



**GOVERNMENT OF ANDHRA PRADESH
FINANCE AND PLANNING (F.R.I.) (Fin.) DEPARTMENT**

Circular Memo.No. 20584/302/FR.I/74-1

Dated : 12-9-1974.

Sub: A.P. Leave rules 1933 - Rule 23 a (i) eligibility for the grant of half pay leave to the temporary government servants - certain clarifications - Issued.

Ref: G.O.Ms. No.143, Finance (FR. I) Department, Dated: 1/6-1968.

APUS

It has come to the notice of the government that certain departments are sanctioning half pay leave to the temporary government servants (Emergency) appointed under rule 10 (a) (i) of the Andhra Pradesh state and subordinate services rules, contrary to the existing rules.

2. In this connection attention of the departments is invited to rule 23 (a) (i) of the A.P. Leave Rules, 1933 read with ruling 2 there under which clearly states that the employees who have served in a post on regular capacity for actual total period of two years (superior service) or one year (Inferior service) as the case may be are alone entitled for half pay leave .in reckoning the said period, of service of two years or one year as the case may be .emergency service prior to the date of regular service if any should be ignored.

3. The above rule position clearly indicates that temporary employees including emergency employees appointed Under rule 10 (a) (i) are not eligible for the grant of half pay leave either on medical certificate or on private affairs.

4. Cases where half pay leave has been sanctioned to temporary employees by any department contrary to the above rule position, may be reviewed and revised orders issued and the excess salary paid may be recovered from the concerned employees.

B.P.R.VITHAL
Secretary to Government