

GOVERNMENT OF KERALA
General Administrative (Ser- D) Department

CIRCULAR

No. 119890/SD1/82/GAD

Dated, Trivandrum, 3rd May 1984.

Sub:- Public Services- Temporary (Provisional) employees – Retrenchment-
Further instructions issued.

Ref:- Government Circular of even No dated 5-12-1983 and 9-1-1984.

In the Circular No 119890/Sd1/82/GAD dated 5-12-1983 Government have directed all heads of Departments etc. that following the judgment of the Supreme court in the Writ O.P's files by the temporary (provisional) employees of State Government Departments/Public Sector Undertakings, the service of temporary (provisional) employees appointed under rule 9 (a) (i) of the General rules should be terminated by appointing nominees of the Kerala Public Service commission immediately. Government also directed that as long as the rank list of selected candidates prepared by the Public Service commission for appointment to various posts are in force, no appointment should be made to such posts except by appointment of candidates included in the rank list. Further in the circular No 119890/SD1/82/GAD dated 9-1-1984 Government directed all Heads of Departments and Appointing authorities that the termination of the service of temporary (provisional) employees appointed under Rule 9 (a) (i) of the General Rule accommodate regular nominees of the Public Service commission shall be in the order of seniority i.e. the person first appointed should be relieved first as laid down in G.O.(p) No. 324/73/PD dated 22-12-1973.

2. It has come to the notice of Government that the benefit of continuing in service beyond 180 days is allowed not only to provisional employees who have been in continuous employment on the date of the judgment of the Supreme Court vz 24-11-1983 as well. This is not the intention of government in issuing circular dated 5-12-1983 and 9-1-1984. the benefit of continuance beyond 180 days till regular hands advised by the Kerla Public Service commission join duty is allowed only to those temporary (provisional) employees who have been in continuous employment on 24-11-1983, the date of Supreme Court judgment. The Temporary (provisional) appointments made after 24-11-1983 will be governed by the provisions contained in rule 9 (a) (i) of the Kerala State and Subordinate Services Rules, 1958.

3. All Heads of Departments and appointing authorities are requested to take note of the above clarification and act accordingly.

R.GOPASWAMY
Chief Secretary.

To

All Heads of Departments and Offices.
The Chief Executives of Public Sector Corporation and Companies.
All Departments (all sections) of the Secretariat.
The Secretary, Kerala Public Service commission. (with C.L)
The Registrar, High court of Kerala, Ernakulam (with C.L)
The Registrar, University of Kerala/ Calicut/ Cochin (with C.L)
The Registrar, Kerala Agricultural University, Trichur (with C.L)
The Advocate General, Ernakulam (with C.L)
The Secretary, Kerala State Road Transport Corporation, Trivandrum. (with C.L)
The Director of Public relations for giving vide publicity.

Submitted

The G.O. with in may be taken to stock file.