The above decision has been reviewed in consultation with G. A. Department and it has been held that the punishment inflicted on a Government employee as a result of disciplinary—action on certain date under the provisions of C. C. A. Rules should not be taken as a ground again to deprive him from the benefit of getting three advance increments in the revised scale as envisaged in Para. 7 of Finance Department Resolution No. 32242-F., dated the 22nd August 1985.

It is therefore, clarified that the term indictment as indicated in Finance Department O.M. No. 27782-F., dated the May 1986 may be considered independent of itself and the punishment which has already been inflicted on Government servant under the C. C. A. Rules, should not be treated as a stigma for the purpose of granting the advance increments in his/her favour unless employee has been specifically debarred from being allowed the binefit in terms of the decision taken in finalisation of disciplinary proceedings drawn up against him.

Regarding computation of 15 years of service in a particular post/grade, the interpretation given in Para. 3 of this Department O. M. No. 60274-F., dated the 28th December 1987 shall be applied for grant of advance increments.

B. B. PALAI
Neputy Secretary to Government

No. (19194—C.S.-I-35/88-F.) GOVERNMENT OF ORISSA' FINANCE DEPARTMENT OFFICE MEMORANDUM

Bhubaneswar, the 6th May 1988

Subject—Principles relating to sanction; of pay in Time Bound Advancement—Pay Scales.

The undersigned is directed to invite a reference to this Department Office Memorandum No. 60274-F., dated 29-12-1987 and No. 262-F., dated 4-1-1988 regulating the principles for fixation of pay in

Time Bound Advancement Scale of Pay and to say that clarifications have been sought from various quarters on the following points:—

- (i) Who is the authority competent to sanction the pay of an officer in Time Bound Advancement pay scale, and
- (ii) Whether an officer is required to cross E. B. prescribed in the Advancement Pay Scale even though he has crossed all the E. Bs. in his normal time scale of pay attaclied to the post.

It is clarified that the authority empowered to sanction E. B. in a time scale is competent to sanction the pay of officers in the Advancement Pay Scales. Cases disposed of at a level other than such authority may be ratified accordingly.

It is also further clarified that E. B. has been prescribed at certain stages of a scale of pay to test the efficiency of an officer. Since the Time Bound Advancement Pay Scale is a separate scale of pay, the officer is to cross the E. B. prescribed in the said scale of pay. If an officer crosses the E. B. prescribed in the Time Bound Advancement Pay Scale at the time of fixation of his pay the test of E. B. is to be applied at the time of sanction of his pay the sanction of his pay the content of the sanction of his pay the sanction of his pay the content of the sanction of his pay the sanction of his pay the content of the sanction of his pay t

B. B. PAISAI

Deputy Secretary to Government

No. 39230—C.S.-II-9/88-F.
GOVERNMENT OF ORISSA
FINANACE REPARTMENT
OFFICE MEMORANDUM

Bliubaneswar, the 6th May 1988

Subject—Graul of Special Allowance to Covernment Servants deputed for training programmes.

The question of revision of the rates of special allowance payable to Government servants, deputated for training either inside or outside the State, had been under