

The Board would also draw your attention to para. 5 (c) of the Note sent with their letter No. E(W)58PF1-28, dated 2-1-1959. As emphasised therein action should be taken to have the PF Account promptly transferred in the case of employees who are transferred from one Accounts Unit to another.

Please acknowledge receipt.

Serial No. 3440.—Circular No. 720E/O-X(Pension), dated 20-5-1966.

Sub.—Starred question No. 105 asked in the Rajya Sabha on 19-8-1965 regarding Pension cases of Railway employees.

A copy of Railway Board's letter No. E(G)65LG5-4, dated 26-4-1966 on the above subject is forwarded for information and necessary action.

The details of such cases alongwith action taken may be advised to this office.

Please acknowledge receipt.

Copy of Railway Board's letter No. E(G)65LG5-4, dated 26-4-1966.

Sub.—As above.

Reference D.O. letter of even number dated 29-1-1966 and replies thereto. It is observed that there are some outstanding cases on the Railways where the pensionary benefits have not been sanctioned because of investigations pending against the employees. The Board desire that in these cases provisional pension may be sanctioned to the employees concerned until finalization of the enquiries proceedings etc. against them, in accordance with the provisions of Rule 2308-A/RII.

Serial No. 3441.—Circular No. 324-E/O-III(Eiv), dated 21-6-1966.

Sub.—Railway Services (Conduct) Rules, 1966—Acceptance of dowry by Railway Servants.

A copy of Railway Board's letter No. E(D&A)65GS1-12, dated 23-4-1966 is forwarded for information & guidance. A wide publicity should be given to the contents thereof.

The Board's letter No. E(D&A)57GS1-II, dated 25-4-1957 referred to therein was circulated to all Sub-Offices vide this office letter No. 324-E/O (Eiv), dated 27-5-1957.

Copy of Railway Board's letter No. E(D & A)65GS1-12, dated 23-4-1966.

Sub.—As above.

In Board's letter No. E(D&A)57GS1-II, dated 25-4-1957 it was stated that dowry should be regarded as a customary gift which a Railway servant may accept without prior sanction, and that, subject to the provisions of the rules relating to gifts and transactions in immovable and movable property, all such gifts should be reported to the prescribed authority.