



[PRINT / DOWNLOAD PDF](#)

Delay in lodging the [fir](#) cannot be the ground to deny justice to the victim - In cases of delay, the courts are required to examine the [evidence](#) with a closer scrutiny and in doing so; the contents of the FIR should also be scrutinized more carefully -

[motor vehicles act](#), 1988 (59 of 1988) S. 166 - FIR - Delay - Although lodging of FIR is vital in deciding motor [accident](#) claim cases, delay in lodging the same should not be treated as fatal for such proceedings, if claimant has been able to demonstrate satisfactory and cogent [reasons](#) for it

read [HERE](#)

[2011 PLRonline 0107](#)

Tags: [MCA S. 166 - FIR](#), [MVA S. 166 - FIR delay in lodging](#)