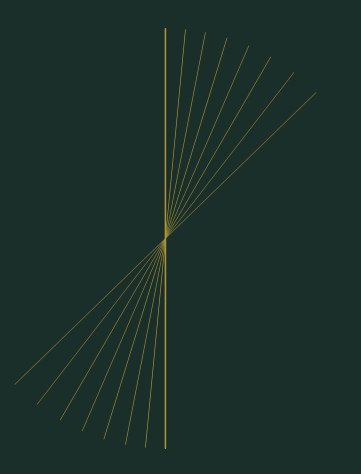


# Bharatiya Nyaya Sanhita Bill, 2023 & Indian Penal Code, 1860:

**An Annotated Comparison** 



**1.Comparative Table of Clauses** 

2. Annotated Text of the BNS Bill 2023 as Against the IPC 1860 On 11th August 2023, three bills were introduced in the Lok Sabha that sought to repeal and replace the Indian Penal Code, 1860, Code of Criminal Procedure, 1973, and the Indian Evidence Act, 1872:

Proposed bill	Current legislation
Bharatiya Nyaya Sanhita Bill, 2023 (" <b>BNS</b> ")	Indian Penal Code, 1860 (" <b>IPC</b> ")
Bharatiya Nagarik Suraksha Sanhita Bill, 2023 (" <b>BNSS</b> ")	Code of Criminal Procedure, 1973 (" <b>CrPC</b> ")
Bharatiya Sakshya Bill, 2023	Indian Evidence Act, 1872 (" <b>IEA</b> ")

Project 39A has prepared this document to compare the proposed law (BNS) with the current provisions of the Indian Penal Code, 1860 (IPC).<sup>1</sup> This document contains two sections.

The **fi**rst section is a tabular comparison of the proposed clauses in the BNS against the corresponding provisions in the IPC. Wherever the BNS has proposed a change to the IPC, the same has been marked with an asterisk (\*). To maintain clarity,certain changes implemented uniformly throughout the Bill, though relevant,have not been marked with an asterisk. These include –

1. Replacing the word 'code' with 'Sanhita';

2. Replacing references to chapters or provisions of the IPC, CrPC, IEA with the corresponding chapters or provisions in the new Bills;

3. Replacing 'night' with 'after sunset and before sunrise';

4. Removal of references to sections / provisions that have already been repealed or deleted;

5. Formatting changes and minor language or grammatical changes.

The second section annotates the BNS and highlights wherever:

(a) text is borrowed from the IPC - highlighted with

(b) changes are proposed in the IPC - highlighted with

(c) a completely new provision has been inserted in the BNS - highlighted with

Please note:

1. Provisions in the BNS are annotated with the corresponding provision(s) in the IPC.

2. Deleted provisions and illustrations have been separately mentioned as notes in the margin of the text.

This document is limited to comparing the BNS and the IPC. It does not provide substantive comments or analysis of the BNS.

<sup>&</sup>lt;sup>1</sup>Harleen Kaur Shoker, Nadia Shalin, Pulkit Goyal, and Ghanavi Umesh (students at National Law University, Delhi) assisted in preparing this document.

# The Bhartiya Nyaya Sanhita, 2023



Bill No. 121 of 2023

[Seeks to repeal the Indian Penal Code, 1860 (IPC)]

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)	
	Chapter I Preliminary		
Clause 1	Short title, commencement, application	S. 1 - S. 5	
Clause 2	Definitions	S. 6 - 52A*	
Clause 3	General explanations and expressions	S.6, S.7, S.27, S.32, S.34, S.35-S.38*	
	Chapter II Of Punishments		
Clause 4	Punishments	S. 53*	
Clause 5	Commutation of sentence	S. 54- S.55A	
Clause 6	Fractions and terms of punishment	S. 57*	
Clause 7	Sentence may be wholly or partly rigorous or simple	S. 60	
Clause 8	Amount of fine, liability in default etc	S. 63- S.70*	
Clause 9	Limit of punishment	S. 71	
Clause 10	Punishment of person guilty of several offences	S. 72	
Clause 11	Solitary confinement	S. 73	
Clause 12	Limit of solitary confinement	S. 74	
Clause 13	Enhanced punishment for certain offences	S. 75	

^ Indicates provisions where there seem to have been clerical errors in the Bill.

\_\_\* Indicates new Provisions in the Bill for which there are no corresponding provisions in the CrPC.

Where multiple sections have been mentioned in the third column, it indicates that all the stated provisions of the existing statute have been combined and reflected in the relevant provision of the new Bill.

<sup>\*</sup> Indicates that changes have been proposed to the relevant section(s) in The Code of Criminal Procedure, 1973. However, certain changes implemented uniformly through the Bill, though relevant, have not been reflected through asterisk for brevity. These include: (i) deletion of references to repealed statutes (ii) deletion of references to the Metropolitan Magistrate and Additional Sessions Judge (iii) change in terminology from 'vakil and 'pleader' to 'advocate'(iv) change in terminology from 'Code' to 'Sanhita' and provision to 'adhiniyam'.

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
	Chapter III General Exceptions	
Clause 14	Act by person bound by mistake of fact believing himself bound by law	S. 76
Clause 15	Act of judge acting judicially	S. 77
Clause 16	Act pursuant to judgement	S. 78
Clause 17	Act under mistake of fact	S. 79
Clause 18	Accident in doing a lawful act	S. 80
Clause 19	Act without criminal intent and to prevent other harm	S. 81
Clause 20	Act of child under seven years of age	S. 82
Clause 21	Act of child above seven and under twelve, of immature understanding	S. 83
Clause 22	Act of person with mental illness	S. 84*
Clause 23	Act of person incapable of judgement by reason of intoxication ^	S. 85
Clause 24	Offence requiring intent or knowledge done by intoxicated person	S. 86
Clause 25	Act not intended to be likely to cause death or grievous hurt done by consent	S. 87
Clause 26	Act not intended to cause death or grievous hurt done in good faith	S. 88
Clause 27	Act done in good faith for benefit of child or person with mental illness	S. 89*
Clause 28	Consent under fear or misconception	S. 90*
Clause 29	Exclusion of acts which are offences independent of harm caused	S. 91
Clause 30	Act done in good faith for benefit of person without consent	S. 92
Clause 31	Communication made in good faith	S. 93
Clause 32	Act to which a person is compelled by threats	S. 94
Clause 33	Act causing slight harm	S. 95
Of right of private defence		
Clause 34	Things done in private defence	S. 96

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Clause 35	Right of private defence of body and property	S. 97
Clause 36	Right of private defence against person with mental illness	S. 98*
Clause 37	Act against which there is no private defence	S. 99
Clause 38	When right of private defence of the body extends to causing death	S. 100
Clause 39	When such right extends to causing any harm other than death	S. 101
Clause 40	Commencement and continuance of the right of private defence of the body	S. 102
Clause 41	When the right of private defence of property extends to causing death	S. 103*
Clause 42	When right extends to causing any harm other than death	S. 104
Clause 43	Commencement and continuance of the right of private defence of property	S. 105
Clause 44	Right of private defence against deadly assault	S. 106
	Chapter IV Of Abetment, Criminal Conspiracy and Attemp <i>Of Abetment</i>	ot
Clause 45	Abetment of a thing	S. 107
Clause 46	Abettor	S. 108*
Clause 47	Abetment in India of offences outside India	S. 108A
Clause 48	Abetment outside India for offence in India	_*
Clause 49	Punishment where no express provision is made for punishment	S. 109
Clause 50	Punishment if abetted person does act with different intention	S. 110
Clause 51	Liability of abettor when one act abetted and different act done	S. 111
Clause 52	Abettor when liable to cumulative punishment	S. 112
Clause 53	Liability of abettor when act abettor different from intended	S. 113

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Clause 54	Abettor present when offence is committed	S. 114
Clause 55	Abetment of offence punishable with death or imprisonment for life	S. 115
Clause 56	Abetment of offence punishable with imprisonment	S. 116
Clause 57	Abetting commission of offence by more than ten persons	S. 117*
Clause 58	Concealing design to commit Offence punishable with death or imprisonment for life	S. 118
Clause 59	Public servant concealing design	S. 119
Clause 60	Concealing design to commit offence punishable with imprisonment	S. 120
	Of Criminal Conspiracy	
Clause 61	Criminal Conspiracy	S. 120A- S. 120B
	<b>Of Attempt</b>	
Clause 62	Attempt	S. 511
	Chapter V Of Offences against Women and Children <i>Of Sexual Offences</i>	
Clause 63	Rape	S. 375*
Clause 64	Punishment for rape	S. 376(1), (2)*
Clause 65	Punishment for rape in certain cases	
	(1)Rape on woman under 16 years of age	S. 376(3)
	(2)Rape on woman under 12 years of age	S.376AB
Clause 66	Rape causing death or persistent vegetative state	S. 376A
Clause 67	Sexual intercourse during separation ^	S. 376B
Clause 68	Sexual intercourse by person in authority	S. 376C
Clause 69	Sexual intercourse by deceitful means or false promise to marry	_*
Clause 70	(1) Gang Rape	S. 376D
	(2) Gang rape on women under the age of 18	_*
Clause 71	Repeat offenders	S. 376E
Clause 72	Disclosure of identity of victim	S. 228A*

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Of criminal force and assault against women		
Clause 73	Assault or criminal force to woman to outrage her modesty	S. 354
Clause 74	Sexual harassment	S. 354A
Clause 75	Assault or criminal force with intent to disrobe	S. 354B*
Clause 76	Voyeurism	S. 354C*
Clause 77	Stalking	S. 354D
Clause 78	Word, gesture, act intended to insult modesty of a woman	S. 509
	Of offences relating to marriage	
Clause 79	Dowry Death	S. 304B
Clause 80	Cohabitation by deceitfully inducing belief of lawful marriage	S. 493
Clause 81	Marrying again during lifetime of husband/wife	S.494- S. 495
Clause 82	Marriage ceremony, fraudulently gone through	S. 496
Clause 83	Enticing or detaining married woman	S. 498*
Clause 84	Cruelty by husband or relative	S. 498A
Clause 85	Kidnapping, abducting, inducing woman to compel marriage etc.	S. 366
	Of causing miscarriage etc	
Clause 86	Causing miscarriage	S. 312
Clause 87	Causing miscarriage without woman's consent	S. 313
Clause 88	Death caused by act done to cause miscarriage	S. 314
Clause 89	Act to prevent child being born alive or cause death after birth	S. 315
Clause 90	Causing death of quick unborn child	S. 316
Of offences against children		
Clause 91	Exposure and abandonment of child under twelve	S. 317
Clause 92	Concealment of birth by disposal of dead body	S. 318
Clause 93	Hiring, employing or engaging a child to commit an offence	_*

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Clause 94	Procuration of child	S. 366A*
Clause 95	Kidnapping or abducting child under ten to steal from its person	S. 369
Clause 96	Selling child for prostitution	S. 372*
Clause 97	Buying child for prostitution	S. 373*
	Chapter VI Of offences Affecting The Human Body Of offences affecting life	
Clause 98	Culpable homicide	S. 299
Clause 99	Murder	S. 300
Clause 100	Culpable homicide by causing death of person other than person whose death was intended	S. 301
Clause 101	(1) Punishment for murder	S. 302
	(2) Punishment for mob lynching	-*
Clause 102	Punishment for murder by life-convict	S. 303*
Clause 103	Punishment for culpable homicide not amounting to murder	S. 304*
Clause 104	(1) Causing death by negligence	S. 304A*
	(2) Punishment for non reporting of rash or negligent act causing death	_*
Clause 105	Abetment of suicide of child or person with mental illness	305*
Clause 106	Abetment of suicide	S. 306
Clause 107	Attempt to murder	S. 307*
Clause 108	Attempt to commit culpable homicide	S. 308
Clause 109	Organised crime	_*
Clause 110	Petty organised crime or organised in general	_*
Clause 111	Offence of terrorist act	_*
Of hurt		
Clause 112	Hurt	S. 319
Clause 113	Voluntarily causing hurt	S. 321, S. 323*
Clause 114	Grievous hurt	S. 320*

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Clause 115	Voluntarily causing grievous hurt	S. 322, S. 325
	(3) Grievous hurt causing permanent disability or persistent vegetative state	_*
	(4) Hurt caused by a mob	-*
Clause 116	Voluntarily causing hurt or grievous hurt by dangerous weapons or means	S. 324, S. 326*
Clause 117	Voluntarily causing hurt or grievous hurt to extort property, or to constrain to an illegal to an act	S. 327, S. 329
Clause 118	Voluntarily causing hurt or grievous hurt to extort confession, or to compel restoration of property	S. 330 - S. 331
Clause 119	Voluntarily causing hurt or grievous hurt to deter public servant from his duty	S. 332 - 333*
Clause 120	Voluntarily causing hurt or grievous hurt on provocation	S. 334 - S.335*
Clause 121	Causing hurt by means of poison, etc., with intent to commit an offence	S. 328
Clause 122	Voluntarily causing grievous hurt by use of acid, etc.	S. 326A-S.326B*
Clause 123	Act endangering life or personal safety of others	S. 336- S.338*
Clause 124	Wrongful restraint	S. 339, S. 341*
Clause 125	Wrongful confinement	S. 340, S. 342-S.348*
	Of Criminal Force and Assault	
Clause 126	Force	S.349
Clause 127	Criminal force	S.350
Clause 128	Assault	S.351
Clause 129	Punishment for assault or criminal force otherwise than on grave provocation	S.352*
Clause 130	Assault or criminal force to deter public servant from discharge of his duty	S.353
Clause 131	Assault or criminal force with intent to dishonor person, otherwise than on grave provocation	S.355
Clause 132	Assault or criminal force in attempt to commit theft of property carried by a person	S.356
Clause 133	Assault or criminal force in attempt wrongfully to confine a person	S.357*

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Clause 134	Assault or criminal force on grave provocation	S.358*
	Of Kidnapping, Abduction, Slavery and Forced Labour	
Clause 135	Kidnapping	S.359-S.361, S.363*
Clause 136	Abduction	S. 362
Clause 137	Kidnapping or maiming a child for purposes of begging	S. 363A*
Clause 138	Kidnapping or abducting in order to murder or for ransom etc.	S. 364- S.365, S. 367
Clause 139	Importation of girl or boy from foreign country	S. 366B*
Clause 140	Wrongfully concealing or keeping in confinement, kidnapped or abducted person	S. 368
Clause 141	Trafficking of person	S. 370*
Clause 142	Exploitation of a trafficked person	S. 370A*
Clause 143	Habitual dealing in slaves	S. 371
Clause 144	Unlawful compulsory labour	S. 374
	Chapter VII Of Offences against State	
Clause 145	Waging war against Government of India	S. 121
Clause 146	Conspiracy to commit offences u/s 145	S. 121A*
Clause 147	Collecting arms to wage war	S. 122
Clause 148	Concealing to facilitate design to wage war	S. 123
Clause 149	Assaulting President, Governor	S. 124
Clause 150	Acts endangering sovereignty unity and integrity of India	_*
Clause 151	Waging war against foreign state	S. 125*
Clause 152	Depredation on territories of foreign state	S. 126*
Clause 153	Receiving property taken by war or depredation	S. 127
Clause 154	Public servant voluntarily allowing prisoner of state or war to escape^	S. 128
Clause 155	Public servant negligently allowing prisoner to escape	S. 129
Clause 156	Aiding escape or harbouring such prisoner	S. 130

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Chapter VIII Of Offences Relating To The Army, Navy And Air Force		
Clause 157	Abetting mutiny, or attempting to seduce a soldier, sailor or airman from his duty	S. 131*
Clause 158	Abetment of mutiny, if mutiny is committed in consequence thereof	S. 132
Clause 159	Abetment of assault by soldier, sailor or airman on his superior officer, when in execution of his office	S. 133
Clause 160	Abetment of such assault, if the assault committed	S. 134
Clause 161	Abetment of desertion of soldier, sailor or airman	S. 135
Clause 162	Harbouring deserter	S. 136*
Clause 163	Deserter concealed on board merchant vessel through negligence of master	S. 137*
Clause 164	Abetment of act of insubordination by soldier, sailor or airman	S. 138*
Clause 165	Persons subject to certain Acts	S. 139
Clause 166	Wearing garb or carrying token used by soldier, sailor or airman	S. 140*
	Chapter IX Of Offences Relating To Elections	
Clause 167	Candidate, electoral right defined	S. 171A
Clause 168	Bribery	S. 171B
Clause 169	Undue influence at elections	S. 171C
Clause 170	Personation at elections	S. 171D
Clause 171	Punishment for bribery	S. 171E
Clause 172	Punishment for undue influence or personation at an election	S. 171F
Clause 173	False statement in connection with an election	S. 171G
Clause 174	Illegal payments in connection with an election	S. 171H*
Clause 175	Failure to keep election accounts	S. 171I*
Chapter X Of Offences relating to coin, currency notes, bank notes, and government stamps		
Clause 176	Counterfeiting coin, government stamps, currency- notes or bank-notes	S. 230 - S. 232, S.246- S.249, S. 255, S. 489A*

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Clause 177	Using as genuine, forged or counterfeit coin, Government stamp, currency-notes or bank notes	S. 250, S.251,S. 258, S. 260, S.489B*
Clause 178	Possession of forged or counterfeit coin, Government stamp, currency-notes or bank-notes	S. 242, S. 252-S. 253, S. 259, S. 489C
Clause 179	Making or possessing instruments or materials for forging or counterfeiting coin, Government stamp, currency notes or bank-notes	S. 233, S. 235, S. 256, S. 257, S. 489D*
Clause 180	Making or using documents resembling currency- notes or bank-notes	S. 489E*
Clause 181	Effacing writing from substance bearing Government stamp, or removing from document a stamp used for it, with intent to cause loss to Government	S. 261
Clause 182	Using Government stamp known to have been before used	S. 262
Clause 183	Erasure of mark denoting that stamp has been used	S. 263
Clause 184	Prohibition of fictitious stamps	S. 263A
Clause 185	Person employed in mint causing coin to be of different weight or composition from that fixed by law	S. 244
Clause 186	Unlawfully taking coining instrument from mint	S. 245
	Chapter XI Of Offences Against The Public Tranquillity	
Clause 187	Unlawful assembly	S. 141- S. 145,
Clause 107		S. 150- S. 151, S. 157- S. 158
Clause 188	Every member of unlawful offence guilty	S. 149
Clause 189	Rioting	S. 146-148*
Clause 190	Wantonly giving provocation to cause riot	S. 153
Clause 191	Liability of owner, occupier etc	S. 154- S. 156
Clause 192	Affray	S. 159- S. 160*
Clause 193	Assaulting or obstructing public servant suppressing riot	S. 152*
Clause 194	Promoting enmity between groups	S. 153A
Clause 195	Imputations, assertions prejudicial to national integration	S. 153B*

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
	Chapter XII Of Offences by or relating to Public Servants	
Clause 196	Public servant disobeying law to cause injury	S. 166
Clause 197	Public servant disobeying direction under law	S. 166A
Clause 198	Non-treatment of victim	S. 166B
Clause 199	Framing incorrect document to cause injury	S. 167
Clause 200	Unlawfully engaging in trade	S. 168*
Clause 201	Unlawfully buying or bidding for property	S. 169
Clause 202	Personating public servant	S. 170*
Clause 203	Wearing garb of public servant	S. 171*
	Chapter XIII Of Contempts Of The Lawful Authority Of Public Servants	
Clause 204	Absconding to avoid service of summons or other proceeding	S. 172*
Clause 205	Preventing service of summons or other proceeding, or preventing publication thereof	S. 173*
Clause 206	Non-attendance in obedience to an order from public servant	S. 174*
Clause 207	Non-appearance in response to a proclamation under section 82 of BNSS of 2023	S. 174A*
Clause 208	Omission to produce document to public servant by person legally bound to produce it	S. 175*
Clause 209	Omission to give notice or information to public servant by person legally bound to give it	S. 176*
Clause 210	Furnishing false information	S. 177*
Clause 211	Refusing oath or affirmation when duly required by public servant to make it	S. 178*
Clause 212	Refusing to answer public servant authorised to question	S. 179*
Clause 213	Refusing to sign statement	S. 180*
Clause 214	False statement on oath or affirmation to public servant or person authorised to administer an oath or affirmation	S. 181
Clause 215	False information, with intent to cause public servant to use his lawful power to the injury of another person	S. 182*

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Clause 216	Resistance to the taking of property by the lawful authority of a public servant	S. 183*
Clause 217	Obstructing sale of property offered for sale by authority of public servant	S. 184*
Clause 218	Illegal purchase or bid for property offered for sale by authority of public servant	S. 185
Clause 219	Obstructing public servant in discharge of public functions	S. 186*
Clause 220	Omission to assist public servant when bound by law to give assistance	S. 187*
Clause 221	Disobedience to order duly promulgated by public servant	S. 188*
Clause 222	Threat of injury to public servant	S. 189
Clause 223	Threat of injury to induce person to refrain from applying for protection to public servant	S. 190
Clause 224	Attempt to commit suicide to compel or restraint exercise of lawful power	_*
	Chapter XIV Of False Evidence And Offences Against Public Justi	ice
Clause 225	Giving false evidence	S. 191
Clause 226	Fabricating false evidence	S. 192
Clause 227	Punishment for false evidence	S. 193*
Clause 228	Giving false evidence with intent to procure conviction of capital offence	S. 194*
Clause 229	Giving false evidence to procure conviction	S. 195
Clause 230	Threatening any person to give false evidence	S. 195A
Clause 231	Using evidence known to be false	S. 196
Clause 232	Issuing or signing false certificate	S. 197
Clause 233	Using as true a certificate known to be false	S. 198
Clause 234	False statement made in declaration which is by law receivable as evidence	S. 199
Clause 235	Using as true such declaration knowing it to be false	S. 200
Clause 236	Causing disappearance of evidence of offence, or giving false information to screen offender	S. 201

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Clause 237	Intentional omission to give information of offence by person bound to inform	S. 202*
Clause 238	Giving false information respecting an offence committed	S. 203
Clause 239	Destruction of document to prevent its production as evidence	S. 204*
Clause 240	False personation for purpose of act or proceeding in suit or prosecution	S. 205
Clause 241	Fraudulent removal or concealment of property to prevent its seizure	S. 206*
Clause 242	Fraudulent claim to property to prevent seizure	S. 207
Clause 243	Fraudulently suffering decree for sum not due	S. 208
Clause 244	Dishonestly making false claim in Court	S. 209
Clause 245	Fraudulently obtaining decree for sum not due	S. 210
Clause 246	False charge of offence made with intent to injure	S. 211*
Clause 247	Harbouring offender	S. 212
Clause 248	Taking gift, etc. to screen offender	S. 213
Clause 249	Offering gift or restoration of property	S. 214
Clause 250	Taking gift to help to recover stolen property, etc.	S. 215
Clause 251	Harbouring offender escaped from custody or whose apprehension has been ordered	S. 216*
Clause 252	Penalty for harbouring robbers or dacoits	S. 216A*
Clause 253	Disobeying direction of law to save person from punishment or property from forfeiture	S. 217
Clause 254	Public servant framing incorrect record	S. 218
Clause 255	Public servant in judicial proceeding corruptly making report, etc., contrary to law	S. 219
Clause 256	Commitment by person who knows that he is acting contrary to law	S. 220
Clause 257	Intentional omission to apprehend	S. 221
Clause 258	Intentional omission to apprehend	S. 222
Clause 259	Escape from confinement or custody negligently suffered by public servant	S. 223

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)	
Clause 260	Resistance or obstruction by a person to his lawful apprehension	S. 224	
Clause 261	Resistance or obstruction to lawful apprehension of another person	S. 225	
Clause 262	Omission to apprehend, or sufferance of escape, on part of public servant	S. 225A	
Clause 263	Resistance or obstruction to lawful apprehension or escape or rescue	S. 225B	
Clause 264	Violation of condition of remission of punishment	S. 227	
Clause 265	Intentional insult in judicial proceeding	S. 228*	
Clause 266	Personation of an assessor	S. 229*	
Clause 267	Failure by person released on bail or bond to appear in court	S. 229A	
	Chapter XV		
	s Affecting The Public Health, Safety, Convenience, Dec	S. 268	
Clause 268	Public nuisance		
Clause 269	Negligent act likely to spread infection of disease dangerous to life	S. 269	
Clause 270	Malignant act likely to spread infection of disease dangerous to life	S. 270*	
Clause 271	Disobedience to quarantine rule	S. 271*	
Clause 272	Adulteration of food or drink intended for sale	S. 272*	
Clause 273	Sale of noxious food or drink	S. 273*	
Clause 274	Adulteration of drugs	S. 274*	
Clause 275	Sale of adulterated drugs	S. 275*	
Clause 276	Sale of drug as a different drug or preparation	S. 276*	
Clause 277	Fouling water of public spring or reservoir	S. 277*	
Clause 278	Making atmosphere noxious to health	S. 278*	
Clause 279	Rash driving or riding on a public way	S. 279	
Clause 280	Rash navigation of vessel	S. 280*	
Clause 281	Exhibition of false light, mark or buoy	S. 281*	
Clause 282	Conveying person by water for hire in unsafe or overloaded vessel	S. 282*	

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
Clause 283	Danger or obstruction in public way or line of navigation	S. 283*
Clause 284	Negligent conduct with respect to poisonous substance	S. 284*
Clause 285	Negligent conduct with respect to fire or combustible matter	S. 285*
Clause 286	Negligent conduct with respect to explosive substance	S. 286*
Clause 287	Negligent conduct with respect to machinery	S. 287*
Clause 288	Negligent conduct with respect to pulling down, repairing or constructing buildings etc.	S. 288*
Clause 289	Negligent conduct with respect to animal	S. 289*
Clause 290	Punishment for public nuisance in cases not otherwise provided for	S. 290*
Clause 291	Continuance of nuisance after injunction to discontinue	S. 291*
Clause 292	Sale, etc., of obscene books, etc.	S. 292*
Clause 293	Sale, etc., of obscene objects to child	S. 293*
Clause 294	Obscene acts and songs	S. 294*
Clause 295	Keeping lottery office	S. 294A*
	Chapter XVI Of Offences relating to Religion	
Clause 296	Injuring or defiling place of worship	S. 295
Clause 297	Deliberate act to outage religious feelings	S. 295A*
Clause 298	Disturbing religious assembly	S. 296
Clause 299	Trespassing on burial places	S. 297
Clause 300	Uttering words etc. to wound religious feelings	S. 298
Chapter XVII Of Offences against Property		
Clause 301	Theft	S. 378- S. 379*
Clause 302	Snatching	_*
Clause 303	Theft in dwelling house	S. 380*
Clause 304	Theft by clerk or servant	S. 381
Clause 305	Theft after preparing for causing death, hurt, restraint	S. 382

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
	Of extortion	
Clause 306	Extortion	S. 383- S. 389*
	Of Robbery and Dacoity	
Clause 307	Robbery	S. 390, S. 392- S. 394
Clause 308	Dacoity	S. 391, S. 395-S, 396, S. 399-S. 400, S. 402
Clause 309	Robbery or dacoity with attempt to cause grievous hurt	S. 397
Clause 310	Attempt to commit robbery or dacoity with deadly weapon	S. 398
Clause 311	Belonging to gang of robbers or thieves	S. 401*
	Of Criminal Misappropriation of Property	
Clause 312	Dishonest misappropriation	S. 403*
Clause 313	Dishonest misappropriation of property possessed by deceased person	S. 404
	Of Criminal Breach of Trust	
Clause 314	Criminal breach of trust	S. 405- S. 409*
	Of the Receiving of Stolen Property	
Clause 315	Stolen property	S. 410- S. 414
	Of Cheating	
Clause 316	Cheating	S. 415, S. 417- S. 418, S. 420*
Clause 317	Cheating by personation	S. 416, S. 419*
Of Fraudulent Deeds and Dispositions of Property		
Clause 318	Dishonest removal of property to prevent distribution among creditors	S. 421*
Clause 319	Dishonestly preventing debt being available for creditors	S. 422
Clause 320	Dishonest execution of sale deed	S. 423*
Clause 321	Dishonest removal or concealment of property	S. 424*

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
	Of Mischief	
Clause 322	Mischief	S. 425- S.427, S. 440*
Clause 323	Mischief by killing or maiming animal	S. 428- S. 429*
Clause 324	Mischief by injury, lire, explosion etc	S. 430- S. 436*
Clause 325	Mischief with intent to destroy rail, aircraft etc	S. 437-S. 438
Clause 326	Intentionally running vessel to commit theft etc	S. 439
	Of criminal trespass	
Clause 327	Criminal trespass and house trespass	S. 441-S.442 S. 447- S. 448*
Clause 328	Lurking house trespass and housebreaking	S. 443, S. 445
Clause 329	Punishment for lurking house trespass / housebreaking	S. 453- S. 460
Clause 330	House trespass to commit offence	S. 449- S. 451
Clause 331	House trespass after preparation for assault etc.	S. 452
Clause 332	Dishonestly breaking receptacle	S. 461- S. 462
	Chapter XVIII Of Offences Relating To Documents And To Property N	Marks
Clause 333	Making a false document	S. 464*
Clause 334	Forgery	S. 463, S. 465, S. 468- S. 469.
Clause 335	Forgery of record of Court or of public register, etc.	S. 466*
Clause 336	Forgery of valuable security, will, etc.	S. 467
Clause 337	Having possession of document knowing it to be forged and intending to use it as genuine	S. 474
Clause 338	Forged document or electronic record and using it as genuine	S. 470- S. 471
Clause 339	Making or possessing counterfeit seal, etc., with intent to commit forgery	S. 472- S. 473*
Clause 340	Counterfeiting device or mark used for authenticating documents	S. 475-S. 476
Clause 341	Fraudulent cancellation, destruction, etc., of will, authority to adopt, or valuable security	S. 477
Clause 342	Falsilication of accounts	S. 477A

Clause in the Bill	Title (and Chapter) in the Bill	Relevant section in IPC (*)
	Of Property Marks	
Clause 343	Property mark	S. 479, S. 481, S. 482
Clause 344	Tampering with property mark with intent to cause injury	S. 489
Clause 345	Counterfeiting a property mark	S. 483, S. 484
Clause 346	Making or possession of any instrument for counterfeiting a property mark	S. 485
Clause 347	Selling goods marked with a counterfeit property mark	S. 486
Clause 348	Making a false mark upon any receptacle containing goods	S. 487- S. 488
Chapter XIX Of Criminal Intimidation, Insult, Annoyance, Defamation etc		
Clause 349	Criminal intimidation	S. 503, S. 506-S. 507*
Clause 350	Intentional insult to provoke breach of peace	S. 504*
Clause 351	Statement conducing to public mischief	S. 505*
Clause 352	Act caused by inducing person to believe he will be rendered an object of divine displeasure	S. 508
Clause 353	Misconduct in public by drunken person	S. 510*
Of Defamation		
Clause 354	Defamation	S. 499- S. 502*
Of breach of contract to attend on and supply wants of helpless person		
Clause 355	Breach of contract to supply wants of helpless person	S. 491*
Clause 356	Repeal and savings	_*

## Note:

The following provisions from the Indian Penal Code, 1860 have been deleted from the Bill:

- 1. Section 14 'Servant of Government'
- 2. Section 18 'India'
- 3. Section 29A 'Electronic record'
- 4. Section 50 'Section'
- 5. Section 53A Construction of reference to transportation
- 6. Section 124A Sedition
- 7. Section 153AA Punishment for knowingly carrying arms in any procession
- 8. Section 254 Delivery of coin as genuine, which when first possessed, deliverer did not know to be altered
- 9. Section 264 to 267 Offences relating to weights and measures
- 10. Section 309 Attempt to commit suicide
- 11. Section 310 to 311 Thug and Punishment for Thug
- 12. Section 376DA & 376DB Gang rape on woman under the age of 16 and 12 respectively
- 13. Section 377 Sexual intercourse against the order of nature
- 14. Section 444 Lurking house trespass at night
- 15. Section 446 Housebreaking at night
- 16. Section 497 Adultery

Yellow = Same text as the IPC Red = Changes within provisions

5

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

As introduced in Lok Sabha

Bill No. 121 of 2023

#### THE BHARATIYA NYAYA SANHITA, 2023

# A

#### BILL

to consolidate and amend the provisions relating to offences and for matters connected therewith or incidental thereto.

BE it enacted by Parliament in the Seventy-fourth Year of the Republic of India as follows:—

#### CHAPTER I

#### PRELIMINARY

**1.** (1) This Act may be called the Bharatiya Nyaya Sanhita, 2023.

Short title, commencement and application.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint, and different dates may be appointed for different provisions of the Sanhita.

Red = Changes within provisions

Green = Fresh additions

15

20

2

(3) Every person shall be liable to punishment under this Sanhita and not otherwise for every act or omission contrary to the provisions thereof, of which he shall be guilty within India.

(4) Any person liable, by any law for the time being in force in India, to be tried for an offence committed beyond India shall be dealt with according to the provisions of this Sanhita for any act committed beyond India in the same manner as if such act had been committed within India.

(5) The provisions of this Sanhita apply also to any offence committed by—

(a) any citizen of India in any place without and beyond India;

(b) any person on any ship or aircraft registered in India wherever it may be; 10

(*c*) any person in any place without and beyond India committing offence targeting a computer resource located in India.

*Explanation.*—In this section the word "offence" includes every act committed outside India which, if committed in India, would be punishable under this Sanhita.

#### Illustration.

A, who is a citizen of India, commits a murder in any place without and beyond India, he can be tried and convicted of murder in any place in India in which he may be found.

(6) Nothing in this Sanhita shall affect the provisions of any Act for punishing mutiny and desertion of officers, soldiers, sailors or airmen in the service of the Government of India or the provisions of any special or local law.

Definitions.

#### 2. In this Sanhita unless the context otherwise requires,-

(1) "act" as well a series of acts as a single act;

(2) "animal" means any living creature, other than a human being;

(3) "counterfeit".—A person is said to "counterfeit" who causes one thing to resemble another thing, intending by means of that resemblance to practice deception, 25 or knowing it to be likely that deception will thereby be proctised.

Explanation 1.—It is not essential to counterfeiting that the imitation should be exact.

*Explanation* 2.—When a person causes one thing to resemble another thing, and the resemblance is such that a person might be deceived thereby, it shall be presumed, until the contrary is proved, that the person so causing the one thing to resemble the other thing 30 intended by means of that resemblance to practise deception or knew it to be likely that deception would thereby be practised;

(4) "Court" means a Judge who is empowered by law to act judicially alone, or a body of Judges, which is empowered by law to act judicially as a body, when such Judge or body of Judges is acting judicially;

(5) "death" means the death of a human being unless the contrary appears from the context;

(6) "dishonestly" means doing of an act with the intention of causing wrongful gain to one person or wrongful loss to another person;

(7) "document" means any matter expressed or described upon any substance 40 by means of letters, figures or marks, or by more than one of those means, intended to be used, or which may be used, as evidence of that matter.

*Explanation* 1.—It is immaterial by what means or upon what substance the letters, figures or marks are formed, or whether the evidence is intended for, or may be used in a Court or not.

10

15

20

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

### 3

#### Illustrations.

(*a*) A writing expressing the terms of a contract, which may be used as evidence of the contract, is a document.

(b) A cheque upon a banker is a document.

(c) A power-of-attorney is a document.

(d) A Map or plan which is intended to be used or which may be used as evidence, is a document.

(e) A writing containing directions or instructions is a document.

*Explanation* 2.—Whatever is expressed by means of letters, figures or marks as explained by mercantile or other usage, shall be deemed to be expressed by such letters, figures or marks within the meaning of this section, although the same may not be actually expressed.

#### Illustration.

A writes his name on the back of a bill of exchange payable to his order. The meaning of the endorsement, as explained by mercantile usage, is that the bill is to be paid to the holder. The endorsement is a document, and shall be construed in the same manner as if the words "pay to the holder" or words to that effect had been written over the signature.

(8) "fraudulently".—A person is said to do a thing fraudulently if he does that thing with intent to defraud but not otherwise.

(9) "gender".—the pronoun "he" and its derivatives are used of any person, whether male, female or transgender.

