



South Central Railway

Headquarters Office,  
Personnel Branch,  
Secunderabad.

No. P[R] 268/II

Dt. 09.01.2020

ALL CONCERNED

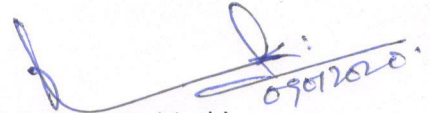
S. C. Railway Establishment Serial Circular No. 05/2020

Sub: Appointment on Compassionate Grounds - cases of second wife and her wards.

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Copy of Board's letter No. E(NG)II/2016/RC-1/CR/12 (Pt) dated 30.12.2019 [RBE No.218/2019] on the above subject is forwarded for information, guidance and necessary action. Board's letter dated 02.01.1992 quoted therein was circulated as Serial Circular No.05/1992.

Encl: as above.

  
(G.Srinivasa Naik)

Secy. to PCPO

For Principal Chief Personnel Officer

**GOVERNMENT OF INDIA  
MINISTRY OF RAILWAYS  
(RAILWAY BOARD)**

No. E(NG)II/2016/RC-1/CR/12 (Pt)

New Delhi, dated 30.12.2019.

**The General Manager (P)**  
All Indian Railways/PUs  
(As per standard mailing list)

**Sub: Appointment on Compassionate Grounds - cases of second wife and her wards.**

Attention is invited to Board's letter No.E(NG)II/91/RC-1/136 dated 02.01.1992 (RBE No. 1/1992) wherein it has been laid down that in the case of railway employee dying in harness, etc. leaving more than one widow along with children born to the second wife, while settlement dues may be shared by both widows due to Court orders or otherwise on merits of each case, appointment on compassionate grounds to the second widow and her children are not be considered unless the administration has permitted the second marriage in special circumstances, taking into account the personal law, etc.

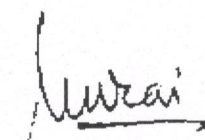
2. In the case of Union of India vs. V.R. Tripathi, the Hon'ble Supreme Court had, vide their order dated 11.12.2018 in OA No. 12015/2018 (arising out of SLP(C) No. 32004/2016) dismissed on merits the Appeal filed against the Hon'ble Bombay High Court's Order in WP No. 910/2015 and in WP No.892/2015 in two Central Railway cases that permitted consideration for grant of compassionate appointment to the child of the 2<sup>nd</sup> wife of the deceased Railway employee. Subsequently, several other judgements of Hon'ble High Courts have been received in which consideration for grant of compassionate ground appointment to a child born to the 2<sup>nd</sup> wife of the employee has been directed based on similar ratio.

3. The matter has, therefore, been reviewed by Board in view of above Judicial pronouncements considering also the views of the Central Agency Section of the Ministry of Law & Justice. In partial supersession of Board's Circular No. E(NG)II/91/RC-1/136 dated 02.01.1992 (RBE No. 1/1992) referred to, it has now been decided that children born to the second wife may also be considered for compassionate appointment even where the second marriage has not been specifically permitted by the administration. However, since compassionate appointment after demise of the Railway

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employee can be considered for granting to only one dependent family member on merits, a child born to the second wife can be considered for such appointment only after ascertaining that there is no objection to this from the first wife or her children. Where the first wife (legally wedded wife) opts for such compassionate appointment either for herself or one of her own children, such claim will have priority over any competing claim made by the second wife for any of her children.

  
(M M Rai)

Joint Director, Estt.(N) II  
Railway Board

No. E(NG)II/2016/RC-1/CR/12 (Pt)

New Delhi, dated 30.12.2019