

Copy of Circular letter No. 1929 GII -60/12089, dated the 14th April, 1960 from the Chief Secretary to Government, Punjab, to all Heads of Departments etc., etc.

*Subject* —Assessing of length of service of or calculating earned leave/casual leave under the revised system.

Sir,

I am directed to invite a reference to sub-para 7(2) of Punjab Government Circular letter No. 4376-GII-59/2767, dated the 28th May, 1959, on this subject and to inform you that a clarification has been sought from Government as to whether the service rendered by an employee under the Government of India or another State Government or in a semi-Government body prior to his joining service under the Punjab Government will count for assessing length of service for calculating earned leave/casual leave under the revised system of Earned leave, Holidays and working hours. After careful consideration it has been decided that such service should not be taken into account for the aforesaid purpose. However, once a person has joined the Punjab Government service, his service, if any on deputation with the Central Government or other organisation such as Corporations, municipalities etc. will count for the purpose of determining the extent of casual leave Privilege Leave due,

2. I am accordingly to request you to settle all such cases in the light of the decision contained in the preceding para.

---