GOVERNMENT OF KERALA Abstract

Pay – Fixation of pay in the revised scales in cases where increment is withheld during period of probation – Further clarification – issued.

FINANCE DEPARTMENT

G.O.(MS) No. 54/67/Fin.

Dated, Trivandrum, 7—2—1967.

Read:- 1. G.O.(P) 379/66/Din. Dated 17-8-1966.

2. Letter No. A2-1732/66 dated 15-12-1966 from the Block Development Officer, Kilimanoor.

ORDER

In para 1 (2) of the G.O. cited, it was ordered that officers whose increment stood barred on 1-1-1966 because they had not been declared to have satisfactorily completed their period of probation will also be allowed the benefit of fixation of pay in accordance with the rules in Annexure II to G.O. (p) 112/66/Fin. Dated 5—4—1966, in relaxation of rule 37 B(b) of part I, Kerala Service Rules, subject to the condition specified therein. A question has been raised whether on the case of an officer whose increment accrued on a date after 1-1-166, but which stood barred for the reason that orders declaring him to have satisfactorily completed the period of probation have not been issued, the benefit of fixation of pay can be allowed, according to the option exercised by him, by nationally counting the increment which stood barred on the date of such fixation. Government are pleased to clarify that the orders in para 1(2) of the G.O. referred to above will apply also to cases where increment stood barred for want of orders of declaration of probation on the date of fixation of pay in the revised scales according to the option exercised by the employees.

(By order of the Governor) K.A. Sreedhara Menon, Joint Secretary.

To

The Heads of Departments and Offices.