

GOVERNMENT OF MADHYA PRADESH
GENERAL ADMINISTRATION DEPARTMENT

MEMORANDUM

No. 444-3821-I (iii)-66,

Bhopal, dated the 7th February 1967—18th Magha, 1888.

To,

All Departments of Government,
The President, Board of Revenue, M.P., Gwalior,
All Commissioners,
All Heads of Departments,
All Collectors,
Madhya Pradesh.

SUBJECT.—Departmental Enquiry against allocated Government Servants—Determination of Appointing Authority for the purpose of imposing a penalty of dismissal or removal.

The practice followed inmost of the departments for imposition of a penalty of dismissal or removal on a Government servant appointed by the Government of an integrating unit is that such orders are passed by the State Government even in the case of a Government Servant who has subsequently been absorbed in the new State by an authority subordinate to the State Government. Government have since been advised that insuch case, the authority which absorbed him in the new State is the appointing authority for all purposes including imposition of a penalty of dismissal or removal, as the case may be. If, however, the Government Servant has not been absorbed or reappointed in the new State after merger, but continued in service by virtue of a general order or law, then the authority which can dismiss or remove such Government Servant from service will be that which is equivalent to or co-ordinate in rank with the authority which appointed him in the integrated unit.

2. The above position may be brought to the notice of all appointing authorities under your administration control.

L. B. SARJE,
Addl. Secretary to Government of Madhya Pradesh.
General Administration Department.
