

On the north by.....
On the east by.....
On the south by.....
On the west by.....

Sign. of the Executants and witness

Signed on behalf of the Governor of H.P. by.....(sd.) Officer.....acting under his authority in the presence of.....(sd.) witness (Address).....on the.....day of.....in the year one thousand nine hundred.....and signed by the said.....grantee (sd. grantee).....
In the presence of.....witness(s).....(Address) description.....on the.....day of.....in the year one thousand nine hundred.....
In witness whereof the parties have hereto set their hands on the dates hereinafter in each case specified.

GOVT. INSTRUCTIONS REGARDING GRANT OF NAUTOR LAND

Immediate

No.9-13/71-(Rev.A)
Government of Himachal Pradesh
'Revenue Department'

From

The Secretary (Revenue) to the
Government of Himachal Pradesh.

To.

1. The Divisional Commissioner, H.P.,
2. All the Deputy Commissioners in H.P.,
3. All the Sub-Divisional Officers (Civil) in H.P.

Dated: Shimla-2, the 7th January, 1975.

Subject: Grant of nautor land

Sir,

I am directed to say that for implementation of the provisions of resumption under the H.P. Tenancy and Land Reforms Act, 1972, we may have resort to providing nautor land for rehabilitation of the tenants likely to be ejected in the process of resumption U/S 104 of the said Act. It is also likely that nautor land will be required for allotment to the landowners whose land holdings will be reduced to less than one acre on account of acquisition of proprietary rights by their non-occupancy tenants U/S section 104 of the said Act. In case, the work of grant of nautor land continues at the present pace in the various districts it is possible that a saturation point may reach in several revenue estates and no more nautor land may be left to implement the aforesaid Act.

2. In view of the above, it has, therefore, been decided that the sanction of the nautors may be stopped forthwith except in favour of harijans and agricultural landless labourers till such time that the implementation of the H.P. Tenancy and Land Reforms Act, 1972 is completed. The grant of nautor will continue for harijans and agricultural landless labourers, as heretofore.

3. The pending cases of applicants other than harijans and agricultural landless labourers will remain pending at the stage they are at present. No further action in these case be taken and all such cases referred to the forest deptt., panchayats and field kanungos be withdrawn and kept pending in the offices of the S.D.O.(C). The total number of cases pending in each district be communicated to the undersigned in due course.

4. All the Revenue Officers concerned may be informed about these orders.
5. The receipt of this communication may be acknowledged.

Yours faithfully,
Sd/- K.C. Pandeya,
Secretary (Revenue) to the
Government of Himachal Pradesh.