



The Gujarat Government Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLVIII] MONDAY, JULY 30, 2007/SRAVANA 8, 1929

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

PART IV

Acts of the Gujarat Legislature and Ordinances promulgated and Regulations made by the Governor.

The following Act of the Gujarat Legislature, having been assented to by the Governor on the 27th July, 2007 is hereby published for general information.

H. D. VYAS,

Secretary to the Government of Gujarat, Legislative and Parliamentary Affairs Department.

GUJARAT ACT NO. 23 OF 2007.

(First published, after having received the assent of the Governor in the "Gujarat Government Gazette", on the 30th July, 2007).

ANACT

further to amend the Bombay Police Act, 1951.

It is hereby enacted in the Fifty-eighth Year of the Republic of India as follows:-

1. (1) This Act may be called the Bombay Police (Gujarat Amendment) Act, 2007.

Short title and commencement.

- (2) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.
- 2. In the Bombay Police Act, 1951 (hereinafter referred to as "the principal Act"), after section 5, the following sections shall be inserted, 1951.

oction of new octions 5A and 5B in Bong. 2.

24- 2

GULARAT GOVERNMENT GAZETTE EX. 30-7-2007

[PART-IV

General General Inspector General at Police For the overall direction and supervision of the Police Force, the State Government shall appears a Director General and dispector General of Police who shall exercise such powers, perform such functions and duties and have such responsibilities and authority as may be provided by or under this Act or orders made by the State Government.

(2) The Director General atid Inspector General of Police shall be selected from a panel of officers consisting of the officers already avoiding in the rank of the Director General of Police or of the officers in the rank of Additional Director General of Police who have been found witable for promotion after screening by a Committee under the provisions of the All India Services Act, 1963:

61 of 1951.

Provided that the panel of officers from the rank of Additional Director General of Police shall not exceed double the number of vacant posts to be filled in the rank of Director General and Inspector General of Police in the State.

(3) The Director General and Inspector General of Police so selected And appointed shall ordinarily have a minimum tenure of two years irrespective of his date of superamuation, subject to the relevant provisions under the All India Services Act, 1951 and the rules made there under.

01 0f 1951.

- (4) The Director General and Inspector General of Police may be removed from his post before the expiry of his tenure by the State Government by an order in writing specifying the reasons thereof, consequent upon the -
 - (a) conviction by a court of law in a criminal offence or where charges have been framed by a court in a case involving corruption or moral turpitude; or
 - (b) quaishment of dismissal, removal or compulsory retirement from sorvice or of reduction to a lower post; or
 - (c) suspension from service; or
 - (d) incapability to discharge his functions as the Director General and Inspector General of Police due to physical or mental

1) The Police officer on operational duties in the field viz. Inspector General of Police in a range, Deputy Inspector General of Police, Commissioner of Police, Deputy Commissioner of Police, Assistant Commissioner of Police, Superintendent of Police, Sub-Divisional Police Officer and a police officer posted as an Officer incharge of the Police Station shall ordinarily have a minimum tenure of two years on such post.

Tenure of office of key police functionaries.

- (2) Any police officer referred to in sub-section (1) may be removed or, as the case may be, transferred from his post before the expiry of the tenure of two years consequent upon the -
 - (a) conviction by a court of law, or
 - (b) punishment of dismissal, removal, compulsory retirement from service or of reduction to a lower rank; or
 - (c) charges having been framed by a court of law in a criminal offence; or
 - (d) suspension from service; or
 - (c) incapability to discharge his functions and duties due to physical or mental illness; or
 - (f) misuse or abuse of powers vested in him; or
 - (g) gross mefficiency and negligence where a prima facie case of a serious nature has been established after a preliminary enquity;
 or
 - (h) superannuation; or
 - (i) promotion to a higher post; or
 - "() on his tomrequest".
 - 3. In the principal Act, after section 7, the following section shall be inserted, namely:-

Insertion of new section 7A in Bons, XXII of 1951.

