

Fixation of Pay of Re-employed Military Personnel

GOVERNMENT OF KERALA

Abstract

FIXATION OF PAY OF RE-EMPLOYED MILITARY PERSONNEL—FURTHER ORDERS ISSUED

FINANCE (PENSION-B) DEPARTMENT

G. O. (P) No. 141/88/Fin.

Dated, Trivandrum, 20th February 1988.

- Read: 1. G.O. (P.) 357/84/Fin. dated 23-7-1984.
2. O. M. No. 3/1/85 Estt. (PII) dated 4-4-1986 of Govt. of India, Ministry of Personnel Public Grievance and Pensions.

ORDER

In the Government Order 1st cited Government have enhanced the limits of ignorable portion of military pension while fixing pay of military pensioners on re-employment. As per this Government order in the case of those ex-servicemen retiring before attaining the age of 55, the pension as indicated below may be ignored when fixing their pay on re-employment.

- (i) in the case of service officers, the first Rs. 250 on pension;
- (ii) in the case of personnel below commissioned officers rank, the entire pension.

2. Government of India in their Office Memorandum read above have revised the above limits of ignorable portion of military pension while fixing pay of military pensioners as follows:—

- (i) in the case of service officers and officers holding group A posts in the civil side, the first Rs. 500 of pension; and
- (ii) in the case of personnel below the commissioned officers rank, officers holding group B or lower posts in the civilian side at the time of their retirement, the entire pension.

3. Government are pleased to extend the above benefits to the re-employed military pensioners of the State Government. These orders will take effect from the 1st April 1986 and the existing limits of * military pensions to be ignored in fixing pay of re-employed pensioners, will therefore, cease to be applicable to cases of such pensioners as are re-employed on or after the 1st April 1986. In the case of persons who are already on re-employment, the pay may be fixed on the basis of these orders with effect from the 1st April 1986 provided they opt to come under these orders. If they so opt, their terms would be determined afresh as if they have been re-employed for the first time from the 1st April 1986.

4. The option should be exercised in writing within a period of six months. The option once exercised shall be final.

5. Necessary amendment to Rule 102, Part III Kerala Service Rules will be issued separately.

By order of the Governor,

J. JAPAMONY,
Additional Secretary.