The General Managers (Vigilance) 
Zonal Railways

Sub: Procedure to be followed in cases involving Group ‘C’ & ‘D’ employees investigated by Board Vigilance.

Ministry of Railways (Railway Board) have decided to slightly modify para 2.1.5 of Board letter No.2006/V-1/Meet/6/1 dated 19.7.2006 by adding a new sub para below para 2.1.5. The amended para will be read as follows:

2.1.5: Procedure as described in paras 2.1.1 to 2.1.4 would also be applicable for the cases investigated by Board (Vigilance). However, in cases of disagreement of DA/Appellate Authority/RA, Zonal Railway Vigilance has to send case to Board Vigilance along with their comments for consultation.

It has been further decided that cases involving Group ‘C’ and ‘D’ employees investigated by Board Vigilance need not be referred to Railway Board for second stage advice, if the proposed penalty is in line with Board’s first stage advice. The adequacy of punishment in such cases will also be assessed by respective Zonal Railways. Details of the final outcome of the case may be sent to Board for information. However, if there is a difference of opinion between the Board Vigilance and the DA, the same should be referred to Board for advice.

(Vikas Purwar) 
Director Vigilance (M) 
Railway Board

Copy to :-

i) All Officers and the Branches of Vigilance Directorate. 
(RBV No.10/2011 issued as ACS No.14 circulated vide Board’s letter of even number dated 11.8.11 may please be treated as withdrawn)

ii) AIRF, NFIR, IRPOF, FROA & AIRPFA

iii) Hon’ble MR, MSR(M) & MSR(B)

iv) DME/C&IS/RB for uploading this letter on the website. 
(http://10.1.10.21/railnet/deptts/vigilance/Home.htm)