#### DISCIPLINE AND VIGILANCE

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#### WHY D&V IS IMPORTANT

- TO NIP THE PROBLEM IN THE BUD
- HANDLING LARGE AMOUNT OF GOVT FUNDS
- BASICALLY ENGINEERS- IGNORANCE OF RULES
- ERROR IN D&V MATTERS IRREPEARABLE
- COMES UNDER JUDICIAL SCRUTINY
- GOVT EXPECT HIGHEST LEVEL OF INTEGRITY
- INACTION IS ALSO AN OFFENCE
- ERROR IN ACTION HELPS
  - CULPRITS TO ESCAPE
  - INNOCENT GETS PUNISHED

## WHAT IS D&V

- CONTINUOS PROCESS
  - REGULAR CLEAR POLICIES
  - COUNSELLING
  - CAUTIONING
  - CONTINOUS VIGIL
  - ADMONITION
  - IMPOSITION OF PENALITIES
  - CRIMINAL PROCEEDINGS

### **BASIC RULES**

- CCS ( CONDUCT ) RULES 1964
- CCS (CCA) RULES 1965
- VIGILANCE HAND BOOK BY DOPT
- VIGILANCE MANUAL BY CVC

### **HOW YOU ARE CONNECTED**

- AS A DISCIPLINARY AUTH
- AS AN OFFICER HANDLING DISCIPLINE
- AS A PART OF AN INQUIRY
  - INQUIRY OFFICER
  - PRESENTING OFFICER
  - WITNESS

AS A CHARGED OFFICIAL

### **DISCIPLINARY AUTHORITY**

- APPOINTING AUTH IS DISCIPLINARY AUTH
- ROLE:
  - ADVANCE WARNING
  - CONSISTENCY
  - IMPERSONAL
  - IMMEDIATE ACTION
- FUNCTIONS
  - EXAMINATION OF COMPLAINTS
  - DECIDE IO AND PO IN A CASE
  - TO DECIDE ON SUSPENSION

### **DISCIPLINARY AUTHORITY**

#### FUNCTIONS

- REVIEW PRELIMINARY INQUIRY REPORT
- WARNING, COUNSELLING
- INITIATION OF DISCP PROCEEDINGS
- CONSULTATION WITH CVC
- ISSUE CHARGE SHEET
- DECIDE PENALTY
- PASSING FINAL ORDERS
- PASSING ANY NEW INSTRUCTION TO AVOID REPETITION

# **COMPLAINTS**

- COMPLAINTS, REGULAR CHECKS
- COMPALINTS: ANY INFO OF MISDEED FROM ANY SOURCE
  - ANONYMOUS AND PSEUDONYMOUS COMPLAINTS
    - EVEN CVC REFERED COMPLAINT IF PSEUDONYMOUS- REF BACK
  - IS THERE A VIGILANCE ANGLE
    - ILLEGAL GRATIFICATION
    - ABUSE OF OFFICIAL POSITION
    - DISPROPORTIONATE ASSETS
    - FORGERY, CHEATING, CRIMINAL OFFENCES
  - FALSE COMPLAINTS
  - COMPLAINTS WITH VERIFIABLE FACTS

### STAGES OF DISCIPLINARY ACTION

- PRELIMINARY INQUIRY/ FACT FINDING INQUIRY/ ONE MAN INQUIRY
  - NOT MANDATORY BUT PREFERRED
  - TO CHECK VERACITY OF COMPLAINT
  - TO COLLECT EVIDENCE
  - TO PINPOINT NAMES OF RESP PERSONS

#### PRELIMINARY INV REPORT

- SHOULD BRING OUT FACTS AND FIGURES
- SHOULD CLEARLY SHOW RULES VIOLATED
- SHOULD NAME THE PERSONS
- SHOULD BRING OUT LAPSES OF EACH PERSON
- RECOMMENDATION WITH REASON
- TIMELY COMPLETION (3 MONTHS)

#### PRELIM REPORT

- INTRO
- GIST OF ALLEGATION
- POINTS NEEDING PROOF
- ACTION TAKEN BY INV OFFICER
- EVIDENCE COLLECTED
- EVALUATION OF EVIDENCE
- VERSION OF THE ACCUSED IF RECORDED
- PEOPLE RESPONSIBLE
- CONCLUSION

