

GOVERNMENT CIRCULAR No. 88/61.
Government Office Reference No. S.2803/30.

SUPERANNUATION

DIRECTION BY
HIS EXCELLENCY THE LIEUTENANT GOVERNOR

WHEREAS officers of the Isle of Man Government (the former "Reserved Services") are pensionable by analogy with the Superannuation Acts of the Imperial Parliament under and by virtue of the Resolution passed by Tynwald on 17th April, 1958;

AND WHEREAS it has been represented by the Isle of Man Government Officers Association that in their application to the said officers the said Acts should be modified in certain respects relating to reckonability of previous service to the intent that such officers should receive equality of treatment with officers of Boards of Tynwald superannuated under the Superannuation (Officers of Boards) Scheme, 1959.

NOW, THEREFORE, I, the said Lieutenant Governor, having consulted the Branches of Tynwald, by virtue of the authority in me vested and of all other powers in that behalf enabling, DO HEREBY DIRECT:—

1. INTERPRETATION.

In this Direction, unless the context otherwise requires, the following expressions have the meanings hereby assigned to them, that is to say:—

"The Acts" means the Superannuation Acts, 1834 to 1960 of the Imperial Parliament as applied by analogy in the Isle of Man under and by virtue of the Resolution of Tynwald of the 17th April, 1958;

"Specified Officer" means any officer of the Isle of Man Government serving in one of the former "Reserved Services" in an established or permanent unestablished capacity on the 1st day of November, 1961.

"Other Authorities Service" means "Non-contributing Service" as defined in paragraph 1 of the Superannuation (Officers of Boards) Scheme, 1951 (G.C.229/50);

2. MODIFICATION OF THE ACTS.

That, notwithstanding any provision of the Acts to the contrary, the Acts, in their application to any specified officer, shall have effect subject to the modifications set out in the following paragraphs hereof.

3. PREVIOUS UNESTABLISHED SERVICE.

Service to the Isle of Man Government or any Board of Tynwald in an unestablished capacity before becoming a civil servant within the meaning of the Acts shall be reckoned for the purposes of the Acts as service in the capacity of a civil servant.

4. OTHER SERVICE.

Other Authorities Service shall, as to one-half of the period thereof, be reckoned for the purposes of the Acts as service in the capacity of a civil servant.

GIVEN under my hand this 30th day of November, 1961.

R. H. GARVEY,
Lieutenant Governor.

EXPLANATORY NOTE.

(This note is not part of the Direction but is intended to indicate its general purport.)

The effect of this Direction is to accord to established officers of the Isle of Man Government employed on the 1st November, 1961, in Departments formerly called "Reserved Services" similar treatment as regards the reckonability of previous service as was accorded to Officers of Boards under the Superannuation (Officers of Boards) Scheme, 1951.

Under paragraph 3 of the Direction previous unestablished service rendered before establishment will reckon in full in the computation of superannuation benefits.

Under paragraph 4, other prior service (without a break exceeding twelve months) rendered to an Isle of Man Local Authority or a United Kingdom Authority (as defined in the Superannuation (Officers of Boards) Scheme, 1951) will reckon, as to one-half its length, in such computation.