"7A. (1) The State Covernment may, having regard to the population in an area or the circumstances prevailing in such area, by an order, separate the investigating police from the law and order police wing in such area to ensure the speedier investigation, befor expertise and improved rapport with the people.

Separation of investigating colog and law and order wing.

(2) Such investigating police wing shall investigate the serious crimes such as offence punishable under Chapter XII, XVI, XVII of the Indian Penal Code, Offences of Terrorist Activities, Cyber offences, Inter as of 2560. State Offences and such other offences as the State Government may, by an order, direct.

45 of 1860

24- 4 GUJARAT GOVERNMENT GAZETTE EX. 30-7-2007

[PART-IV

(3) The Director General and Inspector General of Police or an officer authorized by him shall co-ordinate between the Law and Order Police wing and the Investigating Police wings.".

Insertion of new Chapter IIIA in Bom. XXII of 1951. 4. In the principal Act, after Chapter III, the following Chapter shall be inserted, namely:-

"CHAPTER IIIA

STATE SECURITY COMMISSION, POLICE ESTABLISHMENT BOARD AND POLICE COMPLAINTS AUTHORITY

Establishment and constitution of State Security Commission.

- 32A. (1) The State Government shall, by notification in the Official Gazette, establish a State Security Commission to exercise the powers and perform the functions as assigned to it by or under the provisions of this Chapter.
- (2) The State Security Commission shall consist of the following members, namely:-
 - the Chief Minister of the State, ex-officio, who shall be the Chairperson;
 - (b) the Minister in-charge of Home Department...ex-officio;
 - (c) the Chief Secretary to the Government of Gujarat ex-officio;
 - (d) the Secretary to the Government of Gujarat, Home Department, ... ex-officio;
 - (e) the Director General and Inspector General of Police exofficio, who shall be the Member-Secretary, and
 - (g) two non-official members to be appointed by the State Government of persons having reputation for integrity and competence in the field of academia, law, public administration or media.
- (3) No person shall be appointed as a member under clause (g) of sub-section (2), if he -
 - (a) is not a citizen of India; or
 - (b) has been convicted by a court of law or against whom charges have been framed in a court of law; or
 - (c) has been dismissed or removed from service or compulsorily retired on the grounds of corruption or

- (4) A non-official member appointed under clause (g) of sub-section (2) may be removed on any of the following grounds:
 - (a) proven incompetence;
 - (b) Proven mishehavior or misuse or abuse of powers vested to him;
 - (c) failure to attend three consecutive meetings of the State Security Commission without sufficient cause;
 - (d) incapacitation by reasons of physical or mental infirmity;
 - (e) otherwise becoming unable to discharge his functions as a member;
 - (f) conviction by a court of law in an offence punishable under Chapter XII, XVI or XVII of the Indian Penal Code, 1860 or where charges have been framed by a court in a case in moral turpitude.

45 of 1860.

- (5) The terms of office of the non-official members shall be for a period not exceeding three years. The other terms and conditions of such members shall be such as may be prescribed.
- 32B. The State Security Commission shall exercise the following powers and perform the following functions, namely:-

Functions of State Security Commission.

- to advise the State Government on policy guidelines for promoting efficient, effective, responsive and accountable policing of Police Force in the State;
- (2) to assist the State Government in identifying performance indicators to evaluate the functioning of the Police Force. These indicators shall, inter alia, include the operational efficiency, public satisfaction, victim satisfaction vis-ò-vis police investigation and response, accountability, optimum utilization of resources and observance of human rights standards.
- to review periodically, the performance of the Police Force;
- (4) to suggest for the performance of the preventive tasks and service oriented functions of the Police Force:
- (5) to review and evaluate organizational performance of the police against -
 - the performance indicators as identified and laid down by the Commission itself;
 - (ii) the resources available with, and constraints of the police;
- to suggest policy guidelines for gathering information and statistics related to police work;

24- 6 GUJARAT GOVERNMENT GAZETTE EX. 30-7-2007

PART-IV

- (7) to suggest ways and means to improve the efficiency, offectiveness, accountability and responsiveness of the police; and
- (8) such other functions as may be assigned to it by the State Government.

