Corresponding Section Table of BNSS with Repealed Act

Bharatiya Nagarik Suraksha Sanhita, 2023	Code of Criminal Procedure, 1973
CHAPTER I PRELIMINARY	CHAPTER I PRELIMINARY
Short title, extent and	Short title, extent and
commencement.	commencement
2. Definitions.	2. Definitions.
3. Construction of references.	3. Construction of references.
4. Trial of offences under Bharatiya	4. Trial of offences under the Indian
Nyaya Sanhita, 2023 and other laws.	Penal Code and other laws.
5. Saving.	5. Saving.
CHAPTER II CONSTITUTION OF CRIMINAL COURTS AND OFFICES	CHAPTER II CONSTITUTION OF CRIMINAL COURTS AND OFFICES
6. Classes of Criminal Courts.	6. Classes of Criminal Courts.
7. Territorial divisions.	7. Territorial divisions.
Deleted	8. Metropolitan areas.
8. Court of Session	9. Court of Session.
Deleted	10. Subordination of Assistant Sessions Judges.
9. Courts of Judicial Magistrates.	11. Courts of Judicial Magistrates.
10. Chief Judicial Magistrate and Additional Chief Judicial Magistrate, etc.	12. Chief Judicial Magistrate and Additional Chief Judicial Magistrate, etc.
11. Special Judicial Magistrates	13. Special Judicial Magistrates.
12. Local Jurisdiction of Judicial Magistrates.	14. Local jurisdiction of Judicial Magistrates.
13. Subordination of Judicial	15. Subordination of Judicial
Magistrates.	Magistrates.
Deleted	16. Courts of Metropolitan Magistrates.
Deleted	17. Chief Metropolitan Magistrate and Additional Chief Metropolitan Magistrate.
Deleted	18. Special Metropolitan Magistrates.
Deleted	19. Subordination of Metropolitan Magistrates.
14. Executive Magistrates.	20. Executive Magistrates.
15. Special Executive Magistrates.	21. Special Executive Magistrates.
16. Local Jurisdiction of Executive	22. Local Jurisdiction of Executive
Magistrates.	Magistrates.
17. Subordination of Executive	23. Subordination of Executive
Magistrates	Magistrates.
18. Public Prosecutors.	24. Public Prosecutors.

19. Assistant Public Prosecutors	25. Assistant Public prosecutors.
20. Directorate of Prosecution.	25A. Directorate of Prosecution.
CHAPTER III	CHAPTER III
POWER OF COURTS	POWER OF COURTS
21. Courts by which offences are	26. Courts by which offences are
triable.	triable.
Deleted	27. Jurisdiction in the case of
	juveniles.
22. Sentences which High Courts and	28. Sentences which High Courts and
Sessions Judges may pass.	Sessions Judges may pass.
23. Sentences which Magistrates	29. Sentences which Magistrates may
may pass	pass.
24. Sentence of imprisonment in	30. Sentence of imprisonment in
default of fine.	default of fine.
25. Sentence in cases of conviction	31. Sentence in cases of conviction of
of several offences at one trial.	several offences at one trial.
26. Mode of conferring powers.	32. Mode of conferring powers.
27. Powers of officers appointed.	33. Powers of officers appointed.
28. Withdrawal of powers.	34. Withdrawal of powers.
29. Powers of Judges and	35. Powers of Judges and Magistrates
Magistrates exercisable by their	exercisable by their successors-in-
successors-in-office.	office.
CHAPTER IV	CHAPTER IV
POWERS OF SUPERIOR OFFICERS	APOWERS OF SUPERIOR
OF POLICE AND AID TO THE	OFFICERS OF POLICE
MAGISTRATES AND THE POLICE	BAID TO THE MAGISTRATES
	AND THE POLICE
30. Powers of superior officers of	36. Powers of superior officers of
police.	police.
•	
31. Public when to assist Magistrates	37. Public when to assist Magistrates
and police.	and police.
32. Aid to person, other than police	38. Aid to person, other than police
officer, executing warrant.	officer, executing warrant.
33. Public to give information of	39. Public to give information of
certain offences.	certain offences.
34. Duty of officers employed in	40. Duty of officers employed in
connection with affairs of a village	connection with the affairs of a
to make certain report.	village to make certain report.
	vinage to make certain report.
CHADTED V	CHADTER V
CHAPTER V ARREST OF PERSONS	CHAPTER V ARREST OF PERSONS
ARREST OF PERSONS	ARREST OF PERSONS
ARREST OF PERSONS 35. When police may arrest without warrant	ARREST OF PERSONS 41. When police may arrest without
ARREST OF PERSONS 35. When police may arrest without warrant 35(1)	ARREST OF PERSONS 41. When police may arrest without warrant.
ARREST OF PERSONS 35. When police may arrest without warrant 35(1) 35(2)	ARREST OF PERSONS 41. When police may arrest without warrant. 41(2)
ARREST OF PERSONS 35. When police may arrest without warrant 35(1)	41(2) 41A Notice of appearance before
ARREST OF PERSONS 35. When police may arrest without warrant 35(1) 35(2)	ARREST OF PERSONS 41. When police may arrest without warrant. 41(2)

36. Procedure of arrest and duties of	41B. Procedure of arrest and duties
officer making arrest.	of officer making arrest.
37. Designated police officer.	41C. Control room at districts.
38. Right of arrested person to	41D. Right of arrested person to
meet an advocate of his choice	meet an advocate of his choice
during interrogation.	during interrogation.
20 Arrest on refugal to give name	42. Arrest on refusal to give name
39. Arrest on refusal to give name	and residence.
and residence.	42. Awasah bu makasah nawasan and
40. Arrest by private person and	43. Arrest by private person and
procedure on such arrest.	procedure on such arrest.
41. Arrest by Magistrate.	44. Arrest by Magistrate.
42. Protection of members of Armed	45. Protection of members of the
Forces from arrest.	Armed Forces from arrest.
43. Arrest how made.	46. Arrest how made.
43(1)	46(1)
43(2)	46(2)
43(3)	New Sub-Section
43(4)	46(3)
43(5)	46(4)
44. Search of place entered by	47. Search of place entered by
person sought to be arrested	person sought to be arrested.
45. Pursuit of offenders into other	48. Pursuit of offenders into other
jurisdictions.	jurisdictions.
46. No unnecessary restraint.	49. No unnecessary restraint.
47. Person arrested to be informed	50. Person arrested to be informed
of grounds of arrest and of right to	of grounds of arrest and of right to
bail.	bail.
48. Obligation of person making	50A. Obligation of person making
arrest to inform about arrest, etc., to	arrest to inform about the arrest,
relative or friend.	etc., to a nominated person.
49. Search of arrested person.	51. Search of arrested person.
50. Power to seize offensive	52. Power to seize offensive
weapons.	weapons.
51. Examination of accused by	53. Examination of accused by
medical practitioner at request of	medical practitioner at the request of
police officer.	police officer.
51(1)	53(1)
51(2)	53(2)
51(3)	New Sub-section
52. Examination of person accused of	53A. Examination of person accused
rape by medical practitioner.	of rape by medical practitioner.
53. Examination of arrested person	54. Examination of arrested person
by medical officer.	by medical officer.
54. Identification of person arrested.	54A. Identification of person
person arrested	arrested.
55. Procedure when police officer	55. Procedure when police officer
deputes subordinate to arrest without	deputes subordinate to arrest without
warrant.	warrant.
TTALLALLA	Hairana

	I
56. Health and safety of arrested	55A. Health and safety of arrested
person.	person.
57. Person arrested to be taken	56. Person arrested to be taken
before Magistrate or officer in charge	before Magistrate or officer in charge
of police station.	of police station.
58. Person arrested not to be	57. Person arrested not to be
detained more than twenty-four	detained more than twenty-four
hours.	hours.
59. Police to report apprehensions.	58. Police to report apprehensions.
60. Discharge of person	59. Discharge of person
apprehended.	apprehended.
61. Power, on escape, to pursue and	60. Power, on escape, to pursue
retake.	and retake.
62. Arrest to be made strictly	60A. Arrest to be made strictly
according to Sanhita.	according to the Code.
CHAPTER VI	CHAPTER VI
PROCESSES TO COMPEL	PROCESSES TO COMPEL
APPEARANCE	APPEARANCE
A.—Summons	ASummons
63. Form of summons.	61. Form of summons.
	62. Summons how served.
64. Summons how served.	
65. Service of summons on corporate	63. Service of summons on
bodies, firms, and societies.	corporate bodies and societies.
65(1)	New Cole Coeties
65(2)	New Sub-Section
66. Service when persons	64. Service when persons
summoned cannot be found.	summoned cannot be found.
67. Procedure when service cannot	65. Procedure when service cannot
be effected as before provided.	be effected as before provided.
68. Service on Government servant.	66. Service on Government servant.
69. Service of summons outside	67. Service of summons outside
local limits.	local limits.
70. Proof of service in such cases	68. Proof of service in such cases
and when serving officer not present.	and when serving officer not present.
70(1)	68 (1)
70(2)	68(2)
70(3)	New Sub-Section
71. Service of summons on witness.	69. Service of summons on witness
	by post.
B.—Warrant of arrest	B.—Warrant of arrest
72. Form of warrant of arrest and	70. Form of warrant of arrest and
duration.	duration.
73. Power to direct security to be	71. Power to direct security to be
taken.	taken.
74. Warrants to whom directed.	72. Warrants to whom directed.
75. Warrant may be directed to any	
751 Wallant may be all ceed to all,	73. Warrant may be directed to any
person.	73. Warrant may be directed to any person.
person.	person.
,	· · · · · · · · · · · · · · · · · · ·

