

15 -ാം കേരള നിയമസഭ

5 -ാം സമ്മേളനം

നക്ഷത്ര ചിഹ്നം ഇല്ലാത്ത ചോദ്യം നം. 1695

05-07-2022 - ൽ മറുപടിയ്ക്ക്

പെൻഷൻ അനുവദിക്കൽ

ചോദ്യം		ഉത്തരം	
പ്രൊഫ . ആബിദ് ഫസൈൻ തങ്ങൾ		ഡോ. ആർ ബിനു (ഉന്നതവിദ്യാഭ്യാസ-സാമൂഹ്യനീതി വകുപ്പ് മന്ത്രി)	
(എ)	കൊല്ലം ടി.കെ.എം. എഞ്ചിനീയറിംഗ് കോളേജിൽ 11.09.1968 മുതൽ 28.02.1979 വരെ അദ്ധ്യാപകനായി ജോലി ചെയ്തിരുന്ന സെയിദ് അബൂബക്കർ പൂക്കോയ തങ്ങൾക്ക് പെൻഷൻ ലഭിക്കുന്നത് സംബന്ധിച്ച് നൽകിയ നിവേദനം J3/121/2020 നമ്പർ കത്ത് പ്രകാരം ടെക്നിക്കൽ എഡ്യൂക്കേഷൻ ഡയറക്ടർക്ക് അയച്ചതിന്മേൽ ഡി. ടി. ഇ. യിൽ നിന്നും റിപ്പോർട്ട് സമർപ്പിച്ചിട്ടുണ്ടോ;	(എ)	ഇല്ല.
(ബി)	ടെക്നിക്കൽ എഡ്യൂക്കേഷൻ ഡയറക്ടറേറ്റിൽ ഇത് സംബന്ധിച്ച് സ്വീകരിച്ച നടപടികൾ എന്തെല്ലാമാണെന്ന് വിശദമാക്കുമോ; പ്രസ്തുത ഫയലിന്റെ പകർപ്പ് ലഭ്യമാക്കുമോ;	(ബി)	നിവേദനത്തിന്മേൽ പരിശോധനകൾ നടത്തിയെങ്കിലും ഇത് സംബന്ധിച്ചുള്ള മുൻ വിവരങ്ങളൊന്നും ഡയറക്ടറേറ്റിൽ ലഭ്യമല്ല എന്നു ബോധ്യപ്പെട്ടതിനെ തുടർന്ന് ടി നിവേദനം സംബന്ധിച്ച് വിശദമായ റിപ്പോർട്ട് സമർപ്പിക്കുവാൻ സാങ്കേതിക വിദ്യാഭ്യാസ ഡയറക്ടർ TKM എഞ്ചിനീയറിംഗ് കോളേജ് പ്രിൻസിപ്പാളിനോട് നിർദ്ദേശിച്ചിരുന്നു. ശ്രീ സെയിദ് അബൂബക്കർ പൂക്കോയ തങ്ങൾ എന്ന ജീവനക്കാരന്റെ സേവന വിവരങ്ങളെ കുറിച്ച് ഒരു പ്രാഥമിക റിപ്പോർട്ട് പ്രിൻസിപ്പാൾ സാങ്കേതിക വിദ്യാഭ്യാസ ഡയറക്ടർക്ക് നൽകി. പ്രസ്തുത റിപ്പോർട്ട് പ്രകാരം ശ്രീ സെയിദ് അബൂബക്കർ പൂക്കോയ തങ്ങൾ 11.09.1968 ൽ കൊല്ലം TKM എഞ്ചിനീയറിംഗ് കോളേജിൽ ലക്ചറർ തസ്തികയിൽ സേവനത്തിൽ പ്രവേശിക്കുകയും തുടർന്ന് 26.08.1974 മുതൽ Quality Improvement Programme (QIP) മുഖാന്തിരം M.Tech പഠനത്തിനായി ടിയാൻ വിട്ടുതൽ ചെയ്യുകയുമുണ്ടായി. Quality Improvement Programme (QIP) ക്ക് ശേഷം 02.08.1976 ൽ ജോലിയിൽ തിരികെ പ്രവേശിച്ച ടിയാൻ ഒന്നര വർഷത്തെ സേവനത്തിന് ശേഷം 01.03.1979 മുതൽ രണ്ടു വർഷത്തേക്ക് ശൂന്യവേതനാവധിയിൽ പ്രവേശിക്കുകയുണ്ടായി. ശൂന്യവേതനാവധിക്ക് ശേഷം യാതൊരു അറിയിപ്പും നൽകാതെ ജോലിയിൽ

