## GOVERNMENT OF TAMIL NADU

## Personnel and Administrative Reforms (N) Department Letter No.6126/N2/96-11 dated 21.6.1999.

From

Tmt. T.K. Renuka Devi, Deputy Secretary to Government

To

The Director of Vigilance and Anti-Corruption, Chennai - 6.

Sir.

Sub: Public Services - Personnel on deputation - Initiation of disciplinary action - Certain suggestions - Negatived.

Ref: 1. Government Letter No.6126/N/96-1 Dated 1.2.96.

 Director of Vigilance and Anti-Corruption D.O.Lr.No.C1/5130/96 Dated 15.12.98.

\* \* \*

I am directed to invite your attention to the references cited and state that according to Rule 16B (2) (iii) of Tamil Nadu Civil Services (Discipline & Appeal) Rules, if the borrowing authority is of the opinion that any of the penalties specified in item (iv) and (vi) to (viii) of rule 8 of Tamil Nadu Civil Services (Discipline and Appeal) Rules should be imposed on the Government servant, it shall replace the services of such Government servant at the disposal of the lending authority and transmit it to the proceedings of the inquiry for such action, as it may deem necessary.

- 2. It will thus be seen that the lending authority alone is vested with powers to punish the Government servant whose services have been borrowed and reverted back to parent department on account of commission/ommission of certain acts amounting to irregularities. Thus, the rule position is in consonance with the suggestion given by you.
- 3. In view of the above position, the Government therefore considers that there is no need for additional provisions to the Tamil Nadu Civil Services (Discipline & Appeal) Rules, as suggested by you.

Yours faithfully Sd/- x x

for Deputy Secretary to Government.