



प्रधान महालेखाकार (लेखापरीक्षा) कार्यालय, बिहार  
वीरचन्द्र पटेल मार्ग, पटना - 800 001  
**Office of The Principal Accountant General**  
**(Audit), Bihar**  
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संख्या-प्रशा०(ले०प०)/गो०शा०/2025-26/C-407

दिनांक- 16.03.2026

**कार्यालय आदेश**

अधिकारियों/कर्मचारियों द्वारा आपराधिक कार्यवाही में आरोप पत्र दाखिल होने की सूचना का अनिवार्य प्रकटीकरण के विषय में मुख्यालय से प्राप्त परिपत्र संख्या-10-Staff Wing/2026 संख्या-439-Staff (Disc-I) 20-2025 दिनांक-17.02.2026, इस कार्यालय के सभी अधिकारियों/कर्मचारियों को सूचनार्थ एवं आवश्यक कार्यार्थ परिचालित किया जाता है।

अनु.- यथोपरि।

ह./-

**वरिष्ठ उपमहालेखाकार (प्रशासन)**

प्रतिलिपि सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित :-

1. प्रधान महालेखाकार (लेखापरीक्षा) का सचिवालय
2. वरिष्ठ उप महालेखाकार (प्रशासन) का सचिवालय
3. उप महालेखाकार/ए०एम०जी-I का सचिवालय
4. वरिष्ठ उप महालेखाकार/ए०एम०जी-II का सचिवालय
5. उप महालेखाकार/ए०एम०जी-III का सचिवालय
6. उप महालेखाकार/ए०एम०जी-IV का सचिवालय
7. उप महालेखाकार/ए०एम०जी-V का सचिवालय
8. उप निदेशक (केंद्रीय प्रक्षेत्र) का सचिवालय
9. वरिष्ठ लेखापरीक्षा अधिकारी/प्रशासन I, II/दावा I, II/सामान्य अनुभाग/संपदा प्रकोष्ठ/कल्याण अनुभाग/रेकॉर्ड/RTI Cell/पी.पी.जी./AMS/DA Group/PAC/PA/TGS/TSC/FINAT/FAW
10. वरिष्ठ लेखापरीक्षा अधिकारी/सभी प्रतिवेदन अनुभाग
11. सभी व०ले०प०अ०/ए०एम०जी-I(मु०), ए०एम०जी-II(मु०), ए०एम०जी-III(मु०), ए०एम०जी-IV(मु०), ए०एम०जी-V(मु०) एवं के०प्र० (मु०) से अनुरोध है कि वे अपने नियंत्रणाधीन अनुभागों/क्षेत्रदल में पदस्थापित सभी कर्मियों को अवगत करा दें।
12. सं०ले०प०अ०/ए०एम०एस० अनुभाग से अनुरोध है कि कार्यालय आदेश को कार्यालय वेबसाइट पर upload करने की व्यवस्था करें।
12. डिजिटल बोर्ड।

Digitally signed by  
Arvind Kumar  
Date: 16-03-2026  
13:21:13

**वरिष्ठ लेखापरीक्षा अधिकारी/गोपनीय शाखा**

दूरभाष /Phone – 2221941, 2223194, 2506283, 2223725, 2506091, 2223757

भारत के नियंत्रक एवं महालेखापरीक्षक का कार्यालय  
9, दीन दयाल उपाध्याय मार्ग,  
नई दिल्ली-110 124



OFFICE OF THE COMPTROLLER &  
AUDITOR GENERAL OF INDIA  
9, DEENDAYAL UPADHYAYA MARG,  
NEW DELHI - 110 124

DATE / DATE 17.02.2026

To

**All the Heads of Department in the IA&AD  
(As per mailing list)**

**Subj: - Requirement of mandatory disclosure by Officers/Officials regarding filing of charge-sheet in criminal proceedings – reg.**

Sir Madam,

A Government servant is duty bound to intimate about his detention even though subsequently released on bail as per M.H.A. letter no. 39/59/54-Estt.(A) dated 25.02.1955. In the cases of detention beyond 48 hours, conviction and sentenced to a term of imprisonment exceeding 48 hours, a Government servant is deemed to have been placed under suspension under Sub-rule (2) of Rule 10 of the CCS (CCA) Rules, 1965.

2. Further, as per M.H.A. letter no. 39/72/51-Ests. dated 23.10.1951, prosecuting authority should ensure prompt intimation to the administrative authorities whenever orders convicting a Government servant are passed. A Government servant is bound to intimate his superiors the fact of conviction as soon as possible, and failure is regarded as suppression of material information as per M.H.A. O.M. no. 25/70/49-Ests. dated 26.12.1949.

3. Rule 19 (2) of the CCS (Conduct) Rules, 1964 further provides that a Government servant can vindicate his private character or any act done by him in his private capacity and when any action for vindicating his private character or any act done by him in private capacity is taken, the Government servant shall submit a report to the prescribed authority regarding such action.

4. The DoPT OM F.No.22034/4/2012-Estt. (D) dated 02.11.2012 regarding grant of vigilance clearance (VC) states that the same may be denied only in the following three circumstances: -

- i) Government servants under suspension;
- ii) Government servants in respect of whom a charge sheet has been issued and the disciplinary proceedings are pending; and
- iii) Government servants in respect of whom prosecution for a criminal charge is pending.

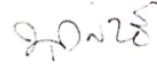
5. Instances have come to notice of this office where officers/officials of this department have not disclosed to office about the filing of charge-sheets in criminal proceedings against them in the court of law, resulting in the inadvertent grant of vigilance clearance on the basis of incomplete information and consequent wrongful promotions. In view of the above, the Heads of the Department in IA&AD are requested to ensure that these instructions are brought

to the notice of all the employees of their office and that they are instructed to intimate to office in case of filing of charge sheet against them in the court of law at the earliest, so as to prevent inadvertent grant of vigilance clearance on the basis of incomplete information, which may result in wrongful promotions, superannuation from service, and allowing officers/officials to proceed on deputation/foreign assignment, etc.

6. Any omission or failure on the part of a Government servant to disclose the aforesaid information as mandated under the rules shall be viewed seriously and shall attract disciplinary proceedings, independent of and in addition to the action arising out of the criminal charge(s) framed and the judgment rendered by the competent court.

7. It is also stated that the status of any new or existing criminal case shall be reported to the Vigilance Wing without delay to facilitate the processing of vigilance clearances. Pending vigilance cases shall be reported to the Vigilance Wing till such time as the IS Wing at Headquarters develops a dynamic database for this purpose. All pending vigilance cases shall be followed up regularly, and an updated Half-Yearly Report shall be forwarded to the Vigilance Wing invariably.

Yours faithfully,



**(Bhaskar Kalluru)**

**Asstt. Comptroller & Auditor General (N)**