		<p>തിരികെ പ്രവേശിക്കാതിരുന്നതിനെ തുടർന്ന് TKM എഞ്ചിനീയറിങ് കോളേജ് ഗവേണിങ് ബോഡി മേൽപ്പറഞ്ഞ ശുന്യവേതനാവധി റദ്ദാക്കുകയും ടിയാനെ ജോലിയിൽ നിന്നും നീക്കം ചെയ്യുകയുമുണ്ടായി.</p> <p>TKM എഞ്ചിനീയറിങ് കോളേജിൽ നിന്നും ലഭിച്ച മേൽപ്പറഞ്ഞ റിപ്പോർട്ടിൽ ടിയാനെതിരെയുള്ള ബാധ്യത സംബന്ധിച്ചോ അച്ചടക്ക നടപടികൾ സംബന്ധിച്ചുള്ള വിവരങ്ങളോ പരാമർശിച്ചിട്ടില്ലാത്തതിനാൽ സർക്കാരിലേക്ക് വിശദമായ റിപ്പോർട്ട് നൽകാൻ സാധിക്കുകയില്ല എന്നും ബോധ്യപ്പെട്ടതിനെ തുടർന്ന്, ടിയാനെതിരെയുള്ള ബാധ്യതയ്ക്ക് കാരണമായ ബോണ്ട് ഉണ്ടെങ്കിൽ അതിന്റെ പകർപ്പ്, ടിയാനെതിരെ അച്ചടക്ക നടപടികൾ സ്വീകരിച്ച രേഖകളുടെ പകർപ്പുകൾ, ടിയാൻ ഇത് സംബന്ധിച്ച് എന്തെങ്കിലും വിശദീകരണങ്ങൾ നൽകിയിട്ടുണ്ടെങ്കിൽ അതിന്റെ പകർപ്പ്, ടിയാനെതിരെയുള്ള ബാധ്യത കണക്കാക്കിയതിന്റെ പകർപ്പുകൾ എന്നിവ സഹിതം വിശദമായ റിപ്പോർട്ട് നൽകാൻ പ്രിൻസിപ്പാളിനോട് നിർദ്ദേശിച്ചിട്ടുണ്ട്. ഫയലിന്റെ പകർപ്പ് അനുബന്ധമായി ചേർക്കുന്നു.</p>
(സി)	അപേക്ഷകന് പെൻഷൻ അടിയന്തരമായി ലഭ്യമാക്കുന്നതിനുള്ള നടപടി സ്വീകരിക്കുമോ?	(സി) ശ്രീ സെയിദ് അബൂബക്കർ പൂക്കോയ തങ്ങൾ ജോലി ചെയ്തിരുന്ന സ്ഥാപനമായ കൊല്ലം തങ്ങൾ കണ്ണത് മുസലിയാർ കോളേജ് മുഖേന പെൻഷൻ ആനുകൂല്യങ്ങൾക്കായി മതിയായ രേഖകൾ സഹിതം അപേക്ഷ സമർപ്പിച്ചിട്ടില്ല. അപേക്ഷ ലഭ്യമാകുന്ന മുറയ്ക്ക് പരിശോധിച്ച് തുടർനടപടികൾ സ്വീകരിക്കുന്നതാണ്.

സെക്ഷൻ ഓഫീസർ

28 JUL 2020



GOVERNMENT OF KERALA

Higher Education (J)Department

No. J3/121/2020-HEDN

13/07/2020, Thiruvananthapuram

From

Principal Secretary to Government

To

The Director of Technical Education
Thiruvananthapuram

Sir,

Sub: Request to avoid Revenue recovery imposed for the breach of
contract of QIP deputation- representation-regRef: Shri. Syed Aboobacker Pookoya Thangal, Retd. Professor, T.K.M
College of Engineering, KollamI am to forward herewith a copy of the representation referred above for
report urgently to Governmnet.

Yours Faithfully,

SREEKALA S
DEPUTY SECRETARY

For Principal Secretary to Government.

Approved for Issue,

Section Officer.

