


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detained by the Civil Surgeon to attend person entitled to the service of the Civil Surgeon on account of the latter's inability to attend, or he is taken as an assistant either in a surgical or medical case. The employees of the State Government will pay the usual charges including Medical Officers' fees at the rate prescribed for State Government servants when admitted in the Paying Wards' any, the Tilaiya Hospital. In continuation of Government order No. 17848 L. In these Rules, unless there is anything repugnant in the subject or context. - (a) "authorised medical attendant" means- (1) In respect of a Government servant of non-Asiatic domicile- (i) if the Government servant was appointed before 1st June 1945, and claims to be attended and treated By a European Officer of the Indian Medical Service, the nearest such officer appointed by the Government to attend its officers of non-Asiatic domicile and stationed at one of the centres specified in the first Schedule to the Indian Medical Service Civil (Reserved post) Rules, 1939; (ii) in other cases, the principal medical officer appointed by the Government to attend its officers in the district in which the Government servant falls ill, and includes a European military medical officer or other European physician or surgeon with whom arrangements have been made by the Government to attend its officers of non-Asiatic domicile in the area in which the Government servant falls ill; (2) In respect of any other Government servant, the principal medical officer appointed by the Government to attend its officers in the district in which the Government servant falls ill- (b) "family" means the wife, legitimate children and step-children of a Government Servant, residing with and wholly dependent upon him; (c) "the Government" means the Governor-General in the case of Government servants employed in connection with the affairs of the Federation and the Governor of the Province in the case of Government servants employed in connection with the affairs of a Province; (d) "Government Hospital" includes a British Military Hospital, a hospital maintained by a local authority and any other hospital with which arrangements have been made by the Government for the treatment of its officers, but does not include a railway hospital; (e) "Medical attendance" means attendance in hospital or at the residence of a Government servant, and includes- (i) such pathological, bacteriological, radiological or other methods of examination for the purpose of diagnosis as are available in any Government hospital or laboratory in the Province and are considered necessary by the authorised medical attendant; and (ii) such consultation with a specialist or other medical officers in the service of the Government as the authorised medical attendant certifies to be necessary, to such extent and in such manner as the specialist or medical officer may, in consultation with the authorised medical attendant, determine; (f) "Nurse" means a qualified nurse holding certificate or diploma recognised by the Chief Administrative Medical Officer of the Province or a registered nurse in a province in which there is statutory provision for the registration of nurses; (g) "Patient" means a Government servant to whom these Rules apply or a member of his family, who has fallen ill; (h) "Province" means the Province in which a patient falls ill; and (i) "treatment" means the use of all medical and surgical, facilities available at the Government hospital in which a Government servant is treated; and include- (i) the employment of such pathological, bacteriological, radiological or other methods as are considered necessary by the authorised medical attendant; (ii) the supply of such medicines, vaccines, sera or other therapeutic substances as are ordinarily available in Government hospitals in the Province; (ii) the supply of such medicines, vaccines, sera or other therapeutic substances not ordinarily so available as the authorised medical attendant may certify in writing to be essential for the recovery, or for the prevention of serious deterioration in the condition, of the Government servant; (iv) such accommodation as is ordinarily provided in the hospital to which the Government servant is admitted and is suited to his status; (v) the services of such nurses as are ordinarily employed by the hospital to which the Government servant is admitted; (vi) such special nursing as the authorised medical attendant may certify in writing to be essential for the recovery, or for the prevention of serious deterioration in the condition of the Government servant; and (vii) the medical attendance described in sub-clause (ii) of Clause (e) but does not include diet, or provision at the request of the Government servant of accommodation superior to that described in sub-clause (iv). (f) "Patient" means a Government servant to whom these Rules apply and who has fallen ill. This advance will ordinarily be recovered in three equal monthly instalments; but in cases of hardship it may at the discretion of the authority sanctioning the advance be recovered in more than three but not more than twelve equal monthly instalments. General Administration Government servants not below the rank of Sub-divisional Officers including the officer left in charge at headquarters during the absence of the Sub-divisional Officer on tour. Indigent persons only. (j) European pensioners of the Indian Military Service including retired departmental officers with honorary rank and Warrant Officers, not employed by, or in receipt of a pension or gratuity from, the Civil Department, as outlined below. The Government servants and their families will receive in the Corporation Hospital, the same facilities of free treatment at the out patient Department as given to the Corporation employees. Forest Department. - In case of special urgency the authorised medical attendant may however, call in the other medical officer or the specialist in