Report.

Annual 32C. The State Security Commission shall, at the end of each year, prepare a report on its works during the preceding year as well as on the evaluation of performance of the Police Force and submit it to the State Government for consideration and appropriate action.

Constitution of Police Establishment Board.

- The State Government shall, by an order, constitute a Police Establishment Board consisting of the following members, namely :
 - the Director General and Inspector General of Police, ex-(1) officio, who shall be the Chairman;
 - (2) the Additional Director General of (Administration), ... ex officio;
 - an officer not below the rank of the Deputy Secretary to (3) Government of Gujarat, Home Department, ... ex-officio; and
 - (4) an officer not below the rank of Inspector General of Police to be nominated by the State Government, exofficio, who shall be the Member Secretary.

Powers and functions of l'olice Establishmet Board.

32E. The Police Establishment Board shall exercise the following powers and perform the following functions and duties, namely :-

- (a) transfer of officers in the rank of Pofice Inspector and Sub-Inspectors;
- prescribe guidelines and instructions for transfer of (b) Subordinate ranks from one Police District to another;
- analyses the grievances of the police personnel below the (c) rank of Deputy Superintendent of Police and suggest remedial measures to the State Government;
- grant promotion to higher post from the cadre of (d) Constable and Lok Rakshak,
- (c) such other functions as may be assigned to it by the State Government.
- The State Government shall constitute, by an order, the State Police Complaints Authority consisting of the following members

namely:-

 (a) a retired Judge of the High Court or a retired officer not below the rank of Principal Secretary to the Government

7

PART-IV]

GUJARAT GOVERNMENT GAZETTE EX. 30-7-2007

24-7

Complaints

Authority.

- (b) the Principal Secretary to the Government of Gujarat, Home Department, ex-officio;
- (c) an officer not below the rank of the Additional Director General of Police, nominated by the State Government, ex-officio, who shall be the Member Secretary; and
- (d) a person of eminence appointed by the State Government.
- (2) The terms and conditions of the members of the State Police Complaints Authority, other than ex-officio, shall be such, as may be prescribed.

32G. The State Police Complaints Authority shall exercise the following powers and perform following functions, namely:-

Powers and functions of State Police Complaints Authority,

- (1) to look into the complaints against police officers of the rank of Deputy Superintendent of Police and above, in respect of serious misconduct, dereliction of duty, misuse of powers, or any other matter specified by the Government, not covered by the Vigilance Commission, National Human Rights Commission, State Human Rights Commission, Commission for Minorities, Commission for Scheduled Castes and Scheduled Tribes, Commission for Women and Commission for Backward Class Communities, or any other Commissions as may be appointed from time to time either by the Central Government or by the State Government;
- (2) to require any person to furnish information on such points or matters as, in the opinion of the Authority, may be useful for, or relevant to, the subject matter of the inquiry, and any person so required shall be deemed to be legally bound to furnish such information within the meaning of sections 176 and 177 of the Indian Penal Code, 1860;
- (3) to enforce attendance of any person and take evidence on oath in the manner of a civil court;
- (4) to make appropriate recommendations to the State Government on any case enquired into by it, wherever required.
- 32H. (1) The State Government shall, by an order, constitute the District Police Complaints Authority for each District consisting of the following members, namely:-

ashment

strict

molalnis

Police

- officio, who shall be the Chairperson;
- (b) The Additional District Magistrate of the District, to be appointed by the State Government, ex-officio;