77. Notification of substance of	75. Notification of substance of
warrant.	warrant.
78. Person arrested to be brought	76. Person arrested to be brought
before Court without delay.	before Court without delay.
79. Where warrant may be	77. Where warrant may be
executed.	executed.
80. Warrant forwarded for execution	78. Warrant forwarded for execution
outside jurisdiction.	outside jurisdiction.
81. Warrant directed to police officer	79. Warrant directed to police
for execution outside jurisdiction.	officer for execution outside
02. 5. 1. 6.	jurisdiction.
82. Procedure on arrest of person	80. Procedure on arrest of person
against whom warrant issued.	against whom warrant issued.
82(1)	N 6 I 6 ···
82(2)	New Sub-Section
83. Procedure by Magistrate before	81. Procedure by Magistrate before
whom such person arrested is	whom such person arrested is
brought.	brought.
C.—Proclamation and attachment	C.—Proclamation and attachment
84. Proclamation for person	82. Proclamation for person
absconding.	absconding.
85. Attachment of property of	83. Attachment of property of
person absconding.	person absconding.
86. Identification and attachment	New Section
of property of proclaimed person.	OA Claires and abiasticus to
IX / LIZIMS 2ND ONIGCTIONS TO	I X/I I I I I I I I I I I I I I I I I I
87. Claims and objections to	84. Claims and objections to
attachment.	attachment.
attachment. 88. Release, sale and restoration of	attachment. 85. Release, sale and restoration of
attachment. 88. Release, sale and restoration of attached property.	attachment. 85. Release, sale and restoration of attached property.
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property.	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property.
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons.	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons.
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond for appearance.	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for appearance.
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond for appearance. 92. Arrest on breach of bond or bail	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for appearance. 89. Arrest on breach of bond for
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond for appearance. 92. Arrest on breach of bond or bail bond for appearance.	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for appearance. 89. Arrest on breach of bond for appearance.
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond for appearance. 92. Arrest on breach of bond or bail bond for appearance. 93. Provisions of this Chapter	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for appearance. 89. Arrest on breach of bond for appearance. 90. Provisions of this Chapter
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond for appearance. 92. Arrest on breach of bond or bail bond for appearance. 93. Provisions of this Chapter generally applicable to summonses	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for appearance. 89. Arrest on breach of bond for appearance. 90. Provisions of this Chapter generally applicable to summonses
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond for appearance. 92. Arrest on breach of bond or bail bond for appearance. 93. Provisions of this Chapter generally applicable to summonses and warrants of arrest.	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for appearance. 89. Arrest on breach of bond for appearance. 90. Provisions of this Chapter generally applicable to summonses and warrants of arrest.
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond for appearance. 92. Arrest on breach of bond or bail bond for appearance. 93. Provisions of this Chapter generally applicable to summonses and warrants of arrest. CHAPTER VII	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for appearance. 89. Arrest on breach of bond for appearance. 90. Provisions of this Chapter generally applicable to summonses and warrants of arrest. CHAPTER VII
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond for appearance. 92. Arrest on breach of bond or bail bond for appearance. 93. Provisions of this Chapter generally applicable to summonses and warrants of arrest. CHAPTER VII PROCESSES TO COMPEL THE	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for appearance. 89. Arrest on breach of bond for appearance. 90. Provisions of this Chapter generally applicable to summonses and warrants of arrest. CHAPTER VII PROCESSES TO COMPEL THE
attachment. 88. Release, sale and restoration of attached property. 89. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 90. Issue of warrant in lieu of, or in addition to, summons. 91. Power to take bond or bail bond for appearance. 92. Arrest on breach of bond or bail bond for appearance. 93. Provisions of this Chapter generally applicable to summonses and warrants of arrest. CHAPTER VII PROCESSES TO COMPEL THE PRODUCTION OF THINGS	attachment. 85. Release, sale and restoration of attached property. 86. Appeal from order rejecting application for restoration of attached property. D.—Other rules regarding processes 87. Issue of warrant in lieu of, or in addition to, summons. 88. Power to take bond for appearance. 89. Arrest on breach of bond for appearance. 90. Provisions of this Chapter generally applicable to summonses and warrants of arrest. CHAPTER VII PROCESSES TO COMPEL THE PRODUCTION OF THINGS

95. Procedure as to letters.	92. Procedure as to letters and
	telegrams.
B.—Search-warrants	B.—Search-warrants
96. When search-warrant may be	93. When search-warrant may be
issued.	issued.
97. Search of place suspected to	94. Search of place suspected to
contain stolen property, forged	contain stolen property, forged
documents, etc.	documents, etc.
98. Power to declare certain	95. Power to declare certain
publications forfeited and to issue	publications forfeited and to issue
search-warrants for same.	search-warrants for same.
99. Application to High Court to set	96. Application to High Court to set
aside declaration of forfeiture.	aside declaration of forfeiture.
100. Search for persons wrongfully	97. Search for persons wrongfully
confined.	confined.
101. Power to compel restoration of	98. Power to compel restoration of
abducted females.	abducted females.
C General provisions relating to	C General provisions relating to
searches	searches
102. Direction, etc., of search-	99. Direction, etc., of search-
warrants.	warrants.
103. Persons in charge of closed	100. Persons in charge of closed
place to allow search.	place to allow search.
104. Disposal of things found in	101. Disposal of things found in
search beyond jurisdiction.	search beyond jurisdiction.
D.—Miscellaneous	D.—Miscellaneous New Section
105. Recording of search and	New Section
seizure through audio-video electronic means.	
	102. Power of police officer to seize
106 Dower of police officer to soize	
106. Power of police officer to seize	
certain property.	certain property.
certain property. 107. Attachment, forfeiture or	
certain property. 107. Attachment, forfeiture or restoration of property.	certain property. New Section
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in	certain property. New Section 103. Magistrate may direct search in
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence.	certain property. New Section 103. Magistrate may direct search in his presence.
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document,	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document,
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced.	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced.
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements regarding processes.	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements regarding processes.
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements regarding processes. CHAPTER VIII	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements regarding processes. CHAPTER VIIA
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements regarding processes.	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements regarding processes.
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements regarding processes. CHAPTER VIII RECIPROCAL ARRANGEMENTS	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements regarding processes. CHAPTER VIIA RECIPROCAL ARRANGEMENTS
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements regarding processes. CHAPTER VIII RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements regarding processes. CHAPTER VIIA RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements regarding processes. CHAPTER VIII RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN MATTERS AND PROCEDURE FOR	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements regarding processes. CHAPTER VIIA RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN MATTERS AND PROCEDURE FOR
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements regarding processes. CHAPTER VIII RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN MATTERS AND PROCEDURE FOR ATTACHMENT AND FORFEITURE	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements regarding processes. CHAPTER VIIA RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN MATTERS AND PROCEDURE FOR ATTACHMENT AND FORFEITURE
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements regarding processes. CHAPTER VIII RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN MATTERS AND PROCEDURE FOR ATTACHMENT AND FORFEITURE OF PROPERTY 111. Definitions.	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements regarding processes. CHAPTER VIIA RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN MATTERS AND PROCEDURE FOR ATTACHMENT AND FORFEITURE OF PROPERTY 105A. Definitions.
certain property. 107. Attachment, forfeiture or restoration of property. 108. Magistrate may direct search in his presence. 109. Power to impound document, etc., produced. 110. Reciprocal arrangements regarding processes. CHAPTER VIII RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN MATTERS AND PROCEDURE FOR ATTACHMENT AND FORFEITURE OF PROPERTY	certain property. New Section 103. Magistrate may direct search in his presence. 104. Power to impound document, etc., produced. 105. Reciprocal arrangements regarding processes. CHAPTER VIIA RECIPROCAL ARRANGEMENTS FOR ASSISTANCE IN CERTAIN MATTERS AND PROCEDURE FOR ATTACHMENT AND FORFEITURE OF PROPERTY

113. Letter of request from a	166B. Letter of request from a
country or place outside India to a	country or place outside India to a
Court or an authority for investigation	Court or an authority for investigation
in India.	in India.
114. Assistance in securing transfer	105B. Assistance in securing transfer
of persons.	of persons.
115. Assistance in relation to orders	105C. Assistance in relation to orders
of attachment or forfeiture of	of attachment or forfeiture of
property.	property.
116. Identifying unlawfully acquired	105D. Identifying unlawfully acquired
property.	property.
117. Seizure or attachment of	105E. Seizure or attachment of
property.	property.
118. Management of properties	105F. Management of properties
seized or forfeited under this	seized or forfeited under this
Chapter.	Chapter.
119. Notice of forfeiture of property.	105G. Notice of forfeiture of property.
120. Forfeiture of property in certain	105H. Forfeiture of property in
cases	certain cases
121. Fine <i>in lieu</i> of forfeiture.	105-I. Fine in lieu of forfeiture.
122. Certain transfers to be <i>null</i> and	105J. Certain transfers to be <i>null</i> and
void.	void.
123. Procedure in respect of letter of	105K. Procedure in respect of letter
request.	of request.
requesti	or request.
124. Application of this Chapter.	
•	105L. Application of this Chapter. CHAPTER VIII
124. Application of this Chapter.	105L. Application of this Chapter.
124. Application of this Chapter. CHAPTER IX	105L. Application of this Chapter. CHAPTER VIII
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction.	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction.
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases.	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases.
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters.	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters.
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons. 129. Security for good behaviour	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons. 110. Security for good behaviour
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons.	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons.
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons. 129. Security for good behaviour	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons. 110. Security for good behaviour
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons. 129. Security for good behaviour from habitual offenders.	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons. 110. Security for good behaviour from habitual offenders.
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons. 129. Security for good behaviour from habitual offenders. 130. Order to be made.	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons. 110. Security for good behaviour from habitual offenders. 111. Order to be made.
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons. 129. Security for good behaviour from habitual offenders. 130. Order to be made. 131. Procedure in respect of person	105L. Application of this Chapter. CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons. 110. Security for good behaviour from habitual offenders. 111. Order to be made. 112. Procedure in respect of person
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons. 129. Security for good behaviour from habitual offenders. 130. Order to be made. 131. Procedure in respect of person present in Court.	CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons. 110. Security for good behaviour from habitual offenders. 111. Order to be made. 112. Procedure in respect of person present in Court.
CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons. 129. Security for good behaviour from habitual offenders. 130. Order to be made. 131. Procedure in respect of person present in Court. 132. Summons or warrant in case of	CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons. 110. Security for good behaviour from habitual offenders. 111. Order to be made. 112. Procedure in respect of person present in Court. 113. Summons or warrant in case of
CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons. 129. Security for good behaviour from habitual offenders. 130. Order to be made. 131. Procedure in respect of person present in Court. 132. Summons or warrant in case of person not so present.	CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons. 110. Security for good behaviour from habitual offenders. 111. Order to be made. 112. Procedure in respect of person present in Court. 113. Summons or warrant in case of person not so present.
124. Application of this Chapter. CHAPTER IX SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 125. Security for keeping peace on conviction. 126. Security for keeping peace in other cases. 127. Security for good behaviour from persons disseminating certain matters. 128. Security for good behaviour from suspected persons. 129. Security for good behaviour from habitual offenders. 130. Order to be made. 131. Procedure in respect of person present in Court. 132. Summons or warrant in case of person not so present. 133. Copy of order to accompany	CHAPTER VIII SECURITY FOR KEEPING THE PEACE AND FOR GOOD BEHAVIOUR 106. Security for keeping peace on conviction. 107. Security for keeping peace in other cases. 108. Security for good behaviour from persons disseminating seditious matters. 109. Security for good behaviour from suspected persons. 110. Security for good behaviour from habitual offenders. 111. Order to be made. 112. Procedure in respect of person present in Court. 113. Summons or warrant in case of person not so present. 114. Copy of order to accompany