anticipation of orders from the Civil Surgeon or the Inspector-General of Civil Hospitals to whom the action taken should be reported without delay. B. The Assistant Surgeon of the Patna City Hospital is the authorised medical attendant for those Government servants drawing less than Rs. 300 and more than Rs. 150 per month as their pay who reside in the Patna Civil area. The rules for the classification and charges for Government servants and their families admitted as patients in the different categories in paying wards in Government hospitals are as given in Appendix 11. More than one attendant may be allowed, the cost being borne by the fund to which the charges on account of the patient are debited. I am directed to say that Government have been pleased to decide that District Engineers who are non-Government Servants are entitled to the same Concessions, in the matter of medical attendance as are allowed to other Government Servants. Rs. 5 for accommodation and treatment in Family Wards, Rs. 5 for accommodation and treatment in Class II Paying Ward and Rs. 1.00 for accommodation and treatment in Class III without diet and Rs. 3 with ordinary diet and Rs. 3 with special diet. Nothing in these Rules shall be construed as preventing the Government from granting to any person to whom they apply and concession relating to medical treatment or attendance which is not authorised by these Rules. Such attendant or attendants may be granted the travelling expenses and daily allowance at the rate sanctioned for the patients and also wages not exceeding 25 Paise a day, in cases where the despatching officer is satisfied that the patient is unable to pay. Ditto 7. (c) No charge should be made for medical examination of Government Servants of this State for purpose for any extension of leave, ascertaining and invalidating from Government Service. Provided the medical examination is carried out on the official request of the State Government (Letter No. 591 L.S.G. dated the 3rd November, 1945). (b) Officers of the Royal Indian Marine Department. While, on the one hand, persons should refrain from insisting unnecessarily on the attendance at their houses of the medical officer, it is incumbent on the latter to comply with all reasonable requests of this nature. Government servants Any Government servant who has been bitten by a rabid animal may be granted special leave not exceeding one month to enable him to proceed to the Pasteur Institute at Patna or the nearest station where anti-rabic treatment is available provided that his absence does not necessitate the appointment of a substitute. Local Self-Government Department Letter No. 343-L. (1) A Government servant shall be entitled, free of charge to treatment- (a) in such Government hospital at or near the place where he falls ill as can in the opinion of the authorised medical attendant provide the necessary and suitable treatment; or (b) if there is no such hospital as is referred to in sub-clause (a) in such hospital other than a Government hospital at or near the place as can in the opinion of the authorised medical attendant, provide the necessary and suitable treatment. *Officers belonging to the I. Specific approval of Government through Inspector General of Civil Hospitals, Bihar will be necessary in case the amount exceeds Rs. 150/-. 765/671-93-A, the dated the 27th February, 1929). The facility of free medical attendance and treatment at hospital as allowed to Government servants has also been extended to the Government servants, families (vide Appendix 1). Subject. Medical attendance on military personnel by civil medical officer free of charge.- In cases where a Government medical officer in military employ in a station is unable to attend military personnel entitled to free medical attendance owing to cause beyond his control viz., either because of other official work of an emergency nature absence from the station, then the military authorities can obtain officially from the local Head of the Department concerned the services of the civil medical officer employed in the same station, who will attend such cases without any extra remuneration. C. Grade B. I am directed to say that in their letter no. While the above explains the accounting procedure, it is necessary that there should be some specific provision for financial check and scrutiny of claims to be prepared by a Government Servant. Liability of a Government servant to pay fees if he knowingly calls in a medical officer other than the appointed medical officer.- (a) If a Government Servant knowingly calls in a medical officer other than the appointed medical officer, it will be considered a private arrangement and the former may claim the usual fees. (b) If an officer at the headquarters of a district entitled to the service of the Civil Surgeon calls in with the cognizance of the Civil Surgeon, the Assistant Surgeon he shall be liable to pay the latter, a fee only if he was warned at the outset of his liability Note 1. (d) Special Diet. If his substantive pay is more than Rs. 25 but less than Rs. 100 an advance for travelling expenses of an attendant or attendants where necessary may also be given at the rate sanctioned for the patient subject to the same conditions of recovery as for concession C. (2) Copy of Government Order No. 7605-L. Title of officers in inferior service of medical attendance.- Officers in inferior service and the servants of Government employees claim free medical attendance and medicine at the local general hospital or dispensary only. The travelling expenses of such attendant or attendants will also be paid on the scale allowed for Government servants in concession A, above and in addition daily expenses for the attendant or attendants at a rate not exceeding 25 Paise a day may be paid by the despatching officer in cases where he is satisfied that the, patient is unable to pay. Classification of Government servants for the purpose of medical attendance by Civil Surgeon, Assistant Surgeon and Sub-Assistant Surgeon.