24- 8 GUJARAT GOVERNMENT GAZETTE EX. 30-7-2007

IPART-IV

- (c) two members of the Gujarat Legislative Assembly elected from the concerning District, to be appointed by the State Government;
- (d) The Deputy Superintendent of Police, ex-officio, who shall be the Member-Secretary.
- (2) The terms and conditions of the members of the District Police Complaints Authority other than ex-officio, shall be such as may be prescribed.
- (3) (a) The District Police Complaints Authority shall meet at least once in every quarter and assess the record of at least one-fourth of all Police Stations within the District with respect to the following matters and also prepare a rating in the prescribed manner,-
 - (i) prompt registration of First Information Report;
 - (ii) custodial violence;
 - (iii) extortion of money from complainants and the victims;
 - (iv) drunken behavior; and
 - (v) misbehavior with the public.
- (b) The report and the rating shall be sent to the concerned authorities for taking appropriate action.

Powers and functions of District Police Complaints

321. The District Police Complaints Authority shall exercise the following powers and the perform following functions, namely:-

2	Mehsana	1. Shri Rushikesh Ganeshbhai	1.Visnagar
14	Metisana	Patel	
		2. Shri Narayanbhai Lallubhai Patei	2. Unjha
3	Patan	1. Shri Rajnikant Somabhai	1. Chanasma
		Patel 2. Shri Shankarbhai Lagdhirbhai Chaudhari	2. Radhanpur
14	Banaskantha	1. Shri Anilkumar Amrutlal	1. Diyodar
		2. Shri Mafatlal Motiram Purohit	2. Dhanera
15	Sabarkantha	I. Shri Prafullabhai	1. Himmatnagar
		Khodabahi Patel	
		2. Shri Dilipsinhji Vakhatsinhji Parmar	2. Modasa
16	Dahod	1. Shri Tusharsinh Kanaksinh MahaRaul	Dovgadh Bariya
17	Panchmahal	1.Shri Jayadratlısinhji	1.1lalol
		Chandrasinhji Parmar 2. Shri Arvindsinh Danisinh	2. Kalol
		Rathod	
18	Kheda	1. Shri Sundarsinh Bhalabhai	1. Mahemdabad
		Chauhan	
		2. Shri Pankajkumar	2.Nadiyad
_		Vinubhai Desai	I August
19	Anand	Smt. Josnaben Rajubhai Patel	1. Anand
		2. Shri Shirishkumar	2. Khambhat
		Madhusudan Shukia	
20	Vadodara (Rural)	1. Shri Gulsingbhai	1. Chhotaudepur
		Ranglabhai Rathva	
		2. Shri Abhesinh Motibhai	2. Sankheda
-		Tadvi	Ti Wadadaya Cili
21	Vadodara (City)	I. Shri Bhupendrabhai Gatulal	1. Vadodara City
1		Lakhavala 2. Shri Yogeshbhai Patel	2. Ravpura
22	Bharuch	1.Shri Dushyantbhai	I. Bharuch
22	Diamon	Rajnikant Patel	
		2.Shri Ishvarsinh Thakorbhai	2. Ankleshvi i
		Patel	
23	Narmada	Shri Harshadbhai Chunffaf	1.Rajpipla
-	D (P D	Vasavn 1. Smt. Bhartiben Amrutbhai	1.Kamrej
24	Surat (Rural)	Rathod	1.ixuitboj
		2. Shri Kiritbhai	2. Olpad
		Gangarambhai Patel	
25	Surat (City)	1. Shri Nanubhai Bhagvanbhai	1. Surat(North)
		Vanani	
		2. Shri Kishorchandra Ratilal	2. Surat (West)
		Vankavala	

26	Navsari	I Shri Laxmanbhai Parsottambhai Patel	1. Gandevi
		Shri Nareshbhai Maganbhai Patel	2. Chikhli
27	Dang	Shri Vijaybhai Rameshbhai Patel	1. Dang-Vansda
28	Valsad	Shri Dolatray Nathubhai Desai	I. Valsad
		2. Shri Ramanlal Nanubhai Patkar	2. Umargam

nuicss, or

(e) misuse or abuse of powers vested in him or for gross inefficiency and negligence or failure to provide toadcrship to the Police Force.

misconduct; or

holds an elected political office, including that of member (d) of Parliament or State Legislature or a local body, or is an office-bearer of any political party or any organization connected with a political party; or is of unsound mind.

