

Government are pleased to direct that, in Appendix I, to Government Order No. DPAR 1 SBC 77, dated 4th March, 1977, in the definition of 'Family Income' appearing in two places, the following should be *inserted* at the end namely.—

“and the family should be determined with reference to the following:

- (a) The income of the parents should be added to the income of the candidate for calculation of family income even if the candidate is legally separated from his parents by registered documents;
- (b) In the case of a married lady candidate, the income of the parents should not be added to the income of the candidate. In such cases, the income of the candidate along with the income of her husband should be taken into consideration if they are living separately as an independent family. If they are living in a joint family, the income of the candidate along with the income of the joint family should be taken into consideration for calculation of family income;

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- (c) In the case of candidate who is a widow her income alone should be taken into account irrespective of whether or not she lives independently;
- (d) The Stipendiary income of Law Graduate belonging to Backward Classes who are undergoing training in the Administration of justices shall be excluded for calculation of the family income;
- (e) The income of the candidate from his salary as local candidate on temporary basis and the amount of stipend received by the candidate under stipending employment scheme shall be excluded from computing the family income in terms of G.O. No. DPAR 30 SBC 80, dated 3rd February, 1981”.