

As regards the displaced Government servants who may be members of the Ministry of Home Affairs, Government servants Co-operative House Building Society, mentioned in your letter, the Board desire that their cases should be dealt with under the normal rules".

2. Railway Board's letter dated 27-12-1961 was circulated under this office endorsement No. 5E/11-II(Eiv), dated 30-1-1962.

**Serial No. 1552.—Circular No. 940-E/O-II(Eiv), dated 25-4-1962.**

**Sub.—Transfer of Railway Staff whose conduct is under investigation.**

A copy of the Railway Board's letter No. E(D&A)62RG6-15, dated 29-3-1962 is reproduced below for information and guidance:—

"Cases have come to Board's notice where staff, whose conduct was under investigation, were transferred from one Railway to another, which made it difficult to finalise departmental proceedings. The Board have, therefore, decided that non gazetted staff whose conduct is under investigation for charges meriting dismissal/removal from service, including those under suspension should not be transferred from one Railway administration to another till after the finalisation of the departmental or criminal proceedings against them."

While forwarding applications from non-gazetted staff for transfer to Foreign Railways/other Departments it should be certified that no disciplinary case is pending against the employee.

**Serial No. 1553.—Circular No. 433-E/1-III(Eiv), dated 23-4-1962.**

**Sub.—Combination of special casual leave with regular leave granted to the office bearers of Unions.**

A copy of Railway Board's letter No. E(L)60UT1-141, dated 24-3-1962 is reproduced below for information and guidance.

"The Railway Board have had under consideration the question whether special casual leave granted to the office bearers of the unions for attending the meetings of the Unions/Federation should be allowed to be combined with the regular leave and it has now been decided to allow combination of special casual leave with regular leave in the case of office bearers of Unions/Federations when such special casual leave is granted for Union/Federation purposes just before the commencement or immediately after the expiry of regular leave. In permitting such combination, each case should be decided on its merits as and when it arises.

This has the sanction of the President."