

DIRECTIONS TO BCCI AND ALL MEMBERS ASSOCIATIONS

Some of the member associations have sought a clarification from the Committee of Administrators on whether former players who are currently employed with Railways, Government or Public Sector Undertakings would be disqualified from being an Office Bearer, Councillor or member of committee/cricket committee of the BCCI or Member Associations by virtue of being “Government Servants” or a person holding a “public office” . .

The Committee of Administrators had sought and received legal advice on this issue. After considering the issue and the legal advice received it is hereby clarified that former players employed with the Railways, Central or State Government, Central or State Government Departments/undertakings, Nationalised Banks or Public Sector Undertakings, particularly under “sports” quota will not be deemed to be disqualified as being “Government Servants” or holding a “public office” for the purpose of determining their eligibility to become an Office Bearer of the BCCI or a Member Association, Councillor in the BCCI or a Member Association or member of any committee of the BCCI or a Member Association.

In other words, former players who are employed with the Railways, Central or State Government, Central or State Government Departments/undertakings, Nationalised Banks or Public Sector Undertakings particularly under “sports” quota may be elected to and hold the post of an Office Bearer of the BCCI or a Member Association, Councillor in BCCI or a Member Association and member of any committee of the BCCI or a Member Association.

Dated this 27th day of August, 2019.

Issued by the Supreme Court appointed Committee of Administrators for the BCCI