

## **CIRCULAR NO. 192**

**SUBJECT :-** Removal of trustees on conviction

**REFERENCE :-** Circular No. 157

By Circular No.. 157, dated 9<sup>th</sup> June 1972 all the Regional Officers were requested to send immediately on disposal of Criminal complaints, certified copies of the orders passed by the Criminal Courts when the trustees are convicted. The necessity for such copies has now been reconsidered and the said Circular is now modified to the extent given below:-

Being obtaining certified copies of orders of the Criminal Courts in the complaints in which trustees are convicted the Regional Officer may use discretion and ascertain whether there is prima facie case for taking suo-motu action for persistent default in submission of accounts etc. as per clause (a) of section 41 D (1) of the Bombay Public Trusts Act, 1950 Thus certified copies in all the cases need not be obtained. While sending certified copies in such a case self-contained report for an action under Section 41 D of the Act may also be submitted.

Similarly in case of any trust action against trustees is felt necessary for mis-management, non-accounting etc, and it is noticed that trustee of such trust is also convicted of an offence involving moral turpitude during his tenure of trusteeship, a certified copy of the order of conviction may be obtained and a report may be submitted for a Suo-Motu action under section 41-D of the Bombay Public Trust Act, 1950

Dated :

P.S. DHAMANE  
Charity Commissioner  
Bombay