

# **DELHIPOLICE**

## STANDING ORDER NO.109 OF 2020

# PROCEDURE FOR ISSUANCE OF NOTICES OR ORDERS BY POLICE OFFICERS

#### I. INTRODUCTION

It has been noticed that some investigating officers do not comply with the legal requirements of Sections 41A, 91, 160 and 175 of the Code of Criminal Procedure (Cr.P.C.) with regard to summoning of witnesses or suspects in the course of an investigation or in connection with an inquest held u/s 174 Cr.P.C. These sections of the Criminal Procedure Code empower investigating officers to examine orally any person who is believed to be acquainted with the facts and the circumstances of the case(s).

Section 41A Cr.P.C. stipulates issuance of notice for appearance before a Police Officer in all cases where the arrest of person is not required. The Hon'ble High Court of Delhi in its judgement titled 'Amandeep Singh Johar Vs. State of NCT of Delhi' dated 07.02.2018, has categorically explained about the procedure to be mandatorily followed by Police Officers as has been mentioned in Section 41A Cr.P.C. also. A Model format for notice under section 41A Cr.P.C. and directions of Hon'ble High Court of Delhi are enumerated in this S.O. and also enclosed as Annexure - A.

Section 91 Cr.P.C. stipulates issuance of summons to produce document or other things before a Police Officer and as per directions of Hon'ble High Court of Delhi, a model format for notice under this section is enclosed as <u>Annexure –</u> **B**.

According to Sections 160 and 175 Cr.P.C., an officer making an investigation or enquiry shall invariably issue an order in writing to any person summoned to attend such investigation or enquiry and shall endorse on the copy of the order retained by the person so summoned, the date and time of his arrival and the date and time of his departure from the place where he is summoned. The Model Forms regarding the instant sections, as per the

directions of Hon'ble Delhi High Court, are also enclosed with this Standing Order at **Annexure C & D** respectively.

#### II. RELEVANT STATUTORY PROVISIONS

Prior to examining the judgement in case titled 'Amandeep Singh Johar Vs Govt. of NCT of Delhi & Ors.' passed by the Hon'ble Delhi High Court, it would be useful to set out the statutory provisions which relates to requirement of appearance before a Police Officer of any person. For ready reference, the extracts of provisions of Sections 41A, 91, 160 and 175 of CrPC are reproduced as below:-

#### Section 41A Cr.P.C. (Notice of appearance before police officer)

- (1) The police officer shall, in all cases where the arrest of a person is not required under the provisions of sub-section (1) of section 41, issue a notice directing the person against whom a reasonable complaint has been made, or credible information has been received, or a reasonable suspicion exists that he has committed a cognizable offence, to appear before him or at such other place as may be specified in the notice.
- (2) Where such a notice is issued to any person, it shall be the duty of that person to comply with the terms of the notice.
- (3) Where such person complies and continues to comply with the notice, he shall not be arrested in respect of the offence referred to in the notice unless, for reasons to be recorded, the police officer is of the opinion that he ought to be arrested.
- (4) Where such person, at any time, fails to comply with the terms of the notice or is unwilling to identify himself, the police officer may, subject to such orders as may have been passed by a competent Court in this behalf, arrest him for the offence mentioned in the notice."

# Section 91 Cr.P.C. (Summons to produce document or other thing)

- (1) Whenever any Court or any officer in charge of a police station considers that the production of any document or other thing is necessary or desirable for the purposes of any investigation, inquiry, trial or other proceeding under this Code by or before such Court or officer, such Court may issue a summon, or such officer a written order, to the person in whose possession or power such document or thing is believed to be, requiring him to attend and produce it, or to produce it, at the time and place stated in the summons or order.
- (2) Any person required under this section merely to produce a document or other thing shall be deemed to have complied with the requisition if he

causes such document or thing to be produced instead of attending personally to produce the same.

- (3) Nothing in this section shall be deemed-
  - (a) to affect sections 123 and 124 of the Indian Evidence Act, 1872 (1 of 1872), or the Bankers' Books Evidence Act, 1891 (13 of 1891) or
  - (b) to apply to a letter, postcard, telegram or other document or any parcel or thing in the custody of the postal or telegraph authority.

### Section 160 CrPC (Police officer's power to require attendance of Witnesses)

(1) Any police officer, making an investigation under this Chapter may, by order in writing, require the attendance before himself of any person being within the limits of his own or any adjoining station who, from the information given or otherwise, appears to be acquainted with the facts and circumstances of the case; and such person shall attend as so required:

Provided that no male person under the age of fifteen years or above the age of sixty-five years or woman or a mentally or physically disabled person shall be required to attend at any place other than the place in which such male person or woman resides.

