# The Karnataka Government Servants (Procedure for Change of Names) Rules, 1967.

Order No.GAD 1 DCN 66, dated 08-03-1967. Karnataka Gazette, dated 6-4-1967.

The question of making rules providing for the procedure to be followed by Government servants desiring to change their names has been considered by Government in the light of practice prevailing in the nighbouring States.

2. In supersession of the instructions issued in the O.M.No.GAD 62 PLX 60, dated 9<sup>th</sup> December, 1960, the Government of Mysore hereby direct that the procedure shall be as indicated in the rules are to this Government Order.

3. Government have also considered the question whether consequent upon the change of name of a Government servant any changes in the certificates, diplomas or degrees of such persons should also be made. As any change of name can be effective only prospectively it is hereby directed that no change in the certificates/diplomas, degrees, etc., held by the person concerned should be made but that copies of the notification evidencing the change of name be filed in the service record of the person concerned.

## ANNEXURE.

Rules for the Change of Name of Government Servants.

1.(a) These rules may be called the Karnataka Government Servants(Procedure for Charge of Names) Rules, 1967.

(b) They shall come into force with effect from 1<sup>st</sup> April, 1967.

2. In these rules the terms Appointing Authority and Government servant shall have the same meaning as in the Karnataka Civil Services (Classification, Control and Appeal) Rules, 1957.

3. A Government Servant desiring to change his/her name shall make an application to the Appointing Authority in triplicate indicating the reasons necessitating the change of name and requesting for permission to do so.

4. The application shall specify in block letters the applicant's present name and the name he desires to assume. It shall also furnish particulars relating to the applicant's ordinary place of residence and the places, if any, where he owns immovable property. Every application shall be accompanied by a Treasury/Bank Challan for having paid fee of rupees fifteen under Budget Head "XLV, Printing and Stationery, Fees for changing the name".

5. The fees once paid shall not be refunded for any reason.

6. The Appointing Authority shall, after making such enquiry as it may consider necessary grant the permission. Permission shall not ordinarily be refused except when the Appointing Authority has reasons to believe that the assumption of the new name calculated to deceive or to inflict pecuniary loss. For this purpose the Appointing Authority may call for reports from the Superintendents of Police or other authorities of the place where the Government servant is working or where the Government servant owns immovable property and may also make any enquiry which it considers necessary.

7. Where permission is refused, the Appointing Authority shall inform the applicant the reasons for the refusal.

8. No appeal shall lie against the decision of the Appointing Authority refusal permission.

- 9. Where permission is granted, the Appointing Authority shall forward a Notification in Form-I appended to these rules to the Director of Printing and Stationery in Mysore.
- 10.On receipt of the notification under Rule 9, the Director of Printing, Stationery and Publications shall, without undue delay, cause it to be published in the Karnataka Gazette, and supply ten copies of the notification so published to the Appointing Authority concerned who, in turn, shall apply five copies thereof to the Government servant concerned. Additional copies of the notification may be supplied to the applicant on payment of charge at fifty paisa per each additional copy.
- 11.After the printed copies of the notification have been supplied as required by Rule 10, the Government servant shall make a

declaration in Form-II appended to these rules and get the same registered in accordance with the provisions of the Indian Registration Act at his own cost.

12.After the declaration is registered in accordance with Rule 11, the Government servant shall, by addressing a letter in Form-III to the Director of Printing and Stationery, require a notice in Form-IV appended to these rules to be published in the Karnataka Gazette. Thereupon the Director shall cause the said notice to be published in the Karnataka Gazette. No charge shall be levied for such publication and the Government servant shall also be supplied with ten copies of the notice as published in the Gazette free of charge.

A charge of fifty paise shall be payable for each extra copy as may be required by the Government servant. The request for extra copies shall be made at the time the requisition for publication is made.

- 13. The Government servant may, if he so desires, also publish the notice referred to in Rule 12 in such other manner as he chooses, at his own cost.
- 14.When the formalities specified in Rules 3 to 12 have been complied with, the Government servant concerned shall, for all official purposes, be known by the new name, assumed by him.
- 15. Two copies of the Declaration made under Rule 11 and the Notice published under Rule 12 shall be furnished by the Government servant to the Appointing Authority who shall file them with the Service Record of the Government servant.

