित निर्वाचन क्षेत्रों के लोक सभा सदस्यों द्वारा
10-10 तथा आरक्षित निर्वाचन क्षेत्रों के विधान सभा सदस्यों द्वारा 5-5
सेमीनार/जागरूकता अभियान आयोजित करवाए जाएं
- 3 अनुसूचित जाति के लिए चलाई जा रही स्कीमों का व्यापक प्रचार प्रसार नहीं हो रहा है।
शहरी तथा ग्रामीण क्षेत्रों में अनुसूचित जाति के लोगों के आवसीय इलाकों में इस स्कीम
के प्रचार हेतु बोर्ड लगवाए जाएं।

अतः आपको निर्देश दिए जाते हैं कि लोकल समाचार पत्रों में विज्ञापन देकर तथा
अन्य माध्यमों से कानूनी सहायता का व्यापक प्रचार प्रसार

करवाए। जिला न्यायावादियों, बार कान्सिल के सदस्यों तथा जिला स्तरीय पुलिस अधिकारियों से सम्पर्क करके उन्हे कानूनी सहायता स्कीम बारे अवगत करवाए तथा उनसे अनुरोध करें कि कानूनी सहायता स्कीम बारे अनुसूचित जाति और विमुक्त/टपरीवास जाति के व्यक्तियों को जानकारी देवें। स्वैच्छिक संस्थाओं के माध्यम से भी इस स्कीम को प्रचार करवाया जाए। इसके अतिरिक्त न्यायालय परिसरों, उपायुक्त/तहसीलदार/जिला पंचायत अधिकारी/ब्लाक पंचायत अधिकारियों के कार्यालय परिसरों तथा अनुसूचित जाति के लोगों के आवसीय इलाकों में इस स्कीम तथा विभाग की अन्य स्कीमों के प्रचार हेतु बोर्ड लगवाए जाए। सभी जिला कल्याण अधिकारी आरक्षित निर्वाचन क्षेत्रों के लोक सभा सदस्यों/विधान सभा सदस्यों से व्यक्तिगत सम्पर्क करके कानूनी सहायता स्कीम तथा अनुसूचित जाति/जनजाति (अत्यचार निवारण) स्कीम बारे सेमीनार/जागरूकता अभियान आयोजित करवाने बारे कार्यवाही करें।

इन हिदायतों की सख्ती से पालना की जावे।

Raghu Kis Singh

अधीक्षक (स0क0),

कृते: प्रधान सचिव हरियाणा सरकार, अनुसूचित जातियां एवं पिछड़े वर्ग कल्याण विभाग

To

- (i) All Deputy Commissioners in Haryana State.
- (ii) All Superintendents of Police in Haryana State.
- (iii) All Additional Deputy Commissioners in Haryana State.
- (iv) All District Attorneys in Haryana State.
- (v) All District President Bar-Association in Haryana State/High Court Chandigarh.
- (vi) Registrar Punjab and Haryana High Court.

Memo No. 358-SW(2)-2020

Dated Chandigarh, the 20.05.2020

Subject :- Legal Aid to Schedule Castes and Vimukat Jatis.

Kindly refer to this office Memo No. A-4/91/23095-23194 dated 21.08.91 on the subject cited above.

2 This department provides Legal Aid to the members of Scheduled Castes and Vimukat Jatis for defending and Instituting following cases:-

- (i) Criminal cases instituted on Private complaints including security proceeding; under chapter VIII of the Cods of Criminal Procedure 1898. Instituted on such complaints.
- (ii) Cases of ejection from land and other immovable property.
- (iii) Cases of recovery of rent by Landlords.
- (iv) Cases pertaining to Khasra Girdawaris.
- (v) Cases pertaining to deposit of rent with a Revenue Officer when a landlord refuses to receive or grant a receipt for any rent payable in money when tendered to him or when there is a doubt as to the person entitled to receive rent payable in money.
- (vi) Cases pertaining to correction of Khasra Girdawaries by Land Lords.
- (vii) Cases involving a claim to right to way of usage.
- (viii) Cases involving forcible removal of dung heaps.
- (ix) Cases involving claim for compensation for harassment caused on account of observance of untouchability denial of drinking water or denial of entry into Temple or hostel etc.
- (x) Cases involving share of siri, sanjhics or seepidars in the Agriculture produce.
- (xi) Cases involving a claim for damages under Law of Torts instituted by the husbands or parents or women or girls abducted or enticed away.
- (xii) Cases involving reservation in services either filed by the Scheduled castes/ Vimukat Jatis/ Tapriwas Employees in the court.

3. The people belonging to the aforesaid communities are not coming forward in adequate number to avail the benefit under this scheme. Consequently, the funds earmarked are not being fully utilized. Hence, it is impressed upon you that the scheme be given wide publicity through the field agencies of Public Relation Department. Members of the Bar be also apprised of the facility available for Scheduled Castes and Vimukat Jaties so that they may help them to avail this facility. The voluntary organisations may also be involved in this task.

Raghuwari Singh
Superintendent (SW).