

English version of circular letter No. 4223-4GSII-72/24903 dated the 17th August, 1972.

Subject :—Rehabilitation of disabled ex-servicemen and dependents of those killed/disabled.

Sir,

I am directed to invite your re-attention to the instructions contained in Haryana Government letter No. 945/4GSII-72/6451, dated the 6th March, 1972, on the subject noted above wherein provisions, has inter-alia, been made for general relaxation of age limit to 45 years, for entry into Government service, in respect of the widows/wives of killed/disabled ex-servicemen (disability beyond 50%). No such relaxation in the maximum age limit was, however, made in the case of dependent sons/daughters of ex-servicemen killed/disabled beyond 50%. In their case it was left to the appointing authority to give such relaxation in age limit as it considers desirable.

2. In order to remove the difficulty experienced in this behalf by the State selection Committee for ex-servicemen, as relaxation in age to various extents was being proposed by various appointing authorities, the question of sitting down the maximum relaxation in age limit in the case of dependents of ex-servicemen etc. has been considered by the Government and it has been decided that the age limit in respect of eligible sons/daughters of service personnel killed/disabled beyond 50% may be relaxed upto 35 years for appointment on civil posts.

3. It has further been decided by the Government that a general relaxation in age limit upto 35 years should also be granted to disabled ex-servicemen (disability between 20% to 50%). Such ex-servicemen can at the same time avail of relaxation in age limit admissible to them normally, if that is more advantageous to them.