

For example, if an officer of a Class I Service in the senior scale (Rs. 700-1250) is reduced to a Class II Service (Rs. 350-900) for a period of say, two years, and if after six months, the order is modified by the appellate authority as reduction to the Class I Service in the junior scale Rs. 400-950, the period of six months will count for increment in the junior scale.

II. On the other hand, the order of penalty is modified as reduction to a lower stage in the time-scale (Rs. 700-1250) for a specified period or withholding of increment in that time scale for a specified period, the period that has already elapsed since the date of imposition of the original penalty shall be taken into account only for the purpose of computing the specified period of penalty under the modified order.

Serial No. 1598.—Circular No. 558E/65(EV), dated 5-5-1962.

Sub.—Special casual leave to India Opting staff and grant of increment etc

A copy of Railway Board letter No. E(NG)59PTN14, dated 3-5-1962 is forwarded for information and guidance.

This disposes of D.S., FZR's letter No. 558E/87(P.Spl.), dated 11-10-1961.

Copy of Railway Board's letter referred to above.

Sub.—As above.

Reference correspondence resting with your letter No. 558E/65(EVA), dated 29-12-1961 on the above subject. It is clarified that the period from the date of leaving Pakistan to the date of reporting to the Transfer Office treated as leave on average pay/special casual leave under Directive No. XXXVI (Railway Board's letter No. PTN. 47/155, dated 19-11-1947) should also be treated as duty for the purpose of increments under Railway Board's letter No. E 51-OP1/8/3, dated 22-3-1952.

The above has the sanction of the President.

Serial No. 1599.—Circular No. 831-E/87-II(Eiv), dated 31-5-1962.

Sub.—Grant of Special pay for Dual charge.

A copy of Railway Board's letter No. E(O)1162PA8/8, dated 4-5-1962 is reproduced below for information and guidance.

"It is requested that while submitting proposals in future for the grant of a special pay for a dual charge in the case of appointment of a Railway servant to two posts, it may invariably be stated whether or not the two charges are considered by the General Manager to be independent of each other for the purpose of Rule 2038-(FR-49) RIL."

This is in continuation of this office letter No. 831-E/87-II(Eiv), dated 30-11-1961.