

increments. Thus the leave sanctioning authority is different from authority which is authorised to permit counting Extra Ordinary Leave on Medical Certificate for purpose of increments.

7. Government are receiving proposals where certain Government employees after availing Extra Ordinary Leave for long periods are coming up with a request to count such periods of E.O.L. for increments producing Medical Certificates, long after the event in some cases, even after 10-15 years.

8. It is, therefore, considered necessary to issue comprehensive instructions in the matter of sanction of Extra-Ordinary Leave on Medical Certificate.

9. The Government direct that all the authorities competent to sanction leave should sanction leave on Medical Certificate (i.e.) Earned Leave, Leave on Half Pay, Commuted Leave, Leave not due, Maternity Leave, Hospital Leave, Special Disability Leave and Extra-Ordinary Leave, only in cases where the leave application is accompanied by a Medical Certificate from the competent Medical Authority. If the Medical Certificate is not enclosed along with the application, the leave on medical Certificate should not be sanctioned, but only leave on private affairs has to be sanctioned. However, in very exceptional cases where the employee may not be in a position to obtain Medical Certificate immediately, for instance in cases such as where an employee meets with an accident and is hospitalised or hospitalised due to sudden illness and not in a position to obtain Medical Certificate at the time of submission of application for the grant of leave on Medical Certificate, the employee concerned may be permitted to produce the Medical Certificate at the time of rejoining duty after expiry of leave, along with the Certificate of fitness to rejoin duty. If the Medical Certificate is not produced along with the fitness certificate at that stage, the leave sanctioning authorities should not grant leave on Medical Certificate, but sanction only leave on private affairs.

10. All the Heads of Offices who maintain the Service Books of the employees and are competent to record entries in the Service Book, are also requested to ensure that in all cases where the employees are sanctioned Extra-Ordinary Leave on Medical Certificate, the fact of sanctioning Extra-Ordinary Leave on Medical Certificate is specifically recorded in the Service Book. If no such entry is recorded in the Service Book, the benefit of allowing such period to count for increments or to count as qualifying service for pension does not arise.

11. All the Departments of Secretariat and all Heads of Departments are, therefore, requested to communicate these instructions to all the authorities concerned.

A.R.JAYA PRAKASH,
Secretary to Government .

సరందర్ వెలుపు కాలానికి తాత్కాలిక కృతీ పరిష్కారము
GOVERNMENT OF ANDHRA PRADESH
FINANCE AND PLANNING (FW:PCI) DEPT

Momo.No.31948/398/PC.I/1/98-1 Dated:12.8.1998

Sub: Pay Revision-Interim Relief pending revision of scale of pay-Reckoning Interim Relief for encashment of leave-Clarification-Issued.

Ref: From the P.A.O's Lr.No.PAO/Co.ordn/115/98, dt.22.7.1998.

Government have sanctioned an Interim Relief to the State Government Employees w.e. from 1.6.1998 at 11% of Basic Pay vide G.O. (P) No.:117, Finance and Planning (FW.PC.I) Dept., Dt.3.7.1998. It was ordered therein that Interim Relief be shown as a distinct element and it does not count for calculation of any allowance, encashment of leave or pensionary benefits, etc.

2. In the reference cited, the Pay and Accounts Officer, Hyderabad has stated that during the period of surrender of Earned Leave while in Service, the employees shall receive the cash equivalent to leave salary and hence it is presumed that the employees are eligible to draw the Interim Relief in the encashment of Surrender Leave, during the service.

3. The Interim Relief is not termed as 'Pay or Wage' or 'Allowance'. As such it does not count for encashment of leave including encashment of Earned Leave (Surrender Leave, during the Service. The presumption of the Pay and Accounts officer is, therefore, not correct.

A.R.JAYA PRAKASH,
Secretary to Government (FP).

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GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

Amendments to A.P. Revised Pension Rules, 1980 and the A.P.G.S. (F.P. Rules, 1964- Issued.

FINANCE & PLANNING (FW-PEN) DEPT.

G.O.Ms.No.188

Dated:22.8.1998

Read the following:

From the S.R.D.A.G. (Pension) D.O.Lr.No.PM/1/1-1(17)97-98/71, dt.30.9.1997.

ORDER:

In the letter read above, the Accountant General A.P., has suggested to amend rule 50 (6) (a) (ii) of the A.P. Revised Pension Rules, 1980 and rule 8 (1) of the Andhra Pradesh Government Servants (Family Pension) Rules, 1964, stating that there is no provision to cover the situation for payment of Family Pension to the eligible child of a widow consequent on the remarriage of the widow. The existing rule provides for payment of Family Pension to the eligible child only on the death of the widow but not on the remarriage of the widow. Therefore, the suggestion of the Accountant General has been examined in detailed and amendments are issued to the Andhra Pradesh Revised Pension Rules, 1980, and the Andhra Pradesh Government Servants (Family Pension) Rules, 1964.

2. The following notifications will be published in the Andhra Pradesh Gazette.

NOTIFICATION-I

In exercise of powers conferred by the proviso to article 309 of the Constitution of India and of all other powers here-unto enabling, the Governor of Andhra Pradesh hereby makes the following amendments to the Andhra Pradesh Revised Pension Rules, 1980.

2. The amendment hereby made shall come into force with immediate effect.

AMENDMENTS

In the said rules, for item (ii) of clause (i) of sub-rule 6 of rule 50, the following shall be substituted namely,

"(ii) On the death or remarriage of widow, her share of the Family Pension shall become payable to her eligible child."

NOTIFICATION-II

The exercise of the powers conferred by the proviso to article 309 of the Constitution of India and of all other powers here-unto enabling, the Governor of Andhra Pradesh hereby makes the following amendments to the Andhra Pradesh Government Servants (Family Pension) Rules, 1964.

2. The amendment hereby made shall come into force with immediate effect.

AMENDMENT

In the said rules, for item (1) of rule 8, the following shall be substituted namely:

"(1) PRIORITY AMONG WIDOWS OF A GOVERNMENT SERVANT":-

"Where the officer is survived by more than one widow, the pension will be paid to them in equal shares. On the death or remarriage of a widow, her share of pension will become payable to her eligible minor child. It at the time of her death or remarriage of widow leaves no eligible child, the payment of her share of pension will cease".

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF A.P.)

A.R.JAYA PRAKASH,
Secretary to Government .