Section: 3. Safety Responsibility Laws

Effective Date: 07/01/1991 **Revised Date:** 03/26/2002

General:

- On occasion, this Department receives notification from an individual that an accident case has been added to his/her driving record in error. The claim is that he/she had no involvement in a specific accident.
- In many instances, review of the case file reveals that an incorrect driver's license number was added. These types of errors are easily corrected.
- However, in some instances, no police report was written. The case was added from
 information received from the other party or parties involved as provided through the
 *Safety Responsibility Claim Form. The question then arises as to what recourse the
 individual has in order to have the case removed from his driving record when no police
 report was written. This person has three options as outlined below:
 - The complaining party may obtain a notarized affidavit from the reporting party that the *Safety Responsibility Claim submitted was sent in error by naming an uninvolved individual, OR
 - The complaining party may request an administrative hearing where all parties could appear and have the facts of involvement sorted out, OR
 - The complaining party could get a court order for the Office of Motor Vehicles to remove the accident from the driving record.