

GOVERNMENT OF KERALA

Abstract

Rules – Kerala Service Rules – Counting of Contingency Service for the purpose of pension – Amendment issued.

FINANCE DEPARTMENT

**G.O. (P) 494/61/Fin.**

**Dated, Trivandrum, 8<sup>th</sup> December 1961**

*Read* G.O. (P) 89/61/Fin Dated , 24/2/1961.

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Kerala hereby makes the following amendment to the Kerala Service Rules, namely :-

AMENDMENT

*C.S. No. 4561 Dated 8<sup>th</sup> December 1961.*

In Part III of the said rules in rule 14 A, the following explanation shall be inserted at the end namely-

“*Explanation :-* Only continuous contingency service will be reckoned in the calculation of 50 per cent service. Periods of officiating / temporary service in the Regular Establishment and / or periods of Work Establishment service interposed between periods of contingency service will not operate as interruptions of Contingency service for the Purpose of this rule but will be treated as Contingency service.”

By Order of the Governor,  
M, MUHAMMAD IBRAHIM,  
*Joint Finance Secretary.*

To

The Accountant General  
All Heads of Department and Offices  
The Registrar of High Court (with C.L.)  
The Secretary, Public Service Commission (with C.L.)  
The Registrar of University (with C.L.)  
The Gazette.  
All Departments and Sections of the Secretariat .  
All Secretaries Additional Secretaries, Joint Secretaries  
Deputy Secretaries, Under Secretaries and Assistant Secretaries  
Private Secretary to the Chief Minister and other Ministers  
The Secretary to the Governor  
The Personal Clerk to the Chief Secretary.