(c)

Implementation of the Supreme Court
Directions of way petition to 310/1996.
Tenure of service of DGP and other
Palice officers.

Government of Gujarat Home Department

Resolution No. NPC-102006- 798 Part-IV-V. Sachivlaya, Gandhianagar, Dateir the 13th February, 2007.

Read: 1. The judgement delivered on 22-09-2006 by the Supreme Court of India in the case of Prakash Singh & others V/S the Union of India & others in the writ petition no. 310 of 1996.

 Order dated 11-01-2007 of the Supreme Court of India in the LA.No. 11 &12 in the Writ Petition No. 310/1096

RESOLUTION

Whereas the Supreme Court of India in the writ petition No. 310/1996 by Shri Prakash Singh & others V/S the Union of India & others delivered judgement on 22nd September, 2006, and have interaction issued some directions to the Union of India and State Governments/Union Territories as regards the importance of the implementation of the police reforms all over the country and;

Whereas the Supreme Court observed in the said judgement that the Central Government and the State Governments should rise to the occasion and enact a new Police Act wholly for securing rights of the citizens under the Constitution for the Rule of Law, treating everyone equal and being partisan to none, which will also belp in securing an efficient and better criminal justice delivery system. The Apex Court also found it necessary for the Governments to lay down guidelines to be operative till the new legislations are enacted by the State Legislatures and:

Whereas the State Government upon finding the said directions difficult to implement, filed LA. No. 11/03 and 12/07 in the petition no. 310/1996, for further

charge of a police station shall also have a prescribed minimum tenure of two · years.

- (b) However, if it is found necessary to remove them prematurely following disciplinary proceedings against them or their conviction in a criminal offence or in a case of corruption or if the incumbent is otherwise incapacitated from discharging his responsibilities, the Government shall transfer—the concerned
 - (c) All the postings of the officers mentioned in (a) and (b) above would be officer. subject to promotion and retirement of the officer as per normal Superannuation Rules and orders.
 - (d) The decision of the State Government in this regard shall be final. By order and in the name of the Governor of Gujarat,

K.D.Suthar Under Secretary to the Government, Home Department

P.S. to H.E. The Governor, Gamiltinagar,

P.S. to Chief Minister, Sachivalaya, Gandhinagar,

V.S.s.to all Ministers/Ministers of State/Dy. Ministers, Sachivalaya,

All the Departments of the Sachivalaya, Gandhmagar,

* Secretary, Gujarat Legislature Assembly, Gandhinagar,

* Secretary, Confusar Public Service Commission, Almedated

* Registrat, Gujarat High Court, Ahmedabad

* Secretary, GnJ Civil Services Tribunal, Gandhinagar,

* Secretary, Gnj Subordinate Services Solection Board, Gandhinagar,

D.G. & I.G.P., Police Bluvan, Gandhinagar,

All the Heads of Department under the Home Department,

All the officers and branches in the Home Department.

Selcer file

^{*} by letters

Forming the Police Establishment Board.

Government of Gujarat Home Department

Resolution No. NPC-102006-798-Part-IV-V, Sachivlaya, Gandhianagar, Dated the 13th March, 2007.

- Read: 1. The judgement delivered on 22-09-2006 by the Supreme Court of India in the case of Prakash Singh & others V/S the Union of India & others in the writ petition no. 310 of 1996.
 - Order dated 11-01-2007 from the Supreme Court of India in the Writ Petition No. 310/1996.