L
24/7/20
24/7/20

Prd. sec. Heds
Examin and put up

[Handwritten signature]

After going through the Attachment, if you feel that my case in point merits your intervention with the DTE for a positive and empathetic outcome, I would appreciate that very much.

Syed Aboobacker Pookoya Thangal

Tirurangadi – 676306

Date: 28/02/2020

Honourable Minister for Education
Government of Kerala
Thiruvananthapuram

Esteemed Sir,

This is further to my representation to you dated 1.6.1992 in follow-up of my earlier representations dated 1.9.1986, 30.3.1988 and 31.12.1988 to the then Ministers for Education and my subsequent personal audience with you on 30.3.93. Hereunder recapitulated once again is the whole issue for your ready reference:

1. After having served on the Faculty of Mechanical Engineering in the T.K.M. College of Engineering, Kollam, for over ten years from 11.9.1968, during which period I had availed deputation and successfully completed higher studies under the government-sponsored Quality Improvement Programme(QIP), I had applied for Leave Without Allowances(LWAs) for a period of five years(which was the then maximum prescribed limit by the Government of Kerala for such leave) from 1.3.1979 for taking up overseas employment and was granted LAWS for two years initially.
2. At the end of the LWAs granted for two years, I reiterated my original request for five years' LWAs and executed, as required, a standard Supplementary Bond with the Government of Kerala stipulating fulfilment of the terms of the earlier QIP Bond on expiry of LWAs.
3. When the Government of Kerala subsequently raised the limit for LWAs from five to ten years, I revised my request accordingly, well before the expiry of initial five years, in order to take advantage of this provision.
4. The T.K.M. College of Engineering not only turned down my request, declaring that no more than five years' LWAs can ever be considered, and disregarded my explanations, but also went ahead with the following punitive actions apparently with the approval of the Director of Technical Education:
 - a) Retroactive demotion from the post of Assistant Professor back to Lecturer.
 - b) Retroactive and total cancellation of LWAs from 1.3.1979.
 - c) Retroactive and summary removal from service from 1.3.1979.
 - d) Demand payment of the full amount of penalty and compensation of Rs 32,577.15 equivalent to 5 years'(60 months') post-qualification service stipulated by the QIP Bond. I had already served for 2 years and 7 months(31 months) from 2.8.1976 to 1.3.1979. Hence the remainder qualifying for pro rata compensation is only 2 years and 5 months (29 months), the corresponding compensation being only Rs 15,745.62 (i.e. Rs 32,577.15 x $\frac{29}{60}$).

...page/2

5. The above unfair and drastic actions were meted out to me in spite of providing clear and logical explanation of all the salient points in my submission dated 1.9.1986 to the Principal of T.K.M. College of Engineering copying the Chairman of the Governing Body of T.K.M. College of Engineering, the Director of Technical Education, the Special Secretary for Higher Education, as well as the then Minister for Education in grievance and seeking redress. It was shown that the bonds executed were directly between the Government of Kerala and me, and as clearly worded in the QIP Bond, my five years' post-qualification service with the T.K.M. College of Engineering is only a government-directed alternative in lieu of serving the Government of Kerala at large. So my service under direct bonded obligation with the Government naturally has to be governed by the larger provisions of the Government of Kerala. This is tantamount to automatic immunity from any action of the T.K.M. College of Engineering based on its own dogma of allowing only five years' LWAs which is inconsistent with the governmental provisions.
6. In the face of mounting persecution despite all explanations and pleas, I represented my grievances again directly to the then Minister for Education repeatedly through my submissions dated 30.3.1988 and 31.12.1988 requesting his intervention to reverse all punitive measures taken against me and to grant me LWAs for fifteen years from 1.3.1979 to 28.2.1994 as per the latest governmental provision for such leave. I was informed that my representations were forwarded to the Commissioner & Secretary to Government, Higher Education Department for further necessary action.
7. Meanwhile, actions against me continued unabated. The latest in the series was a surprise Revenue Recovery Order PRI 140/88-89/Misc for Rs 52,531.00 plus expenses alleging failure of bonded obligations, originated by the Director of Technical Education and under execution by the Tahsildar, Tirur. I came to know of this shocking development from my panic-stricken family.
8. An immediate appeal was made to the Commissioner & Secretary to Government, Higher Education Department, through my submission dated 28.2.1989. It was explained that the extent of my bonded liability to the Government would only be Rs 15,745.62 that too due only on 1.3.1994 if I fail to resume service then, after being routinely allowed to utilize the full governmental provision of fifteen years' LWAs. I had requested his intervention for immediate suspension of the premature Revenue Recovery Order, pending his study and decision on the case.
9. Anxiously awaiting, but finding no timely action forthcoming from the concerned Government Authorities, while the Revenue Recovery Order was still hanging like the sword of Damocles with impending deadline, the only course open to me was to take refuge in a Court of Law. Hence O.P. 2564/89-B was filed in the High Court of Kerala, Ernakulam. Consequently continuous stay of the Revenue Recovery Order was secured by paying Rs 14,000.00 on 22.9.1989 to the Tahsildar, Tirur, under directive from the High Court of Kerala.
10. Mysterious enough, the case was dismissed by the Judge of the High Court. However, the Judgement concedes, significantly, that the Government is the sole authority to determine the terms of the compensation under the bonded obligation. As such, since serious errors have been committed by the concerned Government Officer, as I have established quantitatively and qualitatively, the Government alone can resort to redemptive measures.

