

¹THE KARNATAKA STATE CIVIL SERVICES (REGULATION OF PROMOTION, PAY AND PENSION) RULES, 1978

(As amended by GSR 137, dated 27-5-1981; GSR 256, dated 24-10-1984 and Notification No.DPAR 2 IFP 96, dated 20-3-1997)

GSR 143.- In exercise of the powers conferred by Section 9-A read with caluse (a) of sub-section (1) of Section 3 of the Karnataka State Civil Services (Regulation of Promotion, Pay and Pension) Act, 1973 (Karnataka Act 11 of 1974), the Government of Karnataka hereby makes the following rules, namely.-

1. Title and Commencement.-(1) These rules may be called the Karnataka State Civil Services (Regulation of Promotion, Pay and Pension) Rules, 1978.

(2) They shall come into force on the date of the publication in the official Gazette.

2. Promotion.- Promotion of a civil servant may be made with effect from a restrospective date.-

(1) if his claim for promotion.-

- ^{2[(a)} was withheld on account of disciplinary proceeding or criminal Prosecution of both pending against him and he is exonerated or acquitted subsequently, or]
- (b) was not considered on the ground that he was working in some other department on depuation or otherwise; or
- (c) was not considered on the ground that he was wrongly or incorrectly described in the provisional or final inter-State Seniority List or gradation list; ^{3[or]}
- 1. Published in the Karnataka Gazette, dated 15-6-1978, vide Notification No. DPAR 9 IFP 76, dated 5-6-1978.
- 2. Clause (a) substituted by GSR 137, dated 27-5-1981, w.e.f. 4-6-1981
- 3. Inserted by GSR 256, dated 24-10-1984, w.e.f. 8-11-1984



¹[(d)</sup> was passed over on account of adverse remarks in his Confidential Reports which were expunged subsequently.]

- (2) If, while operating the gradation list or the provisional inter-State Seniority List or any other inter-State Seniority List not being a final one, he was not considered for promotion for no justifiable reason 2[x x x x]; or
- (3) If, while being eligible according to his seniority in the list that was in force and otherwise fit for promotion according to Cadre and Recritment Rules he had only been placed in independent charge of the post by the Competent Authority and has discharged the duties of the said post:

³¹ Provided that if a civil servant on deputation to some other department and placed in independent charge of a post in the parent Department was prevented from discharging the duties of the post on the ground that his services on deputation are essential in public interest, he shall also be considered under this sub-rule from the date his junior is considered for promotion.]

- 1. Clause (d) inserted by GSB 256, dated 24-10-1984, w.e.f. 8-11-1984.
- 2. The words "and his junior in such list was promoted" deleted by GSR 137, dated 27-5-1961, w.e.f. 4-6-1981.
- 3. Proviso inserted by notification No. DPAR 2 IFP 96, dated 20-3-1997 and shall be deemed to have been inserted w.e.f. 4-10-1995.



¹THE KARNATAKA STATE CIVIL SERVICES (REGULATION OF PROMOTION, PAY AND PENSION) RULES, 1981

GSR 137.- In exercise of the powers conferred by Section 9-A read with caluse (a) of sub-section (1) of Section 3 of the Karnataka hereby makes the following rules further to amend the Karnataka State Civil Services (Regulation of Promotion Pay and Pension) Rules, 1978, namely.-

1. Title and Commencement.-(1) These rules may be called the Karnataka State Civil Services (Regulation of Promotion, Pay and Pension) Rules, 1981.

(2) They shall come into force on the date of the publication in the official Gazette.

2. Amendment of Rule 2.- In Rule 2 of the Karnataka State Civil Services (Regulation of Promotion, Pay and Pension) Rules, 1978.-

(1) For clause (a) of sub-rule(1) the following clause shall be and shall be deemed always to have been substituted, namely.-

"(a) was withheld on account of disciplinary proceedings or crimunal prosecution of both pending against him and he is exonerated or acquitted subsequently, or."

(2) in sub-rule (2) the following shall be and shall be deemed always to have been deleted, namely.-

"and his junior in such list was promoted".



²THE KARNATAKA STATE CIVIL SERVICES (REGULATION OF PROMOTION, PAY AND PENSION) RULES, 1984

GSR 256.- In exercise of the powers conferred by Section 9-A read with caluse (a) of sub-section (1) of Section 3 of the Government of Karnataka hereby makes the following rules further to amend the Karnataka State Civil Services (Regulation of Promotion Pay and Pension) Rules, 1978, namely.-

1. Title and Commencement.-(1) These rules may be called the Karnataka State Civil Services (Regulation of Promotion, Pay and Pension) (Amendment) Rules, 1984.

(2) They shall come into force on the date of the publication in the official Gazette.

2. Amendment of Rule 2.- In Rule 2 of the Karnataka State Civil Services (Regulation of Promotion, Pay and Pension) Rules, 1978, in sub-rule (1).-

- (i) in clause (c), after the words " Gradation list", the words, 'or' shall be inseretd;
- (ii) after clause (c), the following clause be inserted, namely.-

"(b) was passed over on account of adverse remarks in his Confidential Reports which were expunged subsequently".



¹THE KARNATAKA STATE CIVIL SERVICES (REGULATION OF PROMOTION, PAY AND PENSION) (AMENDMENT) RULES, 1997

In exercise of the powers conferred by Section 9-A of the Karnataka State Civil Srrvices (Regulation of Promotion, Pay and Pension) Act, 1973 (Karnataka Act 11 of 1974) the Government of Karnataka hereby makes the following rules, further to amend the Karnataka State Civil Services (Regulation of Promotion Pay and Pension) Rules, 1978, namely.-

1. Title and Commencement.-(1) These rules may be called the Karnataka State Civil Services (Regulation of Promotion, Pay and Pension) (Amendment) Rules, 1997

(2) They shall come into force from the date of their publication in the official Gazette.

2. Amendment of Rule 2.- In Rule 2 of the Karnataka State Civil Services (Regulation of Promotion, Pay and Pension) Rules, 1978 after sub-rule (3), the following proviso shall be deemed to have been inserted with effect from Fourth day of October, 1995, namely.-

"Provided that if a civil servant on deputation to some other department and placed in independent charge of a post in the parent Department was prevented from discharging the duties of the post on the ground that his services on deputation are essential in public interest, he shall also be considered under this sub-rule from the date his junior is considered for promotion".