(2) The State Government may, by rules made in this behalf, provide for the payment by the police officer of the reasonable expenses of every person, attending under sub- section (1) at any place other than his residence.

#### Section 175 Cr.P.C. (Power to summon persons)

- (1) A police officer proceeding under section 174, may, by order in writing, summon two or more persons as aforesaid for the purpose of the said investigation, and any other person who appears to be acquainted with the facts of the case and every person so summoned shall be bound to attend and to answer truly all questions other than questions the answers to which would have a tendency to expose him to a criminal charge or to a penalty or forfeiture.
- (2) If the facts do not disclose a cognizable offence to which section 170 Cr.P.C. applies, such persons shall not be required by the police officer to attend a Magistrate's Court."

#### III. PROCEDURE FOR ISSUANCE OF NOTICES/ORDERS

Upon consideration of the Judgement in case titled 'Amandeep Singh Johan Vs Govt. of NCT of Delhi' passed by Hon'ble High Court of Delhi, it is directed

that as far as working of Section 41A is concerned, the following procedure shall be strictly followed by the police in Delhi: -

- (i) Police officers should be mandatorily required to issue notices under Section 41A Cr.P.C. (in the prescribed format) formally to be served in the manner and in accordance with the terms of the provisions contained in Chapter-VI of the Criminal Procedure Code. Model form of notice under Section 41A Cr.P.C. and its acknowledgement is enclosed herewith as **Annexure-A**.
- (ii) The concerned suspect or accused person will necessarily need to comply with the terms of the notice under section 41A Cr.P.C. and make himself available at the requisite time and place.
- (iii) Should the accused be unable to present himself at the given time for any valid and justifiable reason, the accused should in writing immediately, intimate the investigating officer and seek an alternative time within a reasonable period, which should ideally not exceed a period of four working days, from the date on which he were required to attend, unless he is unable to show justifiable cause for such non-attendance.
- (iv) Unless it is detrimental to the investigation, the police officer may permit such rescheduling, however only for justifiable causes to be recorded in the Case Diary. Should the IO believe that such extension is being sought to cause delay to the investigation or the suspect or accused person is being evasive by seeking time, (subject to intimation to the SHO/DCP of the concerned Police Station), deny such request and mandatorily require the said person to attend.
- (v) A suspect or accused on formally receiving a notice under section 41A Cr.P.C. and appearing before the concerned officer for investigation or interrogation at the police station, may request the concerned IO for an acknowledgement.
- (vi) In the event the suspect or accused is directed to appear at a place other than the police station (as envisaged under Section 41A(1) Cr.P.C.), the suspect will be at liberty to get the acknowledgement receipt attested by an independent witness if available at the spot in addition to getting the same attested by the concerned investigating officer himself.
- (vii) A duly indexed booklet containing serially numbered notices in triplicate carbon copy format should be issued by the SHO of the Police Station to the Investigating Officer. The Notice should necessarily contain the following details:
  - (a) Serial Number
  - (b) Case Number
  - (c) Date and time of appearance

- (d) Consequences in the event of failure to comply
- (e) Acknowledgment slip
- (viii) The Investigating Officer shall follow the following procedure:-
  - (a) The original is served on the accused or suspect;
  - (b) A carbon copy (on white paper) is retained by the IO in his or her case diary, which can be shown to the concerned Magistrate as and when required;
- (c) Used booklets are to be deposited by the IO with the SHO of the Police Station who shall retain the same till the completion of the investigation and submission of the final report under section 173 (2) of the Cr.P.C.
- (d) The Police department shall frame appropriate rules for the preservation and destruction of such booklets.

#### IV. DIRECTIONS OF THE HON'BLE HIGH COURT OF DELHI

- (a) The Hon'ble Delhi High Court further directed that the above procedure shall apply also to the working of Sections 91, 160 and 175 of the Cr.P.C. as well. The above procedure shall be mandatorily followed by Delhi Police when working the requirements of all the above noted sections.
- (b) The format of notices to be issued u/s 41-A, 91, 160 & 175 have been enclosed as **Annexure A, B, C & D.**
- (c) A Non-PPR Register as per <u>Annexure-E</u> shall be maintained year-wise by the Duty Officer in each Police Station containing the relevant details of the Notices issued by Investigating Officers.

