

FINANCE (PENSION - B) DEPARTMENT

G.O.(P)2007/98/Fin. Dated, Thiruvananthapuram, 31st August, 1998.

Abstract:- Pension - Family Pension for life-time to the unmarried daughters of deceased Government Servants- Sanctioned-Orders Issued.

ORDER

Rule 90 Part III, K.S.Rs. lays down the conditions for payment of family pension to the families of Government employees consequent on their death. As per Rule 90(6) Part III, K.S.Rs., 'Family' of a Government Servant includes wife/husband, minor son/unmarried minor daughter etc.-- vide Rule 90 (7) C, Part III, K.S.R. Unmarried daughters are eligible for family pension upto the age of 25 or till their marriage whichever is earlier.

2. Government have received representations from retired employees for the grant of family pension for life to their unmarried daughters after the death of the parents.

3. After having examined the matter in detail, Government are pleased to order that unmarried daughters of deceased Government Servants shall be eligible for life-time family pension subject to the following conditions.

✓(a) Such unmarried daughter above the age of 25 years shall furnish a certificate from the Revenue authorities to the effect that she was solely dependent on her parents and that she has no independent income. If the certificate is found to be fraudulent, legal steps will be taken against the applicant.

(b) A certificate from the concerned revenue authorities shall also be furnished each year to prove that the applicant remains unmarried, along with an affidavit duly certified by the Notary Public of the locality to this effect.

(c) If there are more than one unmarried daughters above 25 years of age, are otherwise eligible for family pension,

the family pension shall be divided equally among them after obtaining the documents mentioned in (a) and (b) above from each of them. In the event that such eligible daughters agree, consent and authorise, one of them can receive the whole family pension on behalf of others, but this consent shall be revocable after one year from the date of the first payment unless it is renewed.

These orders will have effect from 1-4-1998.

By order of the Governor,
VINOD RAI,
Principal Secretary (Finance).

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FINANCE (PENSION - B) DEPARTMENT

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G.O.(P)2071/98/Fin. Dated, Thiruvananthapuram, 14th September, 1998.

Abstract:- Pension - Reckoning of service under BSF for Civil Pension - Sanctioned - Orders Issued.

Read:-1. G. O. (P) No. 539/90/Fin. dated 26-10-1990.#

2. G. O. (P) No. 318/97/Fin. dated 3-3-1997. †

ORDER

In the G. O. read as first paper, it was clarified that discharge on one's own request from Army Service is not resignation and Army Service in such circumstances also is reckonable as Qualifying Service for Civil Pension subject to the conditions laid down in the rules in Part III KSRs subject to refund of pensionary benefits, if any, received along with 6% simple interest, from the date of receipt till the date of refund. In the G. O. read as second paper Government have brought CRPF Service also under the purview of the G. O. read as first paper.

2. Petitions were received by Government, requesting to bring BSF service also for the above benefit.

3. Government have examined the matter in detail and are pleased to order that discharge on one's own request from BSF is

G. O. (P) 539/90/Fin. dated 26-10-1990 see page 473

† G. O. (P) 318/97/Fin. dated 3-3-1997 see page 510