*Explanation.*— "transgender" shall have the meaning assigned to it in clause (*k*) of section 2 of the Transgender Persons (Protection of Rights) Act, 2019;

(10) "good faith".—Nothing is said to be done or believed in "good faith" which is done or believed without due care and attention;

(11) "Government" means the Central Government or a State Government;

(12) "harbour".—except as otherwise provided in this Sanhita, includes the supplying a person with shelter, food, drink, money, clothes, arms, ammunition or means of conveyance, or the assisting a person by any means, whether of the same kind as those enumerated in this section or not, to evade apprehension;

(13) "injury" means any harm whatever illegally caused to any person, in body, mind, reputation or property;

(14) "illegal"- "legally bound to do". —The word "illegal" is applicable to everything which is an offence or which is prohibited by law, or which furnishes ground for a civil action; and a person is said to be "legally bound to do" whatever it is illegal in him to omit;

(15) "Judge" means a person who is officially designated as a Judge and includes a person,—

(*i*) who is empowered by law to give, in any legal proceeding, civil or criminal, a definitive judgment, or a judgment which, if not appealed against, would be definitive, or a judgment which, if confirmed by some other authority, would be definitive; or

(*ii*) who is one of a body or persons, which body of persons is empowered by law to give such a judgment.

40 of 2019.

25

30

35

40

**Red** = Changes within provisions

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

5

15

4

llustration.

A Magistrate exercising jurisdiction in respect of a charge on which he has power to sentence to fine or imprisonment, with or without appeal, is a Judge;

(16) "life" means the life of a human being, unless the contrary appears from the context;

(17) "local law" means a law applicable only to a particular part of India;

(18) "man" means male human being of any age;

(19) "mental illness" shall have the meaning assigned to it in clause (a) of section 2 of the Mental Healthcare Act, 2017;

10 of 2017.

(20) "month" and "year".—Wherever the word "month" or the word "year" is used, it is to be understood that the month or the year is to be reckoned according to the Gregorian calendar;

(21) "movable property" includes property of every description, except land and things attached to the earth or permanently fastened to anything which is attached to the earth;

(22) "number". —Unless the contrary appears from the context, words importing the singular number include the plural number, and words importing the plural number include the singular number;

(23) "oath" includes a solemn affirmation substituted by law for an oath, and any declaration required or authorised by law to be made before a public servant or to be used for the purpose of proof, whether in a **Court** or not;

(24) "offence".—Except in the Chapters and sections mentioned in sub-clauses (a) and (b) the word "offence" means an act made punishable by this Sanhita, but—

(*a*) in Chapter III and in the following sections, namely, sub-sections (2), (3), (4) and (5) of section 8, sections 10, 46, 47, 48, 51, 53, 54, 55, 56, 57, 61, 113, 25 114, 117, sub-sections (7) and (8) of section 125, 217, 224, 225, 234, 242, 244, 245, 253, 254, 255, 256, 257, sub-sections (6) and (7) of section 306 and clause (*b*) of section 324, the word "offence" means a thing punishable under this Sanhita, or under any special law or local law; and

(*b*) in sections 183, 205, 206, 232, 233, 243, 247 and 323 the word "offence" 30 shall have the same meaning when the act punishable under the special law or local law is punishable under such law with imprisonment for a term of six months or more, whether with or without fine;

(25) "omission" means sigle ommission as well as a series of omissions;

(26) "person" includes any company or association or body of persons, whether 35 incorporated or not;

(27) "public" includes any class of the public or any community;

(28) "public servant" means a person falling under any of the descriptions, namely:—

(a) every commissioned officer in the Army, Navy or Air Force;

40

(b) every Judge including any person empowered by law to discharge, whether by himself or as a member of any body of persons, any adjudicatory functions;

(c) every officer including a liquidator, receiver or commissioner whose duty it is, as such officer, to investigate or report on any matter of law or fact, or to make, authenticate, or keep any document, or to take charge or dispose of any

=

5

10

15

20

25

30

40

45

10 of 1897.

18 of 2013. 35

Red = Changes within provisions

Green = Fresh additions

5

property, or to execute any judicial process, or to administer any oath, or to interpret, or to preserve order in the **Court**, and every person specially authorised to perform any of such duties;

(*d*) every assessor or member of a panchayat assisting a Court or public servant;

(*e*) every arbitrator or other person to whom any cause or matter has been referred for decision or report by any **Court**, or by any other competent public authority;

(*f*) every person who holds any office by virtue of which he is empowered to place or keep any person in confinement;

(g) every officer of the Government whose duty it is, as such officer, to prevent offences, to give information of offences, to bring offenders to justice, or to protect the public health, safety or convenience;

(*h*) every officer whose duty it is as such officer, to take, receive, keep or expend any property on behalf of the Government, or to make any survey, assessment or contract on behalf of the Government, or to execute any revenueprocess, or to investigate, or to report, on any matter affecting the pecuniary interests of the Government, or to make, authenticate or keep any document relating to the pecuniary interests of the Government, or to prevent the infraction of any law for the protection of the pecuniary interests of the Government;

(*i*) every officer whose duty it is, as such officer, to take, receive, keep or expend any property, to make any survey or assessment or to levy any rate or tax for any secular common purpose of any village, town or district, or to make, authenticate or keep any document for the ascertaining of the rights of the people of any village, town or district;

(*j*) every person who holds any office by virtue of which he is empowered to prepare, publish, maintain or revise an electoral roll or to conduct an election or part of an election;

(k) every person—

(*i*) in the service or pay of the Government or remunerated by fees or commission for the performance of any public duty by the Government;

(*ii*) in the service or pay of a local authority as defined in clause (*31*) of section 3 of the General Clauses Act, 1897, a corporation established by or under a Central or State Act or a Government company as defined in clause (*45*) of section 2 of the Companies Act, 2013.

#### Explanation.—

(*a*) persons falling under any of the descriptions made in this clause are public servants, whether appointed by the Government or not;

(b) every person who is in actual possession of the situation of a public servant, whatever legal defect there may be in his right to hold that situation is a public servant;

(c) "election" means an election for the purpose of selecting members of any legislative, municipal or other public authority, of whatever character, the method of election to which is by, or under any law for the time being in force.

Illustration.

A Municipal Commissioner is a public servant;

(29) "reason to believe".—A person is said to have "reason to believe" a thing, if he has sufficient cause to believe that thing but not otherwise;

(30) "special law" means a law applicable to a particular subject;

(*31*) "valuable security" means a document which is, or purports to be, a document where by any legal right is created, extended, transferred, restricted, <sup>5</sup> extinguished or released, or where by any person acknowledges that he lies under legal liability, or has not a certain legal right.

#### Illustration.

A writes his name on the back of a bill of exchange. As the effect of this endorsement is to transfer the right to the bill to any person who may become the lawful holder of it, the endorsement is a "valuable security";

(32) "vessel" means anything made for the conveyance by water of human beings or of property;

(33) "voluntarily"A person is said to cause an effect "voluntarily" when he causes it by means whereby he intended to cause it, or by means which, at the time of employing those means, he knew or had reason to believe to be likely to cause it.

#### Illustration.

A sets fire, by night, to an inhabited house in a large town, for the purpose of facilitating a robbery and thus causes the death of a person. Here, A may not have intended to cause death; and may even be sorry that death has been caused by his act; 20 yet, if he knew that he was likely to cause death, he has caused death voluntarily;

(34) "will" means any testamentary document;

(35) "woman" means a female human being of any age;

(*36*) "wrongful gain" means gain by unlawful means of property to which the person gaining is not legally entitled;

(*37*) "wrongful loss" means the loss by unlawful means of property to which the person losing it is legally entitled;

(*38*) "gaining wrongfully", "losing wrongfully".—A person is said to gain wrongfully when such person retains wrongfully, as well as when such person acquires wrongfully. A person is said to lose wrongfully when such person is wrongfully kept out of any property, as well as when such person is wrongfully deprived of property; and

(*39*) words and expressions used but not defined in this Sanhita but defined in the Information Technology Act, 2000 and the Bhartiya Nagarik Suraksha Sanhita, 2023 and shall have the meanings respectively assigned to them in that Act Sanhita.

General Explanations and expressions. **3.** (1) Throughout this Sanhita every definition of an offence, every penal provision, and every Illustration of every such definition or penal provision, shall be understood subject to the exceptions contained in the Chapter entitled "General Exceptions", though those exceptions are not repeated in such definition, penal provision, or Illustration.

#### Illustrations.

(*a*) The sections, in this **Sanhita** which contain definitions of offences, do not express that a child under seven years of age cannot commit such offences; but the definitions are to be understood subject to the general exception which provides that nothing shall be an offence which is done by a child under seven years of age.

(b) A, a police-officer, without warrant, apprehends Z, who has committed murder. Here A is not guilty of the offence of wrongful confinement; for he was bound by law to apprehend Z, and therefore the case falls within the general exception which provides that "nothing is an offence which is done by a person who is bound by law to do it".

25

21 of 2000.

15

**Red** = Changes within provisions

Green = Fresh additions

(2) Every expression which is explained in any Part of this Sanhita, is used in every Part of this Sanhita in conformity with the explanation.

(3) When property is in the possession of a person's spouse, clerk or servant, on account of that person, it is in that person's possession within the meaning of this Sanhita.

*Explanation.*—A person employed temporarily or on a particular occasion in the capacity of a clerk or servant, is a clerk or servant within the meaning of this sub-section.

(4) In every Part of this Sanhita, except where a contrary intention appears from the context, words which refer to acts done extend also to illegal omissions.

(5) When a criminal act is done by several persons in furtherance of the common
 intention of all, each of such persons is liable for that act in the same manner as if it were done by him alone.

(6) Whenever an act, which is criminal only by reason of its being done with a criminal knowledge or intention, is done by several persons, each of such persons who joins in the act with such knowledge or intention is liable for the act in the same manner as if the act were done by him alone with that knowledge or intention.

(7) Wherever the causing of a certain effect, or an attempt to cause that effect, by an act or by an omission, is an offence, it is to be understood that the causing of that effect partly by an act and partly by an omission is the same offence.

#### Illustration.

A intentionally causes Z's death, partly by illegally omitting to give Z food, and partly by beating Z. A has committed murder.

(8) When an offence is committed by means of several acts, whoever intentionally co-operates in the commission of that offence by doing any one of those acts, either singly or jointly with any other person, commits that offence.

#### 25

30

#### Illustrations.

(*a*) A and B agree to murder Z by severally and at different times giving him small doses of poison. A and B administer the poison according to the agreement with intent to murder Z. Z dies from the effects the several doses of poison so administered to him. Here A and B intentionally cooperate in the commission of murder and as each of them does an act by which the death is caused, they are both guilty of the offence though their acts are separate.

(b) A and B are joint jailors, and as such have the charge of Z, a prisoner, alternatively for six hours at a time. A and B, intending to cause Z's death, knowingly co-operate in causing that effect by illegally omitting, each during the time of his attendance, to furnish Z with food supplied to them for that purpose. Z dies of hunger. Both A and B are guilty of the murder of Z.

35 murder of Z.

(c) A, a jailor, has the charge of Z, a prisoner. A, intending to cause Z's death, illegally omits to supply Z with food; in consequence of which Z is much reduced in strength, but the starvation is not sufficient to cause his death. A is dismissed from his office, and B succeeds him. B, without collusion or co-operation with A, illegally omits to supply Z with food,
40 knowing that he is likely thereby to cause Z's death. Z dies of hunger. B is guilty of murder, but, as A did not co-operate with B. A is guilty only of an attempt to commit murder.

(9) Where several persons are engaged or concerned in the commission of a criminal act, they may be guilty of different offences by means of that act.

#### Illustration.

45

A attacks Z under such circumstances of grave provocation that his killing of Z would be only culpable homicide not amounting to murder. B, having ill-will towards Z and intending

**Red** = Changes within provisions

Green = Fresh additions

5

8

to kill him, and not having been subject to the provocation, assists A in killing Z. Here, though A and B are both engaged in causing Z's death, B is guilty of murder, and A is guilty only of culpable homicide.

#### CHAPTER II

#### OF PUNISHMENTS

Punishments. 4. The punishments to which offenders are liable under the provisions of this Sanhita are-(a) Death; (b) Imprisonment for life, that is to say, imprisonment for remainder of a person's natural life; 10 (c) Imprisonment, which is of two descriptions, namely:— (1) Rigorous, that is, with hard labour; (2) Simple; (d) Forfeiture of property; (e) Fine; 15 (f) Community Service. 5. In every case in which sentence of,— Commutation of sentence of (a) death has been passed, the appropriate Government may, without the consent death or imprisonment of the offender, commute the punishment for any other punishment provided by this for life. Sanhita; 20 (b) imprisonment for life has been passed, the appropriate Government may, without the consent of the offender, commute the punishment for imprisonment of either description for a term not exceeding fourteen years. Explanation.—For the purposes of this section expression" appropriate Government" means,-25 (a) in cases where the sentence is a sentence of death or is for an offence against any law relating to a matter to which the executive power of the Union extends, the Central Government; and (b) in cases where the sentence (whether of death or not) is for an offence against any law relating to a matter to which the executive power of the State extends, 30 the Government of the State within which the offender is sentenced. Fractions of 6. In calculating fractions of terms of punishment, imprisonment for life shall be reckoned terms of as equivalent to imprisonment for twenty years unless otherwise provided. punishment. Sentence may 7. In every case in which an offender is punishable with imprisonment which may be of be (in certain either description, it shall be competent to the Court which sentences such offender to direct 35 cases of in the sentence that such imprisonment shall be wholly rigorous, or that such imprisonment imprisonment) shall be wholly simple, or that any part of such imprisonment shall be rigorous and the rest wholly or partly rigorous simple. or simple. Amount of 8. (1) Where no sum is expressed to which a fine may extend, the amount of fine to fine, liability which the offender is liable is unlimited, but shall not be excessive. 40 in default of payment of (2) In every case of an offence fine, etc.

(*a*) punishable with imprisonment as well as fine, in which the offender is sentenced to a fine, whether with or without imprisonment;

(b) punishable with imprisonment or fine, or with fine only, in which the offender is sentenced to a fine, it shall be competent to the Court which sentences such offender to direct by the sentence that, in default of payment of the fine, the offender shall suffer imprisonment for a certain term, in which imprisonment shall be in excess of any other imprisonment to which he may have been sentenced or to which he may be liable under a commutation of a sentence.

(3) The term for which the Court directs the offender to be imprisoned in default of payment of a fine shall not exceed one-fourth of the term of imprisonment which is the maximum fixed for the offence, if the offence be punishable with imprisonment as well as fine.

10

(4) The imprisonment which the Court imposes in default of payment of a fine or in default of community service may be of any description to which the offender might have been sentenced for the offence.

(5) If the offence is punishable with fine or community service, the imprisonment which the Court imposes in default of payment of the fine or in default of community service

15 shall be simple, and the term for which the Court directs the offender to be imprisoned, in default of payment of fine or in default of community service, shall not exceed for any term not exceeding,—

(a) two months when the amount of the fine shall not exceed five thousand rupees; and

20

(b) four months when the amount of the fine shall not exceed ten thousand rupees, and for any term not exceeding one year in any other case.

(6) (a)The imprisonment which is imposed in default of payment of a fine shall terminate whenever that fine is either paid or levied by process of law;

(b) If, before the expiration of the term of imprisonment fixed in default of payment,
 such a proportion of the fine be paid or levied that the term of imprisonment suffered in default of payment is not less than proportional to the part of the fine still unpaid, the imprisonment shall terminate.

#### Illustration.

- A is sentenced to a fine of one thousand rupees and to four months' imprisonment in default of payment. Here, if seven hundred and fifty rupees of the fine be paid or levied before the expiration of one month of the imprisonment, A will be discharged as soon as the first month has expired. If seven hundred and fifty rupees be paid or levied at the time of the expiration of the first month, or at any later time while A continues in imprisonment, A will be immediately discharged. If five hundred rupees of the fine be paid or levied before the expiration of two months of the imprisonment. A will be discharged as soon as the two
- months are completed. If five hundred rupees be paid or levied at the time of the expiration of those two months, or at any later time while A continues in imprisonment, A will be immediately discharged.
- (7) The fine, or any part thereof which remains unpaid, may be levied at any time within six years after the passing of the sentence, and if, under the sentence, the offender be liable to imprisonment for a longer period than six years, then at any time previous to the expiration of that period; and the death of the offender does not discharge from the liability any property which would, after his death, be legally liable for his debts.

9. (1) Where anything which is an offence is made up of parts, any of which parts is
itself an offence, the offender shall not be punished with the punishment of more than one of such his offences, unless it be so expressly provided.

Limit of punishment of offence made up of several offences.

(2) (a) Where anything is an offence falling within two or more separate definitions of any law in force for the time being by which offences are defined or punished; or

(b) Where several acts, of which one or more than one would by itself or themselves

Red = Changes within provisions

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

#### constitute an offence, constitute, when combined, a different offence,

the offender shall not be punished with a more severe punishment than the Court which tries him could award for any one of such offences.

#### Illustrations.

(*a*) A gives Z fifty strokes with a stick. Here A may have committed the offence of 5 voluntarily causing hurt to Z by the whole beating, and also by each of the blows which make up the whole beating. If A were liable to punishment for every blow, he might be imprisoned for fifty years, one for each blow. But he is liable only to one punishment for the whole beating.

(*b*) But, if, while A is beating Z, Y interferes, and A intentionally strikes Y, here, as the blow given to Y is no part of the act whereby A voluntarily causes hurt to Z, A is liable to one punishment for voluntarily causing hurt to Z, and to another for the blow given to Y.

**10.** In all cases in which judgment is given that a person is guilty of one of several offences specified in the judgment, but that it is doubtful of which of these offences he is guilty, the offender shall be punished for the offence for which the lowest punishment is 15 provided if the same punishment is not provided for all.

person guilty of one of several offences, judgment stating that it is doubtful of which.

Punishment of

Solitary confinement **11.** Whenever any person is convicted of an offence for which under this **Sanhita** the Court has power to sentence him to rigorous imprisonment, the Court may, by its sentence, order that the offender shall be kept in solitary confinement for any portion or portions of the imprisonment to which he is sentenced, not exceeding three months in the whole, according to the following scale, namely: —

(*a*) a time not exceeding one month if the term of imprisonment shall not exceed six months;

(b) a time not exceeding two months if the term of imprisonment shall exceed six months and shall not exceed one year;

(c) a time not exceeding three months if the term of imprisonment shall exceed one year.

12. In executing a sentence of solitary confinement, such confinement shall in no case exceed fourteen days at a time, with intervals between the periods of solitary confinement of not less duration than such periods; and when the imprisonment awarded shall exceed three 30 months, the solitary confinement shall not exceed seven days in any one month of the whole imprisonment awarded, with intervals between the periods of solitary confinement of not less duration than such periods.

Enhanced punishment for certain offences after previous conviction.

Limit of solitary

confinement.

**13.** Whoever, having been convicted by a Court in India, of an offence punishable under Chapters X or Chapter XVII of this Sanhita with imprisonment of either description for a term of three years or upwards, shall be guilty of any offence punishable under either of those Chapters with like imprisonment for the like term, shall be subject for every such subsequent offence to imprisonment for life, or to imprisonment of either description for a term which may extend to ten years.

#### CHAPTER III

#### GENERAL EXCEPTIONS

Act done by a person bound, or by mistake of fact believing himself bound, by law. **14.** Nothing is an offence which is done by a person who is, or who by reason of a mistake of fact and not by reason of a mistake of law in good faith believes himself to be, bound by law to do it.

#### Illustrations.

(a) A, a soldier, fires on a mob by the order of his superior officer, in conformity with the commands of the law. A has committed no offence.

45

40

(b) A, an officer of a **Court**, being ordered by that Court to arrest Y, and after due enquiry, believing Z to be Y, arrests Z. A has committed no offence.

**15.** Nothing is an offence which is done by a Judge when acting judicially in the exercise of any power which is, or which in good faith he believes to be, given to him by law.

**16.** Nothing which is done in pursuance of, or which is warranted by the judgment or order of, a **Court**; if done whilst such judgment or order remains in force, is an offence, notwithstanding the Court may have had no jurisdiction to pass such judgment or order, provided the person doing the act in good faith believes that the Court had such jurisdiction.

17. Nothing is an offence which is done by any person who is justified by law, or who
 by reason of a mistake of fact and not by reason of a mistake of law in good faith, believes himself to be justified by law, in doing it.

#### Illustration.

A sees Z commit what appears to A to be a murder. A, in the exercise, to the best of his judgment exerted in good faith, of the power which the law gives to all persons of apprehending murderers in the fact, seizes Z, in order to bring Z before the proper authorities. A has committed no offence, though it may turn out that Z was acting in self-defence.

**18.** Nothing is an offence which is done by accident or misfortune, and without any criminal intention or knowledge in the doing of a lawful act in a lawful manner by lawful means and with proper care and caution.

20

Illustration.

A is at work with a hatchet; the head flies off and kills a man who is standing by. Here, if there was no want of proper caution on the part of A, his act is excusable and not an offence.

19. Nothing is an offence merely by reason of its being done with the knowledge that it is likely to cause harm, if it be done without any criminal intention to cause harm, and in good faith for the purpose of preventing or avoiding other harm to person or property.

*Explanation.*—It is a question of fact in such a case whether the harm to be prevented or avoided was of such a nature and so imminent as to justify or excuse the risk of doing the act with the knowledge that it was likely to cause harm.

30

#### Illustrations.

(a) A, the captain of a vessel, suddenly, and without any fault or negligence on his part, finds himself in such a position that, before he can stop his vessel, he must inevitably run down a boat B, with twenty or thirty passengers on board, unless he changes the course of his vessel, and that, by changing his course, he must incur risk of running down a boat C
with only two passengers on board, which he may possibly clear. Here, if A alters his course without any intention to run down the boat C and in good faith for the purpose of avoiding the danger to the passengers in the boat B, he is not guilty of an offence, though he may run down the boat C by doing an act which he knew was likely to cause that effect, if it be found as a matter of fact that the danger which he intended to avoid was such as to excuse him in incurring the risk of running down the boat C.

(b) A, in a great fire, pulls down houses in order to prevent the conflagration from spreading. He does this with the intention in good faith of saving human life or property. Here, if it be found that the harm to be prevented was of such a nature and so imminent as to excuse A's act, A is not guilty of the offence.

Act of Judge when acting judicially.

Act done pursuant to judgment or order of Court.

Act done by a person justified, or by mistake of fact believing himself, justified, by law.

Accident in doing a lawful act.

Act likely to cause harm, but done without criminal intent, and to prevent other harm.

# **Red** = Changes within provisions

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

	12	
Act of a child inder seven years of age.	<b>20.</b> Nothing is an offence which is done by a child under seven years of age.	
Act of a child above seven and under welve of mmature understanding.	<b>21.</b> Nothing is an offence which is done by a child above seven years of age and under twelve, who has not attained sufficient maturity of understanding to judge of the nature and consequences of his conduct on that occasion.	
Act of a person of nental illness.	22. Nothing is an offence which is done by a person who, at the time of doing it, by reason of mental illness, is incapable of knowing the nature of the act, or that he is doing what is either wrong or contrary to law.	5
Act of a person ncapable of udgment by reason of ntoxication caused against nis will.	<b>23.</b> Nothing is an offence which is done by a person who, at the time of doing it, is, by reason of intoxication, incapable of knowing the nature of the act, or that he is doing what is either wrong, or contrary to law; unless that the thing which intoxicated him was administered to him without his knowledge or against his will.	10
Offence requiring a particular ntent or conwledge committed by one who is ntoxicated.	24. In cases where an act done is not an offence unless done with a particular knowledge or intent, a person who does the act in a state of intoxication shall be liable to be dealt with as if he had the same knowledge as he would have had if he had not been intoxicated, unless the thing which intoxicated him was administered to him without his knowledge or against his will.	15
Act not ntended and not known to be likely to cause death or grievous hurt, done by consent.	25. Nothing which is not intended to cause death, or grievous hurt, and which is not known by the doer to be likely to cause death or grievous hurt, is an offence by reason of any harm which it may cause, or be intended by the doer to cause, to any person, above eighteen years of age, who has given consent, whether express or implied, to suffer that harm; or by reason of any harm which it may be known by the doer to be likely to cause to any such person who has consented to take the risk of that harm.	20
	Illustration.	
	A and Z agree to fence with each other for amusement. This agreement implies the consent of each to suffer any harm which, in the course of such fencing, may be caused without foul play; and if A, while playing fairly, hurts Z, A commits no offence.	25
Act not ntended to cause death, lone by consent in good faith for person's	<b>26.</b> Nothing, which is not intended to cause death, is an offence by reason of any harm which it may cause, or be intended by the doer to cause, or be known by the doer to be likely to cause, to any person for whose benefit it is done in good faith, and who has given a consent, whether express or implied, to suffer that harm, or to take the risk of that harm. <i>Illustration</i> .	30
oenefit.	A, a surgeon, knowing that a particular operation is likely to cause the death of Z, who suffers under the painful complaint, but not intending to cause Z's death, and intending, in good faith, Z's benefit, performs that operation on Z, with Z's consent. A has committed no offence.	35
Act done in good faith for benefit of child or person with mental illness, by or by	27. Nothing which is done in good faith for the benefit of a person under twelve years of age, or of person with mental illness, by or by consent, either express or implied, of the guardian or other person having lawful charge of that person, is an offence by reason of any harm which it may cause, or be intended by the doer to cause or be known by the doer to be likely to cause to that person:	40
consent of	Provided that this exception shall not extend to—	
guardian.	<ul><li>(a) the intentional causing of death, or to the attempting to cause death;</li><li>(b) the doing of anything which the person doing it knows to be likely to cause</li></ul>	

5

Red = Changes within provisions

Green = Fresh additions

death, for any purpose other than the preventing of death or grievous hurt, or the curing of any grievous disease or infirmity;

(c) the voluntary causing of grievous hurt, or to the attempting to cause grievous hurt, unless it be for the purpose of preventing death or grievous hurt, or the curing of any grievous disease or infirmity;

(*d*) the abetment of any offence, to the committing of which offence it would not extend.

#### Illustration.

A, in good faith, for his child's benefit without his child's consent, has his child cut for
 the stone by a surgeon knowing it to be likely that the operation will cause the child's death, but not intending to cause the child's death. A is within the exception, in as much as his object was the cure of the child.

28. A consent is not such a consent as is intended by any section of this Sanhita,-

15

(*a*) if the consent is given by a person under fear of injury, or under a misconception of fact, and if the person doing the act knows, or has reason to believe, that the consent was given in consequence of such fear or misconception; or

(*b*) if the consent is given by a person who, from mental illness, or intoxication, is unable to understand the nature and consequence of that to which he gives his consent; or

20

25

(c) unless the contrary appears from the context, if the consent is given by a person who is under twelve years of age.

**29.** The exceptions in sections 21, 22 and 23 do not extend to acts which are offences independently of any harm which they may cause, or be intended to cause, or be known to be likely to cause, to the person giving the consent, or on whose behalf the consent is given.

#### Illustration.

Causing miscarriage (unless caused in good faith for the purpose of saving the life of the woman) is offence independently of any harm which it may cause or be intended to cause to the woman. Therefore, it is not an offence "by reason of such harm"; and the consent of the woman or of her guardian to the causing of such miscarriage does not justify the act.

**30 30.** Nothing is an offence by reason of any harm which it may cause to a person for whose benefit it is done in good faith, even without that person's consent, if the circumstances are such that it is impossible for that person to signify consent, or if that person is incapable of giving consent, and has no guardian or other person in lawful charge of him from whom it is possible to obtain consent in time for the thing to be done with benefit:

Act done in good faith for benefit of a person without consent.

35 Provided that exception shall not extend to—

(*a*) the intentional causing of death, or the attempting to cause death;

(b) the doing of anything which the person doing it knows to be likely to cause death, for any purpose other than the preventing of death or grievous hurt, or the curing of any grievous disease or infirmity;

40

(*c*) the voluntary causing of hurt, or to the attempting to cause hurt, for any purpose other than the preventing of death or hurt;

(*d*) the abetment of any offence, to the committing of which offence it would not extend.

#### Illustrations.

45

(I) Z is thrown from his horse, and is insensible. A, a surgeon, finds that Z requires to

Consent known to be given under fear or misconception.

Exclusion of

acts which are offences

independently of harm

caused.

**Red** = Changes within provisions

Green = Fresh additions

14

be trepanned. A, not intending Z's death, but in good faith, for Z's benefit, performs the trepan before Z recovers his power of judging for himself. A has committed no offence.

	(2) Z is carried off by a tiger. A fires at the tiger knowing it to be likely that the shot may kill Z, but not intending to kill Z, and in good faith intending Z's benefit. A's bullet gives Z a mortal wound. A has committed no offence.	5
	(3) A, a surgeon, sees a child suffer an accident which is likely to prove fatal unless an operation be immediately performed. There is no time to apply to the child's guardian. A performs the operation in spite of the entreaties of the child, intending, in good faith, the child's benefit. A has committed no offence.	
	(4) A is in a house which is on fire, with Z, a child. People below hold out a blanket. A drops the child from the house top, knowing it to be likely that the fall may kill the child, but not intending to kill the child, and intending, in good faith, the child's benefit. Here, even if the child is killed by the fall, A has committed no offence.	10
	<i>Explanation.</i> —Mere pecuniary benefit is not benefit within the meaning of sections 21, 22 and 23.	15
Communication made in good faith.	<b>31.</b> No communication made in good faith is an offence by reason of any harm to the person to whom it is made, if it is made for the benefit of that person.	
iuitii.	Illustration.	
	A, a surgeon, in good faith, communicates to a patient his opinion that he cannot live. The patient dies in consequence of the shock. A has committed no offence, though he knew it to be likely that the communication might cause the patient's death.	20
Act to which a person compelled by threats.	<b>32.</b> Except murder, and offences against the State punishable with death, nothing is an offence which is done by a person who is compelled to do it by threats, which, at the time of doing it, reasonably cause the apprehension that instant death to that person will otherwise be the consequence:	25
	Provided the person doing the act did not of his own accord, or from a reasonable apprehension of harm to himself short of instant death, place himself in the situation by which he became subject to such constraint.	
	<i>Explanation</i> 1.—A person who, of his own accord, or by reason of a threat of being beaten, joins a gang of dacoits, knowing their character, is not entitled to the benefit of this exception, on the ground of his having been compelled by his associates to do anything that is an offence by law.	30
	<i>Explanation</i> 2.—A person seized by a gang of dacoits, and forced, by threat of instant death, to do a thing which is an offence by law; for example, a smith compelled to take his tools and to force the door of a house for the dacoits to enter and plunder it, is entitled to the benefit of this exception.	35
Act causing slight harm.	<b>33.</b> Nothing is an offence by reason that it causes, or that it is intended to cause, or that it is known to be likely to cause, any harm, if that harm is so slight that no person of ordinary sense and temper would complain of such harm.	
	Of the right of private defence	40
Things done in private defence.	<b>34.</b> Nothing is an offence which is done in the exercise of the right of private defence.	

Right of private defence of body and of property.

> 35. Every person has a right, subject to the restrictions contained in section 37, to defend-

(a) his own body, and the body of any other person, against any offence affecting the human body;

(b) the property, whether movable or immovable, of himself or of any other

Green = Fresh additions

Right of

private

defence

etc.

against act of

a person with mental illness,

15

person, against any act which is an offence falling under the definition of theft, robbery, mischief or criminal trespass, or which is an attempt to commit theft, robbery, mischief or criminal trespass.

36. When an act, which would otherwise be a certain offence, is not that offence, by
reason of the youth, the want of maturity of understanding, the mental illness or the intoxication of the person doing that act, or by reason of any misconception on the part of that person, every person has the same right of private defence against that act which he would have if the act were that offence.

#### Illustrations.

10 (a) Z, under the influence of mental illness, attempts to kill A; Z is guilty of no offence. But A has the same right of private defence which he would have if Z were same.

(b) A enters by night a house which he is legally entitled to enter. Z, in good faith, taking A for a house-breaker, attacks A. Here Z, by attacking A under this misconception, commits no offence. But A has the same right of private defence against Z, which he would
 have if Z were not acting under that misconception.

**37.** (1) There is no right of private defence,—

(*a*) against an act which does not reasonably cause the apprehension of death or of grievous hurt, if done, or attempted to be done, by a public servant acting in good faith under colour of his office, though that act, may not be strictly justifiable by law;

20

(b) against an act which does not reasonably cause the apprehension of death or of grievous hurt, if done, or attempted to be done, by the direction of a public servant acting in good faith under colour of his office, though that direction may not be strictly justifiable by law;

(*c*) in cases in which there is time to have recourse to the protection of the public 25 authorities.

(2) The right of private defence in no case extends to the inflicting of more harm than it is necessary to inflict for the purpose of defence.

*Explanation* 1.—A person is not deprived of the right of private defence against an act done, or attempted to be done, by a public servant, as such, unless he knows or has reason to believe, that the person doing the act is such public servant.

*Explanation* 2.—A person is not deprived of the right of private defence against an act done, or attempted to be done, by the direction of a public servant, unless he knows, or has reason to believe, that the person doing the act is acting by such direction, or unless such person states the authority under which he acts, or if he has authority in writing, unless he produces such authority, if demanded.

**38.** The right of private defence of the body extends, under the restrictions specified in section 37, to the voluntary causing of death or of any other harm to the assailant, if the offence which occasions the exercise of the right be of any of the descriptions hereinafter enumerated, namely:—

When the right of private defence of body extends to causing death.

40

(*a*) such an assault as may reasonably cause the apprehension that death will otherwise be the consequence of such assault;

(b) such an assault as may reasonably cause the apprehension that grievous hurt will otherwise be the consequence of such assault;

(c) an assault with the intention of committing rape;

45

(d) an assault with the intention of gratifying unnatural lust;

(e) an assault with the intention of kidnapping or abducting;

Acts against which there is no right of private defence. When such right extends

harm other

than death.

and

to causing any

Commencement

continuance of

right of private

defence of the body.

When right of

private

defence of

extends to causing death.

property

16

(*f*) an assault with the intention of wrongfully confining a person, under circumstances which may reasonably cause him to apprehend that he will be unable to have recourse to the public authorities for his release;

(g) an act of throwing or administering acid or an attempt to throw or administer acid which may reasonably cause the apprehension that grievous hurt will otherwise 5 be the consequence of such act.

**39.** If the offence be not of any of the descriptions specified in section 38, the right of private defence of the body does not extend to the voluntary causing of death to the assailant, but does extend, under the restrictions specified in section 37, to the voluntary causing to the assailant of any harm other than death.

**40.** The right of private defence of the body commences as soon as a reasonable apprehension of danger to the body arises from an attempt or threat to commit the offence though the offence may not have been committed; and it continues as long as such apprehension of danger to the body continues.

**41.** The right of private defence of property extends, under the restrictions specified in 15 section 37, to the voluntary causing of death or of any other harm to the wrong-doer, if the offence, the committing of which, or the attempting to commit which, occasions the exercise of the right, be an offence of any of the descriptions hereinafter enumerated, namely:—

#### (a) robbery;

(b) house-breaking after sun set and before sun rise;

20

40

10

(c) mischief by fire or any explosive substance committed on any building, tent or vessel, which building, tent or vessel is used as a human dwelling, or as a place for the custody of property;

(d) theft, mischief, or house-trespass, under such circumstances as may reasonably cause apprehension that death or grievous hurt will be the consequence, 25 if such right of private defence is not exercised.

**42.** If the offence, the committing of which, or the attempting to commit which occasions the exercise of the right of private defence, be theft, mischief, or criminal trespass, not of any of the descriptions specified in section 41, that right does not extend to the voluntary causing of death, but does extend, subject to the restrictions specified in section 37, to the 30 voluntary causing to the wrong-doer of any harm other than death.

Commencement and continuance of right of private defence of property.

When such

harm other

than death.

right extends

to causing any

43. The right of private defence of property,—

(*a*) commences when a reasonable apprehension of danger to the property commences;

(*b*) against theft continues till the offender has effected his retreat with the property or either the assistance of the public authorities is obtained, or the property has been recovered;

(c) against robbery continues as long as the offender causes or attempts to cause to any person death or hurt or wrongful restraint or as long as the fear of instant death or of instant hurt or of instant personal restraint continues;

(*d*) against criminal trespass or mischief continues as long as the offender continues in the commission of criminal trespass or mischief;

(e) against house-breaking after sunset and before sun rise continues as long as the house-trespass which has been begun by such house-breaking continues.

44. If in the exercise of the right of private defence against an assault which reasonably 45 causes the apprehension of death, the defender be so situated that he cannot effectually

Right of private defence against deadly assault when there is risk of harm to innocent person. Yellow = Same text as the IPC

**Red** = Changes within provisions

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

17

exercise that right without risk of harm to an innocent person, his right of private defence extends to the running of that risk.

#### Illustration.

A is attacked by a mob who attempt to murder him. He cannot effectually exercise his right of private defence without firing on the mob, and he cannot fire without risk of harming young children who are mingled with the mob. A commits no offence if by so firing he harms any of the children.

#### CHAPTER IV

OF ABETMENT, CRIMINAL CONSPIRACY AND ATTEMPT *Of Abetment* 

10

45. A person abets the doing of a thing, who—

Abetment of thing.

