

Government of Karnataka

No. RD 156 LRM 77

Karnataka Government Secretariat,  
Vidhana Soudha,  
Bangalore, dated 11<sup>th</sup> April 1977

CIRCULAR

Sub:- Land Reforms - Orders of Land Tribunals -  
Supply of copy to the parties - Instructions  
issued -

---

It has been brought to the notice of Government that copies of orders pronounced by Tribunals are not being supplied by some Tribunals to the parties inspite of request made by them for supply of the same, even though Sub-section (6) of Sec.48-A of the Karnataka Land Reforms Act, 1961 specifically lays down that the Land Tribunal should send a copy of every order passed by it to the parties concerned (without their even applying for it).

2. It is represented that due to failure to supply copies of the order of the Tribunal in time, the tenants are put to lot of inconvenience and avoidable hardship as they will not be in a position to approach the High Court to seek redress against the decision of the Tribunals.

3. The Chairmen and Secretaries of all the Tribunals are requested to ensure that the copies of orders passed by the Tribunals are sent to the parties concerned free of cost within a week from the date of the order.

4. Likewise Deputy Commissioner's will instruct all Village Accountants through the Tahsildars that certified copies of other documents like R.R. extracts, Pahani extracts and entries from R.L.C. etc., should also be supplied to the parties within 3 days of receipt of the application.

5. The above measures will enable the tenants to make timely use of the services of the Special Cell for legal aid to tenants. Non compliance of these instructions will be viewed seriously by Government.

(B.M. Nagaraj),  
Asst. Spl. Officer for Land Reforms & Ex-  
officio Under Secy. to Govt. Rev. Deptt.

To  
The Secretary, to Government, Dept. of Law and Parl. Affairs,  
Vidhana Soudha, Bangalore.

Pr. Anli

14/4/77

Handwritten notes and signatures in blue ink, including the name "B.M. Nagaraj" and other illegible text.