

had he not proceeded on deputation; and thereafter, at the rate equal to the dearness, pay appropriate to the pay during deputation. The allowance will not be admissible to railway servants posted ex-India to specified posts. Also dearness Allowance or Dearness pay is not admissible in conjunction with Foreign Allowance."

ADVANCE CORRECTION SLIP No. 56

CHAPTER VIII.

Paragraph 13.

Insert the following sentence at the end of the paragraph —

"Also Dearness Allowance or Dearness Pay is not admissible in conjunction with Foreign Allowance."

(Railway Board's letter No. E(S) I. 61/DA-1/2, dated 5-8-1961.)

Serial No. 1352.—Circular No. 831-E/7-II(Eiv), dated 27-10-1961.

**Sub.**—Encashment of cheques from railway earnings-Railway Employees Co-operative Credit Societies/Banks, catering contractors etc.

A copy of Railway Board letter No.E (Co-op.) /60/CCS/1, dated 14-8-1961 is forwarded for information and guidance.

The orders contained in Board's letter No. F (X) 1-54/CHQ/1, dated 26-7-1960 referred to therein were circulated vide this office letter No. 831-E/7-II (Eiv), dated 3-8-1960.

*Copy of Railway Board's letter No.E(Co-op.)/60/CCS/1, dated 14-8-1961 to the General Managers, all Indian Railways etc.*

**Sub.**—Encashment of cheques from railway earnings-Railway Employees Co-op. Credit Societies/Banks, catering contractors etc.

A reference is invited to the Railway Board's letter No. F (X) 1-54/CHQ/1, dated 26-7-1960 in which the General Managers were informed that the grant of the facility of obtaining cash from traffic receipts at railway stations against private cheques of railway officers was not permitted by the provisions of the Constitution and that the Board had, therefore, decided to withdraw the concession. The Board are now advised that, in principle, there would be no difference in the position of the law, whether the money is withdrawn by the officers or the Co-operative societies or the Catering Contractors. They have, therefore, decided to withdraw the concession as detailed in items (iii) and (iv) of Part (a) and Part (b) of para. 1406-GI with immediate effect.

Necessary corrections to the Code will issue in due course.

Please acknowledge receipt.