(a) instigates any person to do that thing; or

(b) engages with one or more other person or persons in any conspiracy for the doing of that thing, if an act or illegal omission takes place in pursuance of that conspiracy, and in order to the doing of that thing; or

(c) intentionally aids, by any act or illegal omission, the doing of that thing.

*Explanation* 1.—A person who, by wilful misrepresentation, or by wilful concealment of a material fact which he is bound to disclose, voluntarily causes or procures, or attempts to cause or procure, a thing to be done, is said to instigate the doing of that thing.

20

15

#### Illustration.

A, a public officer, is authorised by a warrant from a **Court** to apprehend Z. B, knowing that fact and also that C is not Z, wilfully represents to A that C is Z, and thereby intentionally causes A to apprehend C. Here B abets by instigation the apprehension of C.

*Explanation* 2. —Whoever, either prior to or at the time of the commission of an act,
does anything in order to facilitate the commission of that act, and thereby facilitates the commission thereof, is said to aid the doing of that act.

**46.** A person abets an offence, who abets either the commission of an offence, or the Abettor. commission of an act which would be an offence, if committed by a person capable by law of committing an offence with the same intention or knowledge as that of the abettor.

30

*Explanation* 1. —The abetment of the illegal omission of an act may amount to an offence although the abettor may not himself be bound to do that act.

*Explanation* 2. —To constitute the offence of abetment it is not necessary that the act abetted should be committed, or that the effect requisite to constitute the offence should be caused.

35

#### Illustrations.

(*a*) A instigates B to murder C. B refuses to do so. A is guilty of abetting B to commit murder.

(*b*) A instigates B to murder D. B in pursuance of the instigation stabs D. D recovers from the wound. A is guilty of instigating B to commit murder.

40

*Explanation* 3.—It is not necessary that the person abetted should be capable by law of committing an offence, or that he should have the same guilty intention or knowledge as that of the abettor, or any guilty intention or knowledge.

45

18

#### Illustrations.

(a) A, with a guilty intention, abets a child or a person with mental illness to commit an act which would be an offence, if committed by a person capable by law of committing an offence, and having the same intention as A. Here A, whether the act be committed or not, is guilty of abetting an offence.

(b) A, with the intention of murdering Z, instigates B, a child under seven years of age, to do an act which causes Z's death. B, in consequence of the abetment, does the act in the absence of A and thereby causes Z's death. Here, though B was not capable by law of committing an offence, A is liable to be punished in the same manner as if B had been capable by law of committing an offence, and had committed murder, and he is therefore subject to the punishment of death.

(c) A instigates B to set fire to a dwelling-house. B, in consequence of his mental illness, being incapable of knowing the nature of the act, or that he is doing what is wrong or contrary to law, sets fire to the house in consequence of A's instigation. B has committed no offence, but A is guilty of abetting the offence of setting fire to a dwelling-house, and is liable 15 to the punishment provided for that offence.

(*d*) A, intending to cause a theft to be committed, instigates B to take property belonging to Z out of Z's possession. A induces B to believe that the property belongs to A. B takes the property out of Z's possession, in good faith, believing it to be A's property. B, acting under this misconception, does not take dishonestly, and therefore does not commit theft. But A is 20 guilty of abetting theft, and is liable to the same punishment as if B had committed theft.

*Explanation* 4. —The abetment of an offence being an offence, the abetment of such an abetment is also an offence.

#### Illustration.

A instigates B to instigate C to murder Z. B accordingly instigates C to murder Z, and C commits that offence in consequence of B's instigation. B is liable to be punished for his offence with the punishment for murder; and, as A instigated B to commit the offence, A is also liable to the same punishment.

*Explanation* 5. —It is not necessary to the commission of the offence of abetment by conspiracy that the abettor should concert the offence with the person who commits it. It is sufficient if he engages in the conspiracy in pursuance of which the offence is committed.

#### Illustration.

A concerts with B a plan for poisoning Z. It is agreed that A shall administer the poison. B then explains the plan to C mentioning that a third person is to administer the poison, but without mentioning A's name. C agrees to procure the poison, and procures and delivers it to B for the purpose of its being used in the manner explained. A administers the poison; Z dies in consequence. Here, though A and C have not conspired together, yet C has been engaged in the conspiracy in pursuance of which Z has been murdered. C has therefore committed the offence defined in this section and is liable to the punishment for murder.

Abetment in India of offences outside India.

**47.** A person abets an offence within the meaning of this **Sanhita** who, in India, abets the commission of any act without and beyond India which would constitute an offence if committed in India.

#### Illustration.

A, in India, instigates B, a foreigner in country X, to commit a murder in that country, A is guilty of abetting murder.

Abetment outside India for offence in India.

**48.** A person abets an offence within the meaning of this Sanhita who, without and beyond India, abets the commission of any act in India which would constitute an offence if committed in India.

10

40

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

Punishment of

abetment if

act abetted is

committed in consequence

and where no

provision is made for its

punishment.

express

# 19

#### Illustration.

#### A, in country X, instigates B, to commit a murder in India, A is guilty of abetting murder.

**49.** Whoever abets any offence shall, if the act abetted is committed in consequence of the abetment, and no express provision is made by this **Sanhita** for the punishment of such abetment, be punished with the punishment provided for the offence.

*Explanation.*—An act or offence is said to be committed in consequence of abetment, when it is committed in consequence of the instigation, or in pursuance of the conspiracy, or with the aid which constitutes the abetment.

#### Illustrations.

=

(a) A instigates B to give false evidence. B, in consequence of the instigation, commits that offence. A is guilty of abetting that offence, and is liable to the same punishment as B.

(b) A and B conspire to poison Z. A, in pursuance of the conspiracy, procures the poison and delivers it to B in order that he may administer it to Z. B, in pursuance of the conspiracy, administers the poison to Z in A's absence and thereby causes Z's death. Here
15 B is guilty of murder. A is guilty of abetting that offence by conspiracy, and is liable to the

punishment for murder.

**50.** Whoever abets the commission of an offence shall, if the person abetted does the act with a different intention or knowledge from that of the abettor, be punished with the punishment provided for the offence which would have been committed if the act had been done with the intention or knowledge of the abettor and with no other

20 done with the intention or knowledge of the abettor and with no other.

**51.**When an act is abetted and a different act is done, the abettor is liable for the act done, in the same manner and to the same extent as if he had directly abetted it:

Provided that the act done was a probable consequence of the abetment, and was committed under the influence of the instigation, or with the aid or in pursuance of the 25 conspiracy which constituted the abetment.

#### Illustrations.

(a) A instigates a child to put poison into the food of Z, and gives him poison for that purpose. The child, in consequence of the instigation, by mistake puts the poison into the food of Y, which is by the side of that of Z. Here, if the child was acting under the influence
of A's instigation, and the act done was under the circumstances a probable consequence of the abetment, A is liable in the same manner and to the same extent as if he had instigated the child to put the poison into the food of Y.

(b) A instigates B to burn Z's house, B sets fire to the house and at the same time commits theft of property there. A, though guilty of abetting the burning of the house, is not guilty of abetting the theft; for the theft was a distinct act, and not a probable consequence of the burning.

(c) A instigates B and C to break into an inhabited house at midnight for the purpose of robbery, and provides them with arms for that purpose. B and C break into the house, and being resisted by Z, one of the inmates, murder Z. Here, if that murder was the probable consequence of the abetment, A is liable to the punishment provided for murder.

**52.** If the act for which the abettor is liable under section 51 is committed in addition to the act abetted, and constitute a distinct offence, the abettor is liable to punishment for each of the offences.

Abettor when liable to cumulative punishment for act abetted and for act done.

person abetted does act with different intention from that of abettor. Liability of

Punishment of

abetment if

abettor when one act abetted and different act done.

### Illustration.

A instigates B to resist by force a distress made by a public servant. B, in consequence, resists that distress. In offering the resistance, B voluntarily causes grievous hurt to the officer executing the distress. As B has committed both the offence of resisting the distress, and the offence of voluntarily causing grievous hurt, B is liable to punishment for both these offences; and, if A knew that B was likely voluntarily to cause grievous hurt in resisting the distress, A will also be liable to punishment for each of the offences.

Liability of abettor for effect caused by act abetted different from that intended by abettor. **53.** When an act is abetted with the intention on the part of the abettor of causing a particular effect, and an act for which the abettor is liable in consequence of the abetment, causes a different effect from that intended by the abettor, the abettor is liable for the effect 10 caused, in the same manner and to the same extent as if he had abetted the act with the intention of causing that effect, provided he knew that the act abetted was likely to cause that effect.

#### Illustration.

A instigates B to cause grievous hurt to Z. B, in consequence of the instigation, 15 causes grievous hurt to Z. Z dies in consequence. Here, if A knew that the grievous hurt abetted was likely to cause death, A is liable to be punished with the punishment provided for murder.

**54.**Whenever any person, who is absent would be liable to be punished as an abettor, is present when the act or offence for which he would be punishable in consequence of the abetment is committed, he shall be deemed to have committed such act or offence.

**55.** (1)Whoever abets the commission of an offence punishable with death or imprisonment for life, shall, if that offence be not committed in consequence of the abetment, and no express provision is made under this Sanhita for the punishment of such abetment, be punished with imprisonment of either description for a term which may extend to seven 25 years, and shall also be liable to fine.

(2) If any act for which the abettor is liable in consequence of the abetment, and which causes hurt to any person, is done, the abettor shall be liable to imprisonment of either description for a term which may extend to fourteen years, and shall also be liable to fine.

#### Illustration.

30

35

A instigates B to murder Z. The offence is not committed. If B had murdered Z, he would have been subject to the punishment of death or imprisonment for life. Therefore A is liable to imprisonment for a term which may extend to seven years and also to a fine; and if any hurt be done to Z in consequence of the abetment, he will be liable to imprisonment for a term which may extend to fine.

Abetment of offence punishable with imprisonment. **56.** (1)Whoever abets an offence punishable with imprisonment shall, if that offence be not committed in consequence of the abetment, and no express provision is made by this **Sanhita** for the punishment of such abetment, be punished with imprisonment of any description provided for that offence for a term which may extend to one-fourth part of the longest term provided for that offence; or with such fine as is provided for that offence, or with both.

(2) If the abettor or the person abetted is a public servant, whose duty it is to prevent the commission of such offence, the abettor shall be punished with imprisonment of any description provided for that offence, for a term which may extend to one-half of the longest term provided for that offence, or with such fine as is provided for the offence, or with both.

#### Illustrations.

(*a*) A instigates B to give false evidence. Here, if B does not give false evidence, A has nevertheless committed the offence defined in this section, and is punishable accordingly.

#### Abettor present wl

present when offence is committed.

Abetment of offence punishable with death or imprisonment for life.

40

45

**Red** = Changes within provisions

Green = Fresh additions

Abetting commission of

offence by

public or by more than ten

Concealing

design to commit

offence

for life.

punishable

with death or imprisonment

persons.

(b) A, a police-officer, whose duty it is to prevent robbery, abets the commission of robbery. Here, though the robbery be not committed, A is liable to one-half of the longest term of imprisonment provided for that offence, and also to fine.

(c) B abets the commission of a robbery by A, a police-officer, whose duty it is to prevent that offence. Here, though the robbery be not committed, B is liable to one-half of the longest term of imprisonment provided for the offence of robbery, and also to fine.

**57.** Whoever abets the commission of an offence by the public generally or by any number or class of persons exceeding ten, shall be punished with imprisonment of either description for a term which may extend to seven years and with fine.

10

5

#### Illustration.

A affixes in a public place a placard instigating a sect consisting of more than ten members to meet at a certain time and place, for the purpose of attacking the members of an adverse sect, while engaged in a procession. A has committed the offence defined in this section.

- 15 **58.** Whoever intending to facilitate or knowing it to be likely that he will thereby facilitate the commission of an offence punishable with death or imprisonment for life, voluntarily conceals by any act or illegal omission, or by the use of encryption or any other information hiding tool, the existence of a design to commit such offence or makes any representation which he knows to be false respecting such design shall,—
- 20 (a) if that offence be committed, be punished with imprisonment of either description for a term which may extend to seven years; or

(*b*) if the offence be not committed, with imprisonment of either description, for a term which may extend to three years,

#### and shall also be liable to fine.

25

#### Illustration.

A, knowing that dacoity is about to be committed at B, falsely informs the Magistrate that a dacoity is about to be committed at C, a place in an opposite direction, and thereby misleads the Magistrate with intent to facilitate the commission of the offence. The dacoity is committed at B in pursuance of the design. A is punishable under this section.

59. Whoever, being a public servant, intending to facilitate or knowing it to be likely that he will thereby facilitate the commission of an offence which it is his duty as such public servant to prevent, voluntarily conceals, by any act or illegal omission or by the use of encryption or any other information hiding tool, the existence of a design to commit such offence, or makes any representation which he knows to be false respecting such design shall,—

Public servant concealing design to commit offence which it is his duty to prevent.

(*a*) if the offence be committed, be punished with imprisonment of any description provided for the offence, for a term which may extend to one-half of the longest term of such imprisonment, or with such fine as is provided for that offence, or with both; or

(b) if the offence be punishable with death or imprisonment for life, with imprisonment of either description for a term which may extend to ten years; or

(c) if the offence be not committed, shall be punished with imprisonment of any description provided for the offence for a term which may extend to one-fourth part of the longest term of such imprisonment or with such fine as is provided for the offence, or with both.

#### 45

40

#### Illustration.

A, an officer of police, being legally bound to give information of all designs to commit robbery which may come to his knowledge, and knowing that B designs to commit robbery, omits to give such information, with intent to so facilitate the commission of that offence.

Here A has by an illegal omission concealed the existence of B's design, and is liable to punishment according to the provision of this section.

Concealing design to commit offence punishable with imprisonment. **60.** Whoever, intending to facilitate or knowing it to be likely that he will thereby facilitate the commission of an offence punishable with imprisonment, voluntarily conceals, by any act or illegal omission, the existence of a design to commit such offence, or makes any 5 representation which he knows to be false respecting such design shall,—

(*a*) if the offence be committed, be punished with imprisonment of the description provided for the offence, for a term which may extend to one-fourth; and

(*b*) if the offence be not committed, to one-eighth, of the longest term of such imprisonment, or with such fine as is provided for the offence, or with both.

Of Criminal conspiracy

Criminal conspiracy.

**61.** (1) When two or more persons agree to do, or cause to be done—

(a) an illegal act; or

(b) an act which is not illegal by illegal means, such an agreement is designated a criminal conspiracy:

15

20

2.5

10

Provided that no agreement except an agreement to commit an offence shall amount to a criminal conspiracy unless some act besides the agreement is done by one or more parties to such agreement in pursuance thereof.

*Explanation.*—It is immaterial whether the illegal act is the ultimate object of such agreement, or is merely incidental to that object.

(2) Whoever is a party to a criminal conspiracy,—

(*a*) to commit an offence punishable with death, imprisonment for life or rigorous imprisonment for a term of two years or upwards, shall, where no express provision is made in this **Sanhita** for the punishment of such a conspiracy, be punished in the same manner as if he had abetted such offence;

(b) other than a criminal conspiracy to commit an offence punishable as aforesaid shall be punished with imprisonment of either description for a term not exceeding six months, or with fine or with both.

#### Of attempt

Punishment for attempting to commit offences punishable with imprisonment for life or other imprisonment.

**62.** Whoever attempts to commit an offence punishable by this **Sanhita** with imprisonment for life or imprisonment, or to cause such an offence to be committed, and in such attempt does any act towards the commission of the offence, shall, where no express provision is made by this **Sanhita** for the punishment of such attempt, be punished with imprisonment of any description provided for the offence, for a term which may extend to one-half of the imprisonment for life or, as the case may be, one-half of the longest term of imprisonment provided for that offence, or with such fine as is provided for the offence, or with both.

#### Illustration.

(a) A makes an attempt to steal some jewels by breaking open a box, and finds after so opening the box, that there is no jewel in it. He has done an act towards the commission of 40 theft, and therefore is guilty under this section.

(b) A makes an attempt to pick the pocket of Z by thrusting his hand into Z's pocket. A fails in the attempt in consequence of Z's having nothing in his pocket. A is guilty under this section.

**Red** = Changes within provisions

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

Rape.

#### 23

#### CHAPTER V

#### OF OFFENCES AGAINST WOMAN AND CHILDREN

#### Of Sexual offences

#### 63. A man is said to commit "rape" if he—

5

(*a*) penetrates his penis, to any extent, into the vagina, mouth, urethra or anus of a woman or makes her to do so with him or any other person; or

(b) inserts, to any extent, any object or a part of the body, not being the penis, into the vagina, the urethra or anus of a woman or makes her to do so with him or any other person; or

10

(c) manipulates any part of the body of a woman so as to cause penetration into the vagina, urethra, anus or any part of body of such woman or makes her to do so with him or any other person; or

(*d*) applies his mouth to the vagina, anus, urethra of a woman or makes her to do so with him or any other person,

#### <sup>15</sup> under the circumstances falling under any of the following seven descriptions: —

(i) against her will.

(ii) without her consent.

(*iii*) with her consent, when her consent has been obtained by putting her or any person in whom she is interested, in fear of death or of hurt.

20

25

(*iv*) with her consent, when the man knows that he is not her husband and that her consent is given because she believes that he is another man to whom she is or believes herself to be lawfully married.

(v) with her consent when, at the time of giving such consent, by reason of mental illness or intoxication or the administration by him personally or through another of any stupefying or unwholesome substance, she is unable to understand the nature and consequences of that to which she gives consent.

(vi) with or without her consent, when she is under eighteen years of age.

(*vii*) when she is unable to communicate consent.

*Explanation* 1.—For the purposes of this section, "vagina" shall also include *labia majora*.

30 <mark>majora</mark>

*Explanation* 2. —Consent means an unequivocal voluntary agreement when the woman by words, gestures or any form of verbal or non-verbal communication, communicates willingness to participate in the specific sexual act:

Provided that a woman who does not physically resist to the act of penetration shall not by the reason only of that fact, be regarded as consenting to the sexual activity.

*Exception*.1—A medical procedure or intervention shall not constitute rape.

*Exception*.2—Sexual intercourse or sexual acts by a man with his own wife, the wife not being under eighteen years of age, is not rape.

64. (1)Whoever, except in the cases provided for in sub-section (2), commits rape,

40 shall be punished with rigorous imprisonment of either description for a term which shall not be less than ten years, but which may extend to imprisonment for life, and shall also be liable to fine.

Punishment for rape.

(2) Whoever,—

(a) being a police officer, commits rape,—

(*i*) within the limits of the police station to which such police officer is appointed; or

(ii) in the premises of any station house; or

*(iii)* on a woman in such police officer's custody or in the custody of a police officer subordinate to such police officer; or

(b) being a public servant, commits rape on a woman in such public servant's custody or in the custody of a public servant subordinate to such public servant; or

(*c*) being a member of the armed forces deployed in an area by the Central Government or a State Government commits rape in such area; or

(*d*) being on the management or on the staff of a jail, remand home or other place of custody established by or under any law for the time being in force or of a women's or children's institution, commits rape on any inmate of such jail, remand home, place or institution; or

(e) being on the management or on the staff of a hospital, commits rape on a woman in that hospital; or

15

(*f*) being a relative, guardian or teacher of, or a person in a position of trust or authority towards the woman, commits rape on such woman; or

(g) commits rape during communal or sectarian violence; or

(h) commits rape on a woman knowing her to be pregnant; or

(i) commits rape, on a woman incapable of giving consent; or

20

25

(*j*) being in a position of control or dominance over a woman, commits rape on such woman; or

(k) commits rape on a woman suffering from mental illness or physical disability; or

(*l*) while committing rape causes grievous bodily harm or maims or disfigures or endangers the life of a woman; or

(m) commits rape repeatedly on the same woman,

shall be punished with rigorous imprisonment for a term which shall not be less than ten years, but which may extend to imprisonment for life, which shall mean imprisonment for the remainder of that person's natural life, and shall also be liable to fine.

Explanation.—For the purposes of this sub-section,—

30

(*a*) "armed forces" means the naval, army and air forces and includes any member of the Armed Forces constituted under any law for the time being in force, including the paramilitary forces and any auxiliary forces that are under the control of the Central Government or the State Government;

(*b*) "hospital" means the precincts of the hospital and includes the precincts of any institution for the reception and treatment of persons during convalescence or of persons requiring medical attention or rehabilitation;

(c) "police officer" shall have the same meaning as assigned to the expression "police" under the Police Act, 1861;

(*d*) "women's or children's institution" means an institution, whether called an orphanage or a home for neglected women or children or a widow's home or an institution called by any other name, which is established and maintained for the reception and care of women or children.

5 of 1861.

Green = Fresh additions

25

Punishment 65. (1) Whoever, commits rape on a woman under sixteen years of age shall be for rape in punished with rigorous imprisonment for a term which shall not be less than twenty years, certain cases. but which may extend to imprisonment for life, which shall mean imprisonment for the remainder of that person's natural life, and shall also be liable to fine:

Provided that such fine shall be just and reasonable to meet the medical expenses and rehabilitation of the victim:

Provided further that any fine imposed under this sub-section shall be paid to the victim.

(2) Whoever, commits rape on a woman under twelve years of age shall be punished 10 with rigorous imprisonment for a term which shall not be less than twenty years, but which may extend to imprisonment for life, which shall mean imprisonment for the remainder of that person's natural life, and with fine or with death:

Provided that such fine shall be just and reasonable to meet the medical expenses and rehabilitation of the victim:

Provided further that any fine imposed under this section shall be paid to the victim. 15

66. Whoever, commits an offence punishable under sub-section (1) or sub-section (2) of section 64 and in the course of such commission inflicts an injury which causes the death of the woman or causes the woman to be in a persistent vegetative state, shall be punished with rigorous imprisonment for a term which shall not be less than twenty years, but which 20 may extend to imprisonment for life, which shall mean imprisonment for the remainder of that

person's natural life, or with death.

67. Whoever has sexual intercourse with his own wife, who is living separately, whether under a decree of separation or otherwise, without her consent, shall be punished with imprisonment of either description for a term which shall not be less than two years but <sup>25</sup> which may extend to seven years, and shall also be liable to fine.

Explanation.—In this section, "sexual intercourse" shall mean any of the acts mentioned in clauses (a) to (d) of section 63.

68. Whoever, being—

(a) in a position of authority or in a fiduciary relationship; or

30

#### (b) a public servant; or

(c) superintendent or manager of a jail, remand home or other place of custody established by or under any law for the time being in force, or a women's or children's institution; or

35

(d) on the management of a hospital or being on the staff of a hospital, abuses such position or fiduciary relationship to induce or seduce any woman either in his custody or under his charge or present in the premises to have sexual intercourse with him, such sexual intercourse not amounting to the offence of rape,

shall be punished with rigorous imprisonment of either description for a term which shall not be less than five years, but which may extend to ten years, and shall also be liable to fine.

Explanation 1.—In this section, "sexual intercourse" shall mean any of the acts 40 mentioned in clauses (a) to (d) of section 63.

Explanation 2.—For the purposes of this section, Explanation 1 to section 63 shall also be applicable.

Explanation 3. —"Superintendent", in relation to a jail, remand home or other place of custody or a women's or children's institution, includes a person holding any other office in 45 such jail, remand home, place or institution by virtue of which such person can exercise any authority or control over its inmates.

Punishment for causing death or resulting in persistent vegetative state of victim. Sexual intercourse by husband upon his wife during separation or by person in authority.

Sexual intercourse by person in authority.

15

45

26

*Explanation* 4.—The expressions "hospital" and "women's or children's institution" shall respectively have the same meaning as in *Explanation* to sub-section (2) of section 64.

**69.** Whoever, by deceitful means or making by promise to marry to a woman without any intention of fulfilling the same, and has sexual intercourse with her, such sexual intercourse not amounting to the offence of rape, shall be punished with imprisonment of either description for a term which may extend to ten years and shall also be liable to fine.

*Explanation.*—— "deceitful means" shall include the false promise of employment or promotion, inducement or marring after suppressing identity.

Gang rape.

Sexual

intercourse

deceitful

means, etc.

by employing

**70.** (1)Where a woman is raped by one or more persons constituting a group or acting in furtherance of a common intention, each of those persons shall be deemed to have committed the offence of rape and shall be punished with rigorous imprisonment for a term which shall not be less than twenty years, but which may extend to life which shall mean imprisonment for the remainder of that person's natural life, and with fine:

Provided that such fine shall be just and reasonable to meet the medical expenses and rehabilitation of the victim:

Provided further that any fine imposed under this sub-section shall be paid to the victim.

(2) Where a woman under eighteen years of age is raped by one or more persons constituting a group or acting in furtherance of a common intention, each of those persons shall be deemed to have committed the offence of rape and shall be punished with 20 imprisonment for life, which shall mean imprisonment for the remainder of that person's natural life, and with fine, or with death:

Provided that such fine shall be just and reasonable to meet the medical expenses and rehabilitation of the victim:

Provided further that any fine imposed under this sub-section shall be paid to the 25 victim.

Punishment for repeat offenders.

Disclosure of identity of victim of certain offences, etc. **71.** Whoever has been previously convicted of an offence punishable under section 63 or section 64 or section 65 or section 66 or section 67 and is subsequently convicted of an offence punishable under any of the said sections shall be punished with imprisonment for life which shall mean imprisonment for the remainder of that person's natural life, or with death.

**72.** (1) Whoever prints or publishes the name or any matter which may make known the identity of any person against whom an offence under section 63 or section 64 or section 65 or section 66 or section 67 or section 68 is alleged or found to have been committed (hereafter in this section referred to as the victim) shall be punished with imprisonment of either description for a term which may extend to two years and shall also be liable to fine.

(2) Nothing in sub-section (1) extends to any printing or publication of the name or any matter which may make known the identity of the victim if such printing or publication is—

(*a*) by or under the order in writing of the officer-in-charge of the police station or the police officer making the investigation into such offence acting in good faith for the purposes of such investigation; or

(b) by, or with the authorisation in writing of, the victim; or

(c) where the victim is dead or minor or person with mental illness, by, or with the authorisation in writing of, the next of kin of the victim:

Provided that no such authorisation shall be given by the next of kin to anybody other than the chairman or the secretary, by whatever name called, of any recognised welfare institution or organisation.

Green = Fresh additions

27

*Explanation.*—For the purposes of this sub-section, "recognised welfare institution or organisation" means a social welfare institution or organisation recognised in this behalf by the Central Government or State Government.

(3) Whoever prints or publishes any matter in relation to any proceeding before a
 court with respect to an offence referred to in sub-section (1) without the previous permission of such court shall be punished with imprisonment of either description for a term which may extend to two years and shall also be liable to fine.

*Explanation.*—The printing or publication of the judgment of any High Court or the Supreme Court does not amount to an offence within the meaning of this section.

10

#### Of criminal force and assult against women

**73.** Whoever assaults or uses criminal force to any woman, intending to outrage or knowing it to be likely that he will there by outrage her modesty, shall be punished with imprisonment of either description for a term which shall not be less than one year but which may extend to five years, and shall also be liable to fine.

15 **74.** (1) A man committing any of the following acts—

(*i*) physical contact and advances involving unwelcome and explicit sexual overtures; or

(*ii*) a demand or request for sexual favours; or

(iii) showing pornography against the will of a woman; or

20

shall be guilty of the offence of sexual harassment.

(iv) making sexually coloured remarks,

(2) Any man who commits the offence specified in clause (*i*) or clause (*ii*) or clause (*iii*) of sub-section (*1*) shall be punished with rigorous imprisonment for a term which may extend to three years, or with fine, or with both.

25 (3) Any man who commits the offence specified in clause (*iv*) of sub-section (1) shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

75. Whoever assaults or uses criminal force to any woman or abets such act with the intention of disrobing or compelling her to be naked, shall be punished with imprisonment of
 <sup>30</sup> either description for a term which shall not be less than three years but which may extend to seven years, and shall also be liable to fine.

76. Whoever watches, or captures the image of a woman engaging in a private act in circumstances where she would usually have the expectation of not being observed either by the perpetrator or by any other person at the behest of the perpetrator or disseminates
35 such image shall be punished on first conviction with imprisonment of either description for a term which shall not be less than one year, but which may extend to three years, and shall also be liable to fine, and be punished on a second or subsequent conviction, with imprisonment of either description for a term which shall not be less than three years, but which may extend to seven years, and shall also be liable to fine.

40 *Explanation* 1.—For the purpose of this section, "private act" includes an act of watching carried out in a place which, in the circumstances, would reasonably be expected to provide privacy and where the victim's genitals, posterior or breasts are exposed or covered only in underwear; or the victim is using a lavatory; or the victim is doing a sexual act that is not of a kind ordinarily done in public.

45 *Explanation* 2.—Where the victim consents to the capture of the images or any act, but not to their dissemination to third persons and where such image or act is disseminated, such dissemination shall be considered an offence under this section.

Assault or criminal force to woman with intent to outrage her modesty.

Sexual harassment and punishment for sexual harassment.

Assault or use of criminal force to woman with intent to disrobe.

Voyeurism.

Yellow = Same text as the IPC

**Red** = Changes within provisions

Green = Fresh additions

5

28

#### Stalking. **77.** (1) Any man who—

(*i*) follows a woman and contacts, or attempts to contact such woman to foster personal interaction repeatedly despite a clear indication of disinterest by such woman; or

*(ii)* monitors the use by a woman of the internet, e-mail or any other form of electronic communication,

#### commits the offence of stalking:

Provided that such conduct shall not amount to stalking if the man who pursued it proves that—

(*i*) it was pursued for the purpose of preventing or detecting crime and the man accused of stalking had been entrusted with the responsibility of prevention and detection of crime by the State; or

(*ii*) it was pursued under any law or to comply with any condition or requirement imposed by any person under any law; or

(iii) in the particular circumstances such conduct was reasonable and justified.

(2) Whoever commits the offence of stalking shall be punished on first conviction with 15 imprisonment of either description for a term which may extend to three years, and shall also be liable to fine; and be punished on a second or subsequent conviction, with imprisonment of either description for a term which may extend to five years, and shall also be liable to fine.

Word, gesture<br/>or act<br/>intended to<br/>insult modesty<br/>of woman.**78.** Whoever, intending to insult the modesty of any woman, utters any words, makes<br/>any sound or gesture, or exhibits any object in any form, intending that such word or sound<br/>shall be heard, or that such gesture or object shall be seen, by such woman, or intrudes upon<br/>the privacy of such woman, shall be punished with simple imprisonment for a term which may<br/>extend to three years, and also with fine.20

#### Of offences relating to marriage

Dowry death.

**79.** (1) Where the death of a woman is caused by any burns or bodily injury or occurs otherwise than under normal circumstances within seven years of her marriage and it is shown that soon before her death she was subjected to cruelty or harassment by her husband or any relative of her husband for, or in connection with, any demand for dowry, such death shall be called "dowry death", and such husband or relative shall be deemed to have caused her death. 30

*Explanation.*—For the purposes of this sub-section, "dowry" shall have the same meaning as in section 2 of the Dowry Prohibition Act, 1961.

28 of 1961.

35

(2) Whoever commits dowry death shall be punished with imprisonment for a term which shall not be less than seven years but which may extend to imprisonment for life.

believe that she is lawfully married to him and to cohabit or have sexual intercourse with him

in that belief, shall be punished with imprisonment of either description for a term which may

80. Every man who by deceit causes any woman who is not lawfully married to him to

Cohabitation caused by man deceitfully inducing belief of lawful marriage.

Marrying again during lifetime of husband or wife. **81.** (1) Whoever, having a husband or wife living, marries in any case in which such marriage is void by reason of its taking place during the life of such husband or wife, shall be 40 punished with imprisonment of either description for a term which may extend to seven

years, and shall also be liable to fine.

extend to ten years, and shall also be liable to fine.

*Exception.*—This sub-section does not extend to any person whose marriage with such husband or wife has been declared void by a Court of competent jurisdiction, nor to any person who contracts a marriage during the life of a former husband or wife, if such 45 husband or wife, at the time of the subsequent marriage, shall have been continually absent

Green = Fresh additions

from such person for the space of seven years, and shall not have been heard of by such person as being alive within that time provided the person contracting such subsequent marriage shall, before such marriage takes place, inform the person with whom such marriage is contracted of the real state of facts so far as the same are within his or her knowledge.

(2) Whoever commits the offence under sub-section (1) having concealed from the person with whom the subsequent marriage is contracted, the fact of the former marriage, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

82. Whoever, dishonestly or with a fraudulent intention, goes through the ceremony
of being married, knowing that he is not thereby lawfully married, shall be punished with
imprisonment of either description for a term which may extend to seven years, and shall also
be liable to fine.



15

**83.** Whoever takes or entices away any woman who is and whom he knows or has reason to believe to be the wife of any other man, with intent that she may have illicit intercourse with any person, or conceals or detains with that intent any such woman, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

**84.** Whoever, being the husband or the relative of the husband of a woman, subjects such woman to cruelty shall be punished with imprisonment for a term which may extend to three years and shall also be liable to fine.

Explanation.—For the purposes of this section, "cruelty" means—

(*a*) any wilful conduct which is of such a nature as is likely to drive the woman to commit suicide or to cause grave injury or danger to life, limb or health (whether mental or physical) of the woman; or

25

(b) harassment of the woman where such harassment is with a view to coercing her or any person related to her to meet any unlawful demand for any property or valuable security or is on account of failure by her or any person related to her to meet such demand.

85. Whoever kidnaps or abducts any woman with intent that she may be compelled, or knowing it to be likely that she will be compelled, to marry any person against her will, or in order that she may be forced or seduced to illicit intercourse, or knowing it to be likely that she will be forced or seduced to illicit intercourse, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine; and whoever, by means of criminal intimidation as defined in this Sanhita or of abuse of

35 authority or any other method of compulsion, induces any woman to go from any place with intent that she may be, or knowing that it is likely that she will be, forced or seduced to illicit intercourse with another person shall also be punishable as aforesaid.

#### Of the causing of miscarriage, etc.

86. Whoever voluntarily causes a woman with child to miscarry, shall, if such miscarriage be not caused in good faith for the purpose of saving the life of the woman, be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both; and, if the woman be quick with child, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Explanation.—A woman who causes herself to miscarry, is within the meaning of this section.

45 87. Whoever commits the offence under section 86 without the consent of the woman, whether the woman is quick with child or not, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Marriage ceremony fraudulently gone through without lawful marriage.

Enticing or taking away or detaining with criminal intent married woman.

Husband or relative of husband of woman subjecting her to cruelty.

Kidnapping, abducting or inducing woman to compel her marriage, etc.

Causing miscarriage.

Causing miscarriage without woman's consent. **Red** = Changes within provisions

Green = Fresh additions

Death caused

with intent to

Act done with

prevent child

being born

alive or to cause it to die

after birth.

Causing death

unborn child

amounting to culpable

homicide.

of quick

by act

intent to

by act done

cause miscarriage. 30

88. (1) Whoever, with intent to cause the miscarriage of a woman with child, does any act which causes the death of such woman, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

(2) Where the act referred to in sub-section (1) is done without the consent of the woman, shall be punishable either with imprisonment for life, or with the punishment specified 5 in said sub-section.

*Explanation.*—It is not essential to this offence that the offender should know that the act is likely to cause death.

**89.** Whoever before the birth of any child does any act with the intention of thereby preventing that child from being born alive or causing it to die after its birth, and does by 10 such act prevent that child from being born alive, or causes it to die after its birth, shall, if such act be not caused in good faith for the purpose of saving the life of the mother, be punished with imprisonment of either description for a term which may extend to ten years, or with fine, or with both.

90. Whoever does any act under such circumstances, that if he thereby caused death 15 he would be guilty of culpable homicide, and does by such act cause the death of a quick unborn child, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

#### Illustration.

A, knowing that he is likely to cause the death of a pregnant woman, does an act 20 which, if it caused the death of the woman, would amount to culpable homicide. The woman is injured, but does not die; but the death of an unborn quick child with which she is pregnant is thereby caused. A is guilty of the offence defined in this section.

#### Of offences against children

**91.** Whoever being the father or mother of a child under the age of twelve years, or 25 having the care of such child, shall expose or leave such child in any place with the intention of wholly abandoning such child, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.

*Explanation.*—This section is not intended to prevent the trial of the offender for murder or culpable homicide, as the case may be, if the child die in consequence of the 30 exposure.

92. Whoever, by secretly burying or otherwise disposing of the dead body of a child whether such child die before or after or during its birth, intentionally conceals or endeavours to conceal the birth of such child, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

93. Whoever hires, employs or engages any person below the age of eighteen years to commit an offence shall be punished with imprisonment of either description or fine provided for that offence as if the offence has been committed by such person himself.