#### FORM-I.

# (See Rule 9) Government of Karnataka (Department of . . . . . . .)

Office of the .....

Date .....

# : NOTIFICATION :

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Signature and Designation of the Appointing Authority.

## FORM-II. (See Rule 11)

By the Declaration I, ..... the undersigned (assumed name), son of ..... aged ..... aged ..... residing at ..... (occupation) ..... do hereby absolutely renounce and abandon the use of my former name of ..... (original name) and in lieu thereof do assume (as from the date hereof) the name ..... (assumed name).

And I hereby authorize and request all persons to designate and address me by such assumed name of .....(assumed name) only.

Witness:

(1)

(2)

(Signature with assumed name) Formerly known as

(Signature with original name)

# FORM-III (See Rule-12)

То

The Director, Printing, Stationery and Publications, Bangalore.

As required by Rule 12 of the rules in the Government Order No.GAD 1 DCN 66, dated 2<sup>nd</sup> March, 1967, I have registered the Declaration with the Sub-Registrar ..... I, therefore, request you kindly to publish the enclosed Notice in the next issue of the Karnataka Gazette and supply me ..... copies of the Notice. An amount of Rs.... being the charges for supply of additional copies has been credited under Budget Head "XI.V Printing and Stationery, Fees for changing the name under Challan No.....

Yours faithfully,

Full name(old) and Official Address.

(Signature in old name)

# FORM – IV. (See Rule 12) This form should be Typed in English only in Block Letters.

### NOTICE

It is hereby Notified that the undersigned has changed his/her name

Date . . . . . . .

(Write the date in figures just like . . . . date 1-5-1960)

Signature in the old name .....

. . . . . . . . . . . . . . . . . . .

(Write down the name of the person in the Above space who has signed above).

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#### PROCEEDINGS OF THE GOVERNMENT OF KARNATAKA.

Sub: Change of name of women Government servants consequent upon their Marriage – simplification of procedure regarding.

Read: 1) G.O.No. GAD 1 DCN 66 dated 8<sup>th</sup> March 1967. 2) G.O.No. GAD 1 DCN 76 dated 28<sup>th</sup> April 1976. 3) G.O.No. GAD 1 DCN 76 dated 13<sup>th</sup> May 1977.

#### **Preamble:**

In the Government Order cited at (1) above, prescribing the procedure to be followed for the change of name of Government Servant in official records, a point has been raised whether the procedure set out in the above Government Order should or should not be made applicable to Women employees in Government service who change their names as a result of their marriage subsequent to entry into Government service. The change of name of Women Government servants after marriage normally involves the deletion of a portion of her name relating to parentage i.e. Father's name or family name and adding on the name of her husband. There could not be any valid reason for objecting to such a change or insisting that it should be notified in the Gazette as prescribed in the Government Order cited above.

In such cases, the change may be permitted without any formalities provided that the Head of the Office or the Department concerned is satisfied that the change sought to be effected is in pursuance of marriage and the husband's name is added after the name of the employee.

#### ORDER No. DPAR 3 DCN 80, BANGALORE, DATED 7th MAY 1980.

After careful consideration of the above facts, it is hereby directed that the procedure prescribed in G.O.No. GAD 1 DCN 65, dated 6<sup>th</sup> March 1967 need not be insisted upon in case of women Government Servants for change of their name after marriage. The Head of the Department or Office concerned should however fully satisfy himself/herself that the change sought to be effected is in pursuance of marriage and the name of husband with family name or surname if any is added on after the name of the Women Government Servant vice the name of her father, her family or surname, if any. After ensuring this, the Head of the Department or the Appointing Authority shall issue an Order authorizing the Women Government Servant to change the name and a copy of the said Order shall be placed in the Service Register and the other personal records of the official in addition to supplying 3 copies to the Government Servant concerned.

By Order and in the name of the Government of Karnataka. Sd/-(M.CHIKKANNA) UNDER SECRETARY TO GOVERNMENT, DPAR (Executive)