...page/3

11. Contrary to the precarious predicament I have been unwittingly led into, an objective assessment of the situation would certainly reveal the following:

- i) Based on already acquired qualifications and experience before proceeding on LWAs from 1.3.1979, I should have been appropriately promoted to the post of Professor in stark contrast to the retroactive demotion from the post of Assistant Professor back to Lecturer.
- ii) Private Engineering Colleges are bound to be allegiant to the Government of Kerala which makes full payment of salaries to the staff and fittingly exercises numerous instruments of control over them. The Government has conscientiously revised its policy on the maximum limit for LWAs progressively from the original five years to the current fifteen years. The T.K.M. College of Engineering could have been at least discreet and flexible enough to make an exception in my case or rest the matter entirely with the Government to decide, as I am under bonded obligation with the Government. This leads to the inevitable axiom that it is not only desirable but imperative on the part of the Government to unify and control such provisions covering all similar public/private institutions for addressing the human rights issue of fair and equal treatment to all citizens irrespective of where they are destined to work. Thus, there is no morally valid reason why I should be singled out and be refused the facility of fifteen years' LWAs which numerous other citizens are taking full advantage of.
- iii) A hostile approach towards the continuation of LWAs for maintaining my service abroad is unwarranted, since it helps the Government through valuable foreign exchange remittances while allowing another person to remain employed in my absense without any negative impact whatsoever on the Government or the T.K.M. College of Engineering.
- iv) The question of payment of compensation to the Government for breach of bonded obligations would arise only if I am unable to resume service on 1.3.1994 after exhausting legally permissible 15 years' LWAs from 1.3.1979 to 28.2.1994 which should have been routinely regularized by the Government.
- v) The amount of Rs 14,000.00 already paid by me to the Government on 22.9.1989 will reach a future-value of Rs 21,351.46 as on 1.3.1994 (applying the same principle of 10% compound interest employed by the Government for arriving at Rs 52,531.00 in the Revenue Recovery Order from the base amount of Rs 32,577.15) surpassing the due amount of pro rata compensation of Rs 15,745.62. Hence I am not liable to any further compensation to the Government; on the other hand, I have to be reimbursed by the Government in full if I am prepared to resume service on 1.3.1994, or else in part.
- vi) In the context of well-established hostility on the part of the T.K.M. College of Engineering, it would be clearly unwise on my part to plan resumption of service there on 1.3.1994.

vii) Above all, despite taking all timely actions required of me and humanly possible, I have been exposed to an escalation of mental torture apart from avoidable legal procedures and expenses, chiefly due to negative attitudes and lapses on the part of responsible officers in the Government who failed to view the case impartially and to decide or even intervene appropriately. This situation deserves not only corrective action from the Government to reverse all punitive measures hitherto taken against me, but also substantial compensation for the traumatic experiences, maligned reputation and spoilt opportunities which I, as a career-professional, have been made to suffer.

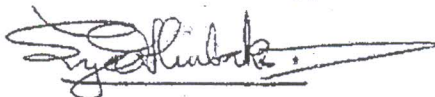
viii) It is worth pointing out that the root-cause for all the subsequent complications that made my life miserable is the irresponsible behaviour of the then Director of Technical Education in colluding with the vested interests of the management of the T.K.M. College of Engineering to issue the malicious revenue recovery order which was totally uncalled-for, while my Provident Fund itself is lying with the Government. The revenue recovery order is already partially implemented in terms of its nominal amount; in reality, however, it has been fully implemented in terms of the actual amount I would owe the Government by 1.3.1994.