Explanation.—Hiring, employing, engaging or using a child for sexual exploitation or pornography is covered within the meaning of this section.

40

45

35

94. Whoever, by any means whatsoever, induces any child below the age of eighteen years to go from any place or to do any act with intent that such child below the age of eighteen years may be, or knowing that it is likely that such child will be, forced or seduced to illicit intercourse with another person shall be punishable with imprisonment which may extend to ten years, and shall also be liable to fine.

Kidnapping or abducting child under ten vears with intent to steal from its person.

95. Whoever kidnaps or abducts any child under the age of ten years with the intention of taking dishonestly any movable property from the person of such child, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

person having care of it.

Concealment of birth by secret disposal of dead body.

Hiring, employing or engaging a child to commit an offence.

Procuration of child.

Exposure and abandonment of child under twelve years, by parent or

15

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

31

**96.** Whoever sells, lets to hire, or otherwise disposes of child below eighteen years of age with intent that such child shall at any age be employed or used for the purpose of prostitution or illicit intercourse with any person or for any unlawful and immoral purpose, or knowing it to be likely that such person will at any age be employed or used for any such purpose, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

*Explanation* 1.—When a female under the age of eighteen years is sold, let for hire, or otherwise disposed of to a prostitute or to any person who keeps or manages a brothel, the person so disposing of such female shall, until the contrary is proved, be presumed to have disposed of her with the intent that she shall be used for the purpose of prostitution.

*Explanation* 2.—For the purposes of this section "illicit intercourse" means sexual intercourse between persons not united by marriage or by any union or tie which, though not amounting to a marriage, is recognised by the personal law or custom of the community to which they belong or, where they belong to different communities, of both such communities, as constituting between them a *quasi*-marital relation.

**97.** Whoever buys, hires or otherwise obtains possession of any child below the age of eighteen years with intent that such person shall at any age be employed or used for the purpose of prostitution or illicit intercourse with any person or for any unlawful and immoral purpose, or knowing it to be likely that such child will at any age be employed or used for any

20 such purpose, shall be punished with imprisonment of either description for a term which shall not be less than seven years but which may extend to fourteen years, and shall also be liable to fine.

*Explanation* 1.—Any prostitute or any person keeping or managing a brothel, who buys, hires or otherwise obtains possession of a female under the age of eighteen years shall, until the contrary is proved, be presumed to have obtained possession of such female with the intent that she shall be used for the purpose of prostitution.

Explanation 2.—"Illicit intercourse" has the same meaning as in section 96.

#### CHAPTER VI

OF OFFENCES AFFECTING THE HUMAN BODY

30

#### Of offences affecting life

**98.** Whoever causes death by doing an act with the intention of causing death, or with the intention of causing such bodily injury as is likely to cause death, or with the knowledge that he is likely by such act to cause death, commits the offence of culpable homicide.

35

45

#### Illustrations.

(*a*) A lays sticks and turf over a pit, with the intention of thereby causing death, or with the knowledge that death is likely to be thereby caused. Z, believing the ground to be firm, treads on it, falls in and is killed. A has committed the offence of culpable homicide.

(b) A knows Z to be behind a bush. B does not know it. A, intending to cause, orknowing it to be likely to cause Z's death, induces B to fire at the bush. B fires and kills Z.Here B may be guilty of no offence; but A has committed the offence of culpable homicide.

(c) A, by shooting at a fowl with intent to kill and steal it, kills B, who is behind a bush; A not knowing that he was there. Here, although A was doing an unlawful act, he was not guilty of culpable homicide, as he did not intend to kill B, or to cause death by doing an act that he knew was likely to cause death.

*Explanation* 1.—A person who causes bodily injury to another who is labouring under a disorder, disease or bodily infirmity, and thereby accelerates the death of that other, shall be deemed to have caused his death.

Selling child for purposes of prostitution, etc.

Buying child for purposes of prostitution, etc. **Red** = Changes within provisions

Green = Fresh additions

32

*Explanation* 2.—Where death is caused by bodily injury, the person who causes such bodily injury shall be deemed to have caused the death, although by resorting to proper remedies and skilful treatment the death might have been prevented.

*Explanation* 3.—The causing of the death of a child in the mother's womb is not homicide. But it may amount to culpable homicide to cause the death of a living child, if any part of that child has been brought forth, though the child may not have breathed or been completely born.

Murder.

#### 99. Except in the cases hereinafter excepted, culpable homicide is murder,—

(*a*) if the act by which the death is caused is done with the intention of causing death; or

(b) if the act by which the death is caused is done with the intention of causing such bodily injury as the offender knows to be likely to cause the death of the person to whom the harm is caused; or

(c) if the act by which the death is caused is done with the intention of causing bodily injury to any person and the bodily injury intended to be inflicted is sufficient 15 in the ordinary course of nature to cause death; or

(*d*) if the person committing the act by which the death is caused, knows that it is so imminently dangerous that it must, in all probability, cause death, or such bodily injury as is likely to cause death, and commits such act without any excuse for incurring the risk of causing death or such injury as aforesaid.

20

10

#### Illustrations.

(a) A shoots Z with the intention of killing him. Z dies in consequence. A commits murder.

(b) A, knowing that Z is labouring under such a disease that a blow is likely to cause his death, strikes him with the intention of causing bodily injury. Z dies in consequence of the blow. A is guilty of murder, although the blow might not have been sufficient in the ordinary course of nature to cause the death of a person in a sound state of health. But if A, not knowing that Z is labouring under any disease, gives him such a blow as would not in the ordinary course of nature kill a person in a sound state of health, here A, although he may intend to cause bodily injury, is not guilty of murder, if he did not intend to cause death, or such bodily injury as in the ordinary course of nature would cause death.

(c) A intentionally gives Z a sword-cut or club-wound sufficient to cause the death of a man in the ordinary course of nature. Z dies in consequence. Here A is guilty of murder, although he may not have intended to cause Z's death.

(*d*) A without any excuse fires a loaded cannon into a crowd of persons and kills one <sup>35</sup> of them. A is guilty of murder, although he may not have had a premeditated design to kill any particular individual.

*Exception* 1.—Culpable homicide is not murder if the offender, whilst deprived of the power of self-control by grave and sudden provocation, causes the death of the person who gave the provocation or causes the death of any other person by mistake or accident:

40

45

#### Provided that the provocation is not,—

(*a*) sought or voluntarily provoked by the offender as an excuse for killing or doing harm to any person;

(b) given by anything done in obedience to the law, or by a public servant in the lawful exercise of the powers of such public servant;

(c) given by anything done in the lawful exercise of the right of private defence.

*Explanation.*—Whether the provocation was grave and sudden enough to prevent the offence from amounting to murder is a question of fact.

#### Illustrations.

(a) A, under the influence of passion excited by a provocation given by Z, intentionally kills Y, Z's child. This is murder, in as much as the provocation was not given by the child, and the death of the child was not caused by accident or misfortune in doing an act caused by the
 provocation.

(b) Y gives grave and sudden provocation to A. A, on this provocation, fires a pistol at Y, neither intending nor knowing himself to be likely to kill Z, who is near him, but out of sight. A kills Z. Here A has not committed murder, but merely culpable homicide.

(c) A is lawfully arrested by Z, a bailiff. A is excited to sudden and violent passion by
the arrest, and kills Z. This is murder, in as much as the provocation was given by a thing done by a public servant in the exercise of his powers.

(d) A appears as a witness before Z, a Magistrate. Z says that he does not believe a word of A's deposition, and that A has perjured himself. A is moved to sudden passion by these words, and kills Z. This is murder.

- 15 (e) A attempts to pull Z's nose. Z, in the exercise of the right of private defence, lays hold of A to prevent him from doing so. A is moved to sudden and violent passion in consequence, and kills Z. This is murder, in as much as the provocation was giving by a thing done in the exercise of the right of private defence.
- (f) Z strikes B. B is by this provocation excited to violent rage. A, a bystander, intending
  to take advantage of B's rage, and to cause him to kill Z, puts a knife into B's hand for that purpose. B kills Z with the knife. Here B may have committed only culpable homicide, but A is guilty of murder.

*Exception 2.*—Culpable homicide is not murder if the offender in the exercise in good faith of the right of private defence of person or property, exceeds the power given to him by

25 law and causes the death of the person against whom he is exercising such right of defence without premeditation, and without any intention of doing more harm than is necessary for the purpose of such defence.

#### Illustration.

Z attempts to horsewhip A, not in such a manner as to cause grievous hurt to A. A draws out a pistol. Z persists in the assault. A believing in good faith that he can by no other means prevent himself from being horsewhipped, shoots Z dead. A has not committed murder, but only culpable homicide.

*Exception* 3.—Culpable homicide is not murder if the offender, being a public servant or aiding a public servant acting for the advancement of public justice, exceeds the powers
given to him by law, and causes death by doing an act which he, in good faith, believes to be lawful and necessary for the due discharge of his duty as such public servant and without ill-will towards the person whose death is caused.

*Exception* 4.—Culpable homicide is not murder if it is committed without premeditation in a sudden fight in the heat of passion upon a sudden quarrel and without the offender's having taken undue advantage or acted in a cruel or unusual manner.

*Explanation.*—It is immaterial in such cases which party offers the provocation or commits the first assault.

*Exception* 5.—Culpable homicide is not murder when the person whose death is caused, being above the age of eighteen years, suffers death or takes the risk of death with his own consent.

#### Illustration.

A, by instigation, voluntarily causes Z, a person under eighteen years of age to commit suicide. Here, on account of Z's youth, he was incapable of giving consent to his own death; A has therefore abetted murder.

### Yellow = Same text as the IPC Red = Changes within provisions Green = Fresh additions

	34	
Culpable homicide by causing death of person other than person whose death was intended.	<b>100.</b> If a person, by doing anything which he intends or knows to be likely to cause death, commits culpable homicide by causing the death of any person, whose death he neither intends nor knows himself to be likely to cause, the culpable homicide committed by the offender is of the description of which it would have been if he had caused the death of the person whose death he intended or knew himself to be likely to cause.	5
Punishment for murder.	<b>101.</b> (1) Whoever commits murder shall be punished with death or imprisonment for life, and shall also be liable to fine.	
	(2) When a group of five or more persons acting in concert commits murder on the ground of race, caste or community, sex, place of birth, language, personal belief or any other ground each member of such group shall be punished with death or with imprisonment for life or imprisonment for a term which shall not be less than seven years, and shall also be liable to fine.	10
Punishment for murder by life-convict.	<b>102.</b> Whoever, being under sentence of imprisonment for life, commits murder, shall be punished with death or with imprisonment for life, which shall mean the remainder of that person's natural life.	15
Punishment for culpable homicide not amounting to murder.	<b>103.</b> Whoever commits culpable homicide not amounting to murder, shall be punished with imprisonment for life, or imprisonment of either description for a term which shall not be less than five years but which may extend to ten years, and shall also be liable to fine, if the act by which the death is caused is done with the intention of causing death, or of causing such bodily injury as is likely to cause death; or with imprisonment of either description for a term which may extend to ten years and with fine, if the act is done with the knowledge that	20
Causing death by negligence.	<ul> <li>it is likely to cause death, but without any intention to cause death, or to cause such bodily injury as is likely to cause death.</li> <li><b>104.</b> (1) Whoever causes the death of any person by doing any rash or negligent act not amounting to culpable homicide, shall be punished with imprisonment of either description for a tarm which may entend to appear and shall also be lighted to find.</li> </ul>	25
	for a term which may extend to seven years, and shall also be liable to fine. (2) Whoever causes death of any person by doing any rash or negligent act not amounting to culpable homicide and escapes from the scene of incident or fails to report the incident to a Police officer or Magistrate soon after the incident, shall be punished with imprisonment of either description of a term which may extend to ten years, and shall also be liable to fine.	30
Abetment of suicide of child or person with mental illness.	<b>105.</b> If any person under eighteen years of age, any person with mental illness, any delirious person or any person in a state of intoxication, commits suicide, whoever abets the commission of such suicide, shall be punished with death or imprisonment for life, or imprisonment for a term not exceeding ten years, and shall also be liable to fine.	35
Abetment of suicide.	<b>106.</b> If any person commits suicide, whoever abets the commission of such suicide, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.	
Attempt to murder.	<b>107.</b> (1) Whoever does any act with such intention or knowledge, and under such circumstances that, if he by that act caused death, he would be guilty of murder, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine; and if hurt is caused to any person by such act, the offender shall be liable either to imprisonment for life, or to such punishment as is hereinbefore mentioned.	40
	(2) When any person offending under sub-section $(1)$ is under sentence of imprisonment for life, he may, if burt is caused, he punished with death or with imprisonment for life, which	45

(2) When any person offending under sub-section (I) is under sentence of imprisonment for life, he may, if hurt is caused, be punished with death or with imprisonment for life, which shall mean the remainder of that person's natural life.

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

35

#### Illustrations.

(*a*) A shoots at Z with intention to kill him, under such circumstances that, if death ensued A would be guilty of murder. A is liable to punishment under this section.

(b) A, with the intention of causing the death of a child of tender years, exposes it in a
 desert place. A has committed the offence defined by this section, though the death of the child does not ensue.

(c) A, intending to murder Z, buys a gun and loads it. A has not yet committed the offence. A fires the gun at Z. He has committed the offence defined in this section, and, if by such firing he wounds Z, he is liable to the punishment provided by the latter part of the first paragraph of this section.

(d) A, intending to murder Z by poison, purchases poison and mixes the same with food which remains in A's keeping; A has not yet committed the offence defined in this section. A places the food on Z's table or delivers it to Z's servants to place it on Z's table. A has committed the offence defined in this section.

15 **108.** Whoever does any act with such intention or knowledge and under such circumstances that, if he by that act caused death, he would be guilty of culpable homicide not amounting to murder, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both; and, if hurt is caused to any person by such act, shall be punished with imprisonment of either description for a term which may extend to saven years, or with fine, or with both.

20 which may extend to seven years, or with fine, or with both.

#### Illustration.

A, on grave and sudden provocation, fires a pistol at Z, under such circumstances that if he thereby caused death he would be guilty of culpable homicide not amounting to murder. A has committed the offence defined in this section.

**109.** (1) Any continuing unlawful activity including kidnapping, robbery, vehicle theft, extortion, land grabbing, contract killing, economic offences, cyber-crimes having severe consequences, trafficking in people, drugs, illicit goods or services and weapons, human trafficking racket for prostitution or ransom by the effort of groups of individuals acting in concert, singly or jointly, either as a member of an organised crime syndicate or on behalf of such syndicate, by use of violence, threat of violence, intimidation, coercion, corruption or

related activities or other unlawful means to obtain direct or indirect, material benefit including a financial benefit, shall constitute organised crime.

Explanation.—For the purposes of this sub-section,—

(*i*) "benefit" includes property, advantage, service, entertainment, the use of or access to property or facilities, and anything of benefit to a person whether or not it has any inherent or tangible value, purpose or attribute;

(*ii*) "organised crime syndicate" means a criminal organisation or group of three or more persons who, acting either singly or collectively in concert, as a syndicate, gang, mafia, or (crime) ring indulging in commission of one or more serious offences or involved in gang criminality, racketeering, and syndicated organised crime;

(*iii*) "continuing unlawful activity" means an activity prohibited by law, which is a cognizable offence undertaken either singly or jointly, as a member of an organised crime syndicate or on behalf of such syndicate in respect of which more than one charge-sheets have been filed before a competent court within the preceding period of ten years and that court has taken cognizance of such offence;

(*iv*) "economic offences" include criminal breach of trust; forgery, counterfeiting of currency and valuable securities, financial scams, running Ponzi schemes, mass-marketing fraud or multi-level marketing schemes with a view to defraud the people at large for obtaining the monetary benefits or large scale organised betting in any form, offences of money laundering and *hawala* transactions.

25

30

35

40

45

Organised crime.

Attempt to

commit

culpable

homicide.

50

(2) Whoever, attempts to commit or commits an offence of organised crime shall,-

(i) if such offence has resulted in the death of any person, be punishable with death or imprisonment for life and shall also be liable to fine which shall not be less than rupees ten lakhs;

(ii) in any other case, be punishable with imprisonment for a term which shall not 5 be less than five years but which may extend to imprisonment for life and shall also be liable to fine which shall not be less than rupees five lakhs.

(3) Whoever, conspires or organises the commission of an organised crime, or assists, facilitates or otherwise engages in any act preparatory to an organised crime, shall be punishable with imprisonment for a term which shall not be less than five years but which 10 may extend to imprisonment for life and shall also be liable to fine which shall not be less than rupees five lakhs.

(4) Any person who is a member of an organised crime syndicate shall be punishable with imprisonment for a term which shall not be less than five years but which may extend to imprisonment for life and shall also be liable to fine which shall not be less than rupees 15 five lakhs.

(5) Whoever, intentionally harbours or conceals or attempts to harbour or conceal any person who has committed the offence of an organised crime or any member of an organised crime syndicate or believes that his act will encourage or assist the doing of such crime shall be punishable with imprisonment for a term which shall not be less than three years but 20which may extend to imprisonment for life and shall also be liable to fine which shall not be less than rupees five lakhs:

Provided that this sub-section shall not apply to any case in which the harbour or concealment is by the spouse of the offender.

(6) Whoever, holds any property derived, or obtained from the commission of an 25 organised crime or proceeds of any organised crime or which has been acquired through the organised crime syndicate funds shall be punishable with imprisonment for a term which shall not be less than three years but which may extend to imprisonment for life and shall also be liable to fine which shall not be less than rupees two lakhs.

(7) If any person on behalf of a member of an organised crime syndicate is, or at any 30 time has been in possession of movable or immovable property which he cannot satisfactorily account for, shall be punishable with imprisonment for a term which shall not be less than three years but which may extend to imprisonment for ten years and shall also be liable to fine which shall not be less than rupees one lakh and such property shall also be liable for attachment and forfeiture. 35

Explanation.— For the purposes of this section, "proceeds of any organised crime" means all kind of properties which have been derived or obtained from commission of any organised crime or have acquired through funds traceable to any organised crime and shall include cash, irrespective of person in whose name such proceeds are standing or in whose possession they are found.

Petty organised crime or organised crime in general.

**110.** (1) Any crime that causes general feelings of insecurity among citizens relating to theft of vehicle or theft from vehicle, domestic and business theft, trick theft, cargo crime, theft (attempt to theft, theft of personal property), organised pick pocketing, snatching, theft through shoplifting or card skimming and Automated Teller Machine thefts or procuring money in unlawful manner in public transport system or illegal selling of tickets and selling 45 of public examination question papers and such other common forms of organised crime committed by organised criminal groups or gangs, shall constitute petty organised crimes and shall include the said crimes when committed by mobile organised crime groups or gangs that create network of contacts, anchor points, and logistical support among themselves to carry out number of offences in region over a period before moving on. 50

(2) Whoever commits or attempts to commit any petty organised crime, under sub-section (1) shall be punished with imprisonment for a term which shall not be less than one year but which may extend to seven years, and shall also be liable to fine.

40

20

25

37 of 1967.

Green = Fresh additions

37

**111.** (1) A person is said to have committed a terrorist act if he commits any act in India or in any foreign country with the intention to threaten the unity, integrity and security of India, to intimidate the general public or a segment thereof, or to disturb public order by doing an act,—

- 5 (*i*) using bombs, dynamite or any other explosive substance or inflammable material or firearms or other lethal weapons or poison or noxious gases or other chemicals or any other substance (whether biological or otherwise) hazardous in nature in such a manner so as to create an atmosphere or spread a message of fear, to cause death or serious bodily harm to any person, or endangers a person's life;
- 10 (*ii*) to cause damage or loss due to damage or destruction of property or disruption of any supplies or services essential to the life of the community, destruction of a Government or public facility, public place or private property;

(*iii*) to cause extensive interference with, damage or destruction to critical infrastructure;

- *(iv)* to provoke or influence by intimidation the Government or its organisation, in such a manner so as to cause or likely to cause death or injury to any public functionary or any person or an act of detaining any person and threatening to kill or injure such person in order to compel the Government to do or abstain from doing any act, or destabilise or destroy the political, economic, or social structures of the country, or create a public emergency or undermine public safety;
- (*v*) included within the scope of any of the Treaties listed in the Second Schedule to the Unlawful Activities (Prevention) Act, 1967.

(2) Whoever, attempts to commit or commits an offence of terrorist act shall,-

(*i*) if such offence has resulted in the death of any person, be punishable with death or imprisonment for life without the benefit of parole, and shall also be liable to fine which shall not be less than rupees ten lakhs;

(*ii*) in any other case, be punishable with imprisonment for a term which shall not be less than five years but which may extend to imprisonment for life, and shall also be liable to fine which shall not be less than rupees five lakhs.

30 (3) Whoever, conspires, organises or causes to be organised any organisation, association or a group of persons for terrorist acts, or assists, facilitates or otherwise conspires to engage in any act preparatory to any terrorist act, shall be punishable with imprisonment for a term which shall not be less than five years but which may extend to imprisonment for life, and shall also be liable to fine which shall not be less than rupees five lakhs.

35 (4) Any person, who is a member of terrorist organisation, which is involved in terrorist act, shall be punishable with imprisonment for a term which may extend to imprisonment for life, and shall also be liable to fine which shall not be less than rupees five lakhs.

(5) Whoever, intentionally harbours or conceals or attempts to harbour or conceal any person who has committed an offence of any terrorist act shall be punishable withimprisonment for a term which shall not be less than three years but which may extend to imprisonment for life, and shall also be liable to fine which shall not be less than rupees five lakh:

Provided that this sub-section shall not apply to any case in which the harbour or concealment is by the spouse of the offender.

45 (6) Whoever, holds any property directly or indirectly, derived or obtained from commission of terrorist act or proceeds of terrorism, or acquired through the terrorist fund, or possesses, provides, collects or uses property or funds or makes available property, funds or financial service or other related services, by any means, to be used, in full or in part to Yellow = Same text as the IPC

**Red** = Changes within provisions

Green = Fresh additions

	38		
	carry out or facilitate the commission of any terrorist act, shall be punishable with imprisonment		
	for a term which may extend to imprisonment for life and shall also be liable to fine which shall not be less than runges five lakes and such property shall also be liable for attachment and		
	not be less than rupees five lakhs and such property shall also be liable for attachment and forfeiture.		
	Explanation.— For the purposes of this section,—	5	
	(a) "terrorist" refers to any person who—		
	(i) develops, manufactures, possesses, acquires, transports, supplies or		
	uses weapons, explosives, or releases nuclear, radiological or other dangerous substance, or cause fire, floods or explosions;		
	( <i>ii</i> ) commits, or attempts, or conspires to commit terrorist acts by any means, directly or indirectly;	10	
	( <i>iii</i> ) participates, as a principal or as an accomplice, in terrorist acts;		
	(b) the expression "proceeds of terrorism" shall have the same meaning as assigned to it in clause (g) of section 2 of the Unlawful Activities (Prevention) Act, 1967;		37 of 1967.
	(c) "terrorist organisation, association or a group of persons" refers to any entity owned or controlled by any terrorist or group of terrorists that—	15	
	( <i>i</i> ) commits, or attempts to commit, terrorist acts by any means, directly or indirectly;—		
	( <i>ii</i> ) participates in acts of terrorism;—		
	( <i>iii</i> ) prepares for terrorism;—	20	
	(iv) promotes terrorism;—		
	(v) organises or directs others to commit terrorism;—		
	(vi) contributes to the commission of terrorist acts by a group of persons		
	acting with common purpose of furthering the terrorist act where the contribution is made intentionally and with the aim of furthering the terrorist act or with the	25	
	knowledge of the intention of the group to commit a terrorist act; or		
	(vii) is otherwise involved in terrorism; or		
	(viii) any organisation listed in the First Schedule to the Unlawful Activities		
	(Prevention) Act, 1967 or an organisation operating under the same name as an organisation so listed.	30	37 of 1967.
	Of hurt	50	
Hurt.	<b>112.</b> Whoever causes bodily pain, disease or infirmity to any person is said to cause		
	hurt.		
Voluntarily. causing hurt.	<b>113.</b> (1) Wheever does any act with the intention of thereby causing hurt to any	25	
U	person, or with the knowledge that he is likely thereby to cause hurt to any person, and does thereby cause hurt to any person, is said "voluntarily to cause hurt".	30	
	(2) Whoever, except in the case provided for by sub-section (1) of section 120 voluntarily		
	causes hurt, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine which may extend to ten thousand rupees, or with both.		
Grievous hurt.	<b>114.</b> The following kinds of hurt only are designated as "grievous", namely:—	40	
	(a) Emasculation.		
	(b) Permanent privation of the sight of either eye.		
	(c) Permanent privation of the hearing of either ear.		
	(d) Privation of any member or joint.		
	(e) Destruction or permanent impairing of the powers of any member or joint.	45	
	<ul><li>(f) Permanent disfiguration of the head or face.</li><li>(g) Fracture or dislocation of a bone or tooth.</li></ul>		
	( <i>b</i> ) Any hurt which endangers life or which causes the sufferer to be during the		
	space of fifteen days in severe bodily pain, or unable to follow his ordinary pursuits.		
Voluntarily	115. (1)Whoever voluntarily causes hurt, if the hurt which he intends to cause or	50	
causing grievous hurt.	knows himself to be likely to cause is grievous hurt, and if the hurt which he causes is grievous hurt, is said "voluntarily to cause grievous hurt".		

2.0

(2) Whoever, except in the case provided for by sub-section (3), voluntarily causes grievous hurt, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

*Explanation.*—A person is not said voluntarily to cause grievous hurt except when he
both causes grievous hurt and intends or knows himself to be likely to cause grievous hurt.
But he is said voluntarily to cause grievous hurt, if intending or knowing himself to be likely to cause grievous hurt of one kind, he actually causes grievous hurt of another kind.

#### Illustration.

A, intending of knowing himself to be likely permanently to disfigure Z's face, gives
 Z a blow which does not permanently disfigure Z's face, but which causes Z to suffer severe bodily pain for the space of fifteen days. A has voluntarily caused grievous hurt.

(3) Whoever commits an offence under sub-section (1) and in the course of such commission causes any hurt to a person which causes that person to be in permanent disability or in persistent vegetative state, shall be punished with rigorous imprisonment for
 15 a term which shall not be less than ten years but which may extend to imprisonment for life, which shall mean imprisonment for the remainder of that person's natural life.

(4) When grievous hurt of a person is caused by a group of five or more persons on the ground of his, race, caste, sex, place of birth, language, personal belief or any other ground, each member of such group shall be guilty of the offence of causing grievous hurt, and shall be punished with imprisonment of either description for a term which may extend to seven

years, and shall also be liable to fine.

**116.** (1) Whoever, except in the case provided for by sub-section (1) of section 120, voluntarily causes hurt by means of any instrument for shooting, stabbing or cutting, or any instrument which, used as a weapon of offence, is likely to cause death, or by means of fire

25 or any heated substance, or by means of any poison or any corrosive substance, or by means of any explosive substance or by means of any substance which it is deleterious to the human body to inhale, to swallow, or to receive into the blood, or by means of any animal, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine which may extend to twenty thousand rupees, or with both.

- 30 (2) Whoever, except in the case provided for by sub-section (2) of section 120, voluntarily causes grievous hurt by any means referred to in sub-section (1), shall be punished with imprisonment for life, or with imprisonment of either description for a term which shall not be less than one year but which may extend to ten years, and shall also be liable to fine.
- 117. (1) Whoever voluntarily causes hurt, for the purpose of extorting from the sufferer,or from any person interested in the sufferer, any property or valuable security, or ofconstraining the sufferer or any person interested in such sufferer to do anything which isillegal or which may facilitate the commission of an offence, shall be punished withimprisonment of either description for a term which may extend to ten years, and shall also beliable to fine.
- 40 (2) Whoever voluntarily causes grievous hurt for any purpose referred to in subsection (1), shall be punished with imprisonment for life, or imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

118. (1) Whoever voluntarily causes hurt, for the purpose of extorting from the sufferer or from any person interested in the sufferer, any confession or any information which may
lead to the detection of an offence or misconduct, or for the purpose of constraining the sufferer or any person interested in the sufferer to restore or to cause the restoration of any property or valuable security or to satisfy any claim or demand, or to give information which may lead to the restoration of any property or valuable security, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Voluntarily causing hurt or grievous hurt by dangerous weapons or means.

Voluntarily causing hurt or grievous hurt to extort confession, on to compel restoration of property.

Voluntarily causing hurt or grievous hurt to extort confession, or to compel restoration of property. **Red** = Changes within provisions

Green = Fresh additions

10

35

40

(2) Whoever voluntarily causes grievous hurt for any purpose referred to in sub-section (1), shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

#### Illustrations.

(*a*) A, a police-officer, tortures Z in order to induce Z to confess that he committed a 5 crime. A is guilty of an offence under this section.

(b) A, a police-officer, tortures B to induce him to point out where certain stolen property is deposited. A is guilty of an offence under this section.

(c) A, a revenue officer, tortures Z in order to compel him to pay certain arrears of revenue due from Z. A is guilty of an offence under this section.

Voluntarily causing hurt or grievous hurt to deter public servant from his duty. **119.** (*1*) Whoever voluntarily causes hurt to any person being a public servant in the discharge of his duty as such public servant, or with intent to prevent or deter that person or any other public servant from discharging his duty as such public servant or in consequence of anything done or attempted to be done by that person in the lawful discharge of his duty as such public servant, shall be punished with imprisonment of either description for a term 15 which may extend to five years, or with fine, or with both.

(2) Whoever voluntarily causes grievous hurt to any person being a public servant in the discharge of his duty as such public servant, or with intent to prevent or deter that person or any other public servant from discharging his duty as such public servant or in consequence of anything done or attempted to be done by that person in the lawful discharge of his duty as such public servant, shall be punished with imprisonment of either description for a term which shall not be less than one year but which may extend to ten years, and shall also be liable to fine.

Voluntarily causing hurt or grievous hurt on provocation. **120.** (*1*) Whoever voluntarily causes hurt on grave and sudden provocation, if he neither intends nor knows himself to be likely to cause hurt to any person other than the person who gave the provocation, shall be punished with imprisonment of either description for a term which may extend to one month, or with fine which may extend to five **thousand** rupees, or with both.

(2) Whoever voluntarily causes grievous hurt on grave and sudden provocation, if he neither intends nor knows himself to be likely to cause hurt to any person other than the person who gave the provocation, shall be punished with imprisonment of either description for a term which may extend to five years, or with fine which may extend to ten thousand rupees, or with both.

*Explanation.*—This section is subject to the same provision as *Exception* 1, section 99.

Causing hurt by means of poison, etc., with intent to commit an offence.

Voluntarily causing hurt or grievous hurt by use of acid, etc. **121.** Whoever administers to or causes to be taken by any person any poison or any stupefying, intoxicating or unwholesome drug, or other thing with intent to cause hurt to such person, or with intent to commit or to facilitate the commission of an offence or knowing it to be likely that he will thereby cause hurt, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

**122.** (*1*) Whoever causes permanent or partial damage or deformity to, or burns or maims or disfigures or disables, any part or parts of the body of a person or causes grievous hurt by throwing acid on or by administering acid to that person, or by using any other means with the intention of causing or with the knowledge that he is likely to cause such injury or hurt or causes a person to be in a permanent vegetative state shall be punished with 45 imprisonment of either description for a term which shall not be less than ten years but which may extend to imprisonment for life, and with fine:

Provided that such fine shall be just and reasonable to meet the medical expenses of the treatment of the victim:

#### Provided further that any fine imposed under this section shall be paid to the victim.

(2) Whoever throws or attempts to throw acid on any person or attempts to administer acid to any person, or attempts to use any other means, with the intention of causing permanent or partial damage or deformity or burns or maining or disfigurement or disability or grievous hurt to that person, shall be punished with imprisonment of either description for 5 a term which shall not be less than five years but which may extend to seven years, and shall also be liable to fine.

Explanation 1.—For the purposes of this section, "acid" includes any substance which has acidic or corrosive character or burning nature, that is capable of causing bodily 10injury leading to scars or disfigurement or temporary or permanent disability.

Explanation 2.—For the purposes of this section, permanent or partial damage or deformity or permanent vegetative state, shall not be required to be irreversible.

**123.**Whoever does any act so rashly or negligently as to endanger human life or the personal safety of others, shall be punished with imprisonment of either description for a term which may extend to three months or with fine which may extend to two thousand five 15 hundred rupees, or with both, but-

Act endangering life or personal safety of others.

(a) where the hurt is caused, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both;

20

(b) where grievous hurt is caused, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine which may extend to ten thousand rupees, or with both.

Of wrongful restraint and wrongful confinement

124. (1) Whoever voluntarily obstructs any person so as to prevent that person from Wrongful restraint. 25 proceeding in any direction in which that person has a right to proceed, is said wrongfully to restrain that person.

Exception. —The obstruction of a private way over land or water which a person in good faith believes himself to have a lawful right to obstruct, is not an offence within the meaning of this section.

30

#### Illustration.

A obstructs a path along which Z has a right to pass, A not believing in good faith that he has a right to stop the path. Z is thereby prevented from passing. A wrongfully restrains Z.

(2)Whoever wrongfully restrains any person shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to 35 five thousand rupees, or with both.

125. (1) Whoever wrongfully restrains any person in such a manner as to prevent that Wrongful person from proceedings beyond certain circumscribing limits, is said "wrongfully to confine" that person.

Confinment.

40

#### Illustrations.

(a) A causes Z to go within a walled space, and locks Z in. Z is thus prevented from proceeding in any direction beyond the circumscribing line of wall. A wrongfully confines Z.

(b) A places men with firearms at the outlets of a building, and tells Z that they will fire at Z if Z attempts to leave the building. A wrongfully confines Z.

45

(2) Whoever wrongfully confines any person shall be punished with imprisonment of either description for a term which may extend to one year, or with fine which may extend to five thousand rupees, or with both.

Green = Fresh additions

42

(3) Whoever wrongfully confines any person for three days, or more, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine which may extend to ten thousand rupees, or with both.

(4) Whoever wrongfully confines any person for ten days or more, shall be punished
 with imprisonment of either description for a term which may extend to five years, and shall
 5 also be liable to fine which shall not be less than ten thousand rupees.

(5) Whoever keeps any person in wrongful confinement, knowing that a writ for the liberation of that person has been duly issued, shall be punished with imprisonment of either description for a term which may extend to two years in addition to any term of imprisonment to which he may be liable under any other section of this Chapter and shall also be liable to 10 fine.

(6) Whoever wrongfully confines any person in such manner as to indicate an intention that the confinement of such person may not be known to any person interested in the person so confined, or to any public servant, or that the place of such confinement may not be known to or discovered by any such person or public servant as hereinbefore mentioned, 15 shall be punished with imprisonment of either description for a term which may extend to threeyears in addition to any other punishment to which he may be liable for such wrongful confinement and shall also be liable to fine.

(7) Whoever wrongfully confines any person for the purpose of extorting from the person confined, or from any person interested in the person confined, any property or valuable security or of constraining the person confined or any person interested in such person to do anything illegal or to give any information which may facilitate the commission of an offence, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

(8) Whoever wrongfully confines any person for the purpose of extorting from the 25 person confined or any person interested in the person confined any confession or any information which may lead to the detection of an offence or misconduct, or for the purpose of constraining the person confined or any person interested in the person confined to restore or to cause the restoration of any property or valuable security or to satisfy any claim or demand, or to give information which may lead to the restoration of any property or valuable security, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

#### Of criminal force and assault

**126.** A person is said to use force to another if he causes motion, change of motion, or cessation of motion to that other, or if he causes to any substance such motion, or change of motion, or cessation of motion as brings that substance into contact with any part of that other's body, or with anything which that other is wearing or carrying, or with anything so situated that such contact affects that other's sense of feeling:

Provided that the person causing the motion, or change of motion, or cessation of motion, causes that motion, change of motion, or cessation of motion in one of the following 40 three ways, namely:----

(a) by his own bodily power;

(b) by disposing any substance in such a manner that the motion or change or cessation of motion takes place without any further act on his part, or on the part of any other person;

(c) by inducing any animal to move, to change its motion, or to cease to move.

Force.

Green = Fresh additions

5

10

15

20

25

30

35

40

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

43

**127.** Whoever intentionally uses force to any person, without that person's consent, Criminal force. in order to the committing of any offence, or intending by the use of such force to cause, or knowing it to be likely that by the use of such force he will cause injury, fear or annoyance to the person to whom the force is used, is said to use criminal force to that other.

1	1	1	u	ç	t	r	a	t	i,	0	n	s.
1	ı	ı	n	0	ı		u	ı	u	1	n	υ.

