

POLICE CIRCULAR ORDER No. 179

Conviction
of
Government
servant by
Court of Law

It has been brought to my notice that in spite of instructions issued in G.O. XLIV of 1951 in this regard which was published in the *Police Gazette* No. 2, dated 15-1-1952, prompt intimation of the Orders of conviction are not being communicated to the concerned administrative authorities of accused Government servants by the prosecuting officers as a result of which consequent departmental actions against the Government servant are being held up and unnecessary expenditure by way of continued payment of subsistence allowance are being incurred by the Government.

It is hereby ordered that as soon as any Government servant whether State or Central is convicted of a criminal offence, the concerned prosecuting officer entrusted with the case should separately intimate the conviction orders to the administrative authorities concerned promptly under intimation to his S. P. notwithstanding the fact that the Government servant would be filing an appeal against the order of conviction. The fact of such intimation having been sent should be indicated in the final memo. of the case. Superior officers while disposing of final memos. should keep this aspect in view and where the final memo. does not indicate any action already taken in this regard, should themselves send such intimation similarly and take such action against the prosecuting officer concerned for his omission as may be deemed proper.

This instruction should apply in G.R. as well as in Non-F.I.R. Cases.

(Previous Police Circular Order No. 8 of 1964)