

Correction Slip to the Manual of Railway Pension Rules, 1950

Para. 703 (Page 71) (as amended by Correction Slip, circulated under Railway Board's letter No. F(P)62PN-1/4, dated 12-6-1962).

Substitute the following for items (a), (b) & (c) of this para:—

- | | |
|---|----------------------------|
| (a) if, at the time of death, qualifying service is not more than one year. | Two month's emoluments. |
| (b) If, at the time of death, qualifying service is more than one year but less than 5 years. | Six month's emoluments. |
| (c) if, at the time of death, qualifying service is 5 years or more. | Twelve month's emoluments. |

(Railway Board's letter No. F(P)65PN-1/33, dated 18-3-1966.

Serial No. 3395.—Circular No. 38-E/O (E. D & A), dated 15-4-1966.

Sub.—Payment of subsistence allowance under Rule 2043-R. II in favour of a Railway Servant who is detained in custody under the defence of India Rules and whose family gets allowance under the State Government Rules.

A copy of Railway Board's letter No. E(D&A)65-RG6-39, dated 21-2-1966 on the above subject is forwarded herewith for information and guidance.

Copy of Railway Board's letter No. E(D&A)65RC6-39, dated 21-2-1966.

Sub.— As above.

A question has been raised whether the 'family allowance' paid to the family of a Railway servant who is arrested and detained under Section 30 (b) of the Defence of India Rules by a State Government, is adjustable against the subsistence allowance admissible under Rule 2043-R. II. to the detained Railway servant who is deemed to be under suspension under the Discipline and Appeal Rules from the date of detention. The Board have considered the matter in consultation with the Ministries of Home Affairs, Law and Finance, and have decided that subsistence allowance as admissible under Rule 2043-R.-II can be granted to such a detained Railway servant, whose family gets 'family allowance' from the State Government concerned. The State Government should, however, be informed regarding the grant of subsistence allowance to enable them to decide whether the 'family allowance' may be also paid to him.

Serial No. 3396.—Circular No. 52-E/O/26-III E (D&A), dated 20-4-1966.

Sub.—Discipline and Appeal Rules—Review of orders in disciplinary cases.

A copy of Railway Board's letter No. E(D&A) 64RG-6-36, dated 25-1-1966 on the above subject is forwarded herewith for information and guidance. The Board's letter No. E(D&A)57RG6-13, dated 15-6-1961 referred to therein was circulated under this office endorsement No. 52-E/O/26(E.VI D&A) dated 17-7-1961.

Copy of Railway Board's letter No. E(D & A)64RG6, 36 dated 25-1-1966.

Sub.—Discipline and Appeal Rules—Review of orders in disciplinary cases.

In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby directs that Sub rule (1) of Rule 1736 of the Discipline and Appeal Rules contained in Chapter XVII of the Indian Railway Establishment Code, Volume I (1959 edition), as introduced vide this office letter No. E(D&A)57RG6-13, dated 15-6-1961, shall be amended as in the Advance Correction Slip sent herewith.

Advance Correction Slip No. 216 R.I.

Sub.—Rule (1) of Rule 1736-R.I.

Substitute the following for the existing proviso to the above rule:—

“Provided that no action under this sub-rule shall be initiated:—

- (i) more than 6 months after the date of the order to be reviewed in cases where it is proposed to enhance the penalty imposed; and
- (ii) more than one year after the date of the order to be reviewed in cases where it is proposed to reduce or cancel the penalty imposed.”

Railway Board's letter No. E(D&A)64RD6 36, dated 25-1-1966,.

Serial No. 3397.—Circular No. 39-E/96(Eiv), dated 24-4-1966.

Sub.—Payment to public witnesses attending Departmental enquiries in Vigilance cases.

A doubt had arisen as to whether the payment of Rs. 10/- per diem admissible to public witnesses attending Deptt. enquiries vide Railway Board's letter No. E(G)61AL6-2, dated 10-4-1961 circulated vide this office letter of even No. dated 9-6-1961 (Serial No. 1189) is to be made for the day of enquiry only or is also to cover the days spent in journey from the outstation to the place of enquiry and back. The Railway Board have clarified that the payment of TA/DA to public witnesses is to be regulated under Rule 343-RI as clarified in para 7 of their letter dated 15-6-1961 circulated under this office letter of even No. dated 25-7-1961 (serial No. 1241) the rule does not prohibit payment of daily allowance for the journey period. The orders contained in their letter dated 10-4-1961 only restrict the quantum of allowance to Rs. 10/- per diem and there is no ban on payment of daily allowance during journey period to the witness.

(Authority :—Railway Board's letter No. E (G) 66AL6, dated 16-3-1966.