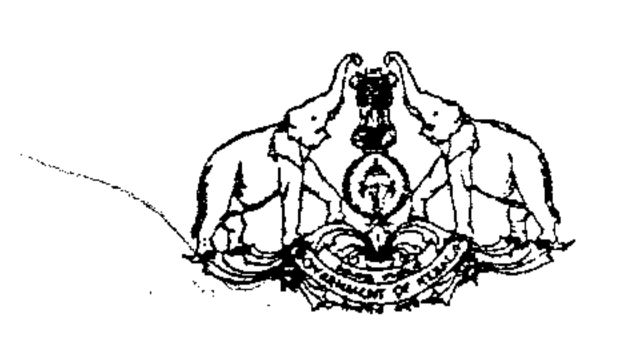
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GOVERNMENT OF KERALA

Abstract

RULES—KSRs Part III—Speedy settlement of pensionary claims—Guidelines to avoid delay—Further clarifications—Orders issued

FINANCE (PENSION-B) DEPARTMENT

G.O. (P) No. 803/2002/Fin.

Dated, Thiruvananthapuram, 30th December, 2002.

Read:—G. O. (P) No. 185/2002/Fin. dated 27-3-2002.

ORDER

As per the G. O. read above, Government have issued specific directions for the speedy settlement of pensionary claims in pending cases of departmental action, Vigilance enquiry, delays due to audit objection, etc.

A doubt has been raised regarding the applicability of the orders contained in this G. O. in cases which are pending before the Vigilance Courts/Vigilance Tribunals or other Courts.

Government have examined the matter in detail and clarify that the cases which are pending before the Courts/Vigilance Tribunals/Vigilance Courts do not come under the purview of the G. O. dated 27-3-2002. The pensionary benefits of employees, against whom cases are pending before Judiciary can be finally settled only after the disposal of the cases, because one cannot certify that the service of the employee was satisfactory, before the final judgment is pronounced. Only provisional pension can be sanctioned in such cases.

By order of the Governor,

V. M. VENUGOPALAN,

Additional Secretary, (Finance).

GCPT. 4/174/2003/DTP.