

శర్త చనిపోయిన/భర్త నుండి విడాకులు పొందిన కుమార్తెలకు పెన్షన్ చెల్లించుట గురించి జారీ చేసిన రాష్ట్ర ప్రభుత్వ ఉత్తర్వులు.

GOVERNMENT OF ANDHRA PRADESH
FINANCE (HR-3-Pension-1) DEPARTMENT
Memo.No. 34021/70/HR,V/2018, dated 11/07/2018.

Sub :- Pensions - Family Pension - Widowed / divorced children under Category - II - clarification.

- Ref :- 1. G.O.Ms.No.315, Finance (Pension-1) department dated 7-10-2010
2. G.O.Ms.No.353, Finance (PSC) department dated 04-12-2010.
3. GOI OM NO.1/13/09-P & PW(E), dated 11-09-2013 of Ministry of Personnel, P.G. & Pensions, Department of Pension & Pensioners's Welfare, New Delhi.
4. Letter from DSA, vide letter No. Spl/Pensions / DSA / 2013, dated 25-06-2016.

In pursuance of the recommendations of the Nith PRC, Government issued orders in the reference first cited duly amending and substituting the Rule 50(5) & (12) of A.P. Revised Pension Rules 1980 by dividing the eligible of beneficiaries of family pension into two categories which are as under.

Category - I :

- A. (i) In the case of a widow or widower, up to the date of death or remarriage
(ii) Childless widow of a deceased Government employee
B. (i) In the case of a son until he attains the age of 25 years or starts earning whichever is earlier,
(ii) In the case of a sons or daughter of a Government servant who is suffering from any disorder or disability of mind or is physically crippled or disabled so as to render him or her unable to earn a living even after attaining the ages of Son / Daughter as specified in clause (i) and (ii) above the family pension shall be payable to such son r daughter for life.

Category - II :

- A. In the case of Unmarried / widowed / divorced daughter, not covered by Category - I above, upto the date of marriage / remarriage or till the date she strts earning or up to the date of death whichever is the earliest, provided they ar wholly dependent on the employee / pensioner.

B. In the case of Parents who were wholly dependent on the Government servant when he / she was alive, upto the date of death, provided the deceased employee has left behind neither a widow nor a child.

2. Detailed procedure has been laid down in G.O. Second for effective implementation of the orders issued in the GO first cited.

3. The Director of State Audit in the reference fourth cited sought clarification on the eligibility for grant of family to the widowed/divorced daughter in case of spouse of employee/pensioner is not predeceased and opening of old cases, for effective implementing the orders.

4. Government keeping in view the clarification issued in the reference third cited, here by clarify that the family pension shall be granted to the widowed/divorced children under category-II who are considered to be dependent on the Government servant/pensioner or his/her spouse and who is not earning equal to or more than the sum of minimum family pension and dearness relief thereon irrespective of whether the Government/Pensioner or his/her spouse predeceases. The widowed/divorced children under category II are eligible for family pension if the following conditions are fulfilled.

- a. The Age of beneficiary should not be exceed 45 years;
- b. The beneficiary should be childless/ children must be minor(s);
- c. The beneficiary should be child be dependent on the Government employee / pensioner or his spouse;
- d. The income criteria for pendency shall be minimum family pension along with dearness Relief thereon including all sources (spouse side)

5. Old cases if any may be opened and allowed in terms of para 5 of reference third cited on the date of her turn comes, with monetary benefit from the date of issue of G.O.Ms No.315, Fin (Pen.I) Department dated 07.10.2010.

6. The Director of State Audit, Ibrahimpatnam is requested to take necessary action.

Peeyush Kumar
Secretary to Government (FP)

To
The Director of State Audit, Ibrahimpatnam, A.P.

Copy to :
The Principal Accountant General (A&E), A.P., Hyderabad