135. Inquiry as to truth of	116. Inquiry as to truth of
information.	information.
136. Order to give security.	117. Order to give security.
137. Discharge of person informed	118. Discharge of person informed
against.	against.
138. Commencement of period for	119. Commencement of period for
which security is required.	which security is required.
139. Contents of bond.	120. Contents of bond.
140. Power to reject sureties.	121. Power to reject sureties.
141. Imprisonment in default of	122. Imprisonment in default of
security.	security.
142. Power to release persons	123. Power to release persons
imprisoned for failing to give security.	imprisoned for failing to give security.
143. Security for unexpired period of	124. Security for unexpired period of
bond.	bond.
CHAPTER X	CHAPTER IX
ORDER FOR MAINTENANCE OF	ORDER FOR MAINTENANCE OF
WIVES, CHILDREN AND PARENTS	WIVES, CHILDREN AND PARENTS
144. Order for maintenance of	125. Order for maintenance of
wives, children and parents.	wives, children and parents.
145. Procedure.	126. Procedure.
146. Alteration in allowance.	127. Alteration in allowance.
147. Enforcement of order of	128. Enforcement of order of
maintenance.	maintenance.
CHAPTER XI	CHAPTER X
	CHAFIERA
MAINTENANCE OF DURI IC ODDED	MAINTENANCE OF DURI IC ODDED
MAINTENANCE OF PUBLIC ORDER	MAINTENANCE OF PUBLIC ORDER
AND TRANQUILLITY	AND TRANQUILLITY
AND TRANQUILLITY A.—Unlawful assemblies	AND TRANQUILLITY AUnlawful assemblies
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force.	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force.
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly.	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly.
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly.	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly.
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding
 AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. 	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections.
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance.	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance.
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance. 153. Service or notification of order.	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance. 134. Service or notification of order.
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance. 153. Service or notification of order. 154. Person to whom order is	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance. 134. Service or notification of order. 135. Person to whom order is
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance. 153. Service or notification of order. 154. Person to whom order is addressed to obey or show cause.	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance. 134. Service or notification of order. 135. Person to whom order is addressed to obey or show cause.
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance. 153. Service or notification of order. 154. Person to whom order is addressed to obey or show cause. 155. Penalty for failure to comply	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance. 134. Service or notification of order. 135. Person to whom order is addressed to obey or show cause. 136. Consequences of his failing to
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance. 153. Service or notification of order. 154. Person to whom order is addressed to obey or show cause. 155. Penalty for failure to comply with section 154.	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance. 134. Service or notification of order. 135. Person to whom order is addressed to obey or show cause. 136. Consequences of his failing to do so.
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance. 153. Service or notification of order. 154. Person to whom order is addressed to obey or show cause. 155. Penalty for failure to comply with section 154. 156. Procedure where existence of	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance. 134. Service or notification of order. 135. Person to whom order is addressed to obey or show cause. 136. Consequences of his failing to do so. 137. Procedure where existence of
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance. 153. Service or notification of order. 154. Person to whom order is addressed to obey or show cause. 155. Penalty for failure to comply with section 154. 156. Procedure where existence of public right is denied.	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance. 134. Service or notification of order. 135. Person to whom order is addressed to obey or show cause. 136. Consequences of his failing to do so. 137. Procedure where existence of public right is denied.
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance. 153. Service or notification of order. 154. Person to whom order is addressed to obey or show cause. 155. Penalty for failure to comply with section 154. 156. Procedure where existence of public right is denied. 157. Procedure where person	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance. 134. Service or notification of order. 135. Person to whom order is addressed to obey or show cause. 136. Consequences of his failing to do so. 137. Procedure where existence of public right is denied. 138. Procedure where he appears to
AND TRANQUILLITY A.—Unlawful assemblies 148. Dispersal of assembly by use of civil force. 149. Use of armed forces to disperse assembly. 150. Power of certain armed force officers to disperse assembly. 151. Protection against prosecution for acts done under sections 148, 149 and 150. B.—Public nuisances 152. Conditional order for removal of nuisance. 153. Service or notification of order. 154. Person to whom order is addressed to obey or show cause. 155. Penalty for failure to comply with section 154. 156. Procedure where existence of public right is denied.	AND TRANQUILLITY AUnlawful assemblies 129. Dispersal of assembly by use of civil force. 130. Use of armed forces to disperse assembly. 131. Power of certain armed force officers to disperse assembly. 132. Protection against prosecution for acts done under preceding sections. BPublic nuisances 133. Conditional order for removal of nuisance. 134. Service or notification of order. 135. Person to whom order is addressed to obey or show cause. 136. Consequences of his failing to do so. 137. Procedure where existence of public right is denied.

158. Power of Magistrate to direct	139. Power of Magistrate to direct
local investigation and examination of	local investigation and examination of
an expert.	an expert.
159. Power of Magistrate to furnish	140. Power of Magistrate to furnish
written instructions, etc.	written instructions, etc.
160. Procedure on order being made	141. Procedure on order being made
absolute and consequences of	absolute and consequences of
disobedience.	disobedience.
161. Injunction pending inquiry.	142. Injunction pending inquiry.
162. Magistrate may prohibit	143. Magistrate may prohibit
repetition or continuance of public	repetition or continuance of public
nuisance.	nuisance.
C.—Urgent cases of nuisance or	C.—Urgent cases of nuisance or
apprehended danger	apprehended danger
163. Power to issue order in urgent	144. Power to issue order in urgent
cases of nuisance or apprehended	cases of nuisance or apprehended
danger.	danger.
Deleted	144A. Power to prohibit carrying
	arms in procession or mass drill or
	mass training with arms.
D.—Disputes as to immovable	D.—Disputes as to immovable
property	property
164. Procedure where dispute	145. Procedure where dispute
concerning land or water is likely to	concerning land or water is likely to
cause breach of peace.	cause breach of peace.
165. Power to attach subject of	146. Power to attach subject of
dispute and to appoint receiver.	dispute and to appoint receiver.
166. Dispute concerning right of use	147. Dispute concerning right of use
of land or water.	of land or water.
167. Local Inquiry.	148. Local Inquiry.
CHAPTER XII	CHAPTER XI
PREVENTIVE ACTION OF THE	PREVENTIVE ACTION OF THE
POLICE	POLICE
168. Police to prevent cognizable	149. Police to prevent cognizable
offences.	offences.
169. Information of design to	150. Information of design to
commit cognizable offences.	commit cognizable offences.
170. Arrest to prevent commission of	151 Arrest to prevent commission of
cognizable offences.	cognizable offences.
171. Prevention of injury to public	152. Prevention of injury to public
property.	property.
172. Persons bound to conform	New Section
to lawful directions of police.	
Deleted	153. Inspection of weights and
	measures.
CHAPTER-XIII INFORMATION TO	CHAPTER-XII INFORMATION TO
THE POLICE AND THEIR POWERS	THE POLICE AND THEIR POWERS
TO INVESTIGATE	TO INVESTIGATE

173. Information in cognizable cases.	154. Information in cognizable cases.
174. Information as to non-	155. Information as to non-
cognizable cases and investigation of	cognizable cases and investigation of
such cases.	such cases.
175. Police officer's power to	156. Police officer's power to
investigate cognizable case.	investigate cognizable case.
175(1)	156(1)
175(2)	156(2)
175(3)	156(3)
175(4)	New Sub-Section
176. Procedure for investigation.	157. Procedure for investigation.
176(1)	157(1)
176(2)	157(2)
176(3)	New Sub-Section
177. Report how submitted.	158. Report how submitted.
178. Power to hold investigation or	159. Power to hold investigation or
preliminary inquiry.	preliminary inquiry.
179. Police officer's power to require	160. Police officer's power to require
attendance of witnesses.	attendance of witnesses.
180. Examination of witnesses by	161. Examination of witnesses by
police.	police.
181. Statements to police and use	162. Statements to police not to be
thereof.	signed: Use of statements in
	evidence.
182. No inducement to be offered.	163. No inducement to be offered.
183. Recording of confessions and	164. Recording of confessions and
statements.	statements.
184. Medical examination of victim	164A Medical examination of victim
of rape.	of rape.
185. Search by police officer.	165. Search by police officer.
	166. When officer in charge of police
186. When officer in charge of police	
station may require another to issue	station may require another to issue search- warrant.
search- warrant.	
187. Procedure when investigation	167. Procedure when investigation
cannot be completed in twenty-four	cannot be completed in twenty-four
hours.	hours.
188. Report of investigation by	168. Report of investigation by
subordinate police officer.	subordinate police officer.
189. Release of accused when	169. Release of accused when
evidence deficient.	evidence deficient.
190. Cases to be sent to Magistrate,	170. Cases to be sent to Magistrate,
when evidence is sufficient.	when evidence is sufficient.
191. Complainant and witnesses not	171. Complainant and witnesses not
to be required to accompany police	to be required to accompany police
officer and not to be subject to	officer and not to be subject to
restraint	restraint.
192. Diary of proceedings in	172. Diary of proceedings in
investigation.	investigation.

