

81

Government of Karnataka

No.RD 91 LRM 77

Karnataka Government Secretariat,
Vidhana Sadhana,
Bangalore, dated 10th March 1977

CIRCULAR

Sub:- Illegal interference with the possession of allottees of surplus land - Giving protection -

It has come to the notice of the Government that in some cases the allottees of surplus lands are being dispossessed or not allowed to cultivate the lands allotted to them by persons with vested interests. In some cases the allottees have left the lands fallow in sheer helplessness because the lands allotted are inferior and help for land development and agricultural inputs is very remote. The Government desire that the allottees of surplus land should enjoy the benefits of these lands peacefully and without interference from any quarter. Hence all the Revenue Officers are requested to be vigilant and to ensure that the possession of allottees of surplus lands is not interfered with and also that the allottees of surplus lands get the assistance expeditiously under the Central Sector Scheme and other schemes like DPAP, SFDA, MFAL, CADA, etc., for development of land and for inputs. The Deputy Commissioners should also issue instructions to the local officers to detect cases of illegal dispossession of allottees of surplus lands or illegal interference with the possession of the allottees and mete out deterrent punishment to the persons responsible for such cases.

P. Vasudeva Rao

(P. Vasudeva Rao),

for Asst. Spl. Officer for Land Reforms & Ex-officio Under Secretary to Govt. Rev. Deptt.

- To All the Divisional Commissioners.
- All the Deputy Commissioners/Spl. Deputy Commissioners.
- All the Assistant Commissioners/Spl. Assistant Commissioners.
- All the Tahsildars/Spl. Tahsildars.

8/12/1978
16/3/77
[Signature]