In the light of the verifiable facts and explanations furnished above, I humbly request you to kindly accord the well-deserved exceptional treatment to this overprolonged case by issuing necessary orders for prompt action as under:

- I. Provide immediate relief by the forthwith cancellation of the monstrous revenue recovery order to let me breathe peacefully again.
- II. Reverse all punitive measures taken and reinstate me in the post of Professor effective from the chronological date on which I would have acquired this position in a natural progression based on qualifications and seniority.
- III. Allow voluntary retirement with full pension and benefits commensurable with that of a full Professor in a Professional Institution, condoning any short-fall or technical requirement for availing this facility, in view of the monumental hardships already undergone by me and as a matter of due compensation from the Government.

Thanking you and looking forward to a fair conclusion of my case once and for all,

Yours respectfully,



Jeddah
15.10.1993

K.P. Syed Aboobacker Pookoya Thangal
B.Sc.(Engg.)Mech., M.Tech.(Indl. Mgmt.)
Senior Specialist - International Affairs
Saudi Arabian Airlines
CC 060 P.O. Box 620
Jeddah 21231 Saudi Arabia

Nothing happened!

Rs 14,000.00 already paid on 22.09.1989 as mentioned in Para 9 above.

Rs 38,531.00 paid on 30.10.1995 as per Receipt below.

ORIGINAL

നമ്പർ 520

രസീത് നമ്പർ 59

ഈ നമ്പർ താഴെപ്പേര്/ഉത്തരവ് അനുസരിച്ച് കരം/തുക കടപ്പാട് തീർത്ത് രസീത്

തുക താലൂക്ക് കൂട്ടായ്മ വില്ലേജ്

സർവ്വേയും സമ്പന്നിയിലും സമ്പന്നിയിലും	വിസ്തീർണ്ണം		പട്ടണത്തിന്റെ പേര്	പട്ടണത്തിന്റെ പേര്	പട്ടണത്തിന്റെ പേര്	പട്ടണത്തിന്റെ പേര്	തുക		റിമാർക്സ്
	മെ.	സ.					രൂപ	സ.	

1. 146/88-89/Misc.

2. 16467/88

3. 16467/88

4. 16467/88

1180

38531-00

കൂട്ടായ്മ വില്ലേജ്

കേരള വില്ലേജ് (പട്ടണം രൂപ) പൈസ (താലൂക്കിൽ)

1-17-88 നമ്പർ 10 കോസ് 30 തീയതിയായ ഇന്നേദിവസം സ്വീകരിച്ച് വില്ലേജ് ഓഫീസിൽ മുതൽ വച്ചുവെക്കുന്നു.

വില്ലേജ് ഓഫീസറുടെയോ

വില്ലേജ് അസിസ്റ്റന്റിന്റെയോ പേരും ഒപ്പും

സ്ഥലം: കൂട്ടായ്മ

തീയതി: 30-10-85

GPM. 19/291'90. 35,000 x 100.

Sector of Technical Education
State of Technical Education
Government of Kerala
Thiruvananthapuram
Kerala 695023

(Submitted Through Proper Channel)

Esteemed DTE,

Subject: Request for Grant of Pension Benefits

I, Syed Aboobacker Pookoya Thangal K P, have worked in the Faculty of Mechanical Engineering of T K M College of Engineering for nearly ten years and six months from 11/09/1968 to 28/02/1979(both days inclusive), thus exceeding basic eligibility requirement for pension, before getting terminated from service.

In retrospect, I feel the above aspect has not been taken proper cognisance of. As such, I request you to kindly show humanitarian consideration for my case and initiate/approve procedure for grant of appropriate Pension and Benefits, albeit belated, based on the details in my Service Book and Personal File as well as the applicable rules and regulations, for optimal benefits under the given circumstances.

Thanking you,

Yours sincerely,



Syed Aboobacker Pookoya Thangal K P
'Raihan', Chemmad, Tirurangadi – 676306
Malappuram, Kerala

Date: 27/02/2020



DIRECTORATE OF TECHNICAL EDUCATION,
THIRUVANANTHAPURAM

dtekerala@gmail.com

04712561307

Dated: 26.09.2020

No. L2/15973/20/DTE

From

The Director of Technical Education

To

The Principal
TKMCE,
Kollam.