193. Report of police officer on	173. Report of police officer on
completion of investigation.	completion of investigation.
194. Police to enquire and report on	174. Police to enquire and report on
suicide, etc.	suicide, etc.
195. Power to summon persons.	175. Power to summon persons.
196. Inquiry by Magistrate into	176. Inquiry by Magistrate into
cause of death.	cause of death.
CHAPTER XIV	CHAPTER XIII
JURISDICTION OF THE CRIMINAL	JURISDICTION OF THE CRIMINAL
COURTS IN INQUIRIES AND	COURTS IN INQUIRIES AND
TRIALS	TRIALS
197. Ordinary place of inquiry and	177. Ordinary place of inquiry and
trial.	trial.
198. Place of inquiry or trial.	178. Place of inquiry or trial.
199. Offence triable where act is	179. Offence triable where act is
done or consequence ensues.	done or consequence ensues.
200. Place of trial where act is an	180. Place of trial where act is an
offence by reason of relation to other	offence by reason of relation to other
offence.	offence.
201. Place of trial in case of certain	181. Place of trial in case of certain
offences.	offences.
202. Offences committed by means	182. Offences committed by letters,
of electronic communications, letters,	etc.
etc.	CCC.
203. Offence committed on journey	183. Offence committed on journey
or voyage.	or voyage.
204. Place of trial for offences triable	184. Place of trial for offences triable
together.	together.
205. Power to order cases to be tried	185. Power to order cases to be tried
in different sessions divisions.	in different sessions divisions.
206. High Court to decide, in case of	186. High Court to decide, in case of
doubt, district where inquiry or trial	doubt, district where inquiry or trial
shall take place.	shall take place.
207. Power to issue summons or	187. Power to issue summons or
warrant for offence committed	warrant for offence committed
beyond local jurisdiction.	beyond local jurisdiction.
208. Offence committed outside	188. Offence committed outside
India.	India.
209. Receipt of evidence relating to	189. Receipt of evidence relating to
offences committed outside India.	offences committed outside India.
CHAPTER XV	CHAPTER XIV
CONDITIONS REQUISITE FOR	CONDITIONS REQUISITE FOR
INITIATION OF PROCEEDINGS	INITIATION OF PROCEEDINGS
210. Cognizance of offences by	190. Cognizance of offences by
Magistrates.	Magistrates.
211. Transfer on application of	191. Transfer on application of
accused.	accused.
212. Making over of cases to	192. Making over of cases to
Magistrates.	Magistrates.
J	

213. Cognizance of offences by Court	193. Cognizance of offences by Court
of Session.	of Session.
214. Additional Sessions Judges to	194. Additional and Assistant
try cases made over to them.	Sessions Judges to try cases made
	over to them.
215. Prosecution for contempt of	195. Prosecution for contempt of
lawful authority of public servants,	lawful authority of public servants,
for offences against public justice and	for offences against public justice and
for offences relating to documents	for offences relating to documents
given in evidence.	given in evidence.
216. Procedure for witnesses in case	195A. Procedure for witnesses in case
of threatening, etc.	of threatening, etc.
217. Prosecution for offences against	196. Prosecution for offences against
State and for criminal conspiracy to	State and for criminal conspiracy to
commit such offence.	commit such offence.
218. Prosecution of Judges and	197. Prosecution of Judges and
public servants.	public servants.
219. Prosecution for offences against	198. Prosecution for offences against
marriage.	marriage.
220. Prosecution of offences under	198A. Prosecution of offences under
section 85 of Bharatiya Nyaya	section 498A of the Indian Penal
Sanhita, 2023	Code
221. Cognizance of offence.	198B. Cognizance of offence.
222. Prosecution for defamation	199. Prosecution for defamation
CHAPTER XVI	CHAPTER XV
COMPLAINTS TO MAGISTRATES	COMPLAINTS TO MAGISTRATES
COMPLAINTS TO MAGISTRATES 223. Examination of complainant.	
COMPLAINTS TO MAGISTRATES 223. Examination of complainant. 223(1)	200. Examination of complainant.
COMPLAINTS TO MAGISTRATES 223. Examination of complainant. 223(1) 223(2)	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section
COMPLAINTS TO MAGISTRATES 223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case.	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process.	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process.
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint.	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint.
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process.	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint.	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF
COMPLAINTS TO MAGISTRATES 223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF PROCEEDINGS BEFORE	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF PROCEEDINGS BEFORE
COMPLAINTS TO MAGISTRATES 223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES
COMPLAINTS TO MAGISTRATES 223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 227. Issue of process.	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 204. Issue of process.
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 227. Issue of process. 228. Magistrate may dispense with	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 204. Issue of process. 205. Magistrate may dispense with
COMPLAINTS TO MAGISTRATES 223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 227. Issue of process. 228. Magistrate may dispense with personal attendance of accused.	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 204. Issue of process. 205. Magistrate may dispense with personal attendance of accused.
COMPLAINTS TO MAGISTRATES 223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 227. Issue of process. 228. Magistrate may dispense with personal attendance of accused. 229. Special summons in cases of	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 204. Issue of process. 205. Magistrate may dispense with personal attendance of accused. 206. Special summons in cases of
COMPLAINTS TO MAGISTRATES 223. Examination of complainant. 223(1) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 227. Issue of process. 228. Magistrate may dispense with personal attendance of accused. 229. Special summons in cases of petty offence.	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 204. Issue of process. 205. Magistrate may dispense with personal attendance of accused. 206. Special summons in cases of petty offence.
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 227. Issue of process. 228. Magistrate may dispense with personal attendance of accused. 229. Special summons in cases of petty offence. 230. Supply to accused of copy of police report and other documents.	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 204. Issue of process. 205. Magistrate may dispense with personal attendance of accused. 206. Special summons in cases of petty offence. 207. Supply to the accused of copy
223. Examination of complainant. 223(1) 223(2) 224. Procedure by Magistrate not competent to take cognizance of case. 225. Postponement of issue of process. 226. Dismissal of complaint. CHAPTER XVII COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 227. Issue of process. 228. Magistrate may dispense with personal attendance of accused. 229. Special summons in cases of petty offence. 230. Supply to accused of copy of	COMPLAINTS TO MAGISTRATES 200. Examination of complainant. New Sub-Section 201. Procedure by Magistrate not competent to take cognizance of case 202. Postponement of issue of process. 203. Dismissal of complaint. CHAPTER XVI COMMENCEMENT OF PROCEEDINGS BEFORE MAGISTRATES 204. Issue of process. 205. Magistrate may dispense with personal attendance of accused. 206. Special summons in cases of petty offence. 207. Supply to the accused of copy of police report and other documents.

232. Commitment of case to Court of	209. Commitment of case to Court of
Session when offence is triable	Session when offence is triable
exclusively by it.	exclusively by it.
233. Procedure to be followed when	210. Procedure to be followed when
there is a complaint case and police	there is a complaint case and police
investigation in respect of same	investigation in respect of the same
offence.	offence.
CHAPTER XVIII	CHAPTER XVII
THE CHARGE	THE CHARGE
A.—Form of charges	AForm of charges
234. Contents of charge.	211. Contents of charge.
235. Particulars as to time, place and	212. Particulars as to time, place
person.	and person.
236. When manner of committing	213. When manner of committing
offence must be stated.	offence must be stated.
237. Words in charge taken in sense	214. Words in charge taken in sense
of law under which offence is	of law under which offence is
punishable.	punishable.
238. Effect of errors.	215. Effect of errors.
239. Court may alter charge.	216. Court may alter charge.
240. Recall of witnesses when charge	217. Recall of witnesses when
altered.	charge altered.
B Joinder of charges	B Joinder of charges
241. Separate charges for distinct	218. Separate charges for distinct
offences.	offences.
242. Offences of same kind within	219. Three offences of same kind
year may be charged together.	within year may be charged together.
243. Trial for more than one offence.	220. Trial for more than one offence.
244. Where it is doubtful what	221. Where it is doubtful what
offence has been committed.	offence has been committed.
245. When offence proved included in	222. When offence proved included
offence charged.	in offence charged.
246. What persons may be charged	223. What persons may be charged
jointly.	jointly.
247. Withdrawal of remaining	224. Withdrawal of remaining
charges on conviction on one of	charges on conviction on one of
several charges.	several charges.
CHAPTER XIX	CHAPTER XVIII
TRIAL BEFORE A COURT OF	TRIAL BEFORE A COURT OF
SESSION	SESSION
248. Trial to be conducted by Public	225. Trial to be conducted by Public
Prosecutor.	Prosecutor.
249. Opening case for prosecution.	226. Opening case for prosecution.
250. Discharge.	
250(1)	New Sub-Section
250(2)	227. Discharge.
251. Framing of charge.	228. Framing of charge.
252. Conviction on plea of guilty.	229. Conviction on plea of guilty.
253. Date for prosecution evidence.	230. Date for prosecution evidence.