RESOLUTION

Whereas the Supreme Court of India in the case of Shri Prakash Singh & others V/S the Union of India & others writ petition No. 310/1996 decided on 22-09-2006, have interalia issued some directions to the Union of India and State Governments/Union Territories as regards the implementation of the police reforms all over the country and;

Whereas the Supreme Court observed in the said judgement that the central Government and the State Governments should rise to the occasion and enact a new Police Act wholly for securing rights of the citizens under the Constitution for the Rule of Law, treating everyone equal and being partisan to none, which will also help in securing an efficient and better criminal justice delivery system and the Apex Court also found it necessary for the Governments to lay down guidelines to be operative till the new legislations are enacted by the State Legislatures and;

Therefore, Now, the Government of Gujarat hereby resolves, till the appropriate legislation is made by the State Legislation, as under:

1. There shall be a Police Establishment Board in the State of Gujarat. The Board shall comprise 1. D.G.& I.G.P of Gujarat, 2. One Inspector General of Police nominated by D.G.& I.G.P., 3. Deputy Secretary (Personnel), Home Department, and 4. Deputy Secretary (te&t), Home Department, Sachivalaya, Gandhinagar.

Directions of writ petition no. 310/1996.
Forming the Police Establishment Board.

Government of Gujarat

Resolution No. NPC-102006- 798-Part-IV-V, Sachivlaya, Gandhianagar, Dated the 13th March, 2007.

- Read: 1. The judgement delivered on 22-09-2006 by the Supreme Court of India in the case of Prakash Singh & others V/S the Union of India & others in the writ petition no. 310 of 1996.
 - Order dated 11-01-2007 from the Supreme Court of India in the Writ Petition No. 310/1996.

RESOLUTION

Whereas the Supreme Court of India in the case of Shri Prakash Singh & others V/S the Union of India & others writ petition No. 310/1996 decided on 22-09-2006, have interalia issued some directions to the Union of India and State Governments/Union Territories as regards the implementation of the police reforms all over the country and;

Whereas the Supreme Court observed in the said judgement that the central Government and the State Governments should rise to the occasion and enact a new Police Act wholly for securing rights of the citizens under the Constitution for the Rule of Law, treating everyone equal and being partisan to none, which will also help in securing an efficient and butter criminal justice delivery system and the Apex Court also found it necessary for the Governments to lay down guidelines to be operative till the new legislations are enacted by the State Legislatures and;

Therefore, Now, the Government of Gujarat hereby resolves, till the appropriate legislation is made by the State Legislation, as under:

1. There shall be a Police Establishment Board in the State of Gujarat. The Board shall comprise 1. D.G.& I.G.P. of Gujarat, 2. One Inspector General of Police nominated by D.G.& I.G.P., 3. Deputy Secretary (Personnel), Home Department, and 4. Deputy Secretary (te&t), Home Department, Sachivalaya, Gandhinagar.

Police Reforms-Constitution of The Police Establishment Board.

Government of Gujarat,

Home Department, Resolution No. NPC-102007-1141-V. Sachivalaya, Gandhiangar,

Dated 28th September, 2007.

Rend: 1. The Bombay Police (Gujarat Amendment) Act,2007 (Gujarat Act No.23 of -

 Government Resolution, Home Department, No. NPC-102006-798-Part-IV-V, dated 13th March, 2007.

RESOLUTION

In pursuance of the provintion, antained in the section, 32-D of alle Bombay Police Act- 1951 which is inserted vide the Bombay Police (Gujarat Amendment) Act-2007 (Gujntat Act No. 23 of 2007) and in supersession of the Government Resolution , Home Department, No. NPC-102006-798-Part-IV-V, dated 13th March, 2007, the Government hereby constitutes the Police Establishment Board as under:

- Director General and Inspector General of Police, Gujarat, ex-officia.
- 2. Additional Director General of Police (Administration), ex-officio Member.
- 3. Secretary (Law & Order). Home Department, ex-officio Member.
- 4. One Inspector General of Police, DG & IGP office (to be nominated by the State Covernment), Member Secrebity,

By order and in the name of the Governor of Gujarat,

(K.D.Suthar Under Secretary House Department

P.S. to H.E. The Governor, Gandhinagar,

P.S. to Chief Minister, Sachivalaya, Gandhinagar,

P.S.s to all Ministers/Ministers of State/Dy. Ministers, Sachivalaya, Gaudhinagar.