#### V. AREA OF RESPONSIBILITY

1. While issuing such notices, the concerned Investigating Officer must ensure his or her presence on the given date and time and if due to any unforeseen circumstances or official exigencies, the he is required to be away, Inspector (Investigation) or SHO will take the needful action in respect of the noticee. However, in a rare situation of serious exigency of an operational nature, where none of the above officers is present, while recording the presence of the noticee, the Duty Officer will issue the necessary acknowledgement and also record a DD entry to this effect. The Duty Officer will also collect a copy of self-attested ID proof from the noticee and inform the IO or SHO accordingly. A copy of DD entry and ID proof shall be handed over to the Investigating Officer upon his or her arrival.

- 2. The Investigating Officers are responsible for exercising full care and precautions with regard to the personal safety of persons summoned by them. They should guard against the possibility of such witness or suspect attempting to commit suicide or causing any bodily harm to himself. The task of IO should as far as possible be carried out in Sankraman Kaksha or on the ground floor of the Police Stations.
- 3. When a woman has to be questioned or interrogated and a notice under section 160 of Cr.P.C. needs to be served, the IO must keep in mind that a woman cannot be summoned to the police station. However, the notice can mention the details and time where the women will be questioned, which should ordinary be where the women resides, preferably in the presence of other family members or women police personnel.
- 4. As per section 160 Cr.P.C., no male person under the age of fifteen years or above the age of sixty-five years or woman or a mentally or physically disabled person, is required to attend at any place other than the place in which such male person resides. As per Juvenile Justice Act, male person under the age of eighteen years be questioned where he resides and preferably in the presence of other family members, guardians, fit persons or Juvenile Welfare Officers.
- 5. Procedure booklets (containing serially numbered notices in triplicate) in format identical to the above prescription in guidelines (vii) & (viii) with modifications having regard to the statutory provisions in the forms for notices and acknowledgment shall be maintained.
- 6. Failure on the part of IO, to comply with the mandate of provisions of Cr.P.C. and the above procedure, shall render him liable for appropriate disciplinary proceedings under the applicable rules.
- 7. Wide publicity should be given for educating the public at large through various modes of Public Advocacy.
- 8. This Standing Order shall also be **posted on the official website** of Delhi Police in Hindi as well as English language to ensure that public is apprised of the procedure that has to be followed.
- 9. The above information should be displayed at prominent places in Police Stations, Subordinate Courts and the Hon'ble High Court and made available to State and District Legal Services Authorities, in order to inform the public of their rights and recourses available to them.
- 10. Training programmes be specially formulated for police officers and judicial officers to sensitize them towards effective compliance of Section 41A, 91, 160 and 175 of the Criminal Procedure Code.

#### VI. RETENTION/DESTRUCTION OF RECORD

Used booklets deposited by the IO with the SHO of the Police Station shall be retained for **03 years** after the completion of the investigation and submission of the Final Report under section 173 (2) and 173(8) of the Cr.P.C. for any requirement during the trial of the cases. If the record is to be retained beyond specified period, concurrence of the concerned ACP will be required. In any case, the concurrence of ACP be taken for final disposal of such records.

#### VII. SUPERSESSION CLAUSE.

This supersedes the previous Standing Order No. 109/2019, issued vide No. 1651-1800/Record Branch/PHQ, dated 11.07.2019 along with Standing Order No. 109/2009, issued vide No. 7401-7550/Record Branch/PHQ, dated 14.05.2009.

(S. N. Shrivastava), COMMISSIONER OF POLICE: NEW DELHI.

# O.B. NO. |6 /RB/PHQ, Dated 04/06/2020.

No. 280 | -2950/Record Branch (AC-)/PHQ, dated Delhi, the 04 06 2020

Copy forwarded for information and necessary action to the:-

- 1. All Special Commissioners of Police, Delhi.
- 2. All Joint Commissioners of Police and Additional Commissioners of Police, Delhi.
- 3. Principal/PTC, Jharoda Kalan, Delhi.
- 4. All Deputy Commissioners of Police of Districts/Units, including FRRO, Delhi.
- 5. SO to Commissioner of Police and LA to Commissioner of Police, Delhi.
- 6. All ACsP of Sub-Divisions and all SHOs in Delhi.
- 7. Incharge, IT Centre and Librarian, PHQ, Delhi.
- 8. Record Branch, PHQ, New Delhi.

