

POLICE CIRCULAR ORDER No. 180

Progress
report timely
sending of
by court
officers

1. Instances of delay on the part of Court Officers in sending timely progress reports both in S.R. and Non-S.R. Cases to the S.R.P. have come to notice. The S.R.P. finds it difficult to know the progress of his cases and consequently send progress reports in cases where they are due from him.

2. In order to obviate such difficulties/delay it is hereby ordered that the C.S.-Is./P.Is. should send extracts of daily under-trial cases reports to S.R.P. relating to G.R.P. cases promptly and regularly on the dates the cases are fixed as enjoined in P.M. Rule 504 (e). While submitting the D.U.T.Rs. to Superintendents of Police, it shall be mentioned whether the extracts relating to G.R.P. cases have been sent to the S.R.P. Besides, they should also submit progress reports to the S.R.P. in all cases of G.R.P. which are heard before the Court of Sessions on the very next date the cases are fixed without fail. This shall also be indicated in the remarks columns of the Sessions register.

3. The Circle Inspectors in the subdivisional Courts and prosecuting Inspectors in Sadar Courts should ensure that the Court Officers do not neglect this duty. Wherever there is any instance of default, they shall bring it to the notice of the Superintendents of Police promptly who shall take suitable disciplinary action against the defaulting officers. In their inspections and while scrutinising the daily under trial case reports and the Sessions Register, the Superintendents should also give particular attention to see whether the Court Officers have sent the extracts of D.U.T.R. or the progress reports in G.R.P. cases duly to the S.R.P.

(Previous Police Circular Order No. 9 of 1964)