public service [Article 352 (c) C.S.R.] but is merely paid for work done for the State.

[Government of India, Finance Department no. 3230, dated the 9th July, 1895]

(2) In cases in which a Divisional Treasurer is a firm consisting of several partners, each of whom does the work of one of the Divisional Treasures each such partner actually performing the work of a Treasurer at a separate treasury is entitled to pension.

[Government of India, Finance Department no. 895-P, dated the 12th February, 1907]

- 361-A. The Government of India may, however, in the case of service paid from General Revenues even though either or both of conditions (1) and (2) are not fulfilled:—
- (1) declare that any specified kind of service rendered in a non-gazetted capacity shall qualify for pension;
- (2) in individual cases and subject to such conditions as it may think fit to impose in each case, allow service rendered by an officer to count for pension.

Subject to such conditions as it may think fit to impose, the State Government may delegate its powers under this Article to the Heads of Departments.

NOTE—Not printed.

Decisions of the Government of India

The Local Government can allow the benefit of Article 368 (now Article 361-A, Civil Service Regulations), irrespective of the provisions of Article 381-B, Civil Service Regulations to an officer whose whole service was temporary whether followed by permanent service or not.

[Government of India, Finance Department no. 895-P, dated 12th February, 1907]

Decisions of the State Government

Treatment of temporary service of men who are enlisted as constables in connection with additional police appointed under section 15 of the Police Act, 1861—The Governor in Council is pleased under Article 361-A of the Civil Service Régulation to declare that the temporary service of men who are enlisted as constables in connection with additional Police appointed under section 15 of the Police Act, 1861, or special temporary reserves and who are subsequently enlisted in the regular police shall count for pension provided the interruptions between temporary service and confirmation in the regular line are condoned under the rules published in government order notification No A -5203/10-255 Dated the 10th October 1930 vide (

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(3) Sub-assistant Surgeons count service from the date they pass their final examination.

NOTE—Pupils of the Civil Hospital Assistant Class in Medical Colleges who were granted leave under Article 52(c) count service from the date on which the leave begins.

360. Deleted.

Conditions of qualifications

361. The service of an officer does not qualify for pension unless it conforms to the following three conditions:—

First—The service must be under Government.

Second—The employment must be substantive and permanent.

Third—The service must be paid by Government.

These three conditions are fully explained in the following Section.

Decisions of the Government of India

(1) The service of a Treasurer of one or more District Treasuries who does not himself do the work of office in any of the Treasuries, but appoints an agent to do it for him, is not pensionable as no claim to pension is admitted when a person's whole-time is not retained.

