

(b) A daughter shall become ineligible for family pension under this order from the date she gets married.

(c) The family pension payable to such a son or daughter shall be stopped if he or she starts earning his/her livelihood.

(d) In such cases, it shall be the duty of the guardian to furnish a certificate to the Treasury or Bank, as the case may be, every month that (i) he or she has not started earning his/her livelihood; (ii) in case of daughter, that she has not yet married.

The benefits under these orders shall take effect from the date of issue of this order irrespective of the date of death or retirement as the case may be. No financial benefit will however accrue prior to the issue of this order. Necessary amendment to the Orissa Pension Rule is being made separately.

S. K. RATH

Joint Secretary to Government

GENERAL ADMINISTRATION DEPARTMENT

No. 6340—SC/6-33/90(pt.)-*Gen.

The 8th March 1991

To

All Departments of Government

All Heads of Departments

All Collectors

SUBJECT—Orissa Civil Service (Rehabilitation Assistance) Rules, 1990

The undersigned is directed to say that according to Rule-2(a) (ii) of the Orissa Civil Service (Rehabilitation Assistance) Rules, 1990 rehabilitation assistance is admissible when there is existence of indigent conditions in the family after the death or invalid retirement of the employee. Rule-2(a) (iii) of the above rules stipulates that when any member of the family is already in employment in Government/Public or private sector or is carrying on an independent business within an earning up to Rs. 12,000 a year, the family will not be eligible to rehabilitation assistance. References have been received in this Department whether family pension admissible to the family of the deceased Government servant and pension of the disabled Government servant will count towards income of the family under Rule-2(a) (iii) of the above said Rules. It is, therefore, clarified that family pension allowed to the members of deceased Government servant and pension allowed to disabled Government servant will not count towards an earning under Rule-2(a) (iii) of the above said rules. But family pension/pension allowed to disabled Government servant has to be certainly taken into account under Rule-2(a) (ii) of the above said rules while determining that there is existence of indigent conditions in the family after the death or invalid retirement of the employee.

The Sub-ordinate Offices under their control may be intimated accordingly

[ILLEGIBLE]

Deputy Secretary to Government

FINANCE DEPARTMENT

Memo No. 10158(120)-Pen-4/91-F.

The 19th March 1991.

Copy forwarded to all Officers and All Branches of Finance Department for information

K. PATNAIK

Under-Secretary to Government