254 Evidence for presention	221(1) Evidence for procedution
254. Evidence for prosecution.	231(1). Evidence for prosecution. New Sub-Section
254(1).	
254(2).	New Sub-Section
254. (3)	231(2).
255. Acquittal.	232. Acquittal.
256. Entering upon defence.	233. Entering upon defence.
257. Arguments.	234. Arguments.
258. Judgment of acquittal or	235. Judgment of acquittal or
conviction	conviction.
259. Previous conviction.	236. Previous conviction.
260. Procedure in cases instituted	237. Procedure in cases instituted
under sub-section (2) of section 222.	under section 199(2).
CHAPTER XX	CHAPTER XIX
TRIAL OF WARRANT-CASES BY	TRIAL OF WARRANT-CASES BY
MAGISTRATES	MAGISTRATES
A.—Cases instituted on a police	ACases instituted on a police
report	report
261. Compliance with section 230.	238. Compliance with section 207.
262. When accused shall be	
discharged.	
262(1)	New Sub-Section
262 (2)	239. When accused shall be
	discharged.
263. Framing of charge.	240. Framing of charge.
264. Conviction on plea of guilty.	241. Conviction on plea of guilty.
265. Evidence for prosecution.	242. Evidence for prosecution.
266. Evidence for defence.	243. Evidence for defence.
B.—Cases instituted otherwise	B.—Cases instituted otherwise
than on police report	than on police report
267. Evidence for prosecution.	244. Evidence for prosecution.
268. When accused shall be	245. When accused shall be
discharged.	discharged.
269. Procedure where accused is not	246. Procedure where accused is not
discharged.	discharged.
270. Evidence for defence.	247. Evidence for defence.
CConclusion of trial	CConclusion of trial
271. Acquittal or conviction.	248. Acquittal or conviction.
272. Absence of complainant.	249. Absence of complainant.
273. Compensation for accusation	250. Compensation for accusation
without reasonable cause.	without reasonable cause.
CHAPTER XXI	CHAPTER XX
TRIAL OF SUMMONS-CASES BY	TRIAL OF SUMMONS-CASES BY
MAGISTRATES	MAGISTRATES
274. Substance of accusation to be	251. Substance of accusation to be
stated.	stated.
275. Conviction on plea of guilty.	252. Conviction on plea of guilty.
276. Conviction on plea of guilty in	253. Conviction on plea of guilty in
absence of accused in petty cases.	absence of accused in petty cases.
277. Procedure when not convicted.	254. Procedure when not convicted.

270 4	DEE 4
278. Acquittal or conviction.	255. Acquittal or conviction.
279. Non-appearance or death of	256. Non-appearance or death of
complainant.	complainant.
280. Withdrawal of complaint.	257. Withdrawal of complaint.
281. Power to stop proceedings in	258. Power to stop proceedings in
certain cases.	certain cases.
282. Power of Court to convert	259. Power of Court to convert
summons-cases into warrant-cases.	summons-cases into warrant-cases.
CHAPTER XXII	CHAPTER XXI
SUMMARY TRIALS	SUMMARY TRIALS
283. Power to try summarily.	
283(2) Summary trial for	260 (1). (i) Summary trial for
imprisonment upto three years	imprisonment upto two years
283(3)	260(2).
284. Summary trial by Magistrate of	261. Summary trial by Magistrate of
second class.	second class.
285. Procedure for summary trials.	262. Procedure for summary trials.
286. Record in summary trials.	263. Record in summary trials.
287. Judgment in cases tried	264. Judgment in cases tried
summarily.	summarily.
288. Language of record and	265. Language of record and
judgment.	judgment.
CHAPTER XXIII	CHAPTER XXIA
PLEA BARGAINING	PLEA BARGAINING
289. Application of Chapter.	265A. Application of the Chapter.
290. Application for plea bargaining.	265B. Application for plea bargaining.
291. Guidelines for mutually	265C. Guidelines for mutually
satisfactory disposition.	satisfactory disposition.
292. Report of mutually satisfactory	265D. Report of the mutually
disposition to be submitted before	satisfactory disposition to be
Court.	submitted before the Court.
293. Disposal of case.	265E. Disposal of the case.
294. Judgment of Court.	265F. Judgment of the Court.
295. Finality of judgment.	265G. Finality of the judgment.
	265H. Power of the Court in plea
296. Power of Court in plea	•
bargaining.	bargaining.
297. Period of detention undergone	265-I. Period of detention undergone
by accused to be set off against	by the accused to be set off against
sentence of imprisonment.	the sentence of imprisonment.
298. Savings.	265J. Savings.
299. Statements of accused not to be	265K. Statements of accused not to
used.	be used.
300. Non-application of Chapter.	265L. Non-application of the Chapter.
CHAPTER XXIV	CHAPTER XXII
ATTENDANCE OF PERSONS	ATTENDANCE OF PERSONS
CONFINED OR DETAINED IN	CONFINED OR DETAINED IN
PRISONS	PRISONS
301. Definitions.	266. Definitions.
302. Power to require attendance of	267. Power to require attendance of
prisoners.	prisoners.

303. Power of State Government or	268. Power of State Government to
Central Government to exclude	exclude certain persons from
certain persons from operation of	operation of section 267.
section 302.	
304. Officer in charge of prison to	269. Officer in charge of prison to
abstain from carrying out order in	abstain from carrying out order in
certain contingencies.	certain contingencies.
305. Prisoner to be brought to Court	270. Prisoner to be brought to Court
in custody.	in custody.
306. Power to issue commission for	271. Power to issue commission for
examination of witness in prison.	examination of witness in prison.
CHAPTER XXV	CHAPTER XXIII
EVIDENCE IN INQUIRIES AND	EVIDENCE IN INQUIRIES AND
TRIALS	TRIALS
A.—Mode of taking and recording	AMode of taking and recording
evidence	evidence
307. Language of Courts.	272. Language of Courts.
308. Evidence to be taken in	273. Evidence to be taken in
presence of accused.	presence of accused.
309. Record in summons-cases and	274. Record in summons-cases and
inquiries.	inquiries.
310. Record in warrant-cases.	275. Record in warrant-cases.
311. Record in trial before Court of	276. Record in trial before Court of
Session.	Session.
312. Language of record of evidence.	277. Language of record of evidence.
313. Procedure in regard to such	278. Procedure in regard to such
evidence when completed.	evidence when completed.
314. Interpretation of evidence to	279. Interpretation of evidence to
accused or his advocate.	accused or his advocate.
315. Remarks respecting demeanour	280. Remarks respecting demeanour
of witness.	of witness.
316. Record of examination of	281. Record of examination of
accused.	accused.
317. Interpreter to be bound to	282. Interpreter to be bound to
interpret truthfully.	interpret truthfully.
318. Record in High Court.	283. Record in High Court.
BCommissions for the	BCommissions for the
examination of witnesses	examination of witnesses
319. When attendance of witness	284. When attendance of witness
may be dispensed with and	may be dispensed with and
commission issued.	commission issued.
320. Commission to whom to be	285. Commission to whom to be
issued.	issued.
321. Execution of commissions.	286. Execution of commissions.
322. Parties may examine witnesses.	287. Parties may examine witnesses.
323. Return of commission.	288. Return of commission.
324. Adjournment of proceeding.	289. Adjournment of proceeding.
325. Execution of foreign	290. Execution of foreign
commissions. 326. Deposition of medical witness.	commissions. 291. Deposition of medical witness.

227 71 115 11	2014 71 1:6: 1:
327. Identification report of	291A. Identification report of
Magistrate.	Magistrate.
328. Evidence of officers of the Mint.	292. Evidence of officers of the Mint.
329. Reports of certain Government	293. Reports of certain Government
scientific experts.	scientific experts.
330. No formal proof of certain	294. No formal proof of certain
documents.	documents.
331. Affidavit in proof of conduct of	295. Affidavit in proof of conduct of
public servants.	public servants.
332. Evidence of formal character on	296. Evidence of formal character on
affidavit.	affidavit.
333. Authorities before whom	297. Authorities before whom
affidavits may be sworn.	affidavits may be sworn.
334. Previous conviction or acquittal	298. Previous conviction or acquittal
how proved.	how proved.
335. Record of evidence in absence	299. Record of evidence in absence
of accused.	of accused.
336. Evidence of public servants,	New Section
experts, police officers in certain	
cases.	
CHAPTER XXVI	CHAPTER XXIV
GENERAL PROVISIONS AS TO	GENERAL PROVISIONS AS TO
INQUIRIES AND TRIALS	INQUIRIES AND TRIALS
337. Person once convicted or	300. Person once convicted or
acquitted not to be tried for same	acquitted not to be tried for same
offence.	offence.
338. Appearance by Public	301. Appearance by Public
Prosecutors.	Prosecutors.
339. Permission to conduct	302. Permission to conduct
prosecution.	prosecution.
•	303. Right of person against whom
340. Right of person against whom	proceedings are instituted to be
proceedings are instituted to be defended.	defended.
341. Legal aid to accused at State	304. Legal aid to accused at State
expense in certain cases.	expense in certain cases.
342. Procedure when corporation or	305. Procedure when corporation or
registered society is an accused.	registered society is an accused.
343. Tender of pardon to accomplice.	306. Tender of pardon to accomplice.
344. Power to direct tender of	307. Power to direct tender of
pardon.	pardon.
345. Trial of person not complying	308. Trial of person not complying
with conditions of pardon.	with conditions of pardon.
346. Power to postpone or adjourn	309. Power to postpone or adjourn
proceedings.	proceedings.
347. Local inspection.	310. Local inspection.
348. Power to summon material	311. Power to summon material
witness, or examine person present.	
	witness, or examine person present.
349. Power of Magistrate to order	311A. Power of Magistrate to order

