C-my 993 - 329 34

The Maharashtra Realisation of Land Revenue Rules, 1967.
Interpretation of Rule 7 of.

Government of Maharashtra,
Revenue & Forests Department,
Circular No.UNF.2369/42796-R
Sachivalaya, Bombay-32 2nd May, 1969.

## CIRCULAR.

Rule 7 of the Maharashtra Reaslisation of Land Revenue Rules, 1967 provides that when an arrear of Land Revenue is due in respect of any occupancy, the Collector shall forfeit only such portion of occupancy as is, in his opinion, required to satisfy the demand on account of the arrears of land revenue. In this respect a point is raised that it is possible that the amount due on account of arrears of land revenuem may be small and forfeiture of even a few gunthas of land may be sufficient to satisfy the demand, but forfeiture of such portion will be in contravention of the provisions of the Bombey Prevention of Fragmentation and Consolidation of Holdings Act. Government having considered this point is pleased to direct that in such cases an area equal to the standard area may be forfeited.

By order and in the name of Governor of Maharashtra,

Under Secretary to the Government of Maharashtra,
Revenue & Forests Department.

To,

All Commissioners of Divisions,

All Collectors,

C.& M Branches of Revenue & Forests Department,

All otherBranches of the Revenue & Forests Department.

1304

- opy -Porwarded to the all Tahanildars and sub Divisional

officer for information and necessary action.

SSUED on 200

Despatel: Clerk

o/c.

For Collecter Ramagir