All the Departments of the Sachivalaya, Gandhinagat.

*Secretary, Gujarat Logislature Assumbly, Gandhinagar,

*Secretary, Gujarat Public Service Commission, Ahmedahad,

*Registrar, Gujarat High Court, Ahmedabad.

*Secretary, Guj. Civil Services Tribunal, Claudhinagar.

*Secretary, Guj. Subordinate Services Selection Hoard, Gandhinagar.

D.G. & I.G.P., Police Bhavan, Gundhinagar,

All the Heads of Department under the Home Department,

All the officers and branches in the Home Department. Select file.

* By letter.

Notification

Home Department, Sachivalaya, Gandhinagar Dated the 23rd April, 2008.

Bombay Police (Gujamt Amendment) Act. 2007

No.: GG/20/NPC-102006-798-Part-IV-V:- In exercise of the powers conferred by sub-section (2) of section 1 of the Bombay Police (Gujarat Amendment) Act, 2007 (23 of 2007), the Government of Gujarat hereby appoints 23rd April, 2008 as the date on which the said act shall come into force.

By order and in the name of the Governor of Gujarat,

(K.D. Suthar)

Under Secretary to Government.

To,

The principal Secretary to the H.F. the Governor, Gandhinagar.

The principal Secretary to the Hon. Chief Minister, Sachivalaya, Gandhinagar.

The personal secretaries to all Ministers/Ministers of State, Sachivalaya, Gandhinagar,

The Secretary, Gujarat Legislative Assembly, Gandhinagar,

All Departments, Sachivalaya, Gandhinagar.

All the Heads of departments under the Home Department.

All the officers/branches of the Home Department, Sachivalaya, Gandhinagar,

The Manager, Government Central Press, Gandhinagar, with a request to publish this notification in Government Gazette immediately and send 50 copies of it to this department and 50 copies to Legislative & P.A. Department.

Select File.

Police Reforms: Police Establishment Board.

Government of Gujarat,

Home Department, Resolution No. NPC-102007-1141-(Part-I)-V, Sachivalaya, Gandhinagar, Dated the 17th November, 2008.

Read: The Government Resolution, Home Department, No.NPC-102007-1141-V, Dated 28th September, 2007.

RESOLUTION.

The Government has constituted the Police Establishment Board vide G.R. dated 28" September, 2007 (read above). The Government has now resolved to reconstitute the said Board as under:

- 1. Director General and Inspector General of Police, ex-officio Chairman.
- Additional Director General of Police (Administration), ex-officio.
 Member.
- Deputy Secretary (Personnel), Home Department, Sachivalaya, Gandhinagar, ex-officio Member.
- Inspector General of Police, to be appointed by the DG & IGP, ex-officio Member Secretary.

By order and in the name of the Governor of Guirrat.

(K.D.Suthar)
Under Secretary
Government of Gujarat.

Ta

The Principal Secretary to the H.E. the Governor, Gandhinagar.

The Principal Secretary to the Hon. Chief Minister, Sachivalaya, Gandhinagar.

The Personal Secretaries to all Ministers/Ministers of State, Sachivalaya, Gandhinagar.

All Departments, Sachivataya, Gundhinagar,

Director General and Inspector General of Police, Gandhinagar.

All Heads of departments under the Home Department.

The Chairman, members and member secretary of the board, Gandhinagar.

All officers/branches of the Home Department, Sachivalaya, Gandhinagar.

