

Abstract :

Pension - Municipal Pension - Sanction of ad hoc pension in certain cases - Orders-Issued.

G.O.Ms.No. 270

Dated: 16.12.88

Read:

- 1.G.O(Ms).No.512 MAWS Dept. dt.23.4.86.
- 2.G.O(Ms).No.751 MAWS Dept. dt.25.8.88.
- 3.From the E.L.F.A., Madras Lr.Rc.No.83521/AP1/88 dated 16.12.88, dt.6.1.90.

ORDER:

In <sup>the</sup> G.O. first cited, orders were issued to regularise the pensionary benefits to Municipal Athoos Pensioners who retired from the Municipalities or Municipal Townships before 14.1.70 on <sup>par</sup> with those who retired after 14.1.70. In the G.O. second cited, Government have extended these orders to the eligible legal heirs of deceased Municipal employees who died before 14.1.70 either in ~~housness~~ or after retirement without any distinction in the scale of pay last drawn (i.e., above 90 category or below 90 category).

2. In his letter third read above, the E.L.F.A. has stated that in certain cases proposals for regularisation of pension under G.O. first <sup>read above</sup> cited and sanction of family pension under G.O. second <sup>read above</sup> cited have been received from the Municipal Commissioner, Cotacmandu without furnishing any details of service such as date of entry into service, date of retirement, date of admission to Provident Fund etc. The Municipal Commissioner while forwarding these proposals <sup>has</sup> stated that these particulars could not be furnished for want of service registers, bonus fund accounts, Provident fund accounts and other records which have been destroyed after the period of retention. He has also added that these

23/11/79  
particulars could not also be furnished either by the pensioners or by their legal heirs.

3. <sup>V. L. D. A.</sup> He has further stated that these available particulars are not of any help in finalising the pension proposals as the vital information showing service particulars are necessary to work out the quantum of pension and family pension. He has therefore suggested that those who are alive may be permitted to draw adhoc pension upto their death. Afterwards legal heirs may be paid family pension invoking the provisions of G.O.(Ms).No.748 Finance (P.C) Department dated 26.5.79. Where the pensioner is not alive and the family pension is claimed by the legal heirs the sanction of family pension may be considered if a certificate is furnished by the Municipal Commissioner to the effect that the pensioner has served for not less than one year and the family pension may be sanctioned under the provisions of G.O.(Ms).No.748 Finance (PC) Department dated 26.5.79.

4. The Government have examined the suggestions of the E.L.F.A. and direct that-

- (i) Those who are alive may be permitted to draw adhoc pension upto their death. After death family pension may be paid to legal heirs as per the provisions of G.O.(Ms).No.748 Finance (PC) department dt.26.5.79; and
- (ii) where the pensioner is not alive and the family pension is claimed by legal heirs, the sanction of family pension may be considered if a certificate is furnished by the Municipal

FA., M  
A. Ms.  
Mrs.  
Bro. C  
Os. of  
Wnship  
O:  
n. (Pen  
WS (B3  
Madr  
.C.

the pensioner has served for not less than  
one year and the family pension may be  
sanctioned under the provisions of S.O.

(Ms.No.748 Finance (PC) Dept. dt.26.5.79)

4/5. The E.L.F.A. is requested to issue necessary  
guidelines for presentation of claim for pension and  
family pension in respect of the above cases.

5/6. This order issues with the concurrence of  
Fin. Dept. vide its U.O.No. 10099/Pen. 190-1  
dated 12.2.90

BY  
12/90

100  
2690  
M  
5-3-90

PA., Ms.2.  
A, Ms.5.  
Mems. of Municipalities  
( thro' Chairman )  
Cos. of Municipal  
Township Committees  
EO:  
In. (Pen) Dept., Ms.9.  
AWS (E3, E4, E7) Dept.,  
Madras.9.  
S.c.