- Every Civil officer of Government is entitled to receive the personal attendance of a medical officer in accordance with the following classification:- Class. - During the one month's extra leave granted under the concession, the leave-salary of a Government servant in inferior service will not be subject to the usual condition of there being no extra expense to Government. In exercise of the powers conferred by sub-section (2) of Section 265 of the Government of India Act, 1935, the Governors of Bihar, the Central Provinces and Berar, and Orissa in agreement are pleased to direct that the following amendment shall be, made in the Bihar, Central Provinces and Berar and Orissa, Public Service Commission (Conditions of Service) Regulations namely:- After Regulation 13 of the said Regulation the following Regulation shall be inserted, namely:- 13-A. V/46 dated the 24th April, 1946 (copy enclosed) will be applicable. Copy of notification No. 3889, dated the 5th December, 1945 by the Government of Bihar, Appointment Deptt. When the place at which a patient falls ill is not the headquarters of the authorised medical attendant.- (a) the patient shall be entitled to travelling allowance for the journey to and from such headquarters; or (b) if the patient is too ill to travel, the authorised medical attendant shall be entitled to travelling allowance for the journey to and from the place where the patient is- (i) Applications for travelling allowance under sub-rule (i) shall be accompanied by a certificate in writing by the authorised medical attendant stating that medical attendance was necessary and if the application is under Clause (b) of that sub-rule that patient was too ill to travel. (2) Where a Government servant is entitled under sub-rule (1), free of charge, to treatment in a hospital, any amount paid by him on account of such treatment shall, on production of a certificate in writing by the authorised medical attendant in this behalf, be reimbursed to him by the Central Government. Subject-Recognition of the Health Centres for the purpose of medical attendance and treatment of Government servants and their families. I am to enclose a copy of these orders for your information and to suggest that the provincial Government may consider the grant of concessions to Government servants under rule-making control on the same terms and conditions, and I. (d) Cantonment Chaplains. Consultation with specialist.- A. (1) In the case of a Government servant entitled to free medical attendance who is seriously ill the authorised medical officer in attendance is at liberty to consult with another medical officer or a specialist and is permitted- (a) to send the patient with the provisional permission of the controlling officer of the patient, if such permission can be obtained without risk to the patient, to another medical officer or to a specialist or to the nearest Government hospital providing special treatments where in his opinion medical attendance is absolutely required for the patient; or (b) if the patient is too ill to travel, to obtain the aid of the other medical officer or of the specialist for the purpose of consultation by moving the Inspector-General of Civil Hospital to depute the other medical officer or the specialist. Subject. - Medical facilities to the State Government employees at Tilaiya. The following officers though not included in class A are entitled to attendance by the Civil Surgeon: (1) Junior Executive Officers and Engineers of the Royal Indian Marine Department when they are required to be treated on shore (2) Postmaster at Sadr, stations. Letter no. Sub-paragraph (b) of the Government order No. 15265 Med, dated the 11th December, 1950, requires the production of a certificate from the authorised medical attendant before payment can be made. Ditto The patient will be required to bring back with him a certificate from the Superintendent of the pasteur institute at Patna or from the Civil Surgeon concerned and produce it before the Officer under whose orders he was sent for treatment. I am directed to say that Government servants and their family members living in Kosi-Kamla area and in the N. These orders have effect in respect of treatment and attendance received from and after 1st May, 1945, until further notice. Extract from Government Order No. 607 MedL., dated the 23rd April, 1951 from the Secretary to Government, Local Self-Government Department, to the Inspector-General of Civil Hospitals, Bihar. Title of Government servants in superior service to medical attendance at their own residence.- Officers in superior service are entitled to attendance at their own residences, if the case of other circumstances required it. The attendance of a medical officer at a distance of more than *five miles is not to be required, except in extraordinary circumstances. F. (g) Non-Commissioned Officers and men in military employ, other than purely regimental. Appointed Medical Officers. (b) Specialist should not ordinarily be called from their own station but the patients should go to the specialist. I am directed to state that in connection with the recent proposal for the revision and liberalisation of the dearness and war allowance schemes, the Government of India, have had under consideration, the question of the relief sanctioned by way of direct cash allowances and it has been decided that the extension of the scope of the medical concession at present provided in the Secretary of State's Service's (Medical Attendance Rules, 1938, or the Central Services (Medical Attendance) Rules, 1944, as the case may be, will be a suitable form of additional relief. Subject. - Medical attendance and treatment at hospitals-Grant of concession to families of Government servants. The State Government have been pleased to make the following Rules, to regulate payment of fees for the services rendered by the Maternity Supervisor when she is required to attend on labour cases: (1) When the Maternity Supervisor visits Labour case as a consultant to a midwife