Sir/madam

Sub:- Technical Education - Revenue recovery - Shri. Syed Aboobacker Pookoya Thangal, Retired Professor - for the breach of contracts of QIP deputation - reg:-

Ref:- 1. Government Letter No.J3/121/2020-HEDN, dated.13/07/2020

In reference to the above, I am forwarding herewith a copy of the representation forwarded by Government in respect of Syed Aboobacker Pookoya Thangal, Retired Professor, for furnishing a detailed report urgently to this office.

Yours faithfully

Dr. Byjubai T.P

Director of Technical Education (in-charge)

(For The Director of Technical Education)

Forwarded / By Order

Senior Superintendent

Thangal Kunju Musaliar College of Engineering

Kollam - 691005, Kerala, India



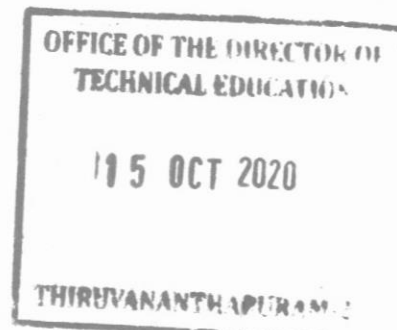
Accredited by NAAC with 'A' Grade & Programmes Accredited by NBA *

Phone: +91-474-2712022, 2712024, 2713129 Fax: +91-474-2712023

E-mail: principal@tkmce.ac.in, website: www.tkmce.ac.in

*UG Civil Engg., Mechanical Engg., Electrical & Electronics Engg., Electronics & Communication Engg. and Computer Science & Engg. accredited till 2022, UG Production Engg. and Chemical Engg. accredited till 2020, PG Structural Engg. & Construction Management and Industrial Refrigeration & Cryogenic Engg. accredited till 2019.

E2/493/2020



09.10.2020

To,

The Director of Technical Education
Thiruvananthapuram

Madam,

Sub:-TKMCE-Sri. K P Syed Aboobacker Pookoya Thangal, Lecturer (former),
Mechanical Engineering - Service Details - Forwarding of - Reg
Ref- That Office Letter No. L2/15973/20/DTE dated 26.09.2020

In response to the letter referred above, I am furnishing hereby a detailed report regarding the service of Sri. K P Syed Aboobacker Pookoya Thangal, former Lecturer in the Department of Mechanical Engineering of this Institution.

Sri. Syed Aboobacker Pookoya Thangal K P joined this Institution on 11.09.1968 as Lecturer in the Department of Mechanical Engineering at a pay of Rs.350/- in the scale of pay Rs.350-650+DA.

His pay was revised to Rs.725/- w.e.f 01/07/1973 in the scale of pay of Rs.560-1100 vide proceedings No.P3/43917/74 dated 13/02/1975 of the Directorate of Technical Education.

As per Proceeding No.ADM/ESTT/7752/74 dated 30.10.1974 of the Chairman, GB the incumbent was relieved w.e.f 26.08.1974 AN to undergo M.Tech course at IIT, Madras under QIP. He rejoined on 02.08.1976 FN after completing M.Tech under QIP.

He served for a period of 1 year 6 months and 27 days after rejoining from deputation.

He was granted annual increment on 01/07/1977 at Rs.860/- and on 01/07/1978 at Rs.900/- in the scale of pay of Rs.560-1100.

Continued...2

He was sanctioned Leave Without Allowance for a period of two years from 01.03.1979 to 28.02.1981 as per proceedings No.E2/735/179 dated 11.05.1979 of the Chairman, Governing Body. But he did not rejoin duty after completing the LWA.


He was removed from the service of this Institution as a penalty w.e.f 01.03.1979, the date on which he proceeded on LWA, as per Proceedings No. E2-4240/84 dated 12.01.1987 of the Chairman, Governing Body.

The LWA granted w.e.f 01.03.1979 was cancelled vide proceedings No.E2-4240/84 dated 12.01.1987 of the Chairman, Governing Body.


He served as lecturer in this Institution for 10 years 5 months 18 days from 11.09.1968 to 28.02.1979.

The above information is furnished for your kind perusal.

