CHAPTER XXIII –A EMPLOYMENT OF THE DEPENDANT OF DECEASED EMPLOYEES OF THE COLLEGE

39.00. In case a permanent employee, while in service, dies and the wife or husband, as the case may be, who is not already employed under the Central Government or any State Government or any Board or Corporation owned or controlled by the Central government or the State Government (in which the University is included) a member of his family who is not already employed under the Central Government or the State Government (in which the University is included), may be appointed by the management with prior approval of the Director of Higher Education for relaxation in procedure of selection and maximum age-limit, in a vacant non-teaching post of direct recruitment of Class III or Class IV provided that he applies for within 5 years' commencing from the date of the death of the employee and possesses minimum educational qualification for such a vacant non-teaching post. Explanation: For the purpose of this Statutes -

- (1) 'dependant' means the son, unmarried or widowed daughter, widow or the widower of the deceased;
- (2) 'employee' includes teacher employed in the institution.