

D.O. No. DSH-906-72/3123 -LC(II),
Punjab Land Commission,
Lahore, 5th August, 1972.


Subject: Priorities in disposal of declarations.

My dear Land Commissioner/Deputy Land Commissioner,

Some persons are reported to have filed declarations even though their present holdings do not exceed 12000 PIUs for the reason that their original holdings exceeded 12000 PIUs on 1st March, 1967. Their declarations have, therefore, to be examined to determine the validity of the alienations made by them in terms of paragraph 7 of MLR 115, and the Land Commissioner has to pass orders on them. A question has been raised as to what priority should be given to the disposal of such cases.

Since the main object of the land reform is the distribution of resumed land to the tenants, you are requested to give, in the programming of your disposal of declarations, first priority to those cases in which land would be resumed and would become available for distribution to the tenants under paragraph 18 of MLR 115.

Yours sincerely,


(A G Riza)
Chief Land Commissioner,
Punjab.

All Land Commissioners/Deputy
Land Commissioners in the Punjab.

No. 825 / 111, dated 8-8-22

A copy is forwarded to all A.S. and S.S. in the district, for information and necessary action.

For copy, see Commissioner's office.

[Handwritten signature]

8/18/22