

**TR 20 of 2024**

**Order no.24 Dated 10.12.2024**

Record is put up today by put up petition with a prayer for rectification of seized vehicle being No. WB19L-3729 on the grounds stated therein.

Perused the petition.

It appears from the record that Order No. 21 dated 27.11.2024 the prayer for return of vehicle being no, WB19L-3729 was allowed in respect of petitioner Md. Iqbal with the following direction that the “the petitioner furnishing a bank grantee of Rs.5,00,000/- before the trial court, the petitioner shall produce the seized vehicle before the trial court as and when called for during the trial and also during the confiscation proceeding if any such proceeding is initiated, the petitioner shall not alienate the seized vehicle or change its nature and character during the pendency of the case, the seized vehicle shall not be used for the commission of any offence and the vehicle, before its release, should be properly photographed and the photograph will be made party of record. Engine number, chasis number of the vehicle should be also noted for future reference by the I/O.

Having heard submission of the Ld. Advocate for the petitioner it appears that registration no. of vehicle was inadvertently written as WB30AJ-3822 in paragraph no. 7 and 8 of order no. 21 dated 27.11.2024 instead of WB19L-3729. Accordingly in paragraph no. 7 and 8 of order no. 21 dated 27.11.2024 be treated as rectified as vehicle no. WB19L-3729 in place of WB30AJ-3822 and other conditions are as same by order dated 27.11.2024.

Dictated & Corrected by me,

Special Judge,  
Incharge

Judge, Special Court under  
N.D.P.S Act, Howrah  
Incharge