for rendering necessary advice and guidance in difficult cases, no fees should be charged. [Government order no. For the purpose of countersigning or sending recommendations for free pathological tests or X-ray examinations, the Professors of Surgery, Medicine and Gynaecology have been placed on the same footing as the Civil Surgeon and they are entitled to countersign or send requisitions for free pathological tests or X-ray examinations without any reference to the Civil Surgeon subject to one of the two following conditions being fulfilled:- (a) That the Government servant consults the Professors of Surgery, Medicine or Gynaecology as the case may be on the recommendation of the Civil Surgeon in accordance with the instructions contained in Note 5 above. P. (1) Charges for service rendered in connection with but not included in medical attendance on, or treatment of, a patient entitled, free of charge, to medical attendance or treatment under these Rules, shall be determined by the authorised medical attendant and paid by the patient. I am directed to say that Government have been pleased to decide that the Speaker and Deputy Speaker of the Bihar Legislative Assembly and the Chairman and Deputy Chairman of the Bihar Legislative Council and the families should have the benefit of free medical attendance and supply of medicines which have been extended to Government servants of the State under the rules published with Government notification No. 860-L.S.G.FL, dated 2nd October, 1947. (d) Electro Cardiograph-3.50 Paise for one complete examination. (c) X-Ray-Rs. 3.75 Paise per diagnostic examination. Bengal Nagpur Railway. (c) "The Government" means- (i) in respect of the Province of the Central Government; (ii) in respect of any other Chief Commissioner1 Province-The Chief Commissioner; and (iii) in respect of a Governor's Province-the Provincial Government. When bitten by a rabid animal, to proceed to the Pasteur Institute at Patna or the nearest centre where anti-rabic treatment is available. Mr./Mrs./Miss..... Grand mother, Mother, wife Grand-father, Father, son of Daughter Ms. /Mrs..... employed in the.....Officer/Department had been under my treatment at the.....Hospital/Dispensary from the.....to the.....and the under noted quantities of medicines Blood which were essential for the Recovery/prevention of serious deterioration in the condition, of the patient or their substitute could not be supplied from the hospital/dispensary as they were neither available nor could be procured by the Hospital/Dispensary. Dated the.....19. 9. Persons unconnected with the public service.- Any indigent person unconnected with the public service who in the opinion of any officer authorised to grant the concession is unable to proceed to the Pasteur Institute at Patna or other treatment centres at his own expense may be granted travelling expenses on the following scale:- (a) Single third class fare by rail and the actual expenses of journey by road, boat or steamer to Patna or other treatment centre and back. G., dated the 23rd December, 1946, from the Secretary to Government, Local Self-Government Department, to the Inspector-General of Civil Hospitals, Bihar. Ditto 6. - This consists of family wards referred to as Indian Paying here to-fore. Medical officer of the nearest hospital to attend a Government servant.- At places where a Government medical officer has not been specially appointed for attendance on, Government servant residing in particular area, the Assistant or Sub Assistant Surgeon in charge of the nearest hospital or dispensary is liable to attend gratuitously on such Government servants as are entitled to free medical attendance from a medical officer of his status. I am directed to invite your attention to this Department's memo No. 4472- 73-L.S.G., dated the 17th April, 1925. on the above subject and to say that it has been decided by Government that the Hon'ble Ministers and their Parliamentary Secretaries should have the benefit of free medical attendance and supply of medicines to Government servants of the Province under the Rules published in notification No. 165-L.S.G.R., dated the 2nd October, 1947 and also the concession allowed to the families of Government servants in Government Order No. 407-L.S.G.R., dated the 11th June, 1955.I am to request that the above decision may be communicated to the authorities subordinate to you. G., dated the 24th January, 1950, from the Secretary to Government, Local Self-Government Department, to the Inspector-General of Civil Hospitals, Bihar. Entitled persons. (1) A Government servant shall be entitled, free of charge, to treatment- (a) in such Government hospital in district in which he falls ill, as can in the opinion of the authorised medical attendant, provide the necessary and suitable treatment; or (b) if there is no such hospital as is referred to in Clause (a) in such hospital, other than a Government hospital in that district as can in the opinion of the authorised medical attendant provide the necessary and suitable treatment; or (c) if there is no such hospital as is referred to in Clauses (a) and (b) in such hospital in the Province as can in the opinion of the authorised medical attendant, provide the necessary and suitable treatment. Under these instructions there should be no occasion for Government servant to purchase any medicines while admitted as indoor or outdoor patients of the hospital or dispensary or if they are treated at their residences by the authorised medical attendant who does not advise him to get admitted to the hospital in which accommodation is available. This should include three free visits during the first week of confinement. The cost of such treatment, if charged, will be paid by the head of the office of Government servant upon a bill countersigned by the Civil Surgeon. (4) Government servants may avail of the services of the Maternity Supervisor on direct approach and no fee should be charged from them.

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