(a) Z is sitting in a moored boat on a river. A unfastens the moorings, and thus intentionally causes the boat to drift down the stream. Here A intentionally causes motion to Z, and he does this by disposing substances in such a manner that the motion is produced without any other action on any person's part. A has therefore intentionally used force to Z; and if he has done so without Z's consent, in order to the committing of any offence, or intending or knowing it to be likely that this use of force will cause injury, fear or annoyance to Z, A has used criminal force to Z.

(b) Z is riding in a chariot. A lashes Z's horses, and thereby causes them to quicken their pace. Here A has caused change of motion to Z by inducing the animals to change their motion. A has therefore used force to Z; and if A has done this without Z's consent, intending or knowing it to be likely that he may thereby injure, frighten or annoy Z, A has used criminal force to Z.

(c) Z is riding in a palanquin. A, intending to rob Z, seizes the pole and stops the palanquin. Here A has caused cessation of motion to Z, and he has done this by his own bodily power. A has therefore used force to Z; and as A has acted thus intentionally, without Z's consent, in order to the commission of an offence. A has used criminal force to Z.

(d) A intentionally pushes against Z in the street. Here A has by his own bodily power moved his own person so as to bring it into contact with Z. He has therefore intentionally used force to Z; and if he has done so without Z's consent, intending or knowing it to be likely that he may thereby injure, frighten or annoy Z, he has used criminal force to Z.

(e) A throw a stone, intending or knowing it to be likely that the stone will be thus brought into contact with Z, or with Z's clothes, or with something carried by Z, or that it will strike water and dash up the water against Z's clothes or something carried by Z. Here, if the throwing of the stone produce the effect of causing any substance to come into contact with Z, or Z's clothes, A has used force to Z, and if he did so without Z's consent, intending thereby to injure, frighten or annoy Z, he has used criminal force to Z.

(*f*) Aintentionally pulls up a Woman's veil. Here A intentionally uses force to her, and if he does so without her consent intending or knowing it to be likely that he may thereby injure, frighten or annoy her, he has used criminal force to her.

(g) Z is bathing. A pours into the bath water which he knows to be boiling. Here A intentionally by his own bodily power causes such motion in the boiling water as brings that water into contact with Z, or with other water so situated that such contact must affect Z's sense of feeling; A has therefore intentionally used force to Z; and if he has done this without Z's consent intending or knowing it to be likely that he may thereby cause injury, fear or annoyance to Z, A has used criminal force.

(*h*) A incites a dog to spring upon Z, without Z's consent. Here, if A intends to cause injury, fear or annoyance to Z, he uses criminal force to Z.

**128.** Whoever makes any gesture, or any preparation intending or knowing it to be Assault. likely that such gesture or preparation will cause any person present to apprehend that he who makes that gesture or preparation is about to use criminal force to that person, is said to commit an assault.

45

*Explanation.*—Mere words do not amount to an assault. But the words which a person uses may give to his gestures or preparation such a meaning as may make those gestures or preparations amount to an assault.

#### Illustrations.

(*a*) A shakes his fist at Z, intending or knowing it to be likely that he may thereby 5 cause Z to believe that A is about to strike Z. A has committed an assault.

(b) A begins to unloose the muzzle of a ferocious dog, intending or knowing it to be likely that he may thereby cause Z to believe that he is about to cause the dog to attack Z. A has committed an assault upon Z.

(c) A takes up a stick, saying to Z, "I will give you a beating". Here, though the 10 words used by A could in no case amount to an assault, and though the mere gesture, unaccompanied by any other circumstances, might not amount to an assault, the gesture explained by the words may amount to an assault.

Punishment for assault or criminal force otherwise than on grave provocation. **129.** Whoever assaults or uses criminal force to any person otherwise than on grave and sudden provocation given by that person, shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to one thousand rupees, or with both.

*Explanation.*—Grave and sudden provocation will not mitigate the punishment for an offence under this section, if the provocation is sought or voluntarily provoked by the offender as an excuse for the offence, or

20

if the provocation is given by anything done in obedience to the law, or by a public servant, in the lawful exercise of the powers of such public servant, or

if the provocation is given by anything done in the lawful exercise of the right of private defence.

Whether the provocation was grave and sudden enough to mitigate the offence, is a <sup>25</sup> question of fact.

Assault or criminal force to deter public servant from discharge of his duty.

Assault or criminal force with intent to dishonor person, otherwise than on grave provocation.

Assault or criminal force in attempt to commit theft of property carried by a person.

Assault or criminal force in attempt wronglfully to confine a person. 130. Whoever assaults or uses criminal force to any person being a public servant in the execution of his duty as such public servant, or with intent to prevent or deter that person from discharging his duty as such public servant, or in consequence of anything done or attempted to be done by such person in the lawful discharge of his duty as such public servant, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

**131.** Whoever assaults or uses criminal force to any person, intending thereby to dishonour that person, otherwise than on grave and sudden provocation given by that person, shall be punished with imprisonment of either description for a term which may <sup>35</sup> extend to two years, or with fine, or with both.

132. Whoever assaults or uses criminal force to any person, in attempting to commit theft on any property which that person is then wearing or carrying, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

40

133. Whoever assaults or uses criminal force to any person, in attempting wrongfully to confine that person, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine which may extend to five thousand rupees, or with both.

**Red** = Changes within provisions

5

10

15

20

30

35

Green = Fresh additions

45

**134.** Whoever assaults or uses criminal force to any person on grave and sudden provocation given by that person, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to one thousand rupees, or with both.

#### *Explanation.*—This section is subject to the same *Explanation* as section 129.

Of Kidnapping, Abduction, Slavery and Forced Labour

**135.** (*1*) Kidnapping is of two kinds: kidnapping from India, and kidnapping from Iawful guardianship—

(*a*) whoever conveys any person beyond the limits of India without the consent of that person, or of some person legally authorised to consent on behalf of that person, is said to kidnap that person from India;

(b) whoever takes or entices any child below the age of eighteen years or any person with mental illness, out of the keeping of the lawful guardian of such child or person with mental illness, without the consent of such guardian, is said to kidnap such child or person from lawful guardianship.

*Explanation.*—The words "lawful guardian" in this clause include any person lawfully entrusted with the care or custody of such child or other person.

*Exception.*—This clause does not extend to the act of any person who in good faith believes himself to be the father of an illegitimate child below the age of eighteen years, or who in good faith believes himself to be entitled to the lawful custody of such child, unless such act is committed for an immoral or unlawful purpose.

(2) Whoever kidnaps any person from India or from lawful guardianship shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

25 136. Whoever by force compels, or by any deceitful means induces, any person to go Abduction.
From any place, is said to abduct that person.

137. (1) Whoever kidnaps any child below the age of eighteen years or, not being the lawful guardian of such child, obtains the custody of the child, in order that such child may be employed or used for the purposes of begging shall be punishable with rigorous imprisonment for a term which shall not be less than ten years but which may extend to imprisonment for life, and shall also be liable to fine.

Kidnapping or maiming a child for purposes of begging.

(2) Whoever maims any child below the age of eighteen years in order that such child may be employed or used for the purposes of begging shall be punishable with imprisonment which shall not be less than twenty years, but which may extend to life which shall mean imprisonment for the remainder of that person's natural life, and with fine.

(3) Where any person, not being the lawful guardian of a child below the age of eighteen years employs or uses such child for the purposes of begging, it shall be presumed, unless the contrary is proved, that he kidnapped or otherwise obtained the custody of such child in order that such child might be employed or used for the purposes of begging.

40 (4) In this section "begging" means—

(*i*) soliciting or receiving alms in a public place, whether under the pretence of singing, dancing, forture-telling, performing tricks or selling articles or otherwise;

(*ii*) entering on any private premises for the purpose of soliciting or receiving alms;

(*iii*) exposing or exhibiting, with the object of obtaining or extorting alms, any sore, wound, injury, deformity or disease, whether of himself or of any other person or of an animal;

(iv) using such childas an exhibit for the purpose of soliciting or receiving alms.

Kidnapping or abducting in order to murder or for ransom etc. **138.** (*1*) Whoever kidnaps or abducts any person in order that such person may be murdered or may be so disposed of as to be put in danger of being murdered, shall be punished with imprisonment for life or rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

#### Illustrations.

(*a*) A kidnaps Z from India, intending or knowing it to be likely that Z may be sacrificed 10 to an idol. A has committed the offence defined in this section.

(*b*) A forcibly carries or entices B away from his home in order that B may be murdered. A has committed the offence defined in this section.

(2) Whoever kidnaps or abducts any person or keeps a person in detention after such kidnapping or abduction, and threatens to cause death or hurt to such person, or by his
 15 conduct gives rise to a reasonable apprehension that such person may be put to death or hurt, or causes hurt or death to such person in order to compel the Government or any foreign State or international inter-governmental organisation or any other person to do or abstain from doing any act or to pay a ransom, shall be punishable with death, or imprisonment for life, and shall also be liable to fine.

(3) Whoever kidnaps or abducts any person with intent to cause that person to be secretly and wrongfully confined, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

(4) Whoever kidnaps or abducts any person in order that such person may be subjected, or may be so disposed of as to be put in danger of being subjected to grievous hurt, or slavery, or to the unnatural lust of any person, or knowing it to be likely that such person will be so subjected or disposed of, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

139. Whoever imports into India from any country outside India any girl under the age Importation of 30 of twenty-one years or any boy under the age of eighteen years with intent that girl or boy girl or boy from foreign may be, or knowing it to be likely that girl or boy will be, forced or seduced to illicit intercourse country. with another person, shall be punishable with imprisonment which may extend to ten years and shall also be liable to fine. Wrongfully 140. Whoever, knowing that any person has been kidnapped or has been abducted, concealing or wrongfully conceals or confines such person, shall be punished in the same manner as if he 35 keeping in had kidnapped or abducted such person with the same intention or knowledge, or for the confinement. same purpose as that with or for which he conceals or detains such person in confinement. kidnapped or abducted person. 141. (1) Whoever, for the purpose of exploitation, recruits, transports, harbours, Trafficking of transfers, or receives, a person or persons, byperson. 40 (a) using threats; or (b) using force, or any other form of coercion; or (c) by abduction; or (d) by practicing fraud, or deception; or

(e) by abuse of power; or

(*f*) by inducement, including the giving or receiving of payments or benefits, in order to achieve the consent of any person having control over the person recruited, transported, harboured, transferred or received,

commits the offence of trafficking.

5 *Explanation* 1.—The expression "exploitation" shall include any act of physical exploitation or any form of sexual exploitation, slavery or practices similar to slavery, servitude, beggary or forced removal of organs.

*Explanation* 2.—The consent of the victim is immaterial in determination of the offence of trafficking.

10 (2) Whoever commits the offence of trafficking shall be punished with rigorous imprisonment for a term which shall not be less than seven years, but which may extend to ten years, and shall also be liable to fine.

(3) Where the offence involves the trafficking of more than one person, it shall be punishable with rigorous imprisonment for a term which shall not be less than ten years but
 <sup>15</sup> which may extend to imprisonment for life, and shall also be liable to fine.

(4) Where the offence involves the trafficking of a child below the age of eighteen years, it shall be punishable with rigorous imprisonment for a term which shall not be less than ten years, but which may extend to imprisonment for life, and shall also be liable to fine.

(5) Where the offence involves the trafficking of more than one child below the age of eighteen years, it shall be punishable with rigorous imprisonment for a term which shall not be less than fourteen years, but which may extend to imprisonment for life, and shall also be liable to fine.

(6) If a person is convicted of the offence of trafficking of child below the age of eighteen years on more than one occasion, then such person shall be punished with
 <sup>25</sup> imprisonment for life, which shall mean imprisonment for the remainder of that person's natural life, and shall also be liable to fine.

(7) When a public servant or a police officer is involved in the trafficking of any person then, such public servant or police officer shall be punished with imprisonment for life, which shall mean imprisonment for the remainder of that person's natural life, and shall also be liable to fine.

**142.** (1) Whoever, knowingly or having reason to believe that a child below the age of eighteen years has been trafficked, engages such child for sexual exploitation in any manner, shall be punished with rigorous imprisonment for a term which shall not be less than five years, but which may extend to ten years, and shall also be liable to fine.

35 (2) Whoever, knowingly by or having reason to believe that a person has been trafficked, engages such person for sexual exploitation in any manner, shall be punished with rigorous imprisonment for a term which shall not be less than three years, but which may extend to seven years, and shall also be liable to fine.

Whoever habitually imports, exports, removes, buys, sells, traffics or deals in
 slaves, shall be punished with imprisonment for life, or with imprisonment of either description
 for a term not exceeding ten years, and shall also be liable to fine.

**144.** Whoever unlawfully compels any person to labour against the will of that person, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

Exploitation of a trafficked person.

Habitual dealing in slaves.

Unlawful compulsory labour.

Yellow = Same text as the IPC**Red** = Changes within provisions

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

5

48

#### CHAPTER VII

#### OF OFFENCES AGAINST THE STATE

145. Whoever wages war against the Government of India, or attempts to wage such Waging, or attempting to war, or abets the waging of such war, shall be punished with death, or imprisonment for life wage war, or and shall also be liable to fine. abetting waging of war, Illustration. against Government of India. defined in this section. 146. Whoever within or without and beyond India conspires to commit any of the Conspiracy to commit offences punishable by section 145. ten years, and shall also be liable to fine. Explanation.—To constitute a conspiracy under this section, it is not necessary that any act or illegal omission shall take place in pursuance thereof. 147. Whoever collects men, arms or ammunition or otherwise prepares to wage war Collecting arms, etc., with the intention of either waging or being prepared to wage war against the Government of with intention India, shall be punished with imprisonment for life or imprisonment of either description for of waging war a term not exceeding ten years, and shall also be liable to fine. against Government of India. 148. Whoever by any act, or by any illegal omission, conceals the existence of a Concealing with intent to facilitate design to wage war. ten years, and shall also be liable to fine. **149.**Whoever, with the intention of inducing or compelling the President of India, or Assaulting President Governor, etc., with intent to compel or restrain exercise of any description for a term which may extend to seven years, and shall also be liable to fine. lawful power. **150.** Whoever, purposely or knowingly, by words, either spoken or written, or by Acts endangering signs, or by visible representation, or by electronic communication or by use of financial sovereignty mean, or otherwise, excites or attempts to excite, secession or armed rebellion or subversive unity and activities, or encourages feelings of separatist activities or endangers sovereignty or unity integrity of

A joins an insurrection against the Government of India. A has committed the offence

offences punishable by section 145, or conspires to overawe, by means of criminal force or 10 the show of criminal force, the Central Government or any State Government, shall be punished with imprisonment for life, or with imprisonment of either description which may extend to

15

20 design to wage war against the Government of India, intending by such concealment to facilitate, or knowing it to be likely that such concealment will facilitate, the waging of such war, shall be punished with imprisonment of either description for a term which may extend to

2.5 Governor of any State, to exercise or refrain from exercising in any manner any of the lawful powers of such President or Governor, assaults or wrongfully restrains, or attempts wrongfully to restrain, or overawes, by means of criminal force or the show of criminal force, or attempts so to overawe, such President or Governor, shall be punished with imprisonment of either 30

India.

and integrity of India; or indulges in or commits any such act shall be punished with 35 imprisonment for life or with imprisonment which may extend to seven years and shall also be liable to fine.

*Explanation.*—Comments expressing disapprobation of the measures, or administrative or other action of the Government with a view to obtain their alteration by lawful means without exciting or attempting to excite the activities referred to in this section.

Waging war agaisnt Government of any foreign State at peace with Government of India.

151. Whoever wages war against the Government of any foreign State at peace with the Government of India or attempts to wage such war, or abets the waging of such war, shall be punished with imprisonment for life, to which fine may be added, or with imprisonment of either description for a term which may extend to seven years, to which fine may be added, or with fine.

45

40

49

**152.** Whoever commits depredation, or makes preparations to commit depredation, on the territories of any foreign State at peace with the Government of India, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine and to forfeiture of any property used or intended to be used in committing such depredation, or acquired by such depredation.

**153.** Whoever receives any property knowing the same to have been taken in the commission of any of the offences mentioned in sections 151 and 152, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine and to forfeiture of the property so received.

- <sup>10</sup> **154.** Whoever, being a public servant and having the custody of any State prisoner or prisoner of war, voluntarily allows such prisoner to escape from any place in which such prisoner is confined, shall be punished with imprisonment for life, or imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.
- 155. Whoever, being a public servant and having the custody of any State prisoner or prisoner of war, negligently suffers such prisoner to escape from any place of confinement in which such prisoner is confined, shall be punished with simple imprisonment for a term which may extend to three years, and shall also be liable to fine.
- 156. Whoever knowingly aids or assists any State prisoner or prisoner of war in escaping from lawful custody, or rescues or attempts to rescue any such prisoner, or harbours or conceals any such prisoner who has escaped from lawful custody, or offers or attempts to offer any resistance to the recapture of such prisoner, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

*Explanation.* —A State prisoner or prisoner of war, who is permitted to be at large on
 his parole within certain limits in India, is said to escape from lawful custody if he goes
 beyond the limits within which he is allowed to be at large.

#### CHAPTER VIII

#### OF OFFENCES RELATING TO THE ARMY, NAVY AND AIR FORCE

157. Whoever abets the committing of mutiny by an officer, soldier, sailor or airman, in the Army, Navy or Air Force subject to the Acts referred to in section 165 of the Government of India or attempts to seduce any such officer, soldier, sailor or airman from his allegiance or his duty, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

158. Whoever abets the committing of mutiny by an officer, soldier, sailor or airman, in the Army, Navy or Air Force of the Government of India, shall, if mutiny be committed in consequence of that abetment, be punished with death or with imprisonment for life, or imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

159. Whoever abets an assault by an officer, soldier, sailor or airman, in the Army,
Navy or Air Force of the Government of India, on any superior officer being in the execution of his office, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

Abetment of assault by soldier, sailor or airman on his superior office, when in execution of his office.

and 152. Public servant voluntarily allowing prisoner of sate or war to escape. Public servant negligently

Receiving property taken

by war or

depredation

mentioned in sections 151

suffering such prisoner to escape. Aiding escape

of rescuing or harbouring such prisoner.

Abetting mutiny, or attempting to seduce a soldier, sailor or airman from his duty.

Abetment of mutiny, if mutiny is committed in consequence

thereof.

# Yellow = Same text as the IPC Red = Changes within provisions

Green = Fresh additions

#### Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

1950. 1950. 1934.

50

	50	
Abetment of such assault, if assault committed.	<b>160.</b> Whoever abets an assault by an officer, soldier, sailor or airman, in the Army, Navy or Air Force of the Government of India, on any superior officer being in the execution of his office, shall, if such assault be committed in consequence of that abetment be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.	5
Abetment of desertion of soldier, sailor or airman.	<b>161.</b> Whoever abets the desertion of any officer, soldier, sailor or airman, in the Army, Navy or Air Force of the Government of India, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.	
Harbouring deserter.	<b>162.</b> Whoever, except as hereinafter excepted, knowing or having reason to believe that an officer, soldier, sailor or airman, in the Army, Navy or Air Force of the Government of India, has deserted, harbours such officer, soldier, sailor or airman, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine or with both.	10
	<i>Exception.</i> —This provision does not extend to the case in which the harbour is given by the spouse of the deserter.	15
Deserter concealed on board merchant vessel through negligence of master.	163. The master or person in charge of a merchant vessel, on board of which any deserter from the Army, Navy or Air Force of the Government of India is concealed, shall, though ignorant of such concealment, be liable to a penalty not exceeding three thousand rupees, if he might have known of such concealment but for some neglect of his duty as such master or person in charge, or but for some want of discipline on board of the vessel.	20
Abetment of act of insubordination by soldier, sailor or airman.	<b>164.</b> Whoever abets what he knows to be an act of insubordination by an officer, soldier, sailor or airman, in the Army, Navy or Air Force, of the Government of India, shall, if such act of insubordination be committed in consequence of that abetment, be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.	25
Persons subject to certain Acts.	<b>165.</b> No person subject to the Army Act, 1950 the Indian Navy (Discipline) Act, 1934, or the Air Force Act, 1950 shall be subject to punishment under this Sanhita for any of the offences defined in this Chapter.	46 of 1 45 of 1 34 of 1
Wearing garb or carrying token used by soldier, sailor or airman.	<b>166.</b> Whoever, not being a soldier, sailor or airman in the Army, Naval or Air service of the Government of India, wears any garb or carries any token resembling any garb or token used by such a soldier, sailor or airman with the intention that it may be believed that he is such a soldier, sailor or airman, shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to two thousand rupees, or with both.	30
	CHAPTER IX	35
	OF OFFENCES RELATING TO ELECTIONS	
Candidate, Electoral right	<b>167.</b> For the purposes of this Chapter—	
defined.	( <i>a</i> ) "candidate" means a person who has been nominated as a candidate at any election;	
	(b) "electoral right" means the right of a person to stand, or not to stand as, or to withdraw from being, a candidate or to vote or refrain from voting at an election.	40
Bribery.	<b>168.</b> (1) Whoever—	
	( <i>i</i> ) gives a gratification to any person with the object of inducing him or any other person to exercise any electoral right or of rewarding any person for having exercised any such right; or	45

Green = Fresh additions

51

(ii) accepts either for himself or for any other person any gratification as a reward for exercising any such right or for inducing or attempting to induce any other person to exercise any such right,

commits the offence of bribery:

Provided that a declaration of public policy or a promise of public action shall not be an offence under this section.

(2) A person who offers, or agrees to give, or offers or attempts to procure, a gratification shall be deemed to give a gratification.

(3) A person who obtains or agrees to accept or attempts to obtain a gratification shall
be deemed to accept a gratification, and a person who accepts a gratification as a motive for doing what he does not intend to do, or as a reward for doing what he has not done, shall be deemed to have accepted the gratification as a reward.

**169.** (1) Whoever voluntarily interferes or attempts to interfere with the free exercise of any electoral right commits the offence of undue influence at an election.

Undue influence at elections.

15 (2) Without prejudice to the generality of the provisions of sub-section (1), whoever—

(a) threatens any candidate or voter, or any person in whom a candidate or voter is interested, with injury of any kind; or

(b) induces or attempts to induce a candidate or voter to believe that he or any person in whom he is interested will become or will be rendered an object of Divine displeasure or of spiritual censure,

20

30

45

shall be deemed to interfere with the free exercise of the electoral right of such candidate or voter, within the meaning of sub-section (1).

(3) A declaration of public policy or a promise of public action or the mere exercise or
 a legal right without intent to interfere with an electoral right, shall not be deemed to be
 interference within the meaning of this section.

**170.** Whoever at an election applies for a voting paper on votes in the name of any other person, whether living or dead, or in a fictitious name, or who having voted once at such election applies at the same election for a voting paper in his own name, and whoever abets, procures or attempts to procure the voting by any person in any such way, commits the offence of personation at an election:

Provided that nothing in this section shall apply to a person who has been authorised to vote as proxy for an elector under any law for the time being in force in so far as he votes as a proxy for such elector.

171. Whoever commits the offence of bribery shall be punished with imprisonment ofPunishment35either description for a term which may extend to one year, or with fine, or with both:for bribery.

Provided that bribery by treating shall be punished with fine only.

*Explanation.*— "Treating" means that form of bribery where the gratification consists in food, drink, entertainment, or provision.

172. Whoever commits the offence of undue influence or personation at an electionshall be punished with imprisonment of either description for a term which may extend toone year or with fine, or with both.

**173.** Whoever with intent to affect the result of an election makes or publishes any statement purporting to be a statement of fact which is false and which he either knows or believes to be false or does not believe to be true, in relation to the personal character or conduct of any candidate shall be punished with fine.

Punishment for undue influence or personation at an election. False statement in connection with an election.

Yellow = Same text as the IPC **Red** = Changes within provisions Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

	52		
Illegal payments in connection with an election.	<b>174.</b> Whoever without the general or special authority in writing of a candidate incurs or authorises expenses on account of the holding of any public meeting, or upon any advertisement, circular or publication, or in any other way whatsoever for the purpose of promoting or procuring the election of such candidate, shall be punished with fine which may extend to ten thousand rupees:	5	
	Provided that if any person having incurred any such expenses not exceeding the amount of ten rupees without authority obtains within ten days from the date on which such expenses were incurred the approval in writing of the candidate, he shall be deemed to have incurred such expenses with the authority of the candidate.		
Failure to keep election accounts.	<b>175.</b> Whoever being required by any law for the time being in force or any rule having the force of law to keep accounts of expenses incurred at or in connection with an election fails to keep such accounts shall be punished with fine which may extend to five thousand rupees.	10	
	CHAPTER X		
	OF OFFENCES RELATING TO COIN, CURRENCY NOTES, BANK NOTES, AND GOVERNMENT STAMPS	15	
Counterfeiting coin, Government stamps, currency-notes	<b>176.</b> Whoever counterfeits, or knowingly performs any part of the process of counterfeiting, any coin, stamp issued by Government for the purpose of revenue, currency-note or bank-note, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.		
or bank-notes.	Explanation.—For the purposes of this Chapter,—	20	
	(1) the expression "bank-note" means a promissory note or engagement for the payment of money to bearer on demand issued by any person carrying on the business of banking in any part of the world, or issued by or under the authority of any State or Sovereign Power, and intended to be used as equivalent to, or as a substitute for money;	25	
	(2) "coin" shall have the same meaning assigned to it in section 2 of the Coinage		
	Act, 2011 and includes metal used for the time being as money and is stamped and issued by or under the authority of any State or Sovereign Power intended to be so used;		11 of 2011.
	(3) a person commits the offence of "counterfeiting Government stamp" who counterfeits by causing a genuine stamp of one denomination to appear like a genuine stamp of a different denomination;	30	
	(4) a person commits the offence of counterfeiting coin who intending to practice deception, or knowing it to be likely that deception will thereby be practiced, causes a genuine coin to appear like a different coin; and	35	
	(5) the offence of "counterfeiting coin" includes diminishing the weight or alteration of the composition, or alteration of the appearance of the coin.		
Using as genuine, forged or counterfeit coin, Government stamp, currency-notes or bank-notes.	<b>177.</b> Whoever sells or delivers to, or buys or receives from, any other person, or otherwise traffics or uses as genuine, any forged or counterfeit coin, stamp issued by Government for the purpose of revenue, currency-note or bank-note, knowing or having reason to believe the same to be forged or counterfeit, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.	40	
Possession of forged or counterfeit coin, Government stamp, currency-notes or bank-notes.	<b>178.</b> Whoever has in his possession any forged or counterfeit coin, stamp issued by Government for the purpose of revenue, currency-note or bank-note, knowing or having reason to believe the same to be forged or counterfeit and intending to use the same as genuine or that it may be used as genuine, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.	45	F

15

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

**179.** Whoever makes or mends, or performs any part of the process of making or mending, or buys or sells or disposes of, or has in his possession, any machinery, die, instrument or material for the purpose of being used, or knowing or having reason to believe that it is intended to be used, for forging or counterfeiting any coin, stamp issued by Government for the purpose of revenue, currency-note or bank-note, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

180. (1) Whoever makes, or causes to be made, or uses for any purpose whatsoever, or delivers to any person, any document purporting to be, or in any way resembling, or so
 nearly resembling as to be calculated to deceive, any currency-note or bank-note shall be punished with fine which may extend to three hundred rupees.

(2) If any person, whose name appears on a document the making of which is an offence under sub-section (1), refuses, without lawful excuse, to disclose to a police-officer on being so required the name and address of the person by whom it was printed or otherwise made, he shall be punished with fine which may extend to six hundred rupees.

(3) Where the name of any person appears on any document in respect of which any person is charged with an offence under sub-section (1) or on any other document used or distributed in connection with that document it may, until the contrary is proved, be presumed that the person caused the document to be made.

20 181. Whoever, fraudulently or with intent to cause loss to the Government, removes or effaces from any substance, bearing any stamp issued by Government for the purpose of revenue, any writing or document for which such stamp has been used, or removes from any writing or document a stamp which has been used for such writing or document, in order that such stamp may be used for a different writing or document, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or

with both.

**182.** Whoever, fraudulently or with intent to cause loss to the Government, uses for any purpose a stamp issued by Government for the purpose of revenue, which he knows to have been before used, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

**183.** Whoever, fraudulently or with intent to cause loss to Government, erases or removes from a stamp issued by Government for the purpose of revenue, any mark, put or impressed upon such stamp for the purpose of denoting that the same has been used, or knowingly has in his possession or sells or disposes of any such stamp from which such

35 mark has been erased or removed, or sells or disposes of any such stamp which he knows to have been used, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

# **184.** (1) Whoever—

(*a*) makes, knowingly utters, deals in or sells any fictitious stamp, or knowingly uses for any postal purpose any fictitious stamp; or

(b) has in his possession, without lawful excuse, any fictitious stamp; or

(c) makes or, without lawful excuse, has in his possession any die, plate, instrument or materials for making any fictitious stamp,

Makinhg or possessing instruments or materials for forging or counterfeiting coin. Government stamp, currency-notes or bank-notes.

Making or using documents resembling currency-notes or bank-notes..

Effacing writing from substance bearing Government stamp, or removing document a stamp used for it,with intent to cause loss to Government.

Using Government stamp known to have been before used.

Erasure of mark denoting that stamp has been used.

Prohibition of fictitious stamps.

#### 40

30

# shall be punished with fine which may extend to two hundred rupees.

(2) Any such stamp, die, plate, instrument or materials in the possession of any person for making any fictitious stamp may be seized and, if seized shall be forfeited.

(3) In this section "fictitious stamp" means any stamp falsely purporting to be issued by Government for the purpose of denoting a rate of postage, or any facsimile or imitation or 5 representation, whether on paper or otherwise, of any stamp issued by Government for that purpose.

(4) In this section and also in sections 176 to 179, and sections 181 to 183 both inclusive, the word "Government", when used in connection with, or in reference to any stamp issued for the purpose of denoting a rate of postage, shall, notwithstanding anything 10 in clause (11) of section 2, be deemed to include the person or persons authorised by law to administer executive Government in any part of India or in any foreign country.

Person employed in mint causing coin to be of different weight or composition from that fixed by law.

Unlawfully taking coining instrument from mints.

185. Whoever, being employed in any mint lawfully established in India, does any act, or omits what he is legally bound to do, with the intention of causing any coin issued from that mint to be of a different weight or composition from the weight or composition fixed by 15 law, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

186. Whoever, without lawful authority, takes out of any mint, lawfully established in India, any coining tool or instrument, shall be punished with imprisonment of either description 20for a term which may extend to seven years, and shall also be liable to fine.

# CHAPTER XI

#### OF OFFENCES AGAINST THE PUBLIC TRANQUILLITY

Unlawful assembly.

187. (1) An assembly of five or more persons is designated an "unlawful assembly", if the common object of the persons composing that assembly is-

(a) to overawe by criminal force, or show of criminal force, the Central Government or any State Government or Parliament or the Legislature of any State, or any public servant in the exercise of the lawful power of such public servant; or

(b) to resist the execution of any law, or of any legal process; or

(c) to commit any mischief or criminal trespass, or other offence; or

25

30

(d) by means of criminal force, or show of criminal force, to any person, to take or obtain possession of any property, or to deprive any person of the enjoyment of a right of way, or of the use of water or other incorporeal right of which he is in possession or enjoyment, or to enforce any right or supposed right; or

(e) by means of criminal force, or show of criminal force, to compel any person to 35 do what he is not legally bound to do, or to omit to do what he is legally entitled to do.

*Explanation.*—An assembly which was not unlawful when it assembled, may subsequently become an unlawful assembly.

(2) Whoever, being aware of facts which render any assembly an unlawful assembly, intentionally joins that assembly, or continues in it, is said to be a member of an unlawful 40 assembly and such member shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

(3) Whoever joins or continues in an unlawful assembly, knowing that such unlawful assembly has been commanded in the manner prescribed by law to disperse, shall be punished with imprisonment of either description for a term which may extend to two years, or with 45 fine, or with both.

20

(4) Whoever, being armed with any deadly weapon, or with anything which, used as a weapon of offence, is likely to cause death, is a member of an unlawful assembly, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

(5) Whoever knowingly joins or continues in any assembly of five or more persons likely to cause a disturbance of the public peace, after such assembly has been lawfully commanded to disperse, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

*Explanation.*—If the assembly is an unlawful assembly within the meaning of sub-section (1), the offender shall be punishable under sub-section (3).

(6) Whoever hires or engages, or employs, or promotes, or connives at the hiring, engagement or employment of any person to join or become a member of any unlawful assembly, shall be punishable as a member of such unlawful assembly, and for any offence which may be committed by any such person as a member of such unlawful assembly in

<sup>15</sup> pursuance of such hiring, engagement or employment, in the same manner as if he had been a member of such unlawful assembly, or himself had committed such offence.

(7) Whoever harbours, receives or assembles, in any house or premises in his occupation or charge, or under his control any persons knowing that such persons have been hired, engaged or employed, or are about to be hired, engaged or employed, to join or become members of an unlawful assembly, shall be punished with imprisonment of either

description for a term which may extend to six months, or with fine, or with both.

(8) Whoever is engaged, or hired, or offers or attempts to be hired or engaged, to do or assist in doing any of the acts specified in sub-section (1), shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

25 (9) Whoever, being so engaged or hired as referred to in sub-section (8), goes armed, or engages or offers to go armed, with any deadly weapon or with anything which used as a weapon of offence is likely to cause death, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

188. If an offence is committed by any member of an unlawful assembly in prosecution
of the common object of that assembly, or such as the members of that assembly knew to be
likely to be committed in prosecution of that object, every person who, at the time of the
committing of that offence, is a member of the same assembly, is guilty of that offence.

Every member of unlawful assembly guilty of offence committed in persecution of common object.

189. (1) Whenever force or violence is used by an unlawful assembly, or by any Rioting.
 member thereof, in prosecution of the common object of such assembly, every member of such assembly is guilty of the offence of rioting.

(2) Whoever is guilty of rioting, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

(3) Whoever is guilty of rioting, being armed with a deadly weapon or with anything which, used as a weapon of offence, is likely to cause death, shall be punished with
imprisonment of either description for a term which may extend to five years, or with fine, or with both.

**190.**Whoever malignantly, or wantonly by doing anything which is illegal, gives provocation to any person intending or knowing it to be likely that such provocation will cause the offence of rioting to be committed, shall, if the offence of rioting be committed in

45 consequence of such provocation, be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both; and if the offence of rioting be not committed, with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

Wantonly giving provocation with intent to cause riot-if rioting be committed; if not committed. Liability of

occupier, etc., of land on

owner,

which an

unlawful

place.

assembly or riot takes 56

**191.** (1) Whenever any unlawful assembly or riot takes place, the owner or occupier of the land upon which such unlawful assembly is held, or such riot is committed, and any person having or claiming an interest in such land, shall be punishable with fine not exceeding one thousand rupees, if he or his agent or manager, knowing that such offence is being or has been committed, or having reason to believe it is likely to be committed, do not give the earliest notice thereof in his or their power to the officer in charge at the nearest police-station, and do not, in the case of his or their having reason to believe that it was about to be committed, use all lawful means in his or their power to grevent it and, in the event of its taking place, do not use all lawful means in his or their power to disperse or suppress the riot or unlawful assembly.

(2) Whenever a riot is committed for the benefit or on behalf of any person who is the owner or occupier of any land respecting which such riot takes place or who claims any interest in such land, or in the subject of any dispute which gave rise to the riot, or who has accepted or derived any benefit therefrom, such person shall be punishable with fine, if he or his agent or manager, having reason to believe that such riot was likely to be committed or 15 that the unlawful assembly by which such riot was committed was likely to be held, shall not respectively use all lawful means in his or their power to prevent such assembly or riot from taking place, and for suppressing and dispersing the same.

(3) Whenever a riot is committed for the benefit or on behalf of any person who is the owner or occupier of any land respecting which such riot takes place, or who claims any interest in such land, or in the subject of any dispute which gave rise to the riot, or who has accepted or derived any benefit therefrom, the agent or manager of such person shall be punishable with fine, if such agent or manager, having reason to believe that such riot was likely to be committed, or that the unlawful assembly by which such riot was committed was likely to be held, shall not use all lawful means in his power to prevent such riot or assembly 25 from taking place and for suppressing and dispersing the same.

Affray.

Assaulting or obstructing

public servant

when supperssing

riot, etc.

**192.** (1) When two or more persons, by fighting in a public place, disturb the public peace, they are said to commit an affray.

(2) Whoever commits an affray, shall be punished with imprisonment of either description
 for a term which may extend to one month, or with fine which may extend to one thousand
 <sup>30</sup> rupees, or with both.

