

The above revised rates of special compensatory allowance shall be applicable only to Running staff who have come on to the authorised scales of pay; those who have elected to continue to draw pay in their existing scales of pay under rules 8 (b) of the Railway Services (Authorised Pay) Rules, 1960, shall continue to draw these allowances at the existing rates."

**Serial No. 1516.—Circular No. 831-E/328(Eiv), dated 23-3-1962.**

**Sub.—Inclusion of special pay in leave salary.**

The question whether the "special pay" should or should not be included for the calculation of leave salary, when the leave salary has the reference to 'substantive' pay has been under consideration. The Railway Board have decided that where the "Special pay" forms a part of the scale of pay of the post itself, it should be included in the substantive pay for the purpose of calculation of leave salary under Rule 744-RI, e.g. scale of pay of a post in Railway Board's office is senior scale applicable to the service to which the officer belongs plus special pay of Rs. 200/-. These orders will apply to those Railway servants who are not governed by the orders contained in their letter No. PC-60/LE-2/1, dated 1-4-1961 copy circulated under this office endorsement No. 561-E/162-V(PC), dated 29-4-1961. The past cases dealt with otherwise need not be re-opened. This has the sanction of the President.

(Authority:—Rly. Board's letter No. E(S)1-59CPC/LE/3, dated 18/20-11-1961).

**Serial No. 1517.—Circular No. 540-E/63(Eiv), dated 24-3-1962.**

**Sub.—Remission of rent in respect of non-gazetted staff officiating in gazetted posts.**

A copy of Railway Board's letter No. F(X)I-62-RN4/1, dated 6-3-1962 is reproduced below for information and guidance :—

"When a non-gazetted Railway servant is appointed to officiate in a Gazetted post and is occupying a Railway quarter and the difference between his officiating pay in the gazetted post and substantive pay in class III post does not exceed Rs. 75/- partial remission of rent to the extent of difference between the rent payable by the incumbent in the gazetted post and that payable by him for the type of quarter to which he would have been entitled had he continued in the non-gazetted post may be allowed in terms of Para. 422(2)a-RI. The Railway Board have decided that if a Railway Servant while officiating in a non-gazetted post is appointed to officiate in a gazetted post, the pay of the lower officiating post may be considered as substantive pay for the purpose of the above Rule, *provided he has completed three years in the lower officiating post.*

This has the sanction of the President."