



**GOVERNMENT OF ANDHRA PRADESH
ABSTRACT**

Extraordinary Leave - Execution of Bonds by Government servant - Further orders - Issued.

FINANCE & PLANNING (FIN. WING FR. 1) DEPARTMENT

G.O.Ms.No.183

Dated 21st July, 1978

Read the following:-

1. G. O. Ms. No. 210, Finance (FR. I) Department., dt. 16-6-1964.
2. G. O. Ms. No. 224, Finance (FR. I) Department., dt. 3-11-1966.
3. G. O. Ms. No. 24, Finance (FR. I) Department., dt. 16-1-1971.

ORDER:

APUS

In the Government Order 1st read above the State Government have prescribed the form of the Bond to be executed by temporary Government servants, who are granted extraordinary leave for prolonged periods, in relaxation of rule 23(a) (ii) of the Andhra Pradesh Leave Rules Rule 444(b) of the Hyderabad Civil Services Rules, in continuation of other regular leave, if any, due and admissible, for higher studies in India or abroad. The Government Order 2nd cited, clarified that the above mentioned relaxation of rules is made subject to the condition that but for the grant of leave the Government servants would have continued to hold a post under the Government for the duration of the leave, and that they execute a Bond as prescribed above, binding themselves to serve the Government after return from leave for a period of three years (since raised to five years) in default to pay a sum of Rs. 2,000/- (since raised to Rs. 10,000/-).

2. In certain cases, purely temporary (emergency) Government servants appointed under Rule 10(a) (i) of the Subordinate Services Rules have also been granted extraordinary leave for prosecution of higher studies in relaxation of the relevant leave rules and bonds also got executed as prescribed for the purpose. The point has, therefore, arisen whether in respect of such Emergency Government Servants, there is need to insist upon the execution of Bonds or not.

3. Under the existing Leave Rules, Extraordinary Leave for prosecution of higher studies is not admissible to temporary Government servants working under emergency provisions, and that as per Note Under Rule 6-A of the Andhra Pradesh Leave Rules, such Government servants shall be deemed to have been discharged from duty with effect from the date from which they are not entitled to any leave.

4. In view of the above rule position, the Government have considered over the matter and hereby order that Govt. servants working under emergency provisions should not be granted extraordinary leave for prosecution of higher studies in relaxation of relevant leave rules in future. In all those cases, however where such sanctions have been accorded in relaxation of the rules and Bonds got executed, the terms of the Bonds should be strictly enforced.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

B.P.R. VITHAL,
Secretary to Government.