**193.** (1) Whoever assaults or obstructs any public servant or uses criminal force on any public servant in the discharge of his duty in endeavouring to disperse an unlawful assembly, or to suppress a riot or affray, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine which shall not be less than twenty-five thousand rupees, or with both.

(2) Whoever threatens to assault or attempts to obstruct any public servant or threaten or attempts to use criminal force to any public servant in the discharge of his duty in endeavouring to disperse an unlawful assembly, or to suppress a riot or affray, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

Promoting enmity between different groups on ground of religion, race, place of birth, residence, language, etc., and doing acts prejudicial to maintenance of harmony.

#### **194.** (1) Whoever—

(a) by words, either spoken or written, or by signs or by visible representations
 or through electronic communication or otherwise, promotes or attempts to promote,
 on grounds of religion, race, place of birth, residence, language, caste or community or
 45
 any other ground whatsoever, disharmony or feelings of enmity, hatred or ill-will
 between different religious, racials, language or regional groups or castes or
 communities; or

Yellow = Same text as the IPC Red = Changes within provisions

25

35

40

Green = Fresh additions

57

(b) commits any act which is prejudicial to the maintenance of harmony between different religious, racial, language or regional groups or castes or communities, and which disturbs or is likely to disturb the public tranquility; or

(c) organises any exercise, movement, drill or other similar activity intending that
 the participants in such activity shall use or be trained to use criminal force or violence or knowing it to be likely that the participants in such activity will use or be trained to use criminal force or violence, or participates in such activity intending to use or be trained to use criminal force or violence or knowing it to be likely that the participants in such activity intending to use or be trained to use criminal force or violence or knowing it to be likely that the participants in such activity will use or be trained to use criminal force or violence, against any religious, racial, language or regional group or caste or community and such activity for any reason whatsoever causes or is likely to cause fear or alarm or a feeling of insecurity amongst members of such religious, racial, language or regional group or caste or community,

shall be punished with imprisonment which may extend to three years, or with fine, or with
 both.

(2) Whoever commits an offence specified in sub-section (1) in any place of worship or in any assembly engaged in the performance of religious worship or religious ceremonies, shall be punished with imprisonment which may extend to five years and shall also be liable to fine.

<sup>20</sup> **195.** (1) Whoever, by words either spoken or written or by signs or by visible representations or through electronic communication or otherwise,—

Imputations, assertions prejudicial to national integration.

(*a*) makes or publishes any imputation that any class of persons cannot, by reason of their being members of any religious, racial, language or regional group or caste or community, bear true faith and allegiance to the Constitution of India as by law established or uphold the sovereignty and integrity of India; or

(b) asserts, counsels, advises, propagates or publishes that any class of persons shall, by reason of their being members of any religious, racial, language or regional group or caste or community, be denied, or deprived of their rights as citizens of India; or

(c) makes or publishes any assertion, counsel, plea or appeal concerning the
 obligation of any class of persons, by reason of their being members of any religious,
 racial, language or regional group or caste or community, and such assertion, counsel,
 plea or appeal causes or is likely to cause disharmony or feelings of enmity or hatred or
 ill-will between such members and other persons; or

(*d*) makes or publishes false or misleading information jeopardising the sovereignty unity and integrity or security of India,

shall be punished with imprisonment which may extend to three years, or with fine, or with both.

(2) Whoever commits an offence specified in sub-section (1) in any place of worship or in any assembly engaged in the performance of religious worship or religious ceremonies, shall be punished with imprisonment which may extend to five years and shall also be liable to fine.

# CHAPTER XII

 $O\!\!\!\!\! F$  offences by or relating to public servants

196. Whoever, being a public servant, knowingly disobeys any direction of the law as to the way in which he is to conduct himself as such public servant, intending to cause, or knowing it to be likely that he will by such disobedience, cause injury to any person, shall be punished with simple imprisonment for a term which may extend to one year, or with fine, or with both.

Public servant disobeying law, with intent to cause injury to any person.

# 58

# Illustration.

A, being an officer directed by law to take property in execution, in order to satisfy a decree pronounced in Z's favour by a Court, knowingly disobeys that direction of law, with the knowledge that he is likely thereby to cause injury to Z. A has committed the offence defined in this section.

Public servant disobeying direction under law. 197. Whoever, being a public servant,—

(*a*) knowingly disobeys any direction of the law which prohibits him from requiring the attendance at any place of any person for the purpose of investigation into an offence or any other matter; or

(*b*) knowingly disobeys, to the prejudice of any person, any other direction of 10 the law regulating the manner in which he shall conduct such investigation; or

(c) fails to record any information given to him under sub-section (1) of section 174 of the Bhartiya Nagarik Suraksha Sanhita, 2023 in relation to cognizable offence punishable under section 64, section 65 section 66, section 67, section 68, section 71, section 73, section 76, section 122 or section 141 or section 142,

15

shall be punished with rigorous imprisonment for a term which shall not be less than six months but which may extend to two years, and shall also be liable to fine.

**198.** Whoever, being in charge of a hospital, public or private, whether run by the

Punishment Central Government, the State Government, local bodies or any other person, contravenes for nonthe provisions of section 449 of the Bharatiya Nagarik Suraksha Sanhita, 2023, shall be 20 treatment of punished with imprisonment for a term which may extend to one year or with fine or with victim. both. **199.** Whoever, being a public servant, and being, as such public servant, charged with Public servant the preparation or translation of any document or electronic record, frames, prepares or framing an translates that document or electronic record in a manner which he knows or believes to be 25 incorrect document with incorrect, intending thereby to cause or knowing it to be likely that he may thereby cause intent to cause injury to any person, shall be punished with imprisonment of either description for a term iniury. which may extend to three years, or with fine, or with both. 200. Whoever, being a public servant, and being legally bound as such public servant not to engage in trade, engages in trade, shall be punished with simple imprisonment for a 30 Public servant unlawfully term which may extend to one year, or with fine, or with both or with community service. engaging in trade. **201.** Whoever, being a public servant, and being legally bound as such public servant, Public servant not to purchase or bid for certain property, purchases or bids for that property, either in his unlawfullv own name or in the name of another, or jointly, or in shares with others, shall be punished buying or with simple imprisonment for a term which may extend to two years, or with fine, or with both: 35 bidding for property. and the property, if purchased, shall be confiscated. 202. Whoever pretends to hold any particular office as a public servant, knowing that he does not hold such office or falsely personates any other person holding such office, and Personating a public servant. in such assumed character does or attempts to do any act under colour of such office, shall be punished with imprisonment of either description for a term which shall not be less than 40 six months but which may extend to three years and with fine. 203. Whoever, not belonging to a certain class of public servants, wears any garb or Wearing garb carries any token resembling any garb or token used by that class of public servants, with or carrying the intention that it may be believed, or with the knowledge that it is likely to be believed, that token used by public servant he belongs to that class of public servants, shall be punished with imprisonment of either 45 with fraudulent description for a term which may extend to three months, or with fine which may extend to intent. five thousand rupees, or with both.

10

15

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

59

# CHAPTER XIII

#### OF CONTEMPTS OF THE LAWFUL AUTHORITY OF PUBLIC SERVANTS

**204.** Whoever absconds in order to avoid being served with a summons, notice or order proceeding from any public servant legally competent, as such public servant, to issue such summons, notice or order,—

Absconding to avoid service of summons or other proceeding.

Preventing service of

summons or

preventing

publication

thereof.

other proceeding, or

(*a*) shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five thousand rupees, or with both;

(b) where such summons or notice or order is to attend in person or by agent, or to produce a document or an electronic record in a Court shall punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to ten thousand rupees, or with both.

**205.** Whoever in any manner intentionally prevents the serving on himself, or on any other person, of any summons, notice or order proceeding from any public servant legally competent, as such public servant, to issue such summons, notice or order, or intentionally prevents the lawful affixing to any place of any such summons, notice or orderor intentionally

removes any such summons, notice or order from any place to which it is lawfully affixed or intentionally prevents the lawful making of any proclamation, under the authority of any public servant legally competent, as such public servant, to direct such proclamation to be made,—

20

25

35

40

(*a*) shall be punished with simple imprisonment for a term which may extend to one month or with fine which may extend to five thousand rupees, or with both;

(b) where the summons, notice, order or proclamation is to attend in person or by agent, or to produce a document or electronic record in a Court with simple imprisonment for a term which may extend to six months, or with fine which may extend to ten thousand rupees, or with both.

206. Whoever, being legally bound to attend in person or by an agent at a certain place and time in obedience to a summons, notice, order, or proclamation proceeding from any public servant legally competent, as such public servant, to issue the same, intentionally omits to attend at that place or time or departs from the place where he is bound to attend
30 before the time at which it is lawful for him to depart,—

(*a*) shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five thousand rupees, or with both;

(b) where the summons, notice, order or proclamation is to attend in person or by agent in a Court with simple imprisonment for a term which may extend to six months, or with fine which may extend to ten thousand rupees, or with both.

#### Illustrations.

(*a*) A, being legally bound to appear before a High Court, in obedience to a subpoena issuing from that Court, intentionally omits to appear. A has committed the offence defined in this section.

(b) A, being legally bound to appear before a District Judge, as a witness, in obedience to a summons issued by that District Judge intentionally omits to appear. A has committed the offence defined in this section.

207. Whoever fails to appear at the specified place and the specified time as required by a proclamation published under sub-section (1) of section 84 of the Bhartiya Nagarik
45 Suraksha Sanhita, 2023 shall be punished with imprisonment for a term which may extend to three years or with fine or with both or with community service, and where a declaration has been made under sub-section (4) of that section pronouncing him as a proclaimed offender, he shall be punished with imprisonment for a term which may extend to seven years and shall also be liable to fine.

attendance in obedience to an order from public servant.

Non-

Nonappearance in

response to a proclamation under section 82 of Bhartiya Nagarik Suraksha Sunhita 2023.

# Yellow = Same text as the IPC

Red = Changes within provisions

Green = Fresh additions

35

60

Omission to produce document to public servant by person legally bound to produce it.	<b>208.</b> Whoever, being legally bound to produce or deliver up any document or electronic record to any public servant, as such, intentionally omits so to produce or deliver up the same,—			
	(a) shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five thousand rupees, or with both;			
	(b) and where the document or electronic record is to be produced or delivered up to a Court with simple imprisonment for a term which may extend to six months, or with fine which may extend to ten thousand rupees, or with both.			
	Illustration.			
Omission to give notice or information to public servant by person legally bound to give it.	A, being legally bound to produce a document before a District Court, intentionally omits to produce the same. A has committed the offence defined in this section.	10		
	<b>209.</b> Whoever, being legally bound to give any notice or to furnish information on any subject to any public servant, as such, intentionally omits to give such notice or to furnish such information in the manner and at the time required by law,—			
	(a) shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five thousand rupees, or with both;	15		
	(b) where the notice or information required to be given respects the commission of an offence, or is required for the purpose of preventing the commission of an offence, or in order to the apprehension of an offender, with simple imprisonment for a term which may extend to six months, or with fine which may extend to ten thousand rupees, or with both;	20		
Furnishing false information.	(c) where the notice or information required to be given is required by an order passed under section 447 of the Bhartiya Nagarik Suraksha Sanhita, 2023 with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.	25		
	<b>210.</b> Whoever, being legally bound to furnish information on any subject to any public servant, as such, furnishes, as true, information on the subject which he knows or has reason to believe to be false,—			
	( <i>a</i> ) shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both;	30		
	(b) where the information which he is legally bound to give respects the commission of an offence, or is required for the purpose of preventing the commission			

(b) where the information which he is legally bound to give respects the commission of an offence, or is required for the purpose of preventing the commission of an offence, or in order to the apprehension of an offender, with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

#### Illustrations.

(*a*) A, a landholder, knowing of the commission of a murder within the limits of his estate, wilfully misinforms the Magistrate of the district that the death has occurred by accident in consequence of the bite of a snake. A is guilty of the offence defined in this section.

(b) A, a village watchman, knowing that a considerable body of strangers has 40 passed through his village in order to commit a dacoity in the house of Z, residing in a neighbouring place, and being section 28 of the Bhartiya Nagarik Suraksha Sanhita, 2023 to give early and punctual information of the above fact to the officer of the nearest police-station, wilfully misinforms the police officer that a body of suspicious characters passed through the village with a view to commit dacoity in a certain distant 45 place in a different direction. Here A is guilty of the offence defined in the latter part of this section.

30

35

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

61

*Explanation.*—In section 209 and in this section the word "offence" include any act committed at any place out of India, which, if committed in India, would be punishable under any of the following sections, namely, 97, 99, 172, 173, 174, 175, 301, clauses (*b*) to (*d*) of section 303, sections 304, 305, 306, 320, 325 and 326 and the word "offender" includes any person who is alleged to have been guilty of any such act.

**211.** Whoever refuses to bind himself by an oath or affirmation to state the truth, when required so to bind himself by a public servant legally competent to require that he shall so bind himself, shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both.

- 10 **212.** Whoever, being legally bound to state the truth on any subject to any public servant, refuses to answer any question demanded of him touching that subject by such public servant in the exercise of the legal powers of such public servant, shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both.
- 15 **213.** Whoever refuses to sign any statement made by him, when required to sign that statement by a public servant legally competent to require that he shall sign that statement, shall be punished with simple imprisonment for a term which may extend to three months, or with fine which may extend to three thousand rupees, or with both.

**214.** Whoever, being legally bound by an oath or affirmation to state the truth on any subject to any public servant or other person authorised by law to administer such oath or affirmation, makes, to such public servant or other person as aforesaid, touching that subject, any statement which is false, and which he either knows or believes to be false or does not believe to be true, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

25 **215.** Whoever gives to any public servant any information which he knows or believes to be false, intending thereby to cause, or knowing it to be likely that he will thereby cause, such public servant—

(*a*) to do or omit anything which such public servant ought not to do or omit if the true state of facts respecting which such information is given were known by him; or

(b) to use the lawful power of such public servant to the injury or annoyance of any person,

shall be punished with imprisonment of either description for a term which may extend to one year, or with fine which may extend to ten thousand rupees, or with both.

# Illustrations.

(a) A informs a Magistrate that Z, a police-officer, subordinate to such Magistrate, has been guilty of neglect of duty or misconduct, knowing such information to be false, and knowing it to be likely that the information will cause the Magistrate to dismiss Z. A has committed the offence defined in this section.

40 (b) A falsely informs a public servant that Z has contraband salt in a secret place, knowing such information to be false, and knowing that it is likely that the consequence of the information will be a search of Z's premises, attended with annoyance to Z. A has committed the offence defined in this section.

Refusing oath or affirmation when duly required by public servant to make it.

Refusing to answer public servant authorised to question.

Refusing to sign statement.

#### False statement on oath or affirmation to public sevant or person authorised to administer an oath or affirmation.

False information, with intent to cause public servant to use his lawful power to the injury of another person.

10

25

30

62

(c) A falsely informs a policeman that he has been assaulted and robbed in the neighbourhood of a particular village. He does not mention the name of any person as one of his assailants, but knows it to be likely that in consequence of this information the police will make enquiries and institute searches in the village to the annoyance of the villagers or some of them. A has committed an offence under this section.

Resistance to the taking of property by the lawful authority of a public servant.

Obstructing sale of property offered for sale by authority of public servant.

Illegal purchase or bid for property offered for sale by authority of public servant.

Obstructing public servant in discharge of public functions.

Omission to assist public servant when bound by law to give assistance

Disobedience to order duly promulgated by public servant. **216.** Whoever offers any resistance to the taking of any property by the lawful authority of any public servant, knowing or having reason to believe that he is such public servant, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to ten thousand rupees, or with both.

**217.** Whoever intentionally obstructs any sale of property offered for sale by the lawful authority of any public servant, as such, shall be punished with imprisonment of either description for a term which may extend to one month, or with fine which may extend to five thousand rupees, or with both.

**218.** Whoever, at any sale of property held by the lawful authority of a public 15 servant, as such, purchases or bids for any property on account of any person, whether himself or any other, whom he knows to be under a legal incapacity to purchase that property at that sale, or bids for such property not intending to perform the obligations under which he lays himself by such bidding, shall be punished with imprisonment of either description for a term which may extend to one month, or with fine which may 20 extend to two hundred rupees, or with both.

**219.** Whoever voluntarily obstructs any public servant in the discharge of his public functions, shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to two thousand five hundred rupees, or with both.

**220.** Whoever, being bound by law to render or furnish assistance to any public servant in the execution of his public duty, intentionally omits to give such assistance,—

(*a*) shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to two thousand five hundred rupees, or with both;

(*b*) and where such assistance be demanded of him by a public servant legally competent to make such demand for the purposes of executing any process lawfully issued by a Court or of preventing the commission of an offence, or suppressing a riot, or affray, or of apprehending a person charged with or guilty of an offence, or of having escaped from lawful custody, shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both.

**221.** Whoever, knowing that, by an order promulgated by a public servant lawfully empowered to promulgate such order, he is directed to abstain from a certain act, or to take certain order with certain property in his possession or under his management, disobeys 40 such direction,—

(*a*) shall, if such disobedience causes or tends to cause obstruction, annoyance or injury, or risk of obstruction, annoyance or injury, to any persons lawfully employed, be punished with simple imprisonment for a term which may extend to six months or with fine which may extend to two thousand five hundred rupees, or with both; (b) and where such disobedience causes or tends to cause danger to human life, health or safety, or causes or tends to cause a riot or affray, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine which may extend to five thousand rupees, or with both.

5 *Explanation.*—It is not necessary that the offender should intend to produce harm, or contemplate his disobedience as likely to produce harm. It is sufficient that he knows of the order which he disobeys, and that his disobedience produces, or is likely to produce, harm.

### Illustration.

- 10 An order is promulgated by a public servant lawfully empowered to promulgate such order, directing that a religious procession shall not pass down a certain street. A knowingly disobeys the order, and thereby causes danger of riot. A has committed the offence defined in this section.
- **222.** Whoever holds out any threat of injury to any public servant, or to any person in whom he believes that public servant to be interested, for the purpose of inducing that public servant to do any act, or to forbear or delay to do any act, connected with the exercise of the public functions of such public servant, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.
- **223.** Whoever holds out any threat of injury to any person for the purpose of inducing that person to refrain or desist from making a legal application for protection against any injury to any public servant legally empowered as such to give such protection, or to cause such protection to be given, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.
- **224.** Whoever attempts to commit suicide with the intent to compel or restrain any public servant from discharging his official duty shall be punished with simple imprisonment for a term which may extend to one year or with fine or with both or with community service.

### CHAPTER XIV

OF FALSE EVIDENCE AND OFFENCES AGAINST PUBLIC JUSTICE

30 225. Whoever, being legally bound by an oath or by an express provision of law to Gir state the truth, or being bound by law to make a declaration upon any subject, makes any statement which is false, and which he either knows or believes to be false or does not believe to be true, is said to give false evidence.

*Explanation* 1.—A statement is within the meaning of this section, whether it is made verbally or otherwise.

*Explanation* 2.—A false statement as to the belief of the person attesting is within the meaning of this section, and a person may be guilty of giving false evidence by stating that he believes a thing which he does not believe, as well as by stating that he knows a thing which he does not know.

40

#### Illustrations.

(a) A, in support of a just claim which B has against Z for one thousand rupees, falsely swears on a trial that he heard Z admit the justice of B's claim. A has given false evidence.

Threat of injury to public servant.

Threat of injury to induce person to refrain from applying for protection to public servant.

Attempt to commit suicide to compel or restraint exercise of lawful power.

Giving false evidence.

(b) A, being bound by an oath to state the truth, states that he believes a certain signature to be the handwriting of Z, when he does not believe it to be the handwriting of Z. Here A states that which he knows to be false, and therefore gives false evidence.

(c) A, knowing the general character of Z's handwriting, states that he believes a certain signature to be the handwriting of Z; A in good faith believing it to be so. Here A's statement is merely as to his belief, and is true as to his belief, and therefore, although the signature may not be the handwriting of Z, A has not given false evidence.

(d) A, being bound by an oath to state the truth, states that he knows that Z was at a particular place on a particular day, not knowing anything upon the subject. A gives false evidence whether Z was at that place on the day named or not.

10

(e) A, an interpreter or translator, gives or certifies as a true interpretation or translation of a statement or document which he is bound by oath to interpret or translate truly, that which is not and which he does not believe to be a true interpretation or translation. A has given false evidence.

Fabricating false evidence.

**226.** Whoever causes any circumstance to exist or makes any false entry in any 15 book or record, or electronic record or makes any document or electronic record containing a false statement, intending that such circumstance, false entry or false statement may appear in evidence in a judicial proceeding, or in a proceeding taken by law before a public servant as such, or before an arbitrator, and that such circumstance, false entry or false statement, so appearing in evidence, may cause any person who in such proceeding is to 20 form an opinion upon the evidence, to entertain an erroneous opinion touching any point material to the result of such proceeding is said "to fabricate false evidence".

## Illustrations.

(*a*) A puts jewels into a box belonging to Z, with the intention that they may be found in that box, and that this circumstance may cause Z to be convicted of theft. A has 25 fabricated false evidence.

(b) A makes a false entry in his shop-book for the purpose of using it as corroborative evidence in a Court. A has fabricated false evidence.

(c) A, with the intention of causing Z to be convicted of a criminal conspiracy, writes a letter in imitation of Z's handwriting, purporting to be addressed to an accomplice in such criminal conspiracy, and puts the letter in a place which he knows that the officers of the police are likely to search. A has fabricated false evidence.

Punishment for false evidence. **227.** (1) Whoever intentionally gives false evidence in any of a judicial proceeding, or fabricates false evidence for the purpose of being used in any stage of a judicial proceeding, shall be punished with imprisonment of either description for a term which 35 may extend to seven years, and shall also be liable to fine which may extend to ten thousand rupees.

(2) Whoever intentionally gives or fabricates false evidence in any case other than that referred to in sub-section (1), shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine which may 40 extend to five thousand rupees.

Green = Fresh additions

# Explanation 1.—A trial before a Court-martial is a judicial proceeding.

*Explanation* 2.—An investigation directed by law preliminary to a proceeding before a Court is a stage of a judicial proceeding, though that investigation may not take place before a Court.

#### Illustration.

A, in an enquiry before a Magistrate for the purpose of ascertaining whether Z ought to be committed for trial, makes on oath a statement which he knows to be false. As this enquiry is a stage of a judicial proceeding, A has given false evidence.

*Explanation* 3.—An investigation directed by a Court according to law, and conducted under the authority of a Court is a stage of a judicial proceeding, though that investigation may not take place before a Court.

#### Illustration.

A, in an enquiry before an officer deputed by a Court to ascertain on the spot the boundaries of land, makes on oath a statement which he knows to be false. As this enquiry is a stage of a judicial proceeding, A has given false evidence.

228. (1) Whoever gives or fabricates false evidence, intending thereby to cause, or knowing it to be likely that he will thereby cause, any person to be convicted of an offence which is capital by the law for the time being in force in India shall be punished with imprisonment for life, or with rigorous imprisonment for a term which may extend to20 ten years, and shall also be liable to fine which may extend to fifty thousand rupees.

(2) If an innocent person be convicted and executed in consequence of false evidence referred in sub-section (1), the person who gives such false evidence shall be punished either with death or the punishment hereinbefore described.

**229.** Whoever gives or fabricates false evidence intending thereby to cause, or knowing it to be likely that he will thereby cause, any person to be convicted of an offence which by the law for the time being in force in India is not capital, but punishable with imprisonment for life, or imprisonment for a term of seven years or upwards, shall be punished as a person convicted of that offence would be liable to be punished.

# Illustration.

30 A gives false evidence before a Court intending thereby to cause Z to be convicted of a dacoity. The punishment of dacoity is imprisonment for life, or rigorous imprisonment for a term which may extend to ten years, with or without fine. A, therefore, is liable to imprisonment for life or imprisonment, with or without fine.

230. (1) Whoever threatens another with any injury to his person, reputation orproperty or to the person or reputation of any one in whom that person is interested, withintent to cause that person to give false evidence shall be punished with imprisonment ofeither description for a term which may extend to seven years, or with fine, or with both.

(2) If innocent person is convicted and sentenced in consequence of false evidence referred to in sub-section (1), with death or imprisonment for more than seven years, the
person who threatens shall be punished with the same punishment and sentence in the same manner and to the same extent such innocent person is punished and sentenced.

Giving or fabricating false evidence with intent to procure conviction of capital offence.

Giving or fabricating false evidence with intent to procure conviction of offence punishable with imprisonment for life or imprisonment.

Threatening any person to give false evidence.

Using evidence 231. Whoever corruptly uses or attempts to use as true or genuine evidence any known to be evidence which he knows to be false or fabricated, shall be punished in the same manner false. as if he gave or fabricated false evidence. 232. Whoever issues or signs any certificate required by law to be given or signed, Issuing or signing false or relating to any fact of which such certificate is by law admissible in evidence, knowing 5 certificate. or believing that such certificate is false in any material point, shall be punished in the same manner as if he gave false evidence. 233. Whoever corruptly uses or attempts to use any such certificate as a true Using as true a certificate certificate, knowing the same to be false in any material point, shall be punished in the known to be same manner as if he gave false evidence. 10 false. 234. Whoever, in any declaration made or subscribed by him, which declaration any False statement Court or any public servant or other person, is bound or authorised by law to receive as made in evidence of any fact, makes any statement which is false, and which he either knows or declaration which is by believes to be false or does not believe to be true, touching any point material to the law receivable object for which the declaration is made or used, shall be punished in the same manner as 15 as evidence. if he gave false evidence. 235. Whoever corruptly uses or attempts to use as true any such declaration, Using as true such knowing the same to be false in any material point, shall be punished in the same manner declaration as if he gave false evidence. knowing it to be false. *Explanation*.—A declaration which is inadmissible merely upon the ground of some 20 informality, is a declaration within the meaning of section 234 and this section. **236.** Whoever, knowing or having reason to believe that an offence has been Causing disappearance committed, causes any evidence of the commission of that offence to disappear, with the of evidence of intention of screening the offender from legal punishment, or with that intention gives any offence, or information respecting the offence which he knows or believes to be false shall,giving false 25 information (a) if the offence which he knows or believes to have been committed is to screen offender. punishable with death be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine; (b) if the offence is punishable with imprisonment for life, or with imprisonment which may extend to ten years, be punished with imprisonment of either description 30 for a term which may extend to three years, and shall also be liable to fine; (c) if the offence is punishable with imprisonment for any term not extending to ten years, be punished with imprisonment of the description provided for the offence, for a term which may extend to one-fourth part of the longest term of the imprisonment provided for the offence, or with fine, or with both. 35 Illustration. A, knowing that B has murdered Z, assists B to hide the body with the intention of screening B from punishment. A is liable to imprisonment of either description for seven years, and also to fine. Intentional

omission to give information of offence by person bound to inform. **237.** Whoever, knowing or having reason to believe that an offence has been 40 committed, intentionally omits to give any information respecting that offence which he is legally bound to give, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both.

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

**238.**Whoever, knowing or having reason to believe that an offence has been committed, gives any information respecting that offence which he knows or believes to be false, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

5 *Explanation.*—In sections 236 and 237 and in this section the word "offence" includes any act committed at any place out of India, which, if committed in India, would be punishable under any of the following sections, namely, 97, 99, 172, 173, 174, 175, 301,303, 304, 305, 306, 320, 325 and 326.

- 239. Whoever secretes or destroys any document or electronic record which he may be lawfully compelled to produce as evidence in a Court or in any proceeding lawfully held before a public servant, as such, or obliterates or renders illegible the whole or any part of such document or electronic record with the intention of preventing the same from being produced or used as evidence before such Court or public servant as aforesaid, or after he shall have been lawfully summoned or required to produce the same for that
- <sup>15</sup> purpose, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine which may extend to five thousand rupees, or with both.

**240.** Whoever falsely personates another, and in such assumed character makes any admission or statement, or confesses judgment, or causes any process to be issued or becomes bail or security, or does any other act in any suit or criminal prosecution, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

**241.** Whoever fraudulently removes, conceals, transfers or delivers to any person any property or any interest therein, intending thereby to prevent that property or interest therein from being taken as a forfeiture or in satisfaction of a fine, under a sentence which

- 25 has been pronounced, or which he knows to be likely to be pronounced, by a Court or other competent authority, or from being taken in execution of a decree or order which has been made, or which he knows to be likely to be made by a Court in a civil suit, shall be punished with imprisonment of either description for a term which may extend to three years or with fine which may extend to five thousand rupees, or with both.
- 30 **242.** Whoever fraudulently accepts, receives or claims any property or any interest therein, knowing that he has no right or rightful claim to such property or interest, or practices any deception touching any right to any property or any interest therein, intending thereby to prevent that property or interest therein from being taken as a forfeiture or in satisfaction of a fine, under a sentence which has been pronounced, or which he
- 35 knows to be likely to be pronounced by a Court or other competent authority, or from being taken in execution of a decree or order which has been made, or which he knows to be likely to be made by a Court in a civil suit, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.
- 243. Whoever fraudulently causes or suffers a decree or order to be passed against him at the suit of any person for a sum not due or for a larger sum than is due to such person or for any property or interest in property to which such person is not entitled, or fraudulently causes or suffers a decree or order to be executed against him after it has been satisfied, or for anything in respect of which it has been satisfied, shall be punished with imprisonment of either description for a term which may extend to two years, or with
- 45 fine, or with both.

Destruction of document to prevent its production as evidence.

False personation for purpose of act or proceeding in suit or prosecution.

Fraudulent removal or concealment of property to prevent its seizure as forfeited or in execution.

Fraudulent claim to property to prevent its seizure as forfeited or in execution.

Fraudulently suffering decree for sum not due.

# Illustration.

A institutes a suit against Z. Z, knowing that A is likely to obtain a decree against him, fraudulently suffers a judgment to pass against him for a larger amount at the suit of B, who has no just claim against him, in order that B, either on his own account or for the benefit of Z, may share in the proceeds of any sale of Z's property which may be made 5 under A's decree. Z has committed an offence under this section. 244. Whoever fraudulently or dishonestly, or with intent to injure or annoy any Dishonestly making false person, makes in a Court any claim which he knows to be false, shall be punished with imprisonment of either description for a term which may extend to two years, and shall also be liable to fine. 10 Fraudulently 245. Whoever fraudulently obtains a decree or order against any person for a sum obtaining not due, or for a larger sum than is due or for any property or interest in property to which decree for sum

he is not entitled, or fraudulently causes a decree or order to be executed against any person after it has been satisfied or for anything in respect of which it has been satisfied, or fraudulently suffers or permits any such act to be done in his name, shall be punished 15 with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

False charge of offence made with intent to injure.

claim in

not due.

Court.

246. Whoever, with intent to cause injury to any person, institutes or causes to be instituted any criminal proceeding against that person, or falsely charges any person with having committed an offence, knowing that there is no just or lawful ground for such 20 proceeding or charge against that person,-

(a) shall be punished with imprisonment of either description for a term which may extend to five years, or with fine which may extend to two lakh rupees, or with both;

(b) if such criminal proceeding be instituted on a false charge of an offence 25 punishable with death, imprisonment for life, or imprisonment for ten years or upwards, shall be punishable with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

247. Whenever an offence has been committed, whoever harbours or conceals a person whom he knows or has reason to believe to be the offender, with the intention of 30 screening him from legal punishment shall,-

(a) if the offence is punishable with death, be punished with imprisonment of either description for a term which may extend to five years, and shall also be liable to fine;

(b) if the offence is punishable with imprisonment for life, or with imprisonment 35 which may extend to ten years, be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine;

(c) if the offence is punishable with imprisonment which may extend to one year, and not to ten years, be punished with imprisonment of the description provided for the offence for a term which may extend to one-fourth part of the longest term of 40 imprisonment provided for the offence, or with fine, or with both.

Explanation.—"Offence" in this section includes any act committed at any place out of India, which, if committed in India, would be punishable under any of the following sections, namely 97, 99, 172, 173, 174, 175, 301,303, 304, 305, 306, 320, 325 and 326 and

Harbouring offender.

20

35

every such act shall, for the purposes of this section, be deemed to be punishable as if the accused person had been guilty of it in India.

*Exception.*—This section shall not extend to any case in which the harbour or concealment is by the spouse of the offender.

## Illustration.

A, knowing that B has committed dacoity, knowingly conceals B in order to screen him from legal punishment. Here, as B is liable to imprisonment for life, A is liable to imprisonment of either description for a term not exceeding three years, and is also liable to fine.

- 10 **248.** Whoever accepts or attempts to obtain, or agrees to accept, any gratification for himself or any other person, or any restitution of property to himself or any other person, in consideration of his concealing an offence or of his screening any person from legal punishment for any offence, or of his not proceeding against any person for the purpose of bringing him to legal punishment shall,—
- 15 (*a*) if the offence is punishable with death, be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine;

(*b*) if the offence is punishable with imprisonment for life, or with imprisonment which may extend to ten years, be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine;

(c) if the offence is punishable with imprisonment not extending to ten years, be punished with imprisonment of the description provided for the offence for a term which may extend to one-fourth part of the longest term of imprisonment provided for the offence, or with fine, or with both.

- 25 **249.** Whoever gives or causes, or offers or agrees to give or cause, any gratification to any person, or restores or causes the restoration of any property to any person, in consideration of that person's concealing an offence, or of his screening any person from legal punishment for any offence, or of his not proceeding against any person for the purpose of bringing him to legal punishment shall,—
- 30 (*a*) if the offence is punishable with death, be punished with imprisonment of either description for a term which may extend to seven years, and also be liable to fine;

(*b*) if the offence is punishable with imprisonment for life or with imprisonment which may extend to ten years, be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine;

(c) if the offence is punishable with imprisonment not extending to ten years, be punished with imprisonment of the description provided for the offence for a term which may extend to one-fourth part of the longest term of imprisonment provided for the offence, or with fine, or with both.

40 **250.** Whoever takes or agrees or consents to take any gratification under pretence or on account of helping any person to recover any movable property of which he shall have been deprived by any offence punishable under this Sanhita, shall, unless he uses all means in his power to cause the offender to be apprehended and convicted of the

Taking gift to help to recover stolen property, etc.

Taking gift, etc., to screen an offender from punishment.

Offering gift or restoration of property in consideration of screening offender.

offence, be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Harbouring offender who has escaped from custody or whose apprehension has been ordered **251.** Whenever any person convicted of or charged with an offence, being in lawful custody for that offence, escapes from such custody, or whenever a public servant, in the exercise of the lawful powers of such public servant, orders a certain person to be 5 apprehended for an offence, whoever, knowing of such escape or order for apprehension, harbours or conceals that person with the intention of preventing him from being apprehended, shall be punished in the manner following, namely:—

(*a*) if the offence for which the person was in custody or is ordered to be apprehended is punishable with death, he shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine;

(b) if the offence is punishable with imprisonment for life or imprisonment for ten years, he shall be punished with imprisonment of either description for a term which may extend to three years, with or without fine;

15

2.0

(c) if the offence is punishable with imprisonment which may extend to one year and not to ten years, he shall be punished with imprisonment of the description provided for the offence for a term which may extend to one-fourth part of the longest term of the imprisonment provided for such offence, or with fine, or with both.

*Explanation.*—"Offence" in this section includes also any act or omission of which a person is alleged to have been guilty out of India, which, if he had been guilty of it in India, would have been punishable as an offence, and for which he is, under any law relating to extradition, or otherwise, liable to be apprehended or detained in custody in India, and every such act or omission shall, for the purposes of this section, be deemed to be punishable as if the accused person had been guilty of it in India.

*Exception.*—The provision does not extend to the case in which the harbour or concealment is by the spouse of the person to be apprehended.

Penalty for harbouring robbers or dacoits. **252.** Whoever, knowing or having reason to believe that any persons are about to commit or have recently committed robbery or dacoity, harbours them or any of them, with 30 the intention of facilitating the commission of such robbery or dacoity, or of screening them or any of them from punishment, shall be punished with rigorous imprisonment for a term which may extend to seven years, and shall also be liable to fine.

*Explanation.*—For the purposes of this section it is immaterial whether the robbery or dacoity is intended to be committed, or has been committed, within or without India. 35

*Exception.*—This section does not extend to the case in which the harbour is by the spouse of the offender.

