

Abstract

Pension-Madurai Corporation-Sanction of regular pension to adhoc pensioners-pensions with less than 10 years of qualifying service-Family Pension-sanction-Orders issued.

G.O.Ms.No. / /

Dated:

Read again:

- 1.G.O.Ms.No.748 Finance Deptt.dt.26.5.1979.
- 2.G.O.Ms.No.512 MAWS Deptt.dt.23.4.86.
- 3.G.O.Ms.No.751 MAWS Deptt.dt.25.8.88.

Read also:

- 4.From the Commr., Corpn.of Madurai Lr.No. 66208/82/B8 dt.11.2.88.
- 5.From the ELFA./P1/48786/88 dt.10.8.88.

ORDER:

In G.O.Ms.No.512, MAWS Deptt.dt.23.4.86, orders have been issued converting adhoc pensioners of Municipalities into regular pensioners with all pensionary benefits including family pension.

2. The Commissioner, Corporation of Madurai has requested the Government to issue orders regarding the sanction of family pension to the legal heirs of adhoc pensioners who had put in less than 10 years of qualifying service for pension.

3. The ELFA has stated that the Municipal employees, who retired prior to 14.1.70 and who had not put in the required minimum qualifying service as per pension rules for getting regular pensionary benefits and who are now drawing adhoc pension may be continued to be paid adhoc pension from the respective municipal funds even after 23.4.86. He has further reported that in respect of persons who had drawn adhoc pension and who d

on a later date, the eligible family members may be paid family pension under the Tamil Nadu Family Pension Rules, 1964 from the day following the <sup>death</sup> ~~date of death~~ of the pensioner. Eventhough the deceased adhoc pensioner had not put in the minimum qualifying service to get regular pensionary benefits.

4. According to family pension rules, for eligibility for family pension in the case of death after retirement the deceased should have been in receipt of pension on the date of death. Further in the case of retirement on or after 1.4.79, flat rate of Family pension ie. minimum Family Pension admissible from time to time is allowed to the legal heirs, even-though the deceased could not become a pensioner due to his having put in less than 10 years of service - vide G.O.Ms.No.748 Finance dt.26.5.79.

5. In the circumstances stated above, the Govt. direct that the legal heirs of the deceased adhoc pensioners, who have not put in 10 years of service, be allowed flat rate of family pension with effect from 1.4.79 or from the day following the date of death of the pensioner, whichever is later.

6. This order issues with the concurrence of Finance Department vide its U.O.No. *100160/Finance/80*

st.

*14.11.79*  
*14.11.79*

To  
 The ELFA, Ms-2.  
 The IMA, Ms-5.  
 The COM/CC, Madurai  
 The Commr. CBE Corpn.  
 thro' S.O.  
 The AG, Ms-18.  
 The AG(Audit) Ms-35.  
 The DTA., Ms-35.  
 All Dist.T.O's.  
 Copy to MAWS(E3, E4, EC  
 Deptt.Ms-9.  
 The Fin.Deptt., Ms-9.