

GOVERNMENT OF KERALA  
**Abstract**  
RULES---KERALA SERVICE RULES—MATERNITY LEAVE AMENDMENT –  
ORDERS ISSUED.

---

FINANCE DEPARTMENT

**G.O.(P) 646/60/Fin..**

**Dated, Trivandrum, 30th December, 1960.**

---

NOTIFICATION

In exercise of the powers conferred by the proviso to Art. 309 of the Constitution of India, the Governor of Kerala hereby make the following amendment to the Kerala Service Rules published under Notification No. Fin(CR No. 57702/60 dated 10-11-1959, namely:-

AMENDMENT

In the said Rules in rule 33(e) of Part I for the words and figures “earned leave up to a maximum of 120 days taken at a time counts for increments” the following shall be substituted, namely, “earned leave up to a maximum of 120 days taken at a time and maternity leave in the case of female officers count for increment”.

(This amendment shall be deemed to have come into force from 1-11-1959)

By order of the Governor,

M. MOHAMMED IBRAHIM  
Joint Finance Secretary

To

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

The Secretaries, Joint Secretaries, Deputy Secretaries, Additional Secretaries,  
Under Secretaries, and Assistant Secretaries to the Government  
The Personal Clerk to the Chief Secretary  
The Superintendent of Government Presses, Trivandrum.

Endt. Of F.Dis.645/61 dated 14-2-61.

---

Copy to Stock file K.S.R. & Section.

Forwarded /By Order.

Clerk.