POLICE CIRCULAR ORDER No. 192/69

SUBJECT—Change in nomenclatures of Assistant Inspector Generals of Police and of sections at State Police Headquarters.

It is felt that some of the things we do should be reflected in the names given to sections, etc. and some of the out-dated nomenclature should be removed. As a step in that direction, the following changes, in the nomenclatures and functions of the Assistant Inspectors-General and the two sectoris, which are almost dealt with directly by Inspector-General are hereby ordered for internal force purposes, with effect from 1-1-1969.

(a) The A.I.-Gs. will be known functionally by the major part of their responsibilities although naturally various small items may be entrusted to them accordingly to work requirements. Their new nomenclatures will be as under.

- A.I.-G I . . A.I.-G., Admn. (for Administration)

(b) All letters addressed to the subordinate establishments from the State Police Headquarters or by the subordinate establishments to the State Police Headquarters should bear the new nomenclatures of the A.I.-Gs.

(c) If one A.I.-G. is absent, his next counterpart will sign his letters but the nomenclatures should be kept in tact. For example, if A.I.G. Administration is absent A.I.-G., Finance will sign the letters, but keeping the word 'Admn.' unchanged.

(d) In all letters sent to Government by the A.I.-Gs. only the words "A.I.-G." will be used and not their functions.

(e) The "Res. Section" will be known as "O. P. Section" and all letters issued from that section shall bear these two letters standing for 'Orissa Police' in their numbering.

(f) Similarly, the "Confidential Section" will be known as Hq. Section meaning "Headquarters Section" indicative of its co-ordinating function and all letters issued from that section shall bear "Hq."

Sd. H.P. Singh Deo
For Inspector-General of Police.

(iv) While interrogating the juvenile, an attitude of sympathy and understanding on the part of the interrogating officer may be useful to create repentance in the mind of a child. The interrogation should be done in the form of or simple conversation.

(v) When the Investigating officers as well as supervising officers are fully satisfied that the juvenile offender is not likely to jump off bail, they may use their discretion for releasing him on bail, keeping in view that in such release he may not fall in the hands of other criminal associates, etc. Courts may be urged to take prompt action under section 497 Cr. P.C. in suitable cases.

A humanitarian approach to the matter by all ranks is essential.

Sd.
For Inspector-General of Police.