

GOVERNMENT OF KERALA  
**Abstract**

RULE S-KERALA FINANCIAL CODE VOL I (THIRD EDITION ---REVISED)—  
ARTICLE 62 ---AMENDMENT ISSUED.

---

---

FINANCE (RULES) DEPARTMENT

**G.O.(P) 197/76/Fin.**

**Dated, Trivandrum, 12th July 1976.**

- 
- 
- Read:- 1. Letter No 22051/75/Tech 1 (1) (L.Dis) dated 31-10-1975 from the  
Director of Treasuries  
2. Letter No DCM III -12-44/XXV/44 8/1421 dated 21-2-1976 from the  
Accountant General, Kerala.

O R D E R

Government are pleased to issue the following amendment to Kerala Financial Code Vol. I incorporating the provision of Rule 215 of Central Treasury Rules Vol I as amended in C.S.No.696.

AMENDMENT  
C.S.No. 6/76 KFC Vol I

Article 62.

Substitute the following for the existing Article.

“Recoveries from a Government Servant should not ordinarily be made at a rate exceeding one third of his pay unless the Government servant concerned has (a) in receiving or drawing the excess acted contrary to orders or without due justification or (b) taken an advance for a specific purpose, not utilized it for the purpose for which the advance was sanctioned within the prescribed period and failed to refund the outstanding amount within the stipulated date”.

By order of the Governor,

R. PARAMESWARAN NAIR,  
Joint Secretary

To

The Accountant General, Kerala  
All Heads of Departments and Offices  
All Departments and Sections of the Secretariat  
The Secretary, Public Service Commission (with C.L)  
The Registrar High Court of Kerala (with C.L)  
The Registrar, University of Kerala, Calicut and Cochin(with C.L)  
All Officers of the Secretariat  
The Secretary to the Governor  
The Private Secretary to Chief Minister  
The Private Secretaries to other Ministers  
The Stenographer to Chief Secretary