#### **ACTION ON PREL REPORT**

- CLOSE THE CASE
- ACTION
  - ADMINISTRATIVE
  - DISCIPLINARY SHOW CAUSE NOTICE
    - MAJOR
    - MINOR
  - CRIMINAL PROCEEDINGS
  - REF TO CVC
- ACTION AGAINST FALSE COMPLAINTS
  - MALICIOUS, VEXATIOUS, UNFOUNDED

#### **SHOW CAUSE NOTICE**

- ISSUE A DETAILED SHOW CAUSE NOTICE
  - WITH ALL SUPPORTING DOCUMENTS BASED ON WHICH THE CHARGES ARE BEING SUSTAINED
  - SPECIFIC CHARGES WITH FACTS AND FIGURES
  - CHANCE FOR OFFICIAL TO VERIFY DOCUMENTS
  - SPECIFIC TIME 10 DAYS MORE IF LARGE VOL
     OF DOCUMENTS ARE INVOLVED
  - IF REPLY IS NOT RECD, GIVE ONE MORE FINAL NOTICE
  - NOT REQUIRED IF THE GOVT SERVANT IS DUE
     FOR RETIREMENT AND TIME IS NOT SUFFICIENT

#### **ACTION ON REPLY TO SCN**

- CLOSE THE CASE
- ACTION
  - MINOR PENALITY UNDER RULE 16
    - ISSUE CHARGE SHEET WITH DOCUMENTS
    - ALLOW 10 DAYS FOR REPLY
    - ALLOW INSPECTION OF DOCUMEMENTS
    - ON GETTING REPLY ISSUE SPEAKING ORDER

#### **ACTION ON REPLY TO SCN**

#### ACTION

- MAJOR PENALITY
  - ISSUE CHARGE SHEET.
  - ALLOW 10 DAYS FOR REPLY
  - ALLOW INSPECTION OF DOCUMEMENTS
  - ON GETTING REPLY EITHER CLOSE THE CASE AND ISSUE ORDER
  - OR ORDER AN INQUIRY UNDER RULE 14.

#### WHY INQUIRY IS REQUIRED

- FUNDAMENTAL RIGHT AS PER CONSTITUTION
  - RIGHT TO KNOW THE CHARGES
  - RIGHT TO KNOW EVIDENCES LED TO THE CHARGE
  - RIGHT TO INSPECT THE DOCUMENT
  - RIGHT TO DEFEND AND PROVE INNOCENCE
  - RIGHT TO CROSS EXAMINE THE WITNESSES
  - RIGHT FOR LEAD EVIDENCE IN DEF
  - RIGHT TO BE HEARD- REASONABLE OPPORTUNITY

#### WHY INQUIRY IS REQUIRED

- NATURAL JUSTICE
  - NO ONE CAN BE CONDEMNED UNHEARD
  - NO ONE CAN JUDGE HIS OWN CASE
  - JUSTICE TO BE DONE AND SHOULD APPEAR TO BE DONE
  - ALL ORDERS SHALL BE SPEAKING ORDERS

- TO BE ISSUED WITHIN 2 MONTHS OF RECEIPT OF INV REPORT/ ONE MONTH OF CVC ADV
- NO TIME LIMIT BETWEEN OCCURRENCE AND ISSUE
- CONSIST OF MAIN MEMO
- Annexure I- article of charges
- Annexure II statement of imputation
- Annexure III- List of documentary evidence
- Annexure IV List of witnesses

- ARTICLE OF CHARGES
  - EACH ARTICLE TO BE VERY SPECIFIC, QUOTE RULES
  - EACH ACT OF MISCONDUCT TO BE A SEPERATE ARTICLE
  - ONLY THE MISCONDUCT AND RULES VIOLATED TO BE SPECIFIED
- STATEMENT OF IMPUTATION
  - FOR EACH ARTICLE ABOVE, DETAILS OF HOW THE MISCONDUCT WAS DONE AND DETECTED
  - SHOULD CONNECT THE EVIDENCES AND WITNESSES LISTED TO EACH CHARGE,

- LIST OF DOCUMENTS
  - ONLY THOSE DOCUMENTS REQUIRED TO BE SPECIFIED
  - ALL DOCUMENTS SPECIFIED SHALL BE AVAILABLE
     WITH THE DEPT
- LIST OF WITNESSES