Public servant disobeying direction of law with intent to save person from punishment or property from forfeiture. **253.** Whoever, being a public servant, knowingly disobeys any direction of the law as to the way in which he is to conduct himself as such public servant, intending thereby to save, or knowing it to be likely that he will thereby save, any person from legal 40 punishment, or subject him to a less punishment than that to which he is liable, or with intent to save, or knowing that he is likely thereby to save, any property from forfeiture or any charge to which it is liable by law, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

**254.** Whoever, being a public servant, and being as such public servant, charged with the preparation of any record or other writing, frames that record or writing in a manner which he knows to be incorrect, with intent to cause, or knowing it to be likely that he will thereby cause, loss or injury to the public or to any person, or with intent thereby

- <sup>5</sup> to save, or knowing it to be likely that he will thereby save, any person from legal punishment, or with intent to save, or knowing that he is likely thereby to save, any property from forfeiture or other charge to which it is liable by law, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.
- 10 **255.** Whoever, being a public servant, corruptly or maliciously makes or pronounces in any stage of a judicial proceeding, any report, order, verdict, or decision which he knows to be contrary to law, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.
- 256. Whoever, being in any office which gives him legal authority to commit persons for trial or to confinement, or to keep persons in confinement, corruptly or maliciously commits any person for trial or to confinement, or keeps any person in confinement, in the exercise of that authority knowing that in so doing he is acting contrary to law, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.
- 20 **257.** Whoever, being a public servant, legally bound as such public servant to apprehend or to keep in confinement any person charged with or liable to be apprehended for an offence, intentionally omits to apprehend such person, or intentionally suffers such person to escape, or intentionally aids such person in escaping or attempting to escape from such confinement, shall be punished,—
- 25 (*a*) with imprisonment of either description for a term which may extend to seven years, with or without fine, if the person in confinement, or who ought to have been apprehended, was charged with, or liable to be apprehended for, an offence punishable with death; or
- (b) with imprisonment of either description for a term which may extend to
   three years, with or without fine, if the person in confinement, or who ought to have
   been apprehended, was charged with, or liable to be apprehended for, an offence
   punishable with imprisonment for life or imprisonment for a term which may extend
   to ten years; or
- (c) with imprisonment of either description for a term which may extend to two
   years, with or without fine, if the person in confinement, or who ought to have been apprehended, was charged with, or liable to be apprehended for, an offence punishable with imprisonment for a term less than ten years.

**258.** Whoever, being a public servant, legally bound as such public servant to apprehend or to keep in confinement any person under sentence of a Court for any offence or lawfully committed to custody, intentionally omits to apprehend such person, or intentionally suffers such person to escape or intentionally aids such person in escaping or attempting to escape from such confinement, shall be punished,—

omission to apprehend on the part of public servant bound to apprehend person under sentence or lawfully committed.

Intentional

(*a*) with imprisonment for life or with imprisonment of either description for a term which may extend to fourteen years, with or without fine, if the person in confinement, or who ought to have been apprehended, is under sentence of death; or

record or writing with intent to save person from punishment or property from forfeiture.

Public servant in judicial proceeding corruptly making report, etc., contrary to law.

Commitment for trial or confinement by person having authority who knows that he is acting contrary to law.

Intentional omission to apprehend on the part of public servant bound to apprehend.

45

72

(b) with imprisonment of either description for a term which may extend to seven years, with or without fine, if the person in confinement or who ought to have been apprehended, is subject, by a sentence of a Court or by virtue of a commutation of such sentence, to imprisonment for life or imprisonment for a term of ten years, or upwards; or

(c) with imprisonment of either description for a term which may extend to three years, or with fine, or with both, if the person in confinement or who ought to have been apprehended is subject by a sentence of a Court to imprisonment for a term not extending to ten years or if the person was lawfully committed to custody.

**259.** Whoever, being a public servant legally bound as such public servant to keep 10 in confinement any person charged with or convicted of any offence or lawfully committed to custody, negligently suffers such person to escape from confinement, shall be punished with simple imprisonment for a term which may extend to two years, or with fine, or with both.

**260.** Whoever intentionally offers any resistance or illegal obstruction to the lawful 15 apprehension of himself for any offence with which he is charged or of which he has been convicted, or escapes or attempts to escape from any custody in which he is lawfully detained for any such offence, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

*Explanation.* —The punishment in this section is in addition to the punishment for 20 which the person to be apprehended or detained in custody was liable for the offence with which he was charged, or of which he was convicted.

Resistance or obstruction to lawful apprehension of another person.

Escape from confinement

or custody

negligently

suffered by public servant.

Resistance or obstruction by

a person to his

lawful apprehension.

**261.** Whoever intentionally offers any resistance or illegal obstruction to the lawful apprehension of any other person for an offence, or rescues or attempts to rescue any other person from any custody in which that person is lawfully detained for an offence,—25

(*a*) shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both;

(b) if the person to be apprehended, or the person rescued or attempted to be rescued, is charged with or liable to be apprehended for an offence punishable with imprisonment for life or imprisonment for a term which may extend to ten years, shall 30 be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine;

(c) if the person to be apprehended, or rescued, or attempted to be rescued, is charged with or liable to be apprehended for an offence punishable with death, shall be punished with imprisonment of either description for a term which may 35 extend to seven years, and shall also be liable to fine;

(*d*) if the person to be apprehended or rescued, or attempted to be rescued, is liable under the sentence of a Court or by virtue of a commutation of such a sentence, to imprisonment for life, or imprisonment, for a term of ten years, or upwards, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine;

(*e*) if the person to be apprehended or rescued, or attempted to be rescued, is under sentence of death, shall be punished with imprisonment for life or imprisonment of either description for a term not exceeding ten years, and shall also be liable to fine.

5

20

Green = Fresh additions

**262.** Whoever, being a public servant legally bound as such public servant to apprehend, or to keep in confinement, any person in any case not provided for in section 257, section 258 or section 259, or in any other law for the time being in force, omits to apprehend that person or suffers him to escape from confinement, shall be punished-

(a) if he does so intentionally, with imprisonment of either description for a term which may extend to three years, or with fine or with both; and

(b) if he does so negligently, with simple imprisonment for a term which may extend to two years, or with fine, or with both.

**263.** Whoever, in any case not provided for in section 260 or section 261 or in any 10 other law for the time being in force, intentionally offers any resistance or illegal obstruction to the lawful apprehension of himself or of any other person, or escapes or attempts to escape from any custody in which he is lawfully detained, or rescues or attempts to rescue any other person from any custody in which that person is lawfully detained, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both. 15

**264.** Whoever, having accepted any conditional remission of punishment, knowingly violates any condition on which such remission was granted, shall be punished with the punishment to which he was originally sentenced, if he has already suffered no part of that punishment, and if he has suffered any part of that punishment, then with so much of that punishment as he has not already suffered.

265. Whoever intentionally offers any insult, or causes any interruption to any public servant, while such public servant is sitting in any stage of a judicial proceeding, shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both.

**266.** Whoever, by personation or otherwise, shall intentionally cause, or knowingly 2.5 suffer himself to be returned, empanelled or sworn as an assessor in any case in which he knows that he is not entitled by law to be so returned, empanelled or sworn, or knowing himself to have been so returned, empanelled or sworn contrary to law, shall voluntarily serve on such assessor, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both. 30

267. Whoever, having been charged with an offence and released on bail or on bond without sureties, fails without sufficient cause (the burden of proving which shall lie upon him), to appear in court in accordance with the terms of the bail or bond, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

Explanation.-The punishment under this section is-

(a) in addition to the punishment to which the offender would be liable on a conviction for the offence with which he has been charged; and

(b) without prejudice to the power of the court to order forfeiture of the bond.

40

35

### CHAPTER XV

OF OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY, CONVENIENCE, DECENCY AND MORALS

**268.** A person is guilty of a public nuisance who does any act or is guilty of an illegal omission which causes any common injury, danger or annoyance to the public or to the people in general who dwell or occupy property in the vicinity, or which must necessarily 45 cause injury, obstruction, danger or annoyance to persons who may have occasion to use any public right but a common nuisance is not excused on the ground that it causes some convenience or advantage.

Omission to apprehend, or sufferance of escape, on part of public servant, in cases not otherwise, provided for.

Resistance or obstruction to lawful apprehension or escape or rescue in cases not otherwise provided for.

Violation of condition of remission of punishment.

Intentional insult or interruption to public servant sitting in judicial proceeding.

Personation of an assessor.



Failure by person released on bail or bond to appear in court.

Public nuisance.

# Yellow = Same text as the IPC**Red** = Changes within provisions

Green = Fresh additions

public way.

5

74 Negligent act 269. Whoever unlawfully or negligently does any act which is, and which he knows or likely to spread has reason to believe to be, likely to spread the infection of any disease dangerous to life, infection of disease shall be punished with imprisonment of either description for a term which may extend to six dangerous to months, or with fine, or with both. life. 270. Whoever malignantly does any act which is, and which he knows or has reason Malignant act likely to spread the believe to be, likely to spread the infection of any disease dangerous to life, shall be infection of punished with imprisonment of either description for a term which may extend to two years, disease dangerous or with fine, or with both. to life. Disobedience 271. Whoever knowingly disobeys any rule made by the Government for putting any to quarantine mode of transport into a state of quarantine, or for regulating the intercourse of any such 10 rule. transport in a state of quarantine or for regulating the intercourse between places where an infectious disease prevails and other places, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both. Adulteration 272. Whoever adulterates any article of food or drink, so as to make such article of food or noxious as food or drink, intending to sell such article as food or drink, or knowing it to be 15 drink intended likely that the same will be sold as food or drink, shall be punished with imprisonment of for sale. either description for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both. Sale of noxious 273. Whoever sells, or offers or exposes for sale, as food or drink, any article which food or drink. has been rendered or has become noxious, or is in a state unfit for food or drink, knowing or 20 having reason to believe that the same is noxious as food or drink, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both. 274. Whoever adulterates any drug or medical preparation in such a manner as to Adulteration lessen the efficacy or change the operation of such drug or medical preparation, or to make 25 of drugs. it noxious, intending that it shall be sold or used for, or knowing it to be likely that it will be sold or used for, any medicinal purpose, as if it had not undergone such adulteration, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine which may extend to five thousand rupees, or with both. **275.** Whoever, knowing any drug or medical preparation to have been adulterated in 30 Sale of adulterated such a manner as to lessen its efficacy, to change its operation, or to render it noxious, sells drugs. the same, or offers or exposes it for sale, or issues it from any dispensary for medicinal purposes as unadulterated, or causes it to be used for medicinal purposes by any person not knowing of the adulteration, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to five thousand rupees, 35 or with both. 276. Whoever knowingly sells, or offers or exposes for sale, or issues from a dispensary Sale of drug as a different for medicinal purposes, any drug or medical preparation, as a different drug or medical drug or preparation, shall be punished with imprisonment of either description for a term which may preparation. extend to six months, or with fine which may extend to five thousand rupees, or with both. 40 Fouling water 277. Whoever voluntarily corrupts or fouls the water of any public spring or reservoir, of public so as to render it less fit for the purpose for which it is ordinarily used, shall be punished with spring or imprisonment of either description for a term which may extend to six months, or with fine reservoir. which may extend to five thousand rupees, or with both. Making **278.** Whoever voluntarily vitiates the atmosphere in any place so as to make it noxious 45 atmosphere to the health of persons in general dwelling or carrying on business in the neighbourhood or noxious to passing along a public way, shall be punished with fine which may extend to one thousand health. rupees. Rash driving **279.** Whoever drives any vehicle, or rides, on any public way in a manner so rash or or riding on a negligent as to endanger human life, or to be likely to cause hurt or injury to any other 50

50

Green = Fresh additions

person, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

280. Whoever navigates any vessel in a manner so rash or negligent as to endanger Rash navigahuman life, or to be likely to cause hurt or injury to any other person, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine 5 which may extend to ten thousand rupees, or with both.

281. Whoever exhibits any false light, mark or buoy, intending or knowing it to be likely that such exhibition will mislead any navigator, shall be punished with imprisonment of either description for a term which may extend to seven years, and with fine which shall not

be less than ten thousand rupees. 10

> **282.** Whoever knowingly or negligently conveys, or causes to be conveyed for hire, any person by water in any vessel, when that vessel is in such a state or so loaded as to endanger the life of that person, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both.

> 283. Whoever, by doing any act, or by omitting to take order with any property in his possession or under his charge, causes danger, obstruction or injury to any person in any public way or public line of navigation, shall be punished, with fine which may extend to five thousand rupees.

- 20 **284.** Whoever does, with any poisonous substance, any act in a manner so rash or negligent as to endanger human life, or to be likely to cause hurt or injury to any person or knowingly or negligently omits to take such order with any poisonous substance in his possession as is sufficient to guard against any probable danger to human life from such poisonous substance, shall be punished with imprisonment of either description for a term 2.5 which may extend to six months, or with fine which may extend to five thousand rupees, or
  - with both.

**285.** Whoever does, with fire or any combustible matter, any act so rashly or negligently as to endanger human life, or to be likely to cause hurt or injury to any other person or knowingly or negligently omits to take such order with any fire or any combustible matter in his possession as is sufficient to guard against any probable danger to human life from such 30 fire or combustible matter, shall be punished with imprisonment of either description for a

term which may extend to six months, or with fine which may extend to two thousand rupees, or with both.

**286.** Whoever does, with any explosive substance, any act so rashly or negligently as 35 to endanger human life, or to be likely to cause hurt or injury to any other person, or knowingly or negligently omits to take such order with any explosive substance in his possession as is sufficient to guard against any probable danger to human life from that substance, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both.

40 287. Whoever does, with any machinery, any act so rashly or negligently as to endanger human life or to be likely to cause hurt or injury to any other personor knowingly or negligently omits to take such order with any machinery in his possession or under his care as is sufficient to guard against any probable danger to human life from such machinery, shall be punished with imprisonment of either description for a term which may extend to six months, 45 or with fine which may extend to five thousand rupees, or with both.

288. Whoever, in pulling down, repairing or constructingany building, knowingly or negligently omits to take such measures with that building as is sufficient to guard against any probable danger to human life from the fall of that building, or of any part thereof, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both.

tion of vessel.

Exhibition of false light, mark or buoy.

Conveying person by water for hire in unsafe or overloaded vessel.

Danger or obstruction in public way or line of navigation.

Negligent conduct with respect to poisonous substance.

Negligent conduct with respect to fire or combustible matter.

Negligent conduct with respect to explosive substance.

Negligent conduct with respect to machinery.

Negligent conduct with respect to pulling down, repairing or constructing buildings etc.

# Yellow = Same text as the IPC Red = Changes within provisions

Green = Fresh additions

5

76

Negligent conduct with respect to animal. **289.** Whoever knowingly or negligently omits to take such measures with any animal in his possession as is sufficient to guard against any probable danger to human life, or any probable danger of grievous hurt from such animal, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to five thousand rupees, or with both.

Punishment for public nuisance in cases not otherwise provided for.

Continuance of nuisance after injunction to discontinue.

Sale, etc., of obscene books, etc.

**290.** Whoever commits a public nuisance in any case not otherwise punishable by this Sanhita shall be punished with fine which may extend to one thousand rupees.

**291.** Whoever repeats or continues a public nuisance, having been enjoined by any public servant who has lawful authority to issue such injunction not to repeat or continue such nuisance, shall be punished with simple imprisonment for a term which may extend to 10 six months, or with fine which may extend to five thousand rupees, or with both.

**292.** (1) For the purposes of sub-section (2), a book, pamphlet, paper, writing, drawing, painting, representation, figure or any other object, including display of any content in electronic form shall be deemed to be obscene if it is lascivious or appeals to the prurient interest or if its effect, or (where it comprises two or more distinct items) the effect of any one 15 of its items, is, if taken as a whole, such as to tend to deprave and corrupt persons who are likely, having regard to all relevant circumstances, to read, see or hear the matter contained or embodied in it.

### (2) Whoever-

(*a*) sells, lets to hire, distributes, publicly exhibits or in any manner puts into 20 circulation, or for purposes of sale, hire, distribution, public exhibition or circulation, makes, produces or has in his possession any obscene book, pamphlet, paper, drawing, painting, representation or figure or any other obscene object whatsoever in whatever manner; or

(*b*) imports, exports or conveys any obscene object for any of the purposes 25 aforesaid, or knowing or having reason to believe that such object will be sold, let to hire, distributed or publicly exhibited or in any manner put into circulation; or

(c) takes part in or receives profits from any business in the course of which he knows or has reason to believe that any such obscene objects are, for any of the purposes aforesaid, made produced, purchased, kept, imported, exported, conveyed, 30 publicly exhibited or in any manner put into circulation; or

(*d*) advertises or makes known by any means whatsoever that any person is engaged or is ready to engage in any act which is an offence under this section, or that any such obscene object can be procured from or through any person; or

(e) offers or attempts to do any act which is an offence under this section,

shall be punished on first conviction with imprisonment of either description for a term which may extend to two years, and with fine which may extend to five thousand rupees, and, in the event of a second or subsequent conviction, with imprisonment of either description for a term which may extend to five years, and also with fine which may extend to ten thousand rupees.

40

35

Exception.—This section does not extend to—

(a) any book, pamphlet, paper, writing, drawing, painting, representation or figure—

(*i*) the publication of which is proved to be justified as being for the public good on the ground that such book, pamphlet, paper, writing, drawing, painting,
 <sup>45</sup> representation or figure is in the interest of science, literature, art or learning or other objects of general concern; or

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

77

# (ii) which is kept or used bona fide for religious purposes;

(b) any representation sculptured, engraved, painted or otherwise represented on or in—

24 of 1958. 5

2.0

30

35

40

(*i*) any ancient monument within the meaning of the Ancient Monuments and Archaeological Sites and Remains Act, 1958; or

(*ii*) any temple, or on any car used for the conveyance of idols, or kept or used for any religious purpose.

**293.** Whoever sells, lets to hire, distributes, exhibits or circulates to any child below the age of eighteen years such obscene object as is referred to in section 292, or offers or attempts so to do, shall be punished on first conviction with imprisonment of either description

10 attempts so to do, shall be punished on first conviction with imprisonment of either description for a term which may extend to three years, and with fine which may extend to two thousand rupees, and, in the event of a second or subsequent conviction, with imprisonment of either description for a term which may extend to seven years, and also with fine which may extend to five thousand rupees.

15 **294**. Whoever, to the annoyance of others,—

Obscene acts and songs.

Sale, etc., of

obscene

child.

objects to

(a) does any obscene act in any public place; or

(b) sings, recites or utters any obscene song, ballad or words, in or near any public place,

shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to one thousand rupees, or with both.

Keeping lottery office.

**295.** (1) Whoever keeps any office or place for the purpose of drawing any lottery not being a State lottery or a lottery authorised by the State Government, shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

25 (2) Whoever publishes any proposal to pay any sum, or to deliver any goods, or to do or forbear from doing anything for the benefit of any person, on any event or contingency relative or applicable to the drawing of any ticket, lot, number or figure in any such lottery, shall be punished with fine which may extend to five thousand rupees.

# CHAPTER XVI

OF OFFENCES RELATING TO RELIGION

**296.** Whoever destroys, damages or defiles any place of worship, or any object held Inj sacred by any class of persons with the intention of thereby insulting the religion of any of class of persons or with the knowledge that any class of persons is likely to consider such destruction, damage or defilement as an insult to their religion, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

**297.** Whoever, with deliberate and malicious intention of outraging the religious feelings of any class of citizens of India, by words, either spoken or written, or by signs or by visible representations or through electronic means or otherwise, insults or attempts to insult the religion or the religious beliefs of that class, shall be punished with imprisonment of either

description for a term which may extend to three years, or with fine, or with both.

Injuring or defiling place of worship, with intent to insult the religion of any class.

Deliberate and malicious acts, intended to outrage religious feelings of any class by insulting its religion or religious beliefs.

Disturbing religious assembly.

**298.** Whoever voluntarily causes disturbance to any assembly lawfully engaged in the performance of religious worship, or religious ceremonies, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or

45 with both.

Yellow = Same text as the IPC **Red** = Changes within provisions Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

15

78

Trespassing on 299. Whoever, with the intention of wounding the feelings of any person, or of insulting burial places, the religion of any person or with the knowledge that the feelings of any person are likely to be wounded, or that the religion of any person is likely to be insulted thereby, commits any trespass in any place of worship or on any place of sepulture, or any place set apart for the performance of funeral rites or as a depository for the remains of the dead, or offers any 5 indignity to any human corpse, or causes disturbance to any persons assembled for the performance of funeral ceremonies, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

> **300.** Whoever, with the deliberate intention of wounding the religious feelings of any person, utters any word or makes any sound in the hearing of that person or makes any 10 gesture in the sight of that persons or places any object in the sight of that person, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

### CHAPTER XVII

#### OF OFFENCES AGAINST PROPERTY

Theft.

Uttering words, etc., with

wound religious

deliberate

intent to

feelings.

etc.

**301.** (1) Whoever, intending to take dishonestly any movable property out of the possession of any person without that person's consent, moves that property in order to such taking, is said to commit theft.

*Explanation* 1.—A thing so long as it is attached to the earth, not being movable property, is not the subject of theft; but it becomes capable of being the subject of theft as 20 soon as it is severed from the earth.

*Explanation* 2.—A moving effected by the same act which effects the severance may be a theft.

Explanation 3.—A person is said to cause a thing to move by removing an obstacle which prevented it from moving or by separating it from any other thing, as well as by 25 actually moving it.

*Explanation* 4.—A person, who by any means causes an animal to move, is said to move that animal, and to move everything which, in consequence of the motion so caused, is moved by that animal.

*Explanation* 5.—The consent mentioned in this sectionmay be express or implied, and 30 may be given either by the person in possession, or by any person having for that purpose authority either express or implied.

#### Illustrations.

(a) A cuts down a tree on Z's ground, with the intention of dishonestly taking the tree out of Z's possession without Z's consent. Here, as soon as A has severed the tree in order 35 to such taking, he has committed theft.

(b) A puts a bait for dogs in his pocket, and thus induces Z's dog to follow it. Here, if A's intention be dishonestly to take the dog out of Z's possession without Z's consent, A has committed theft as soon as Z's dog has begun to follow A.

(c) A meets a bullock carrying a box of treasure. He drives the bullock in a certain 40direction, in order that he may dishonestly take the treasure. As soon as the bullock begins to move, A has committed theft of the treasure.

(d) A being Z's servant, and entrusted by Z with the care of Z's plate, dishonestly runs away with the plate, without Z's consent. A has committed theft.

(e) Z, going on a journey, entrusts his plate to A, the keeper of a warehouse, till Z shall 45 return. A carries the plate to a goldsmith and sells it. Here the plate was not in Z's possession. It could not therefore be taken out of Z's possession, and A has not committed theft, though he may have committed criminal breach of trust.

(f) A finds a ring belonging to Z on a table in the house which Z occupies. Here the ring is in Z's possession, and if A dishonestly removes it, A commits theft.

(g) A finds a ring lying on the highroad, not in the possession of any person. A, by taking it, commits no theft, though he may commit criminal misappropriation of property.

- 5 (*h*) A sees a ring belonging to Z lying on a table in Z's house. Not venturing to misappropriate the ring immediately for fear of search and detection, A hides the ring in a place where it is highly improbable that it will ever be found by Z, with the intention of taking the ring from the hiding place and selling it when the loss is forgotten. Here A, at the time of first moving the ring, commits theft.
- (i) A delivers his watch to Z, a jeweler, to be regulated. Z carries it to his shop. A, not owing to the jeweler any debt for which the jeweler might lawfully detain the watch as a security, enters the shop openly, takes his watch by force out of Z's hand, and carries it away. Here A, though he may have committed criminal trespass and assault, has not committed theft, inasmuch as what he did was not done dishonestly.
- (j) If A owes money to Z for repairing the watch, and if Z retains the watch lawfully as a security for the debt, and A takes the watch out of Z's possession, with the intention of depriving Z of the property as a security for his debt, he commits theft, inasmuch as he takes it dishonestly.
- (k) Again, if A, having pawned his watch to Z, takes it out of Z's possession without
   Z's consent, not having paid what he borrowed on the watch, he commits theft, though the watch is his own property inasmuch as he takes it dishonestly.

(*l*) A takes an article belonging to Z out of Z's possession without Z's consent, with the intention of keeping it until he obtains money from Z as a reward for its restoration. Here A takes dishonestly; A has therefor committed theft.

- 25 (m) A, being on friendly terms with Z, goes into Z's library in Z's absence, and takes away a book without Z's express consent for the purpose merely of reading it, and with the intention of returning it. Here, it is probable that A may have conceived that he had Z's implied consent to use Z's book. If this was A's impression, A has not committed theft.
- (n) A asks charity from Z's wife. She gives A money, food and clothes, which A knows
   to belong to Z her husband. Here it is probable that A may conceive that Z's wife is authorised to give away alms. If this was A's impression, A has not committed theft.

(*o*) A is the paramour of Z's wife. She gives a valuable property, which A knows to belong to her husband Z, and to be such property as she has no authority from Z to give. If A takes the property dishonestly, he commits theft.

(p) A, in good faith, believing property belonging to Z to be A's own property, takes that property out of Z's possession. Here, as A does not take dishonestly, he does not commit theft.

(2) Whoever commits theft shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both and in case of second
 40 or subsequent conviction of any person under this section, he shall be punished with rigorous imprisonment for a term which shall not be less than one year but which may extend to five years and with fine:

Provided that in cases of theft where the value of the stolen property is less than five thousand rupees, and a person is convicted for the first time, shall upon return of the value 45 of property or restoration of the stolen property, shall be punished with community service.

## Yellow = Same text as the IPC

#### Red = Changes within provisions

Green = Fresh additions

45

80

Snatching. **302.** (1) Theft is "snatching" if, in order to commit theft, the offender suddenly or quickly or forcibly seizes or secures or grabs or takes away from any person or from his possession any moveable property. (2) Whoever commits snatching, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine. 5 Theft in a 303. Whoever commits theft dwelling house. (a) in any building, tent or vessel used as a human dwelling or used for the or means of transportation custody of property; or or place of (b) of any means of transport used for the transport of goods or passengers; or worship, etc. (c) of any article or goods from any means of transport used for the transport of 10 goods or passengers; or (d) of idol or icon in any place of worship; or (e) of any property of the Government or of a local authority, shall be punished with imprisonment of either description for a term which may extend to 15 seven years and shall also be liable to fine. **304.** Whoever, being a clerk or servant, or being employed in the capacity of a clerk or Theft by clerk or servant of servant, commits theft in respect of any property in the possession of his master or employer, property in shall be punished with imprisonment of either description for a term which may extend to possession of seven years, and shall also be liable to fine. master. Theft after **305.** Whoever commits theft, having made preparation for causing death, or hurt, or 20 preparation restraint, or fear of death, or of hurt, or of restraint, to any person, in order to the committing made for of such theft, or in order to the effecting of his escape after the committing of such theft, or causing death, in order to the retaining of property taken by such theft, shall be punished with rigorous hurt or restraint in order imprisonment for a term which may extend to ten years, and shall also be liable to fine. to the commit-Illustrations. ting of theft. 25 (a) A commits theft on property in Z's possession; and while committing this theft, he has a loaded pistol under his garment, having provided this pistol for the purpose of hurting Z in case Z should resist. A has committed the offence defined in this section. (b) A picks Z's pocket, having posted several of his companions near him, in order that they may restrain Z, if Z should perceive what is passing and should resist, or should attempt 30 to apprehend A. A has committed the offence defined in this section. Of Extortion **306.** (1) Whoever intentionally puts any person in fear of any injury to that person, or Extortion

**306.** (1) Whoever intentionally puts any person in fear of any injury to that person, or to any other, and thereby dishonestly induces the person so put in fear to deliver to any person any property, or valuable security or anything signed or sealed which may be converted 35 into a valuable security, commits "extortion".

#### Illustrations.

(*a*) A threatens to publish a defamatory libel concerning Z unless Z gives him money. He thus induces Z to give him money. A has committed extortion.

(b) A threatens Z that he will keep Z's child in wrongful confinement, unless Z will sign  $_{40}$  and deliver to A a promissory note binding Z to pay certain monies to A. Z sings and delivers the note. A has committed extortion.

(c) A threatens to send club-men to plough up Z's field unless Z will sign and deliver to B a bond binding Z under a penalty to deliver certain produce to B, and thereby induces Z to signs and deliver the bond. A has committed extortion.

40

Green = Fresh additions

81

(d) A, by putting Z in fear of grievous hurt, dishonestly induces Z to sign or affix his seal to a blank paper and deliver it to A. Z signs and delivers the paper to A. Here, as the paper so signed may be converted into a valuable security. A has committed extortion.

5 (e) A threatens Z by sending a message through an electronic device that "Your child is in my possession, and will be put to death unless you send me one lakh rupees." A thus induces Z to give him money. A has committed "extortion".

(2) Whoever commits extortion shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.

10 (3) Whoever, in order to the committing of extortion, puts any person in fear, or attempts to put any person in fear, of any injury, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

(4) Whoever, in order to the committing of extortion, puts or attempts to put any person in fear of death or of grievous hurt to that person or to any other, shall be punished
15 with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

(5) Whoever commits extortion by putting any person in fear of death or of grievous hurt to that person or to any other, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

- 20 (6) Whoever, in order to the committing of extortion, puts or attempts to put any person in fear of an accusation, against that person or any other, of having committed, or attempted to commit, an offence punishable with death or with imprisonment for life, or with imprisonment for a term which may extend to ten years, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.
- (7) Whoever commits extortion by putting any person in fear of an accusation against that person or any other, of having committed or attempted to commit any offence punishable with death, or with imprisonment for life, or with imprisonment for a term which may extend to ten years, or of having attempted to induce any other person to commit such offence, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

#### Of Robbery and Dacoity

#### **307.** (1) In all robbery there is either theft or extortion.

Robbery.

(2) Theft is "robbery" if, in order to the committing of the theft, or in committing the theft, or in carrying away or attempting to carry away property obtained by the theft, the offender, for that end voluntarily causes or attempts to cause to any person death or hurt or wrongful restraint, or fear of instant death or of instant hurt, or of instant wrongful restraint.

(3) Extortion is "robbery" if the offender, at the time of committing the extortion, is in the presence of the person put in fear, and commits the extortion by putting that person in fear of instant death, of instant hurt, or of instant wrongful restraint to that person or to some other person, and, by so putting in fear, induces the person so put in fear then and there to deliver up the thing extorted.

*Explanation.* —The offender is said to be present if he is sufficiently near to put the other person in fear of instant death, of instant hurt, or of instant wrongful restraint.

#### Illustrations

(a) A holds Z down, and fraudulently takes Z's money and jewels from Z's clothes, without Z's consent. Here A has committed theft, and, in order to the committing of that theft, has voluntarily caused wrongful restraint to Z. A has therefore committed robbery.

Green = Fresh additions

15

25

35

45

82

(b) A meets Z on the high road, shows a pistol, and demands Z's purse. Z, in consequence, surrenders his purse. Here A has extorted the purse from Z by putting him in fear of instant hurt, and being at the time of committing the extortion in his presence. A has therefore committed robbery.

(c) A meets Z and Z's child on the high road. A takes the child, and threatens to fling it down a precipice, unless Z delivers his purse. Z, in consequence, delivers his purse. Here A has extorted the purse from Z, by causing Z to be in fear of instant hurt to the child who is there present. A has therefore committed robbery on Z.

(d) A obtains property from Z by saying "Your child is in the hands of my gang, and will be put to death unless you send us ten thousand rupees". This is extortion, and punishable as such: but it is not robbery, unless Z is put in fear of the instant death of his child.

(2) Whoever commits robbery shall be punished with rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine; and, if the robbery be committed on the highway between sunset and sunrise, the imprisonment may be extended to fourteen years.

(3) Whoever attempts to commit robbery shall be punished with rigorous imprisonment for a term which may extend to seven years, and shall also be liable to fine.

(4) If any person, in committing or in attempting to commit robbery, voluntarily causes hurt, such person, and any other person jointly concerned in committing or attempting to commit such robbery, shall be punished with imprisonment for life, or with rigorous 20 imprisonment for a term which may extend to ten years, and shall also be liable to fine.

Dacoity.

**308.** (1) When five or more persons conjointly commit or attempt to commit a robbery, or where the whole number of persons conjointly committing or attempting to commit a robbery, and persons present and aiding such commission or attempt, amount to five or more, every person so committing, attempting or aiding, is said to commit "dacoity".

(2) Whoever commits dacoity shall be punished with imprisonment for life, or with rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

(3) If any one of five or more persons, who are conjointly committing dacoity, commits murder in so committing dacoity, every one of those persons shall be punished with death, or imprisonment for life, or rigorous imprisonment for a term which shall not be less than ten years, and shall also be liable to fine.

(4) Whoever makes any preparation for committing dacoity, shall be punished with rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

(5) Whoever is one of five or more persons assembled for the purpose of committing dacoity, shall be punished with rigorous imprisonment for a term which may extend to seven years, and shall also be liable to fine.

(6) Whoever belongs to a gang of persons associated for the purpose of habitually committing dacoity, shall be punished with imprisonment for life, or with rigorous imprisonment 40 for a term which may extend to ten years, and shall also be liable to fine.

Robbery, or dacoity, with attempt to cause death or grievous hurt.

Attempt to commit robbery or dacoity when armed with deadly weapon. **309.** If, at the time of committing robbery or dacoity, the offender uses any deadly weapon, or causes grievous hurt to any person, or attempts to cause death or grievous hurt to any person, the imprisonment with which such offender shall be punished shall not be less than seven years.

**310.** If, at the time of attempting to commit robbery or dacoity, the offender is armed with any deadly weapon, the imprisonment with which such offender shall be punished shall not be less than seven years.

5

Green = Fresh additions

311. Whoever belongs to any gang of persons associated in habitually committing Punishment for belonging theft or robbery, and not being a gang of dacoits, shall be punished with rigorous imprisonment to gang of for a term which may extend to seven years, and shall also be liable to fine. robbers.

# Of Criminal misappropriation of property.

**312.** Whoever dishonestly misappropriates or converts to his own use any movable property, shall be punished with imprisonment of either description for a term which shall not be less than six months but which may extend to two years and with fine.

Dishonest misappropriation of property.

dacoits, etc.

#### Illustrations.

(a) A takes property belonging to Z out of Z's possession, in good faith believing at 10 the time when he takes it, that the property belongs to himself. A is not guilty of theft; but if A, after discovering his mistake, dishonestly appropriates the property to his own use, he is guilty of an offence under this section.

(b) A, being on friendly terms with Z, goes into Z's library in Z's absence, and takes away a book without Z's express consent. Here, if A was under the impression that he had Z's 15 implied consent to take the book for the purpose of reading it, A has not committed theft. But, if A afterwards sells the book for his own benefit, he is guilty of an offence under this section.

(c) A and B, being, joint owners of a horse. A takes the horse out of B's possession, intending to use it. Here, as A has a right to use the horse, he does not dishonestly misappropriate it. But, if A sells the horse and appropriates the whole proceeds to his own use, he is guilty of an offence under this section.

2.0

*Explanation* 1.—A dishonest misappropriation for a time only is a misappropriation within the meaning of this section.

### Illustration.

A finds a Government promissory note belonging to Z, bearing a blank endorsement. A, knowing that the note belongs to Z, pledges it with a banker as a security for a loan, 25 intending at a future time to restore it to Z. A has committed an offence under this section.

*Explanation* 2.—A person who finds property not in the possession of any other person, and takes such property for the purpose of protecting it for, or of restoring it to, the owner, does not take or misappropriate it dishonestly, and is not guilty of an offence; but he

is guilty of the offence above defined, if he appropriates it to his own use, when he knows or 30 has the means of discovering the owner, or before he has used reasonable means to discover and give notice to the owner and has kept the property a reasonable time to enable the owner to claim it.

What are reasonable means or what is a reasonable time in such a case, is a question of fact.

It is not necessary that the finder should know who is the owner of the property, or that any particular person is the owner of it; it is sufficient if, at the time of appropriating it, he does not believe it to be his own property, or in good faith believe that the real owner cannot be found.

40

35

### Illustrations.

(a) A finds a rupee on the high road, not knowing to whom the rupee belongs, A picks up the rupee. Here A has not committed the offence defined in this section.

(b) A finds a letter on the road, containing a bank note. From the direction and contents of the letter he learns to whom the note belongs. He appropriates the note. He is guilty of an 45 offence under this section.

(c) A finds a cheque payable to bearer. He can form no conjecture as to the person who has lost the cheque. But the name of the person, who has drawn the cheque, appears. A

Green = Fresh additions

84

knows that this person can direct him to the person in whose favour the cheque was drawn. A appropriates the cheque without attempting to discover the owner. He is guilty of an offence under this section.

(d) A sees Z drop his purse with money in it. A picks up the purse with the intention of restoring it to Z, but afterwards appropriates it to his own use. A has committed an offence 5 under this section.

(e) A finds a purse with money, not knowing to whom it belongs; he afterwards discovers that it belongs to Z, and appropriates it to his own use. A is guilty of an offence under this section.

(f) A finds a valuable ring, not knowing to whom it belongs. A sells it immediately 10 without attempting to discover the owner. A is guilty of an offence under this section.

