

**Instructions for the implementation of the orders contained in G.O. (P)  
146/86/Fin dated 11-2-1986**

- Ref: (1) Letter No. PRI/GI/6-97/85-86/202 dated 12-3-1986 from the  
Accountant General, Kerala  
(2) Letter No. E1-3547/86 dated 28-2-1986 from the Director of  
Treasuries, Trivandrum.

For the implementation of the orders in G.O. (P) 146/86/Fin dated 11-2-1986  
the following further instructions are issued.

1. The benefits of the G.O dated 11-2-1986 are admissible to all categories of Kerala Pensioners including pre 1-11-1956 pensioners, irrespective of the rules applicable to them at the time of retirement/death, such as,
  - (i) Travancore Pensioners
  - (ii) Travancore –Cochin pensioners
  - (iii) Those who opted Chapter XIV B of K.E.Rs and retired at the age of sixty.
  - (iv) Private College Staff who opted Chapter III of Ist Statute and retired at the age of sixty.
  - (v) Those Private School Staff whose pension claims were settled under the provisions of G.O. (MS) 306/70/S. Edn. Dated 9-7-1970 and G.O. (MS) 93/71/S.Edn. dated 17-7-1971.
  - (vi) Those Private College Pensioners who claims were settled under G.O (P) 93/76/H. Edn. Dated 26-6-1976.
  - (vii) Private College Staff who expired prior to 1-1-1976 (the date of introduction of pension scheme to them) but after the introduction of direct payment system to them.
  - (viii) Private College Staff to whom compassionate gratuity has been given under statute 20.
  - (ix) Those pensioners who are getting minimum pension under special orders of Government.
2. As regards those governed by G.O. (MS) 1611 and whose families are now getting a family Pension at lesser rate than minimum Family Pension their Family pension will have to be stepped up to minimum family pension.
3. As per this G.O the parents of the deceased employees are also eligible for Family Pension subject to the order conditions of Rule 90 Part III K.S.Rs and sanction by Government.
4. As the orders are effective from 1-1-1986, the provisions of Rule 90 as on the date of effect of the orders including the dispensing with from 18-6-1980, of the condition of at least one year continuous service to become eligible for Family Pension (except) the revised rates of Family Pension introduced with effect from 1-7-1979) will be applicable and not the rule existing at the time of retirement/death.
5. The applicant will have to satisfy the Treasury Officer that she/he is the widow/widower or eligible child of the Government Servant concerned and

establish identify and eligibility for Family Pension by production of relevant document viz., P.P.O etc. Further, among the list of documents to be attached with the application, attested copy of the retirement order, and the P.P.O of the Government Servant are prescribe. Those two documents may not be available with the family of the pensioners. In cases, where no such records are available the Treasury Officer should insist the claimants to produce one of the following documents for establishing his/her genuineness.

- (i) Succession Certificate from a Court, or
- (ii) Affidavit sworn before a Magistrate or
- (iii) Affidavit of the claimant on a plain paper supported by any two documents such as Certificate of Tahsildar, Certificate from Panchayat, Certificate from two Gazetted Officers etc. which may be acceptable to the Head of the Department/Treasury Offices.

The above instructions applicable only in cases where Family Pension is to be given in the event of the pensioner being not alive on the date of applications for Family Pension. The succession Certificate mentioned above should be a certificate which mentions about the relationship of the claimant with the deceased pensioner and also establishes the title of the claimant for receiving Family Pension. The form of the affidavit mentioned in (ii) and (iii) may be in the form of appended and written on plain paper.

6. The Treasury Officer should insist the claimant to produce a certificate to the effect that the claimant's marriage with the documents pensioner/pensioner took place before his/her retirement.

The Certificate may be issued by any of the following authorities.

- (1) Church authorities in cases where the marriage was solemnized at the Church.
  - (2) Temple authorities/Matom authorities in cases where marriage was celebrated.
  - (3) Sub Registrars where the marriage were registered.
  - (4) Certificate issued by a Gazetted Officer in all other cases.
7. Children born after retirement of the deceased pensioner/Pensioner are eligible for Family Pension. In such cases the certificate should be to the effect that the marriage of the claimants father/mother with the deceased pensioner took place before his/her retirement should be obtained in case the claimants are minor/child/children of the deceased pensioner.;
  8. Family Pension under these orders will be admissible only in cases of superannuation pension, retiring pensions, invalid pensions and compensation pensions.
  9. Judiciary separated wives/husbands are not entitled for Family Pension.
  10. The D.A on Family Pension will be the D.A admissible for pension and Family Pension on the basis of pre revised scale i.e, without merging D.A on 488 points of cost of living.

AFFIDAVIT

I.....

residing at.....Taluk

do solemnly declare and affirm as follows:

- (I) I am widow/widowers/Guardian of the minor child/children of late Shri/Smt.....who retired from the service of the Kerala Government.
- (ii) The said pensioner died on..... (date of death to be specified) and which fact is proved by the death certificate appended.
- (iii) Till his/her death he/she was receiving pension from.....District/Sub Treasury.
- (iv) His/Her pension payment order/and retirement order are not available with me.
- (v) I am the only rightful claimant for family pension relating to the deceased Shri./Smt.....
- (vi) I understand that in the event of the facts stated above, being found to be false or stated not in good faith, I will be liable for penal action besides the liability to make good amounts irregularly received by me.

Deponent Signature:

Name:

Date:

Signed before me

Signature:

(Full official address and seal of the  
Magistrate)

Date: