

POLICE ORDER No. 87

Temporary charges in the disposition of force.

Several instances have come to notice in which Superintendents of Police have made temporary changes in the disposition of force sanctioned for each police-station/unit without the prior approval of the Deputy Inspector-General/Inspector-General who alone are competent authorities for ordering the same. Consequently, I have not been in a position to report to Government once every six months, alterations made in the sanctions strength, vide Sl. 29 of Police Manual, Appendix 2.

2. Another common defect in the disparity between the figures of force disposition as given in the Force Statement and the number of officers and men actually present at the police posts at any time. One glaring instance of this nature has been noticed by the Member, Board of Revenue, Northern Division. This would indicate further that Superintendents of Police are making temporary alterations in the force without indicating it in the Force Statement which therefore does not show the correct disposition of force in the district. It is also possible that officers and men sometimes absent themselves without leave. Such practices are reprehensible and should be discouraged forthwith by surprise check, etc., by Inspectors and higher officers. Police Manual Rule 777 should be observed strictly in future.

Manual reference

Rule 777

(Previous Police Order Reference No. 3 of 1953)