Yours Faithfully



PRINCIPAL





DIRECTORATE OF TECHNICAL EDUCATION,
THIRUVANANTHAPURAM

dtekerala@gmail.com

04712561307

Dated: 09.12.2020

No. L2/15973/20/DTE

From

The Director of Technical Education

To

The Principal
TKMCE,
Kollam.

Sir/madam

Sub:- Technical Education - Revenue recovery - Shri. Syed Aboobacker Pookoya Thangal, Retired Professor - for the breach of contracts of QIP deputation - reg:-

Ref:- 1. Government Letter No.J3/121/2020-HEDN, dated.13/07/2020.
2. This office of even letter no.dated.26.09.2020

In reference to the above, you are informed that the details furnished in respect of Shri. Pookoya Thangal are not sufficient for submitting a comprehensive report to Government. Hence I request you to furnish a more detailed report on the issue by providing the copies of the Bond executed, documents regarding the disciplinary proceedings initiated, calculation and the details of remittance of bonded liability, court orders, orders related to Leave, explanations etc, urgently to this office.

Yours faithfully

Dr. Byjubai T.P

Director of Technical Education (in-charge)

(For The Director of Technical Education)

Forwarded / By Order

Senior Superintendent

Registered Tapal

Immediate/Time-limit

DIRECTORATE OF TECHNICAL EDUCATION,
THIRUVANANTHAPURAM

dtekerala@gmail.com

04712561307

Dated: 25.06.2022



No. L2/15973/20/DTE

From

The Director of Technical Education

To

The Principal,
TKM College of Engineering,
Kollam.

Sir

Sub:- Education - Technical - Planning Section - Sri. Syed Abookacker Pookoya
Thangal, Former faculty member - Breach of Contract - Reminder I - Reg

Ref:- 1. Government letter No. J3/121/2020-HEDN dated 13.07.2020.
2. Your letter No. E2/493/2020 dated 09.10.2020.
3. This office letter even number dated 09.12.2020.

Attention is invited to the reference cited. You are requested to furnish the report
called for vide letter cited 3rd urgently for submitting reply to LA Interpellation. Copy of the
letter cited 3rd is attached for ready reference.

Yours faithfully

Dr. Byjubai T.P

Director of Technical Education (in-
charge)

(For The Director of Technical
Education)

Forwarded / By Order

Senior Superintendent

File No: L2/15973/20/DTE

DIRECTORATE OF TECHNICAL EDUCATION,
THIRUVANANTHAPURAM**NOTE**

Sub:- Planning - - Request for avoid revenue recovery imposed for the breach of contract of QIP Deputation - Sri. Syed Aboobacker Pookoya Thangal, Rtd, Prof. TKMCE, Kollam -reg

Note #1 Praveenkumar R.S, L2, 07-Aug-2020 01:24 PM

Pls see the **Government letter** in related to the request for avoid revenue recovery imposed for the breach of contract of QIP Deputation in respect Sri. Syed Aboobacker Pookoya Thangal, Rtd, Prof. TKMCE, Kollam. Government have requested to submit a report in this regard. On verification of the files and registers kept in this section, no bonded liabilities / obligations files are found. Hence the matter may be intimated to the Principal, TKMCE, Kollam for furnishing a detailed report in this regard. File submitting for orders.

Note #2 Anilkumar C, L-SUPDT, 25-Aug-2020 10:45 PM

Please see pre-para. File submit for orders.

Note #3 Indulal S, DD(P&T), 27-Aug-2020 01:18 PM

A meeting may be scheduled with L2, Supdt DD (P&T) and SJD ECS through google meet regarding this issue. A copy of the relevant files may be send to all the members for a healthy discussion and its solution.

Note #4 Dr. Ciza Thomas, SJD(ECS), 02-Sep-2020 01:56 PM

As the liability details are not available in this office, a report may be sought from Principal TKM on this matter

Note #5 Dr. Byjubai T.P, DTE, 12-Sep-2020 09:30 PM

Agreed to pre para

Note #6 Praveenkumar R.S, L2, 15-Sep-2020 11:35 AM

As per the para ante a **draft letter** addressed to the Principal, TKMCE, Kollam is put up h/w submitting for subject to appl.

Note #7 Anilkumar C, L-SUPDT, 16-Sep-2020 07:56 AM

Please see pre-para. The Draft may be approved.

Note #8 Indulal S, DD(P&T), 16-Sep-2020 01:44 PM

draft may be approved

Note #9 Dr. Ciza Thomas, SJD(ECS), 17-Sep-2020 10:52 AM

May be approved.