Serial No	
	[Name of Accused/Noticee]
Î	[Last Known Address]
	[Phone No./Email ID (if any)]
	Notice under Section 41(A) Cr.PC
that there relation to on	In exercise of the powers conferred under sub-section (1) of section 41A of Cr.P.C., I hereby ou that during the investigation of FIR/Case No
(b) You the (d) You inve (f) You inve (g) You inve (i) You inve (j) Any	will not commit any offence in future.  It will not tamper with the evidences in the case in any manner whatsoever.  It will not make any threat, inducement, or promise to any person acquainted with the fact of case so as to dissuade him from disclosing, such facts to the court or to the police officer.  It will appear before the Court as and when required/directed.  It will join the investigation of the case as and when required and will cooperate in the estigation.  It will disclose all the facts truthfully without concealing any part relevant for the purpose of estigation to reach to the right conclusion of the case.  It will produce all relevant documents/material required for the purpose of investigation.  It will render your full co-operation/assistance in apprehension of the accomplice.  It will not allow in any manner destruction of any evidence relevant for the purpose of estigation/trial of the case.  It of the case of the case of the conditions, which may be imposed by the Investigating Officer/SHO as per the facts the case.
	o attend/comply with the terms of this Notice can render you liable for arrest ction 41A(3) and (4) of Cr.PC.
	[Signature] [Name and Designation] [affix seal]
•••••	ACKNOWLEDGEMENT Sr.No
the Notice	ompliance with the abovementioned notice dated issued under Section 41A Cr.PC, ee has appeared on from to

This acknowledgement is being issued in compliance with Section 41A Cr.PC. The documents produced by the noticee have duly been seized vide seizure memo/ production memo (copy enclosed).

The noticee undertakes to continue to comply with any further notice that she/he may receive during the course of the present investigation.

[Signature of Accused]/Noticee]

[Signature of IO]

Sr.No		Police S	tation		Annexure - B
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		,			
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	Noticee undertakes ring the course of pre		ly with any furthe	er notice that s	she/he may
				2.1	
[Signature	of Accused]/Noticee]		[Signati	are of IO]	

Sr. No Police Station
То
[Name of Accused/Noticee]
[Last Known Address]
[Phone No./Email ID (if any)]
Notice Under Section 160 Cr.P.C.
In exercise of powers conferred under sub-section (1) of Section 160 of Cr.P.C, I hereby inform you that during investigation of FIR/Case No
Failure to attend/comply with the terms of this Notice can render you liable for legal action u/s 174 IPC.
[Signature]
ACKNOWLEDGEMENT Sr.No
In compliance with the abovementioned notice dated issued under Section 160 Cr.P.C., the Noticee has appeared on from to
This acknowledgement is being issued in compliance with Section 160 Cr.P.C. The documents produced by the noticee have duly been seized vide seizure memo/production memo (copy enclosed).

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The Noticee undertakes to continue to comply with any further notice that she/he may receive during the course of the present investigation.

[Signature of Accused]/Noticee]

[Signature of IO]

			Annexur	<u>e – D</u>
Sr.No		Police Station		
То				
[Name o	of Accused/Noticee]			
[Last Kn	nown Address]			
[Phone I	No./Email ID (if any)]			
A STATE OF THE STA				
	Notice und	er Section 175	Cr.PC	
the offence rep datedu/ Therefore the said Place	oorted to have be s regi d person is hereby o	een committed istered at Police directed to app time AM	essary for the purpose of enquiry in case FIR/DD No Station pear before the undersigned /PM on to give ossess.	d at
Failure to attend/ action u/s 174 IPC		ns of this Notic	ce can render you liable for	legal
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		[Name and Desi	ignation]	
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	•••••			
	ACKNO	OWLEDGEMENT	Sr. No	
the Noticee has app		to	issued under Section 175 Communication The Noticee's presence has	
This acknowle	edgement is being issued	l in compliance w	with Section 175 Cr.P.C.	
	undertakes to continue ourse of present investig		any further notice that she/he	may
[Signature of Accuse	ed]/Noticee]		[Signature of IO]	

## NOTICE ISSUE REGISTER

S. No.				
FIR/DD No. Dated				
Under section				
Notice issued U/s (Please specify)	41 - A	91	160	175
Booklet S. No., Name & telephone number of IO			À	2
Name/address/telephone number of person called by IO				9
Date & time given for joining/appearance				
Actual Date & time of joining/appearance	*			
Action taken on failure to comply				
DD No. of arrival of noticee and information to IO(if not available)		* -		100