	,
350. Expenses of complainants and	312. Expenses of complainants and
witnesses.	witnesses.
351. Power to examine accused.	313. Power to examine the accused.
352. Oral arguments and	314. Oral arguments and
memorandum of arguments.	memorandum of arguments.
353. Accused person to be competent	315. Accused person to be competent
witness.	witness.
354. No influence to be used to	316. No influence to be used to
induce disclosure.	induce disclosure.
355. Provision for inquiries and trial	317. Provision for inquiries and trial
being held in the absence of accused	being held in the absence of accused
in certain cases.	in certain cases.
356. Inquiry, trial or judgement	New Section
in absentia of proclaimed	
offender. 357. Procedure where accused does	318. Procedure where accused does
not understand proceedings.	not understand proceedings.
358. Power to proceed against other	319. Power to proceed against other
persons appearing to be guilty of offence.	persons appearing to be guilty of offence.
	320. Compounding of offences.
359. Compounding of offences. 360. Withdrawal from prosecution.	321. Withdrawal from prosecution.
361. Procedure in cases which	322. Procedure in cases which
Magistrate cannot dispose of.	Magistrate cannot dispose of.
362. Procedure when after	323. Procedure when after
commencement of inquiry or trial,	commencement of inquiry or trial,
Magistrate finds case should be	Magistrate finds case should be
committed.	committed.
363. Trial of persons previously	324. Trial of persons previously
convicted of offences against coinage,	convicted of offences against coinage,
stamp-law or property.	stamp-law or property.
364. Procedure when Magistrate	325. Procedure when Magistrate
cannot pass sentence sufficiently	cannot pass sentence sufficiently
severe.	severe.
365. Conviction or commitment on	326. Conviction or commitment on
evidence partly recorded by one	evidence partly recorded by one
Magistrate and partly by another.	Magistrate and partly by another.
366. Court to be open.	327. Court to be open.
CHAPTER XXVII	CHAPTER XXV
PROVISIONS AS TO ACCUSED	PROVISIONS AS TO ACCUSED
PERSONS OF UNSOUND MIND	PERSONS OF UNSOUND MIND
367. Procedure in case of accused	328. Procedure in case of accused
being person of unsound mind.	being lunatic
368. Procedure in case of person of	329. Procedure in case of person of
unsound mind tried before Court.	unsound mind tried before Court
369. Release of person of unsound	330. Release of person of unsound
mind pending investigation or trial.	mind pending investigation or trial.
370. Resumption of inquiry or trial.	331. Resumption of inquiry or trial.
371. Procedure on accused appearing	332. Procedure on accused appearing
before Magistrate or Court.	before Magistrate or Court.

372. When accused appears to have	333. When accused appears to have
been of sound mind.	been of sound mind.
373. Judgment of acquittal on ground of unsoundness of mind.	334. Judgment of acquittal on ground of unsoundness of mind.
	335. Person acquitted on ground of
374. Person acquitted on ground of unsoundness of mind to be detained	unsoundness of mind to be detained
in safe custody.	in safe custody.
375. Power of State Government to	336. Power of State Government to
empower officer in charge to	empower officer in charge to
discharge.	discharge.
376. Procedure where prisoner of	337. Procedure where lunatic
unsound mind is reported capable of	prisoner is reported capable of
making his defence.	making his defence.
377. Procedure where person of	338. Procedure where lunatic
unsound mind detained is declared fit	detained is declared fit to be
to be released.	released.
378. Delivery of person of unsound	339. Delivery of lunatic to care of
mind to care of relative or friend.	relative or friend.
CHAPTER XXVIII	CHAPTER XXVI
PROVISIONS AS TO OFFENCES	PROVISIONS AS TO OFFENCES
AFFECTING THE	AFFECTING THE
ADMINISTRATION OF JUSTICE	ADMINISTRATION OF JUSTICE
379. Procedure in cases mentioned in	340. Procedure in cases mentioned in
section 215.	section 195
380. Appeal.	341. Appeal.
381. Power to order costs.	342. Power to order costs.
382. Procedure of Magistrate taking	343. Procedure of Magistrate taking
cognizance.	cognizance.
383. Summary procedure for trial for	344. Summary procedure for trial for
giving false evidence.	giving false evidence.
384. Procedure in certain cases of	345. Procedure in certain cases of
contempt.	contempt.
385. Procedure where Court	346. Procedure where Court
considers that case should not be	considers that case should not be
dealt with under section 384.	dealt with under section 345.
386. When Registrar or Sub-Registrar	347. When Registrar or Sub-Registrar
to be deemed a Civil Court.	to be deemed a Civil Court.
387. Discharge of offender on	348. Discharge of offender on
submission of apology.	submission of apology.
388. Imprisonment or committal of	349. Imprisonment or committal of
person refusing to answer or produce	person refusing to answer or produce
document.	document.
389. Summary procedure for	350. Summary procedure for
punishment for non-attendance by a	punishment for non-attendance by a
witness in obedience to summons.	witness in obedience to summons.
390. Appeals from convictions under	251 Appeals from convictions under
I COCTIONS 202 201 200 AND 2011	351. Appeals from convictions under
sections 383, 384, 388 and 389.	sections 344, 345, 349 and 350.
391. Certain Judges and Magistrates	sections 344, 345, 349 and 350. 352. Certain Judges and Magistrates
	sections 344, 345, 349 and 350.

392. Judgment. 393. Language and contents of judgment. 394. Language and contents of judgment. 355. Metropolitan Magistrate's judgment. 396. Order for notifying address of previously convicted offender. 396. Victim compensation. 396. Victim compensation scheme. 396(1) - 396(6) 396(7) 3578. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 357. Treatment of victims. 357. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in non-cognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. 407. Special reasons for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to 571. Procedure in cases submitted to 572. Procedure in cases submitted to 572. Procedure in cases submitte	Chapter XXIX	Chapter XXVII
392. Judgment. 393. Language and contents of judgment. DELETED 394. Order for notifying address of previously convicted offender. 395. Order to pay compensation. 396. Victim compensation scheme. 396(1) – 396(6) 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 401. Procedure in cases submitted to submitted to of previously convicted of previously convicted offender. 355. Metropolitan Magistrate's judgment. 356. Order for notifying address of previously convicted offender. 357. Order to pay compensation. 3578. Compensation to be in addition to fine under section 326A or section 326D of Indian Penal Code. 3578. Compensation to persons groundlessly arrested. 358. Compensation to persons groundlessly arrested. 359. Order to pay costs in non-cognizable cases. 360. Order to release on probation of good conduct or after admonition. 361. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SEMTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Procedure in case of difference of opinion. 370.		=
393. Language and contents of judgment. DELETED 394. Order for notifying address of previously convicted offender. 395. Order to pay compensation. 396. Victim compensation scheme. 396(1) — 396(6) — 3578. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be signed by two Judges. 411. Procedure in cases submitted to 591. Procedure in cases submitted to 591		353. Judgment.
judgment. 394. Order for notifying address of previously convicted offender. 395. Order to pay compensation. 396. Victim compensation scheme. 396(1) – 396(6) 357A. Victim compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to 531. Procedure in cases submitted to 531. Procedure in case submitted to 531. Procedure in cas		
355. Metropolitan Magistrate's judgment. 394. Order for notifying address of previously convicted offender. 395. Order to pay compensation. 396. Victim compensation scheme. 396(1) – 396(6) 3578. Corder to pay compensation. 3579. Corder to pay compensation. 3579. Order to pay compensation scheme. 396(7) 3578. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to 412. Procedure in cases submitted to 3578. Victim compensation. 3579. Order to pay costein scellant of previously convicted offender. 3570. Treatment of bein addition to fine under section 326A or section 3759. Order to pay costs in noncognizable cases. 3680. Order to release on probation of good conduct or after admonition. 369. Corder to pay costs in noncognizable cases. 360. Order to release on probation of good conduct or after admonition. 361. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSI		
394. Order for notifying address of previously convicted offender. 395. Order to pay compensation. 396. Victim compensation scheme. 396(1) – 396(6) 3578. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 400. Order to release on probation of good conduct or after admonition. 401. Order to release on probation. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be signed by two Judges. 410. Procedure in cases submitted to 371. Procedure in cases submitted to 471. Procedure in cases submitted to 571. Procedure in cases submitted to 572. Procedure in cases submitted to 573. Procedure in cases submitted to 573. Procedure in cases submitted to 574. Procedure in cases submitted to 575. Procedure in c		
394. Order for notifying address of previously convicted offender. 395. Order to pay compensation. 396. Victim compensation scheme. 396(1) – 396(6) 357A. Victim compensation scheme. 396(7) 357B. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be signed by two Judges. 411. Procedure in cases submitted to 402. Opeding adress of previously convicted offender. 357. Order to pay costsion scheme. 357B. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 357B. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 357B. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 357B. Compensation to persons groundlessly arrested. 357C. Treatment of victims. 358. Compensation to persons groundlessly arrested. 360. Order to pay costs in non-cognizable cases. 361. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session f		
previously convicted offender. 395. Order to pay compensation. 396. Victim compensation scheme. 396(1) – 396(6) 357A. Victim compensation scheme. 396(7) 357B. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be signed by two Judges. 411. Procedure in cases submitted to after nece or opinion. 412. Procedure in cases submitted to after nece or opinion. 412. Procedure in cases submitted to after in pay costs in non-cognizable cases. 457. Treatment of victims. 4587. Victim compensation scheme. 3578. Compensation to persons groundlessly arrested. 458. Compensation to persons groundlessly arrested. 3599. Compensation to persons afterion pay costs in non-cognizable cases. 3590. Order to pay costs in non-cognizable cases. 3600. Order to pay costs in non-cognizable cases. 3610. Order to pay costs in non-cognizable cases. 3620. Court or pay costs in non-cognizable cases. 3630. Order to pay costs in non-cognizable cases. 3620. Court or oflers admonition. 3631. Special reasons to be recorded in certain cases. 3622. Court not to alter judgment. 3633. Copy	394. Order for notifying address of	
395. Order to pay compensation. 396. Victim compensation scheme. 396(1) – 396(6) 396(7) 396(7) 396(7) 396(7) 396(7) 397. Treatment of victims. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to 371. Procedure in cases submitted to a 257. Power to day 121. Procedure in cases submitted to 371. Procedure in cases submitted to 371. Procedure in cases submitted to	· ·	
396. Victim compensation scheme. 396(1) – 396(6) 396(7) 357B. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case submitted to 371. Procedure in cases submitted to 371. Procedure in cases submitted to		357. Order to pay compensation.
396(1) – 396(6) 396(7) 357B. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to		
357B. Compensation to be in addition to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 358. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to 371. Procedure in cases submitted to 195 care in addition section 326A or section 326A or section 326D or section 326N. Compensation to persons groundlessly arrested. New Section 357C. Treatment of victims. 858. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 360. Order to pay costs in noncognizable cases. 361. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. CHAPTER XXXII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 409. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two		357A. Victim compensation scheme.
to fine under section 326A or section 376D of Indian Penal Code. 397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in non-cognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to 402. Procedure in cases submitted to		357B. Compensation to be in addition
397. Treatment of victims. 398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be signed by two Judges. 411. Procedure in cases submitted to 1371. Procedure in cases submitted to 1371. Procedure in cases submitted to 1369. Corder to pay costs in non-cognizable cases. 359. Order to pay costs in non-cognizable cases. 360. Order to release on probation of good conduct or after admonition. 361. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case submitted to		
398. Witness protection scheme. 399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 412. Procedure in cases submitted to 405. Order to pay costs in non-cognizable cases. 359. Corder to pay costs in non-cognizable cases. 359. Order to pay costs in non-cognizable cases. 360. Order to release on probation of good conduct or after admonition. 361. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXXIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case submitted to		376D of Indian Penal Code.
399. Compensation to persons groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 412. Procedure in cases submitted to 361. Special reasons to be recorded in certain cases. 360. Order to release on probation of good conduct or after admonition. 361. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in cases submitted to	397. Treatment of victims.	357C. Treatment of victims.
groundlessly arrested. 400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to	398. Witness protection scheme.	New Section
400. Order to pay costs in noncognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 422. Procedure in cases submitted to	399. Compensation to persons	
cognizable cases. 401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case submitted to 261. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXXIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 3670. Procedure in case of difference of opinion.	groundlessly arrested.	
401. Order to release on probation of good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case submitted to 361. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion.	400. Order to pay costs in non-	359. Order to pay costs in non-
good conduct or after admonition. 402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to 361. Special reasons to be recorded in certain cases. 362. Court not to alter judgment. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion.	cognizable cases.	
402. Special reasons to be recorded in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in cases submitted to 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion.	·	
in certain cases. 403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
403. Court not to alter judgment. 404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 408. Court not to alter judgment. 362. Court not to alter judgment. 363. Copy of judgment to be given to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion.	1	· · · · · · · · · · · · · · · · · · ·
404. Copy of judgment to be given to the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 405. Judgment when to be translated. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
the accused and other persons. 405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to the accused and other persons. 364. Judgment when to be translated. 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
405. Judgment when to be translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to	1	
translated. 406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to 365. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 412. Procedure in cases submitted to		
406. Court of Session to send copy of finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to 365. Court of Session to send copy of finding and sentence opinion. 466. Sentence of death to be submitted by Court of Session for confirmation. 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to	1	I - I
finding and sentence to District Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
Magistrate. CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. Magistrate. CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to	, ,	I
CHAPTER XXX SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to CHAPTER XXVIII SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to SUBMISSION OF DEATH SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		<u> </u>
SENTENCES FOR CONFIRMATION 407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to SENTENCES FOR CONFIRMATION 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
407. Sentence of death to be submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to 366. Sentence of death to be submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
submitted by Court of Session for confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to submitted by Court of Session for confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
confirmation. 408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to confirmation. 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
408. Power to direct further inquiry to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to 367. Power to direct further inquiry to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to	•	*
to be made or additional evidence to be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to to be made or additional evidence to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
be taken. 409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to be taken. 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		· · ·
409. Power of High Court to confirm sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to 368. Power of High Court to confirm sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
sentence or annul conviction. 410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to sentence or annul conviction. 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
410. Confirmation or new sentence to be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to 369. Confirmation or new sentence to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		_
be signed by two Judges. 411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to be signed by two Judges. 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
411. Procedure in case of difference of opinion. 412. Procedure in cases submitted to 370. Procedure in case of difference of opinion. 371. Procedure in cases submitted to		
of opinion. of opinion. 412. Procedure in cases submitted to 371. Procedure in cases submitted to		
412. Procedure in cases submitted to 371. Procedure in cases submitted to		
	•	,
I man court for commitmation.	High Court for confirmation.	High Court for confirmation.