Notification,

Home Department, Sachivalnya, Gandhinagar, Dated 21st November, 2008.

Homliny Police Ass, 1951 No.: GG/ 56 /NPC/102007/1141- V:- In exercise of the powers conferred by sub-section (1) of section 32 A of the Bombay Police Act, 1951 the Government of Guiacat establishes the Gujacat State Security Commission consisting of the following members so far as the ax officio members are concerned; namely:-

- 1. The Chief Minister of Gujarat, ex-officio Chairperson.
- The Minister of State for Home of Gujarat, ex-officio Member.
- 3. The Chief Secretary to the Government of Gujarat, ex-officio Member.
- The Additional Chief Secretary/Principal Secretary/Secretary to the Government of Gujarat, Home Department, ex-officio Member.
- The Director General and Inspector General of Police, Gujarat, exofficio Member Secretary,
- 2. Other members to the said Commission shall be appointed by the Government of Gujarat after due consideration.
- 3. The State Security Commission shall exercise the powers and perform the functions as assigned to it under the provisions contained in the chapter III A of the Bombay Police Act, 1951.

By order and in the name of the Governor of Gujarat.

(K.D.Suthar)

Under Secretary to the Government.

To.

The Principal Secretary to the H.E. the Governor, Gandhinagar.

The Principal Secretary to the Hon. Chief Minister, Sachivalaya, Gandhinagar.

The Personal Secretaries to all Ministers/Ministers of State, Sachivalaya,

11/2.3°

Police Reforms.

District Police Complaints

Authority.

Government of Gujarat,
Home Department,
Resolution No. NPC-102007-1141-(Part-III)-V,
Sachivalaya, Gandhinagar,
Dated 24th November, 2008.

Read: 1. The Bombay Police (Gujarat Amendment) Act-2007(23 of 2007)

 The Government Notification, Home Department No. GG/20/NPC-102006-798-(Part-IV) V, dated 23 04 2008.

RESOLUTION

Complaints Authority in each district of the State as under:

- 1. Superintendent of thether of the district appropriate Challenger,
- Z. Additional District Maglarram, on officione where
- 3. Moment of Degistative resembly, member (A. L. the Annandix)
- 1. Momber of Legislative Assembly, member (As in the Annendix)
- 5. S.D.P.O., Head Quarter Sub-Division, ex-officio member secretary.
- 2. The District Police Complaints Authority shall function in accordance with the provisions contained in the Bombsy Police (Gujarat Amendment) Act, 2007 (23 of 2007). The police commissionerate in a district may be covered by the respective district complaints authority so far as police officers/employ as of the commissionerate are concerned. The Chairperson of the concerned district complaints authority may call an appropriate officer from the respective commissionerate in the district complaints authority for that purpose, whenever required.
 - 3. Members other than those who are ex-officio members are appointed for a period of Two years. They will not be paid any remuneration/perks, but will be eligible to draw Travelling Allowance/Duily Allowance as is admissible to a

member of the State Legislative Assembly, for attending district level committee meetings. Such allowances shall be paid by the concerned Superintendent of Police from the normal TA/DA provision.

4. Any other matter/s relating to the District Police Complaints Authority shall be handled in a manner as may be prescribed by the Government from time to time.

By order and in the name of the Governor of Gujarat,

(K.D.Suthar) Under secretary Government of Gujarat.

Enclosure: Appendix.

To,

The Principal Secretary to the H.E. the Governor, Gandhinagar.

The Principal Secretary to the Hon. Chief Minister, Sachivalaya, Gandhinagar.

The personal secretaries to all Ministers/Ministers of State, Sachivalaya,

Gandhinagar.

All Departments, Sachivalnya, Gandhinagar.

All superintendents of Police in the State.

All the Heads of departments under the Home Department.

Concerned Persons of the Authority.

All the officers/branches of the Home Department, Sachivalaya, Gandhinagar. Select l'ile.