TIME BOUND/ **OUT IMMEDIATE**

OFFICE OF THE DIRECTOR GENERAL (PRISONS) PRISON HEADQUARTERS: TIHAR JANAK PURI : NEW DELHI

F.10 (18867)/CJ/Legal/2015/ C754-56

Dated:

CIRCULAR

All Jail Superintendents are impressed upon to take special monitoring in cases where there is:-

- No judicial remand; 1.
- 2. Where the bail orders are received long back;
- Where there is no confirmation received despite repeated requests to the 3. courts;
- Where there is an endorsement with regard to the status of bail endorsed on 4. the custody warrant by the court without issuing ropkar with respect to it etc.

Such matters require immediate attention to intervene and to take up with the concerned court by deputing special messengers from jail to inquire about the present status with regard to such bail.

Dealing assistants deputed for such duties should ensure that in no case, the warrant is without judicial remand and also should not wait for the eleventh hour to confirm the status of bail at the time of final release of the concerned prisoner.

As per section 26 (4) of Delhi Prison Act 2000, it is mandated upon Superintendent Jail to seek orders, as soon as possible, from the court of Chief Metropolitan Magistrate regarding further detention of a prisoner whose release orders have been received in local cases and against whom a production warrant from an outside court has been received by the Superintendent.

In case of convict prisoners, where there are other pending cases before outstate courts, programme for transfer for such out states should be given in advance so as not to be detained a single day after expiry of sentence of Delhi case.

Any deviation from the above suggestions leading to illegal detention will be viewed seriously.

This issues with the prior approval of the Director General (Prisons).

(MUKESH PRASAD)

DELHI

DY. INSPECTOR GENERAL (PRISONS)