CHAPTER XXXI APPEALS	CHAPTER XXIX APPEALS
413. No appeal to lie unless	372. No appeal to lie unless
otherwise provided.	otherwise provided.
414. Appeal from orders requiring	373. Appeal from orders requiring
security or refusal to accept or	security or refusal to accept or
rejecting surety for keeping peace or	rejecting surety for keeping peace or
good behaviour.	good behaviour.
415. Appeals from convictions.	374. Appeals from convictions.
416. No appeal in certain cases when	375. No appeal in certain cases when
accused pleads guilty.	accused pleads guilty.
417. No appeal in petty cases.	376. No appeal in petty cases.
418. Appeal by State Government	377. Appeal by the State Government
against sentence.	against sentence.
419. Appeal in case of acquittal.	378. Appeal in case of acquittal.
420. Appeal against conviction by	379. Appeal against conviction by
High Court in certain cases.	High Court in certain cases.
421. Special right of appeal in certain	380. Special right of appeal in certain
cases.	cases.
422. Appeal to Court of Session how	381. Appeal to Court of Session how
heard.	heard.
423. Petition of appeal.	382. Petition of appeal.
424. Procedure when appellant in jail.	383. Procedure when appellant in jail.
425. Summary dismissal of appeal.	384. Summary dismissal of appeal.
426. Procedure for hearing appeals	385. Procedure for hearing appeals
not dismissed summarily.	not dismissed summarily.
427. Powers of Appellate Court.	386. Powers of the Appellate Court.
428. Judgments of subordinate	387. Judgments of subordinate
Appellate Court.	Appellate Court.
429. Order of High Court on appeal to	388. Order of High Court on appeal to
be certified to lower Court.	be certified to lower Court.
430. Suspension of sentence pending	389. Suspension of sentence pending
the appeal; release of appellant on	the appeal; release of appellant on
bail.	bail.
431. Arrest of accused in appeal from	390. Arrest of accused in appeal from
acquittal.	acquittal.
432. Appellate Court may take	391. Appellate Court may take
further evidence or direct it to be	further evidence or direct it to be
taken.	taken.
433. Procedure where Judges of	392. Procedure where Judges of
Court of Appeal are equally divided.	Court of Appeal are equally divided.
434. Finality of judgments and orders	393. Finality of judgments and orders
on appeal.	on appeal.
435. Abatement of appeals.	394. Abatement of appeals.
CHAPTER XXXII	CHAPTER XXX
REFERENCE AND REVISION	REFERENCE AND REVISION
436. Reference to High Court.	395. Reference to High Court.
437. Disposal of case according to	396. Disposal of case according to
decision of High Court.	decision of High Court.

420 Calling for records to eversion	207 Calling for records to eversion
438. Calling for records to exercise	397. Calling for records to exercise
powers of revision.	powers of revision.
439. Power to order inquiry.	398. Power to order inquiry.
440. Sessions Judge's powers of revision.	399. Sessions Judge's powers of
	revision.
441. Power of Additional Sessions	400. Power of Additional Sessions
Judge.	Judge.
442. High Court's powers of revision.	401. High Court's powers of revision.
443. Power of High Court to withdraw	402. Power of High Court to withdraw
or transfer revision cases.	or transfer revision cases.
444. Option of Court to hear parties.	403. Option of Court to hear parties.
Deleted	404. Statement by Metropolitan
	Magistrate of grounds of his
	decision to be considered by High Court.
115 High Court's order to be cortified	
445. High Court's order to be certified to lower Court.	405. High Court's order to be certified to lower Court.
CHAPTER XXXIII	CHAPTER XXXI
TRANSFER OF CRIMINAL CASES	TRANSFER OF CRIMINAL CASES
446. Power of Supreme Court to	406. Power of Supreme Court to
transfer cases and appeals.	transfer cases and appeals.
447. Power of High Court to transfer	407. Power of High Court to transfer
cases and appeals.	cases and appeals.
448. Power of Sessions Judge to	408. Power of Sessions Judge to
transfer cases and appeals.	transfer cases and appeals.
449. Withdrawal of cases and appeals	409. Withdrawal of cases and appeals
by Sessions Judges.	by Sessions Judge.
450. Withdrawal of cases by Judicial	410. Withdrawal of cases by Judicial
Magistrates.	Magistrate.
451. Making over or withdrawal of	411. Making over or withdrawal of
cases by Executive Magistrates.	cases by Executive Magistrates.
452. Reasons to be recorded.	412 Reasons to be recorded.
CHAPTER XXXIV	CHAPTER XXXII
EXECUTION, SUSPENSION,	EXECUTION, SUSPENSION,
REMISSION AND COMMUTATION	REMISSION AND COMMUTATION
OF SENTENCES	OF SENTENCES
A.—Death Sentences	A.—Death Sentences
453. Execution of order passed under	413. Execution of order passed under
section 409	section 368
454. Execution of sentence of death	414. Execution of sentence of death
passed by High Court.	passed by High Court.
455. Postponement of execution of	415. Postponement of execution of
sentence of death in case of appeal	sentence of death in case of appeal
to Supreme Court.	to Supreme Court.
456. Commutation of sentence of	416. Postponement of capital
death on pregnant woman.	sentence on pregnant woman.
B.—Imprisonment	B.—Imprisonment
457. Power to appoint place of	417. Power to appoint place of
imprisonment.	imprisonment.