- IMPORTANT POINTS
  - BASIS IS PRELIM REPORT
  - LANGUAGE IS VERY IMPORTANT
  - CAN BE AMMENDED DURING INQUIRY BUT
     CANNOT ADD MORE FACTS OR NEW CHARGES
  - CHARGES TO BE LISTED IN THE ORDER OF SERIOUSNESS
  - DEEMED TO BE ISSUED ONCE DESPATCHED
  - IO AND PO BE APPOINTED ONLY AFTER CO DENIES CHARGES OR DO NOT RESPOND

## **INQUIRY OFFICER**

- SHOULD NOT BE THE IMM BOSS OF CO
- TO BE AN OFFR SENIOR TO IO
- SHOULD NOT HAVE EXPRESSED AN OPINION IN THE CASE EARLIER
- SHOULD NOT HAVE A BIAS
  - PERSONAL BIAS
  - PECUNIARY BIAS
  - SUBJECT MATTER BIAS

## PRESENTING OFFICER

- AN OFFICER FROM DEPT / LEGAL PRACTIONER
- NOT THE OFFR OF PRELIM INQUIRY

ACTIONS BY PO

## **ACTION BY 10**

- VERIFY APPOINTING ORDER + ACK
- CHECK CHARGE MEMO + DOCUMENTS
- BRING OUT ANY DISCREPANCY
- NOTICE TO CO + PO
- DAILY ORDER SHEETS— SERIALLY NUMBERED
- PRELIMINARY HEARING WITHIN 10 DAYS
- DEFENCE ASST
- CHECK REPLY BY CO- CORRECT REF ETC
- CAN BRING OUT PATTENT ERROR
- NO COMMENTS QUALITATIVE/ EVIDENCE/ LOGICAL INACCURACY

# **ACTION BY 10**

#### PRELIMINARY HEARING

- QUESTION OF FAITH
- DO YOU ACCEPT ALL THE CHARGES
- INSPECTION OF DOCU- 5 DAYS
- FIX DATE OF INSP
- LIST OF WITNESSES & DOCU BY CO
- IO TO DIRECTLY ASK FOR ADDITIONAL DOCU

#### DEFENCE ASSISTANT

- LEGAL PRACTITIONER
- GOVT EMPLOYEE FROM SAME HQ /STATION

# **ACTION BY 10**

- REGULAR HEARING
  - EXAMINATION OF DOCU EVIDENCE
  - EXAMINATION OF WITNESSES
    - EXAMINATION IN CHIEF
    - CROSS EXAMINATION
    - RE EXAMINATION
  - LEADING QUESTIONS PROHIBITED IN Ex IN Ch
  - MANDATORY QUESTION BY IO
  - WRITTEN BRIEF BY PO FIRST, THEN CO
    - FORM
    - FACTS & EVIDENCE
    - LOGIC
    - LANGUAGE

# **EVIDENCE**

- PROPONDACE OF PROBABILITY
- CLEAR AND CONVINCING
- PROOF BEYOND DOUBT

## **FINAL REPORT**

#### INPUT

- CHARGE SHEET
- DOCUMENTARY PROOF
- STATEMENT OF WITNESS
- STATEMENT OF DEFENCE
- CONCLUDING STATEMENT OF PO
- CONCLUDING STATEMENT OF CO

## **FINAL REPORT**

#### CONTENTS

- INTRODUCTION
- CHARGES
- CHARGES ADMITTED AND DROPPED
- CHARGES INQUIRED INTO
- STATEMENT OF DOCUMENTS
- STATEMENT OF DISP AUTH
- STATEMENT OF DEFENCE
- POINT FOR DETERMINATION
- ASSESSMENT OF EVIDENCE
- FINDINGS

# **QUANTUM OF PENALTY**

- MINOR OR MAJOR
  - COMMENSURATE WITH THE LOSS TO STATE
  - IF INTEGRITY IS IN QUESTION- PENALTY TO BE MAXIMUM
  - IF VIG ANGLE IS PROVED- MAX PENALTY
- REMEMBER
  - THE FINAL ORDER MAY COME UNDER
    - APPELATE REVIEW MERIT
    - JUDICIAL REVIEW— LEGALITY & PROCEDURAL

### **EVERY SAINT HAS PAST**

### **EVERY SINNER HAS A FUTURE**