Atoms Ms. Aastha Kutwali

No.28034/4/94-Government of India Ministry of Personnel, Pub. Grievances α Pensions (Department of Personnel α Training)

New Delhi, the 31st May, 1994

OFFICE MEMORANDUM

Subject - Acceptance of resignation - Procedure in respect of.

Liter site :

The undersigned is directed to say that questions have been raised from time to time regarding the requirement of obtaining vigilance clearance in respect of an official, before acceptance of resignation submitted by him from Government service. The matter has been carefully examined and the position is clarified in the following paragraphs.

2(i) Under existing instructions it is provided that where a Government servant who is under suspension submits his resignation, the competent authority should examine, with reference to the merit of the disciplinary case pending against the Government servant, whether it would bean the public interest to accept the resignation. Normally, as officers are placed under suspension only in cases of grave delinquency, it would not be correct to accept the resignation from an officer under suspension. Exceptions to this rule would be where the alleged offences do not involve moral turpitude or where the quantum of evidence against the accused officer is not strong enough to justify the assumption that if the departmental proceedings were continued, the officer would be removed or dismissed from service, or where the departmental proceedings are likely to be so protracted that it would be cheaper to the public exchequer to accept the resignation.

(ii) Existing instructions on the subject of acceptance of resignation of officials against whom inquiry/ investigation is pending (whether he had been placed under suspension or not) provide that where such an official submits his resignation, such resignation should not normally be accepted. Where, however, acceptance is considered necessary, in the public interest, the competent authority shall examine the case with reference to the fulfilment of conditions mentioned at para 2(i) above.

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3. In recent times, cases have come to notice where resignation of officials not falling in the two categor. without insisting on vigilance clearance and subsequently it came to light that the said official while in service that been involved in serious irregularities. In view of acceptance of resignation, the competent authority, shall clearance, before taking a decision on the request for clearance, the authority refers a case for vigilance clearance, the authority competent to accord vigilance clearance should ensure expeditious consideration of the

4. In all cases where acceptance of resignation is considered necessary, the resignation may be accepted with Group 'C' and 'D' posts and that of Department in respect of in respect of holders of Group 'A' and 'B' posts. In so the Indian Audit α Accounts Department are concerned, the designated by the Comptroller α Auditor General of India. Obtained before submission of the case to the Minister-in-Vigilance Commission had advised initiation of departmental action against the Government servant concerned or such Vigilance Commission.

5. In so far as persons serving in the Indian Audit and Accounts Department are concerned, these instructions issue after consultation with the Comptroller and Auditor General of India.

Hindi version will follow.

(Krishna Menon) Under Secretary to the Govt. of India.

3/-

I. All Ministries/Departments

To

- of the Government of India.
- 2. Comptroller α Auditor General.
- 3. Central Vigilance Commission.
- 4. Secretary, Railway Board.

5. Department of Public Enterprises - It is requested that similar provisions may be incorporated in respect of employees of Public Sector Undertakings.

6. Banking Division, Department of Economic Affairs for incorporation of similar provisions in respect of employees of Banks, under their administrative control.

(Krishna Menon)

Under Secretary-(E)

-3-