450 5 1: 6 1 6	440 5 1: 6 1 6
458. Execution of sentence of	418. Execution of sentence of
imprisonment.	imprisonment.
459. Direction of warrant for	419. Direction of warrant for
execution.	execution.
460. Warrant with whom to be	420. Warrant with whom to be
lodged.	lodged.
C.—Levy of fine	C.—Levy of fine
461. Warrant for levy of fine.	421. Warrant for levy of fine.
462. Effect of such warrant.	422. Effect of such warrant.
463. Warrant for levy of fine issued	423. Warrant for levy of fine issued
by a Court in any territory to which	by a Court in any territory to which
this Sanhita does not extend.	this Code does not extend.
464. Suspension of execution of	424. Suspension of execution of
sentence of imprisonment.	sentence of imprisonment.
D.—General provisions regarding	D.—General provisions regarding
execution	execution
465. Who may issue warrant.	425. Who may issue warrant.
466. Sentence on escaped convict	426. Sentence on escaped convict
when to take effect.	when to take effect.
467. Sentence on offender already	427. Sentence on offender already
sentenced for another offence.	sentenced for another offence.
468. Period of detention undergone	428. Period of detention undergone
by accused to be set off against	by accused to be set off against
sentence of imprisonment.	sentence of imprisonment.
469. Saving.	429. Saving.
470. Return of warrant on execution	430. Return of warrant on execution
of sentence.	of sentence.
471. Money ordered to be paid	431. Money ordered to be paid
recoverable as a fine.	recoverable as a fine.
E.—Suspension, remission and	E.—Suspension, remission and
commutation of sentences	commutation of sentences
472. Mercy Petition in death	New Section
sentence cases.	
473. Power to suspend or remit	432. Power to suspend or remit
sentences.	sentences.
474. Power to commute sentence.	433. Power to commute sentence.
475. Restriction on powers of	433A. Restriction on powers of
remission or commutation in certain	remission or commutation in certain
cases.	cases.
476. Concurrent power of Central	434. Concurrent power of Central
Government in case of death	Government in case of death
sentences.	sentences.
477. State Government to act after	435. State Government to act after
concurrence with Central Government	concurrence with Central Government
in certain cases.	in certain cases.
CHAPTER XXXV	CHAPTER XXXIII
PROVISIONS AS TO BAIL AND	PROVISIONS AS TO BAIL AND
BONDS	BONDS
478. In what cases bail to be taken.	436. In what cases bail to be taken.
J. III III at cases san to be taken	

479. Maximum period for which	436A. Maximum period for which
undertrial prisoner can be detained.	undertrial prisoner can be detained.
480. When bail may be taken in case	437. When bail may be taken in case
of non-bailable offence.	of non-bailable offence.
481. Bail to require accused to	437A. Bail to require accused to
appear before next appellate Court.	appear before next appellate Court.
482. Direction for grant of bail to	438. Direction for grant of bail to
person apprehending arrest.	person apprehending arrest.
483. Special powers of High Court or Court of Session regarding bail.	439. Special powers of High Court or Court of Session regarding bail.
484. Amount of bond and reduction	440. Amount of bond and reduction
thereof.	thereof.
485. Bond of accused and sureties.	441. Bond of accused and sureties.
486. Declaration by sureties.	441A. Declaration by sureties.
487. Discharge from custody.	442. Discharge from custody.
488. Power to order sufficient bail	443. Power to order sufficient bail
when that first taken is insufficient.	when that first taken is insufficient
489. Discharge of sureties.	444. Discharge of sureties.
490. Deposit instead of recognizance.	445. Deposit instead of recognizance.
491. Procedure when bond has been	446. Procedure when bond has been
forfeited.	forfeited.
492. Cancellation of bond and bail	446A. Cancellation of bond and bail
bond.	bond.
493. Procedure in case of insolvency	447. Procedure in case of insolvency
or death of surety or when a bond is	or death of surety or when a bond is
forfeited.	forfeited.
494. Bond required from child.	448. Bond required from minor.
495. Appeal from orders under	449. Appeal from orders under
section 491.	section 446.
496. Power to direct levy of amount	450. Power to direct levy of amount
due on certain recognizances.	due on certain recognizances.
CHAPTER XXXVI	CHAPTER XXXIV
DISPOSAL OF PROPERTY	DISPOSAL OF PROPERTY
497. Order for custody and disposal	451. Order for custody and disposal
of property pending trial in certain	of property pending trial in certain
cases.	Cases.
497(2)	New Sub-Section
497(3)	New Sub-Section
497(4)	New Sub-Section
497(5)	New Sub-Section
498. Order for disposal of property at	452. Order for disposal of property at
conclusion of trial.	conclusion of trial.
499. Payment to innocent purchaser	453. Payment to innocent purchaser
of money found on accused.	of money found on accused.
500. Appeal against orders under	454. Appeal against orders under
section 498 or section 499.	section 452 or section 453.
501. Destruction of libellous and	455 Destruction of libellous and other
other matter.	matter.
502. Power to restore possession of	456 Power to restore possession of
immovable property.	immovable property.

503. Procedure by police upon	457. Procedure by police upon
seizure of property.	seizure of property.
504. Procedure where no claimant	458. Procedure where no claimant
appears within six months.	appears within six months.
505. Power to sell perishable	459. Power to sell perishable
property.	property.
CHAPTER XXXVII	CHAPTER XXXV
IRREGULAR PROCEEDINGS	IRREGULAR PROCEEDINGS
506. Irregularities which do not	460. Irregularities which do not
vitiate proceedings.	vitiate proceedings.
507. Irregularities which vitiate	461. Irregularities which vitiate
proceedings.	proceedings.
508. Proceedings in wrong place.	462. Proceedings in wrong place.
509. Non-compliance with provisions	463. Non-compliance with provisions
of section 183 or section 316.	of section 164 or section 281.
510. Effect of omission to frame, or	464. Effect of omission to frame, or
absence of, or error in, charge.	absence of, or error in, charge.
511. Finding or sentence when	465. Finding or sentence when
reversible by reason of error,	reversible by reason of error,
omission or irregularity.	omission or irregularity.
512. Defect or error not to make	466. Defect or error not to make
attachment unlawful.	attachment unlawful.
CHAPTER XXXVIII	CHAPTER XXXVI
LIMITATION FOR TAKING	LIMITATION FOR TAKING
COGNIZANCE OF CERTAIN	COGNIZANCE OF CERTAIN
OFFENCES	OFFENCES
OFFENCES 513. Definitions.	OFFENCES 467. Definitions.
513. Definitions.	467. Definitions.
513. Definitions. 514. Bar to taking cognizance after	
513. Definitions.	467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation.
513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation.	467. Definitions. 468. Bar to taking cognizance after
513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of	467. Definitions.468. Bar to taking cognizance after lapse of the period of limitation.469. Commencement of the period of
513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation.	467. Definitions.468. Bar to taking cognizance after lapse of the period of limitation.469. Commencement of the period of limitation.
513. Definitions.514. Bar to taking cognizance after lapse of period of limitation.515. Commencement of period of limitation.516. Exclusion of time in certain	467. Definitions.468. Bar to taking cognizance after lapse of the period of limitation.469. Commencement of the period of limitation.470. Exclusion of time in certain
513. Definitions.514. Bar to taking cognizance after lapse of period of limitation.515. Commencement of period of limitation.516. Exclusion of time in certain cases.	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases.
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed.
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence.
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases.
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX 	467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX MISCELLANEOUS 520. Trials before High Courts. 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS 474. Trials before High Courts.
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX MISCELLANEOUS 520. Trials before High Courts. 521. Delivery to commanding officers 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS 474. Trials before High Courts. 475. Delivery to commanding officers
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX MISCELLANEOUS 520. Trials before High Courts. 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS 474. Trials before High Courts.
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX MISCELLANEOUS 520. Trials before High Courts. 521. Delivery to commanding officers of persons liable to be tried by Court- 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS 474. Trials before High Courts. 475. Delivery to commanding officers of persons liable to be tried by Court-
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX MISCELLANEOUS 520. Trials before High Courts. 521. Delivery to commanding officers of persons liable to be tried by Courtmartial. 522. Forms. 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS 474. Trials before High Courts. 475. Delivery to commanding officers of persons liable to be tried by Courtmartial. 476. Forms.
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX MISCELLANEOUS 520. Trials before High Courts. 521. Delivery to commanding officers of persons liable to be tried by Courtmartial. 	467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS 474. Trials before High Courts. 475. Delivery to commanding officers of persons liable to be tried by Courtmartial.
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX MISCELLANEOUS 520. Trials before High Courts. 521. Delivery to commanding officers of persons liable to be tried by Courtmartial. 522. Forms. 523. Power of High Court to make 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS 474. Trials before High Courts. 475. Delivery to commanding officers of persons liable to be tried by Courtmartial. 476. Forms. 477. Power of High Court to make
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX MISCELLANEOUS 520. Trials before High Courts. 521. Delivery to commanding officers of persons liable to be tried by Courtmartial. 522. Forms. 523. Power of High Court to make rules. 524. Power to alter functions 	467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS 474. Trials before High Courts. 475. Delivery to commanding officers of persons liable to be tried by Courtmartial. 476. Forms. 477. Power of High Court to make rules.
 513. Definitions. 514. Bar to taking cognizance after lapse of period of limitation. 515. Commencement of period of limitation. 516. Exclusion of time in certain cases. 517. Exclusion of date on which Court is closed. 518. Continuing offence. 519. Extension of period of limitation in certain cases. CHAPTER XXXIX MISCELLANEOUS 520. Trials before High Courts. 521. Delivery to commanding officers of persons liable to be tried by Courtmartial. 522. Forms. 523. Power of High Court to make rules. 	 467. Definitions. 468. Bar to taking cognizance after lapse of the period of limitation. 469. Commencement of the period of limitation. 470. Exclusion of time in certain cases. 471. Exclusion of date on which Court is closed. 472. Continuing offence. 473. Extension of period of limitation in certain cases. CHAPTER XXXVII MISCELLANEOUS 474. Trials before High Courts. 475. Delivery to commanding officers of persons liable to be tried by Courtmartial. 476. Forms. 477. Power of High Court to make rules. 478. Power to alter functions

525. Cases in which Judge or	479. Cases in which Judge or
Magistrate is personally interested.	Magistrate is personally interested.
526. Practising advocate not to sit as	480. Practising pleader not to sit as
Magistrate in certain Courts.	Magistrate in certain Courts.
527. Public servant concerned in sale	481. Public servant concerned in sale
not to purchase or bid for property.	not to purchase or bid for property.
528. Saving of inherent powers of	482. Saving of inherent powers of
High Court.	High Court.
529. Duty of High Court to exercise	483. Duty of High Court to exercise
continuous superintendence over	continuous superintendence over
Courts.	Courts of Judicial Magistrates.
530. Trial and proceedings to be	New Section
held in electronic mode.	
531. Repeal and savings.	484. Repeal and savings.

Note: For Reference only.

HomePage