Note #10 Dr. Byjubai T.P, DTE, 26-Sep-2020 11:23 PM

Draft #1 - Letter Approved.

Note #11 Praveenkumar R.S, L2, 27-Oct-2020 03:14 PM

Pls see the [reply](#) submitted by the Principal, TKMCE, Kollam as per the letter dated.26.09.2020. Principal has not furnished the details in related to the discontinuance of M.Tech course, Bonded Liability imposed, recovery of bonded liability, bonded conditions /copy of the bond etc. This section can't process the file without the above details. Hence the file is submitting for orders and direction.

Note #12 Anilkumar C, L-SUPDT, 28-Oct-2020 11:42 AM

Please see pre-para. By forwarding a representation of Shri.Syed Aboobacker Pookoya Thangal Govt. sought a report on it and it was for this we sought a report from TKM College,Kollam. Now the report is available not comprehensive though. The gist of the case from the available documents can be summarised as below.

Shri. Pookoya Thangal joined in the institution on 11.09.1968 as Lecturer. Later he was deputed under QIP for M.Tech studies at IIT Madras and relieved on 26.08.1974. After his studies he rejoined in the institution on 02.08.1976 and continued there for a period of 1 Year 6 months and 27 days. Then he was sanctioned LWA for a period of 2 Years from 01.03.1979 to 28.02.1981. But he didn't rejoin after his LWA and hence was later removed from service on 01.03.1979 and the already granted LWA was cancelled.

Going through the representation it can be understood that Revenue Recovery proceedings were initiated against him through the Thirur Thahasildar for an amount of Rs.52531+other expenses during the period 1988-89 and he secured a Court Stay Order against this. As part of securing the Court order, he indicates in his representation that he had to remit some amount to Govt. But having there exists the recovery proceedings still, he urges the intervention of the Minister's office.

Now for submitting a comprehensive report to Govt. on the whole issue, as indicated in the previous para, there need more details/documents from the institution such as Bond executed, Copies of documents regarding the disciplinary proceedings initiated, calculation of bonded liability, explanations submitted by Shri.Pookoya Thangal etc. The same can be asked from the institution. File submit for orders.

Note #13 (Seen.) Anilkumar C, L-SUPDT, 28-Oct-2020 11:42 AM

Note #14 Indulal S, DD(P&T), 28-Oct-2020 12:18 PM

**Agreed the note #12
For Orders**

Note #15 Dr. Ciza Thomas, SJD(ECS), 03-Nov-2020 11:08 AM

The required details for processing the file need to be sought from the institution. For Orders

Note #16 Dr. Byjubai T.P, DTE, 04-Nov-2020 04:43 PM

Agreed to pre-para

Note #17 Praveenkumar R.S, L2, 11-Nov-2020 12:28 PM

As per the para ante, a **draft letter** put up h/w submitting for subject to appl.

Note #18 Anilkumar C, L-SUPDT, 14-Nov-2020 06:24 PM

Kindly see pre-para. The Draft may be approved.

Note #19 Indulal S, DD(P&T), 04-Dec-2020 02:57 PM

May be approved.

Note #20 Dr. Ciza Thomas, SJD(ECS), 08-Dec-2020 09:55 PM

May be approved.

Note #21 Dr. Byjubai T.P, DTE, 09-Dec-2020 10:48 PM

Draft #2 - Letter Approved.

Note #23 Abdul Latheef A, L-SUPDT, 25-Jun-2022 12:27 PM

Draft may be approved.

Note #22 Gopakumar K G, L2, 25-Jun-2022 12:32 PM

The details called for from the Principal, TKM College of Engineering is not seen received in this Office so far. Under the circumstance of receiving LA Question in this regard, a reminder may be sent to the Principal to furnish the required report. Draft letter to the Principal is submitted for approval.

Note #24 Dr. Indulal S, DD(P&T), 25-Jun-2022 03:23 PM

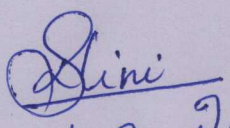
Draft may be approved

Note #25 Dr. Ciza Thomas, SJD(ECS), 25-Jun-2022 04:29 PM

May be approved.

Note #26 Dr. Byjubai T.P, DTE, 25-Jun-2022 04:50 PM

Draft #3 - Letter Approved.


07/06/2022 03:23 PM