POLICE CIRCULAR ORDER No. 173

Intimation of Seizure of driving licences to the original licensing authority

It has been noticed that in several cases, especially on inter-district and inter-State routes when the licence of a driver is seized for any offence under M.V. ACT & Rules and any other Act, correct and full address is not furnished to the court, as a result processes on him can not be served. Further, the driver, tries to obtain a duplicate licence from the original licensing authority on some plea or the other and tries to escape punishment for violation of the provisions of the Act and Rules.

It is, therefore, impressed on all concerned that when ever a driving licence is seized or suspended an intimation should be sent to the original licensing authority immediately after its seizure. To ensure his appearance in the court full and correct address should be furnished to the court and successive issue of processes by the court should be insisted upon.

(Previous Police Circular Order No. 2 of 1964)