Dishonest misappropriation of property possessed by deceased person at the time of his death.

313. Whoever dishonestly misappropriates or converts to his own use any property, knowing that such property was in the possession of a deceased person at the time of that person's decease, and has not since been in the possession of any person legally entitled to such possession, shall be punished with imprisonment of either description for a term which 15 may extend to three years, and shall also be liable to fine, and if the offender at the time of such person's decease was employed by him as a clerk or servant, the imprisonment may extend to seven years.

#### Illustration.

Z dies in possession of furniture and money. His servant A, before the money comes 20 into the possession of any person entitled to such possession, dishonestly misappropriates it. A has committed the offence defined in this section.

#### Of Criminal breach of trust

**314.** (1) Whoever, being in any manner entrusted with property, or with any dominion over property, dishonestly misappropriates or converts to his own use that property, or 25 dishonestly uses or disposes of that property in violation of any direction of law prescribing the mode in which such trust is to be discharged, or of any legal contract, express or implied, which he has made touching the discharge of such trust, or wilfully suffers any other person so to do, commits "criminal breach of trust".

*Explanation* 1.—A person, being an employer of an establishment whether exempted 30 under section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 or not who deducts the employee's contribution from the wages payable to the 19 of 1952. employee for credit to a Provident Fund or Family Pension Fund established by any law for the time being in force, shall be deemed to have been entrusted with the amount of the contribution so deducted by him and if he makes default in the payment of such contribution 35 to the said Fund in violation of the said law, shall be deemed to have dishonestly used the amount of the said contribution in violation of a direction of law as aforesaid.

Explanation 2.—A person, being an employer, who deducts the employees' contribution from the wages payable to the employee for credit to the Employees' State Insurance Fund held and administered by the Employees' State Insurance Corporation 40 established under the Employees' State Insurance Act, 1948 shall be deemed to have been 34 of 1948. entrusted with the amount of the contribution so deducted by him and if he makes default in the payment of such contribution to the said Fund in violation of the said Act, shall be deemed to have dishonestly used the amount of the said contribution in violation of a direction of law as aforesaid.

### Illustrations.

(a) A, being executor to the will of a deceased person, dishonestly disobeys the law which directs him to divide the effects according to the will, and appropriates them to his own use. A has committed criminal breach of trust.

Criminal breach of trust.

45

(b) A is a warehouse-keeper Z going on a journey, entrusts his furniture to A, under a contract that it shall be returned on payment of a stipulated sum for warehouse room. A dishonestly sells the goods. A has committed criminal breach of trust.

- (c) A, residing in Kolkata, is agent for Z, residing at Delhi. There is an express or implied contract between A and Z, that all sums remitted by Z to A shall be invested by A, according 5 to Z's direction. Z remits a lakh of rupees to A, with directions to A to invest the same in Company's paper. A dishonestly disobeys the directions and employs the money in his own business. A has committed criminal breach of trust.
- (d) But if A, in illustration (c), not dishonestly but in good faith, believing that it will be more for Z's advantage to hold shares in the Bank of Bengal, disobeys Z's directions, and 10 buys shares in the Bank of Bengal, for Z, instead of buying Company's paper, here, though Z should suffer loss, and should be entitled to bring a civil action against A, on account of that loss, yet A, not having acted dishonestly, has not committed criminal breach of trust.
- (e) A, a revenue-officer, is entrusted with public money and is either directed by law, or 15 bound by a contract, express or implied, with the Government, to pay into a certain treasury all the public money which he holds. A dishonestly appropriates the money. A has committed criminal breach of trust.
- (f) A, a carrier, is entrusted by Z with property to be carried by land or by water. A 20 dishonestly misappropriates the property. A has committed criminal breach of trust.

(2) Whoever commits criminal breach of trust shall be punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both.

(3) Whoever, being entrusted with property as a carrier, wharfinger or warehousekeeper, commits criminal breach of trust in respect of such property, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also 25 be liable to fine.

(4) Whoever, being a clerk or servant or employed as a clerk or servant, and being in any manner entrusted in such capacity with property, or with any dominion over property, commits criminal breach of trust in respect of that property, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also 30 be liable to fine.

(5) Whoever, being in any manner entrusted with property, or with any dominion over property in his capacity of a public servant or in the way of his business as a banker, merchant, factor, broker, attorney or agent commits criminal breach of trust in respect of that 35 property, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

### Of the Receiving of stolen property

property.

**315.** (1) Property, the possession whereof has been transferred by theft or extortion or Stolen robbery or cheating, and property which has been criminally misappropriated or in respect of which criminal breach of trust has been committed, is designated as "stolen property", 40 whether the transfer has been made, or the misappropriation or breach of trust has been committed, within or without India, but, if such property subsequently comes into the possession of a person legally entitled to the possession thereof, it then ceases to be stolen property.

(2) Whoever dishonestly receives or retains any stolen property, knowing or having reason to believe the same to be stolen property, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

(3) Whoever dishonestly receives or retains any stolen property, the possession whereof he knows or has reason to believe to have been transferred by the commission of

45

dacoity, or dishonestly receives from a person, whom he knows or has reason to believe to belong or to have belonged to a gang of dacoits, property which he knows or has reason to believe to have been stolen, shall be punished with imprisonment for life, or with rigorous imprisonment for a term which may extend to ten years, and shall also be liable to fine.

(4) Whoever habitually receives or deals in property which he knows or has reason to 5 believe to be stolen property, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

(5) Whoever voluntarily assists in concealing or disposing of or making away with property which he knows or has reason to believe to be stolen property, shall be punished with imprisonment of either description for a term which may extend to three years, or with 10 fine, or with both.

# Of Cheating

Cheating.

**316.** (1) Whoever, by deceiving any person, fraudulently or dishonestly induces the person so deceived to deliver any property to any person, or to consent that any person shall retain any property, or intentionally induces the person so deceived to do or omit to do 15 anything which he would not do or omit if he were not so deceived, and which act or omission causes or is likely to cause damage or harm to that person in body, mind, reputation or property, is said to "cheat".

*Explanation.*—A dishonest concealment of facts is a deception within the meaning of this section.

#### Illustrations.

(*a*) A, by falsely pretending to be in the Civil Service, intentionally deceives Z, and thus dishonestly induces Z to let him have on credit goods for which he does not mean to pay. A cheats.

(b) A, by putting a counterfeit mark on an article, intentionally deceives Z into a 25 belief that this article was made by a certain celebrated manufacturer, and thus dishonestly induces Z to buy and pay for the article. A cheats.

(c) A, by exhibiting to Z a false sample of an article intentionally deceives Z into believing that the article corresponds with the sample, and thereby dishonestly induces Z to buy and pay for the article. A cheats.

(d) A, by tendering in payment for an article a bill on a house with which A keeps no money, and by which A expects that the bill will be dishonoured, intentionally deceives Z, and thereby dishonestly induces Z to deliver the article, intending not to pay for it. A cheats.

(e) A, by pledging as diamond articles which he knows are not diamonds, intentionally deceives Z, and thereby dishonestly induces Z to lend money. A cheats.

(f) A intentionally deceives Z into a belief that A means to repay any money that Z may lend to him and thereby dishonestly induces Z to lend him money, A not intending to repay it. A cheats.

(g) A intentionally deceives Z into a belief that A means to deliver to Z a certain quantity of indigo plant which he does not intend to deliver, and thereby dishonestly induces Z to advance money upon the faith of such delivery. A cheats; but if A, at the time of obtaining the money, intends to deliver the indigo plant, and afterwards breaks his contract and does not deliver it, he does not cheat, but is liable only to a civil action for breach of contract.

(*h*) A intentionally deceives Z into a belief that A has performed A's part of a contract  $_{45}$  made with Z, which he has not performed, and thereby dishonestly induces Z to pay money. A cheats.

35

30

2.0

2.0

(*i*) A sells and conveys an estate to B. A, knowing that in consequence of such sale he has no right to the property, sells or mortgages the same to Z, without disclosing the fact of the previous sale and conveyance to B, and receives the purchase or mortgage money from Z. A cheats.

5 (2) Whoever cheats shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

(3) Whoever cheats with the knowledge that he is likely thereby to cause wrongful loss to a person whose interest in the transaction to which the cheating relates, he was bound, either by law, or by a legal contract, to protect, shall be punished with imprisonment
 of either description for a term which may extend to five years, or with fine, or with both.

(4) Whoever cheats and thereby dishonestly induces the person deceived to deliver any property to any person, or to make, alter or destroy the whole or any part of a valuable security, or anything which is signed or sealed, and which is capable of being converted into a valuable security, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

<sup>15</sup> which may extend to seven years, and shall also be liable to fine.

**317.** (1) A person is said to "cheat by personation" if he cheats by pretending to be some other person, or by knowingly substituting one person for or another, or representing that he or any other person is a person other than he or such other person really is.

Cheating by personation.

*Explanation.* —The offence is committed whether the individual personated is a real or imaginary person.

#### Illustrations.

(a) A cheats by pretending to be a certain rich banker of the same name. A cheats by personation.

(b) A cheats by pretending to be B, a person who is deceased. A cheats by personation.

25 (2) Whoever cheats by personation shall be punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both.

# Of fraudulent deeds and dispositions of property

318. Whoever dishonestly or fraudulently removes, conceals or delivers to any person, or transfers or causes to be transferred to any person, without adequate consideration, any property, intending thereby to prevent, or knowing it to be likely that he will thereby prevent, the distribution of that property according to law among his creditors or the creditors of any other person, shall be punished with imprisonment of either description for a term which shall not be less than six months but which may extend to two years, or with fine, or with both.

35 **319.** Whoever dishonestly or fraudulently prevents any debt or demand due to himself or to any other person from being made available according to law for payment of his debt or the debts of such other person, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

**320.** Whoever dishonestly or fraudulently signs, executes or becomes a party to any deed or instrument which purports to transfer or subject to any charge, any property, or any interest therein, and which contains any false statement relating to the consideration for such transfer or charge, or relating to the person or persons for whose use or benefit it is really intended to operate, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

Dishonest or fraudulent removal or concealment of property to prevent distribution among creditors.

Dishonestly or fraudulently preventing debt being available for creditors.

Dishonest or fraudulent execution of deed of transfer containing false statement of consideration.

Mischief.

**322.** (1) Whoever with intent to cause, or knowing that he is likely to cause, wrongful loss or damage to the public or to any person, causes the destruction of any property, or any such change in any property or in the situation thereof as destroys or diminishes its value or utility, or affects it injuriously, commits "mischief".

10

5

*Explanation* 1.—It is not essential to the offence of mischief that the offender should intend to cause loss or damage to the owner of the property injured or destroyed. It is sufficient if he intends to cause, or knows that he is likely to cause, wrongful loss or damage to any person by injuring any property, whether it belongs to that person or not.

*Explanation* 2.—Mischief may be committed by an act affecting property belonging 15 to the person who commits the act, or to that person and others jointly.

#### Illustrations.

(*a*) A voluntarily burns a valuable security belonging to Z intending to cause wrongful loss to Z. A has committed mischief.

(b) A introduces water in to an ice-house belonging to Z and thus causes the ice to 20 melt, intending wrongful loss to Z. A has committed mischief.

(c) A voluntarily throws into a river a ring belonging to Z, with the intention of thereby causing wrongful loss to Z. A has committed mischief.

(*d*) A, knowing that his effects are about to be taken in execution in order to satisfy a debt due from him to Z, destroys those effects, with the intention of thereby preventing Z from obtaining satisfaction of the debt, and of thus causing damage to Z. A has committed mischief.

(e) A having insured a ship, voluntarily causes the same to be cast away, with the intention of causing damage to the underwriters. A has committed mischief.

(f) A cause a ship to be cast away, intending thereby to cause damage to Z who has lent  $_{30}$  money on bottomry on the ship. A has committed mischief.

(g) A, having joint property with Z in a horse, shoots the horse, intending thereby to cause wrongful loss to Z. A has committed mischief.

(*h*) Acausescattle to enter upon a field belonging to Z, intending to cause and knowing that he is likely to cause damage to Z's crop. A has committed mischief.

(2) Whoever commits mischief shall be punished with imprisonment of either description for a term which may extend to six months, or with fine, or with both.

(3) Whoever commits mischief and thereby causes loss or damage to any property including the property of Government or Local Authority shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

40

35

(4) Whoever commits mischief and thereby causes loss or damage to the amount of twenty thousand rupees and more but less than one lakh rupees shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

(5) Whoever commits mischief and thereby causes loss or damage to the amount of 45 one lakh rupees or upwards, shall be punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both.

Green = Fresh additions

89

(6) Whoever commits mischief, having made preparation for causing to any person death, or hurt, or wrongful restraint, or fear of death, or of hurt, or of wrongful restraint, shall be punished with imprisonment of either description for a term which may extend to five years, and shall also be liable to fine.

**323.** Whoever commits mischief by killing, poisoning, maiming or rendering useless any animal shall be punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both.

324. Whoever commits mischief by,—

10

2.0

25

30

35

40

45

(*a*) doing any act which causes, or which he knows to be likely to cause, a diminution of the supply of water for agricultural purposes, or for food or drink for human beings or for animals which are property, or for cleanliness or for carrying on any manufacture, shall be punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both;

(b) doing any act which renders or which he knows to be likely to render any
 public road, bridge, navigable river or navigable channel, natural or artificial, impassable
 or less safe for travelling or conveying property, shall be punished with imprisonment
 of either description for a term which may extend to five years, or with fine, or with
 both;

(c) doing any act which causes or which he knows to be likely to cause an inundation or an obstruction to any public drainage attended with injury or damage, shall be punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both;

(d) destroying or moving any sign or signal used for navigation of rail, aircraft or ship or other thing placed as a guide for navigators, or by any act which renders any such sign or signal less useful as a guide for navigators, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both;

(e) destroying or moving any land-mark fixed by the authority of a public servant, or by any act which renders such land-mark less useful as such, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both;

(*f*) fire or any explosive substance intending to cause, or knowing it to be likely that he will thereby cause, damage to any property including agricultural produce, shall be punished with imprisonment of either description for a term which may extend to seven years and shall also be liable to fine;

(g) fire or any explosive substance, intending to cause, or knowing it to be likely that he will thereby cause, the destruction of any building which is ordinarily used as a place of worship or as a human dwelling or as a place for the custody of property, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

**325.** (1) Whoever commits mischief to any rail, aircraft, or a decked vessel or any vessel of a burden of twenty tons or upwards, intending to destroy or render unsafe, or knowing it to be likely that he will thereby destroy or render unsafe, that rail, aircraft or vessel, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Mischief with intent to destroy or make unsafe a rail, aircraft, decked vessel or one of twenty tons burden.

(2) Whoever commits, or attempts to commit, by fire or any explosive substance, such mischief as is described in sub-section (1), shall be punished with imprisonment for life or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

Mischief by killing or maiming animal.

Mischief by injury, inundation, fire or explosive substance, etc.

5

90

Punishment for 326. Whoever intentionally runs any vessel aground or ashore, intending to commit intentionally theft of any property contained therein or to dishonestly misappropriate any such property, running vessel or with intent that such theft or misappropriation of property may be committed, shall be aground or punished with imprisonment of either description for a term which may extend to ten years, ashore with intent to and shall also be liable to fine. commit theft,

# Of criminal trespass

Criminal trespass and house-trespass.

etc.

**327.** (1) Whoever enters into or upon property in the possession of another with intent to commit an offence or to intimidate, insult or annoy any person in possession of such property or having lawfully entered into or upon such property, unlawfully remains there with intent thereby to intimidate, insult or annoy any such person or with intent to 10 commit an offenceis said to commit "criminal trespass".

(2) Whoever commits criminal trespass by entering into or remaining in any building, tent or vessel used as a human dwelling or any building used as a place for worship, or as a place for the custody of property, is said to commit "house-trespass".

*Explanation.*—The introduction of any part of the criminal trespasser's body is entering 15 sufficient to constitute house-trespass.

(3) Whoever commits criminal trespass shall be punished with imprisonment of either description for a term which may extend to three months, or with fine which may extend to five thousand rupees, or with both.

(4) Whoever commits house-trespass shall be punished with imprisonment of either 20 description for a term which may extend to one year, or with fine which may extend to five thousand rupees, or with both.

House-trespass and housebreaking.

328. (1) Whoever commits house-trespass having taken precautions to conceal such house-trespass from some person who has a right to exclude or eject the trespasser from the building, tent or vessel which is the subject of the trespass, is said to commit "lurking house-25 trespass".

(2) A person is said to commit "house-breaking" who commits house-trespass if he effects his entrance into the house or any part of it in any of the six ways hereinafter described; or if, being in the house or any part of it for the purpose of committing an offence, or having committed an offence therein, he quits the house or any part of it in any of 30 

(a) if he enters or quits through a passage made by himself, or by any abettor of the house-trespass, in order to the committing of the house-trespass;

(b) if he enters or quits through any passage not intended by any person, other than himself or an abettor of the offence, for human entrance; or through any passage 35 to which he has obtained access by scaling or climbing over any wall or building;

(c) if he enters or quits through any passage which he or any abettor of the house-trespass has opened, in order to the committing of the house-trespass by any means by which that passage was not intended by the occupier of the house to be opened;

(d) if he enters or quits by opening any lock in order to the committing of the house-trespass, or in order to the quitting of the house after a house-trespass;

(e) if he effects his entrance or departure by using criminal force or committing an assault, or by threatening any person with assault;

(f) if he enters or quits by any passage which he knows to have been fastened 45 against such entrance or departure, and to have been unfastened by himself or by an abettor of the house-trespass.

40

25

Green = Fresh additions

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

*Explanation.*—Any out-house or building occupied with a house, and between which and such house there is an immediate internal communication, is part of the house within the meaning of this section.

### Illustrations.

5 (a) A commits house-trespass by making a hole through the wall of Z's house, and putting his hand through the aperture. This is house-breaking.

(b) A commits house-trespass by creeping into a ship at a port-hole between decks. This is house-breaking.

(c) A commits house-trespass by entering Z's house through a window. This is house-10 breaking.

(d) A commits house-trespass by entering Z's house through the door, having opened a door which was fastened. This is house-breaking.

(e) A commits house-trespass by entering Z's house through the door, having lifted a latch by putting a wire through a hole in the door. This is house-breaking.

15 (*f*) A finds the key of Z's house door, which Z had lost, and commits house-trespass by entering Z's house, having opened the door with that key. This is house-breaking.

(g) Z is standing in his doorway. A forces a passage by knocking Z down, and commits house-trespass by entering the house. This is house-breaking.

(h) Z, the door-keeper of Y, is standing in Y's doorway. A commits house-trespass by
 entering the house, having deterred Z from opposing him by threatening to beat him. This is house-breaking.

**329.** (1) Whoever commits lurking house-trespass or house-breaking, shall be punished with imprisonment of either description for a term which may extend to two years, and shall also be liable to fine.

Punishment for house-trespass or housebreaking.

(2) Whoever commits lurking house-trespass or house-breaking after sunset and before sunrise, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

(3) Whoever commits lurking house-trespass or house-breaking, in order to the committing of any offence punishable with imprisonment, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine; and if the offence intended to be committed is theft, the term of the imprisonment may be extended to ten years.

(4) Whoever commits lurking house-trespass or house-breaking after sunset and before sunrise, in order to the committing of any offence punishable with imprisonment, shall be punished with imprisonment of either description for a term which may extend to five years, and shall also be liable to fine; and, if the offence intended to be committed is theft, the term of the imprisonment may be extended to fourteen years.

(5) Whoever commits lurking house-trespass, or house-breaking, having made preparation for causing hurt to any person, or for assaulting any person, or for wrongfully
restraining any person, or for putting any person in fear of hurt or of assault or of wrongful restraint, shall be punished with imprisonment of either description or a term which may extend to ten years, and shall also be liable to fine.

(6) Whoever commits lurking house-trespass or house-breaking after sunset and before sunrise, having made preparation for causing hurt to any person or for assaulting any person, or for wrongfully restraining any person, or for putting any person in fear of hurt, or of assault, or of wrongful restraint, shall be punished with imprisonment of either description for a term which may extend to fourteen years, and shall also be liable to fine.

Green = Fresh additions

92

(7) Whoever, whilst committing lurking house-trespass or house-breaking, causes grievous hurt to any person or attempts to cause death or grievous hurt to any person, shall be punished with imprisonment for life, or imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.

(8) If, at the time of the committing of lurking house-trespass or house-breaking after
 sunset and before sunrise, any person guilty of such offence shall voluntarily cause or
 attempt to cause death or grievous hurt to any person, every person jointly concerned in
 committing such lurking house-trespass or house-breaking after sunset and before sunrise,
 shall be punished with imprisonment for life, or with imprisonment of either description for a
 term which may extend to ten years, and shall also be liable to fine.

House-trespass in order to commit offence. 330. Whoever commits house-trespass in order to the committing of any offence-

(*a*) punishable with death, shall be punished with imprisonment for life, or with rigorous imprisonment for a term not exceeding ten years, and shall also be liable to fine;

(*b*) punishable with imprisonment for life, shall be punished with imprisonment 15 of either description for a term not exceeding ten years, and shall also be liable to fine;

(c) punishable with imprisonment, shall be punished with imprisonment of either description for a term which may extend to two years, and shall also be liable to fine:

Provided that if the offence intended to be committed is theft, the term of the imprisonment may be extended to seven years.

House-trespass after preparation for hurt, assault or wrongful restraint.

Dishonestly breaking open receptacle containing property. **331.** Whoever commits house-trespass, having made preparation for causing hurt to any person or for assaulting any person, or for wrongfully restraining any person, or for putting any person in fear of hurt, or of assault, or of wrongful restraint, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

**332.** (1) Whoever dishonestly or with intent to commit mischief, breaks open or unfastens any closed receptacle which contains or which he believes to contain property, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

(2) Whoever, being entrusted with any closed receptacle which contains or which he 30 believes to contain property, without having authority to open the same, dishonestly, or with intent to commit mischief, breaks open or unfastens that receptacle, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

## CHAPTER XVIII

35

20

25

OF OFFENCES RELATING TO DOCUMENTS AND TO PROPERTY MARKS

333. A person is said to make a false document or false electronic record—

Making a false document.

#### (A) Who dishonestly or fraudulently—

(i) makes, signs, seals or executes a document or part of a document;

(*ii*) makes or transmits any electronic record or part of any electronic 40 record;

(*iii*) affixes any electronic signature on any electronic record;

(iv) makes any mark denoting the execution of a document or the authenticity of the electronic signature,

with the intention of causing it to be believed that such document or part of document, 45 electronic record or electronic signature was made, signed, sealed, executed, transmitted or

10

20

Green = Fresh additions

affixed by or by the authority of a person by whom or by whose authority he knows that it was not made, signed, sealed, executed or affixed; or

(B) Who without lawful authority, dishonestly or fraudulently, by cancellation or otherwise, alters a document or an electronic record in any material part thereof, after it has been made, executed or affixed with electronic signature either by himself or by any other person, whether such person be living or dead at the time of such alteration; or

(C) Who dishonestly or fraudulently causes any person to sign, seal, execute or alter a document or an electronic record or to affix his electronic signature on any electronic record knowing that such person by reason of mental illness or intoxication cannot, or that by reason of deception practised upon him, he does not know the contents of the document or electronic record or the nature of the alteration.

### Illustrations.

(a) A has a letter of credit upon B for rupees 10,000, written by Z. A, in order to defraud B, adds cipher to the 10,000, and makes the sum 1,00,000 intending that it may be believed by 15 B that Z so wrote the letter. A has committed forgery.

(b) A, without Z's authority, affixes Z's seal to a document purporting to be a conveyance of an estate from Z to A, with the intention of selling the estate to B and thereby of obtaining from B the purchase-money. A has committed forgery.

(c) A picks up a cheque on a banker signed by B, payable to bearer, but without any

sum having been inserted in the cheque. A fraudulently fills up the cheque by inserting the sum of ten thousand rupees. A commits forgery.

(d) A leaves with B, his agent, a cheque on a banker, signed by A, without inserting the sum payable and authorises B to fill up the cheque by inserting a sum not exceeding ten thousand rupees for the purpose of making certain payments. B fraudulently fills up the 2.5 cheque by inserting the sum of twenty thousand rupees. B commits forgery.

(e) A draws a bill of exchange on himself in the name of B without B's authority, intending to discount it as a genuine bill with a banker and intending to take up the bill on its maturity. Here, as A draws the bill with intent to deceive the banker by leading him to suppose that he had the security of B, and thereby to discount the bill, A is guilty of forgery. 30

(f) Z's will contains these words—"I direct that all my remaining property be equally divided between A, B and C." A dishonestly scratches out B's name, intending that it may be believed that the whole was left to himself and C. A has committed forgery.

(g) A endorses a Government promissory note and makes it payable to Z or his order by writing on the bill the words "Pay to Z or his order" and signing the endorsement. B 35 dishonestly erases the words "Pay to Z or his order", and thereby converts the special endorsement into a blank endorsement. B commits forgery.

(h) A sells and conveys an estate to Z. A afterwards, in order to defraud Z of his estate, executes a conveyance of the same estate to B, dated six months earlier than the date of the conveyance to Z, intending it to be believed that he had conveyed the estate to B before he 40 conveyed it to Z. A has committed forgery.

(i) Z dictates his will to A. A intentionally writes down a different legatee named by Z, and by representing to Z that he has prepared the will according to his instructions, induces Z to sign the will. A has committed forgery.

(i) A writes a letter and signs it with B's name without B's authority, certifying that A is 45 a man of good character and in distressed circumstances from unforeseen misfortune, intending by means of such letter to obtain alms from Z and other persons. Here, as A made a false document in order to induce Z to part with property, A has committed forgery.

94

(*k*) A without B's authority writes a letter and signs it in B's name certifying to A's character, intending thereby to obtain employment under Z. A has committed forgery in as much as he intended to deceive Z by the forged certificate, and thereby to induce Z to enter into an express or implied contract for service.

## Explanation 1.—A man's signature of his own name may amount to forgery.

### Illustrations.

(*a*) A signs his own name to a bill of exchange, intending that it may be believed that the bill was drawn by another person of the same name. A has committed forgery.

(*b*) A writes the word "accepted" on a piece of paper and signs it with Z's name, in order that B may afterwards write on the paper a bill of exchange drawn by B upon Z, and negotiate the bill as though it had been accepted by Z. A is guilty of forgery; and if B, knowing the fact, draws the bill upon the paper pursuant to A's intention, B is also guilty of forgery.

(c) A picks up a bill of exchange payable to the order of a different person of the same name. A endorses the bill in his own name, intending to cause it to be believed that it was endorsed by the person to whose order it was payable; here A has committed forgery.

(*d*) A purchases an estate sold under execution of a decree against B. B, after the seizure of the estate, in collusion with Z, executes a lease of the estate, to Z at a nominal rent and for a long period and dates the lease six months prior to the seizure, with intent to defraud A, and to cause it to be believed that the lease was granted before the seizure. B, 20 though he executes the lease in his own name, commits forgery by antedating it.

(e) A, a trader, in anticipation of insolvency, lodges effects with B for A's benefit, and with intent to defraud his creditors; and in order to give a colour to the transaction, writes a promissory note binding himself to pay to B a sum for value received, and antedates the note, intending that it may be believed to have been made before A was on the point of 25 insolvency. A has committed forgery under the first head of the definition.

*Explanation* 2.—The making of a false document in the name of a fictious person, intending it to be believed that the document was made by a real person, or in the name of a deceased person, intending it to be believed that the document was made by the person in his lifetime, may amount to forgery.

#### Illustration.

A draws a bill of exchange upon a fictious person, and fraudulently accepts the bill in the name of such fictitious person with intent to negotiate it. A commits forgery.

*Explanation* 3.—For the purposes of this section, the expression "affixing electronic signature" shall have the meaning assigned to it in clause (*d*) of sub-section (*1*) of section 2 35 of the Information Technology Act, 2000.

21 of 2000.

30

Forgery.

**334.** (1) Whoever makes any false document or false electronic record or part of a document or electronic record, with intent to cause damage or injury, to the public or to any person, or to support any claim or title, or to cause any person to part with property, or to enter into any express or implied contract, or with intent to commit fraud or that fraud may be 40 committed, commits forgery.

(2) Whoever commits forgery shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

(3) Whoever commits forgery, intending that the document or electronic record forged shall be used for the purpose of cheating, shall be punished with imprisonment of either 45 description for a term which may extend to seven years, and shall also be liable to fine.

21 of 2000. 15

(4) Whoever commits forgery, intending that the document or electronic record forged shall harm the reputation of any party, or knowing that it is likely to be used for that purpose, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

335. Whoever forges a document or an electronic record, purporting to be a record or proceeding of or in a Court or an identity document issued by Government including voter identity card or Aadhaar Card, or a register of birth, marriage or burial, or a register kept by a public servant as such, or a certificate or document purporting to be made by a public servant in his official capacity, or an authority to institute or defend a suit, or to take any proceedings therein, or to confess judgment, or a power of attorney, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also

be liable to fine. *Explanation.*—For the purposes of this sec

*Explanation.*—For the purposes of this section, "register" includes any list, data or record of any entries maintained in the electronic form as defined in clause (r) of sub-section (1) of section 2 of the Information Technology Act, 2000.

**336.** Whoever forges a document which purports to be a valuable security or a will, or an authority to adopt a son, or which purports to give authority to any person to make or transfer any valuable security, or to receive the principal, interest or dividends thereon, or to receive or deliver any money, movable property, or valuable security, or any document purporting to be an acquaintance or receive acknowledging the payment of money, or an

- 20 purporting to be an acquaintance or receipt acknowledging the payment of money, or an acquaintance or receipt for the delivery of any movable property or valuable security, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.
- 337. Whoever has in his possession any document or electronic record, knowing the same to be forged and intending that the same shall fraudulently or dishonestly be used as genuine, shall, if the document or electronic record is one of the description mentioned in section 335 of this Sanhita, be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine; and if the document is one of the description mentioned in section 336, shall be punished with imprisonment for life, or with imprisonment of either description, for a term which may extend to seven years, and
- shall also be liable to fine.

**338.** (1) A false document or electronic record made wholly or in part by forgery is designated "a forged document or electronic record".

(2)Whoever fraudulently or dishonestly uses as genuine any document or electronic
 record which he knows or has reason to believe to be a forged document or electronic record,
 shall be punished in the same manner as if he had forged such document or electronic record.

339. (1) Whoever makes or counterfeits any seal, plate or other instrument for making an impression, intending that the same shall be used for the purpose of committing any forgery which would be punishable under section 336 of this Sanhita, or, with such intent,
40 has in his possession any such seal, plate or other instrument, knowing the same to be counterfeit, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

(2) Whoever makes or counterfeits any seal, plate or other instrument for making an impression, intending that the same shall be used for the purpose of committing any forgery

45 which would be punishable under any section of this Chapter other than section 336, or, with such intent, has in his possession any such seal, plate or other instrument, knowing the same to be counterfeit, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

(3) Whoever possesses any seal, plate or other instrument knowing the same to be counterfeit, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.

Forgery of record of Court or of public register, etc.

Forgery of valuable security, will, etc.

Having possession of document described in section 335 or 336, knowing it to be forged and intending to use it as genuine.

Forged document or electronic record and using it as genuine.

Making or possessing counterfeit seal, etc., with intent to commit forgery punishable under section 336.

(4) Whoever fraudulently or dishonestly uses as genuine any seal, plate or other instrument knowing or having reason to believe the same to be counterfeit, shall be punished in the same manner as if he had made or counterfeited such seal, plate or other instrument.

Counterfeiting device or mark used for authenticating documents described in section 336, or possessing counterfeit marked material.

Fraudulent cancellation, destruction, etc., of will, authority to adopt, or valuable security.

Falsification of accounts.

**340.** (1) Whoever counterfeits upon, or in the substance of, any material, any device or mark used for the purpose of authenticating any document described in section 336 of this 5 Sanhita, intending that such device or mark shall be used for the purpose of giving the appearance of authenticity to any document then forged or thereafter to be forged on such material, or who, with such intent, has in his possession any material upon or in the substance of which any such device or mark has been counterfeited, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to seven 10 years, and shall also be liable to fine.

(2) Whoever counterfeits upon, or in the substance of, any material, any device or mark used for the purpose of authenticating any document or electronic record other than the documents described in section 336 of this Sanhita, intending that such device or mark shall be used for the purpose of giving the appearance of authenticity to any document then 15 forged or thereafter to be forged on such material, or who with such intent, has in his possession any material upon or in the substance of which any such device or mark has been counterfeited, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

**341.** Whoever fraudulently or dishonestly, or with intent to cause damage or injury to the public or to any person, cancels, destroys or defaces, or attempts to cancel, destroy or deface, or secretes or attempts to secrete any document which is or purports to be a will, or an authority to adopt a son, or any valuable security, or commits mischief in respect of such document, shall be punished with imprisonment for life, or with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine. 25

**342.** Whoever, being a clerk, officer or servant, or employed or acting in the capacity of a clerk, officer or servant, wilfully, and with intent to defraud, destroys, alters, mutilates or falsifies any book, electronic record, paper, writing, valuable security or account which belongs to or is in the possession of his employer, or has been received by him for or on behalf of his employer, or wilfully, and with intent to defraud, makes or abets the making of any false entry in, or omits or alters or abets the omission or alteration of any material particular from or in, any such book, electronic record, paper, writing, valuable security or account, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.

*Explanation.*— It shall be sufficient in any charge under this section to allege a general 35 intent to defraud without naming any particular person intended to be defrauded or specifying any particular sum of money intended to be the subject of the fraud, or any particular day on which the offence was committed.

## Of Property marks

**343.** (1) A mark used for denoting that movable property belongs to a particular person 40 is called a property mark.

(2) Whoever marks any movable property or goods or any case, package or other receptacle containing movable property or goods, or uses any case, package or other receptacle having any mark thereon, in a manner reasonably calculated to cause it to be believed that the property or goods so marked, or any property or goods contained in any use a such receptacle so marked, belong to a person to whom they do not belong, is said to use a false property mark.

(3)Whoever uses any false property mark shall, unless he proves that he acted without intent to defraud, be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

Property mark.

Green = Fresh additions

97

**344.** Whoever removes, destroys, defaces or adds to any property mark, intending or knowing it to be likely that he may thereby cause injury to any person, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

5 **345.** (1) Whoever counterfeits any property mark used by any other person shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

(2) Whoever counterfeits any property mark used by a public servant, or any mark used by a public servant to denote that any property has been manufactured by a particular

- 10 person or at a particular time or place, or that the property is of a particular quality or has passed through a particular office, or that it is entitled to any exemption, or uses as genuine any such mark knowing the same to be counterfeit, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine.
- 346. Whoever makes or has in his possession any die, plate or other instrument for thepurpose of counterfeiting a property mark, or has in his possession a property mark for thepurpose of denoting that any goods belong to a person to whom they do not belong, shallbe punished with imprisonment of either description for a term which may extend to threeyears, or with fine, or with both.
- **347.** Whoever sells, or exposes, or has in possession for sale, any goods or things with a counterfeit property mark affixed to or impressed upon the same or to or upon any case, package or other receptacle in which such goods are contained, shall, unless he proves—
  - (*a*) that, having taken all reasonable precautions against committing an offence against this section, he had at the time of the commission of the alleged offence no reason to suspect the genuineness of the mark; and

25

(b) that, on demand made by or on behalf of the prosecutor, he gave all the information in his power with respect to the persons from whom he obtained such goods or things; or

(c) that otherwise he had acted innocently,

be punished with imprisonment of either description for a term which may extend to one year,or with fine, or with both.

**348.** (1) Whoever makes any false mark upon any case, package or other receptacle containing goods, in a manner reasonably calculated to cause any public servant or any other person to believe that such receptacle contains goods which it does not contain or that it does not contain goods which it does contain, or that the goods contained in such

35 receptacle are of a nature or quality different from the real nature or quality thereof, shall, unless he proves that he acted without intent to defraud, be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.

(2) Whoever makes use of any false mark in any manner prohibited under sub-section (1) shall, unless he proves that he acted without intent to defraud, be punished as if he had committed the offence under sub-section (1).

## CHAPTER XIX

OF CRIMINAL INTIMIDATION, INSULT, ANNOYANCE, DEFAMATION, ETC.

**349.** (1) Whoever threatens by any means, another with any injury to his person, reputation or property, or to the person or reputation of any one in whom that person is interested, with intent to cause alarm to that person, or to cause that person to do any act which he is not legally bound to do, or to omit to do any act which that person is legally entitled to do, as the means of avoiding the execution of such threat, commits criminal intimidation.

Making a false mark upon any receptacle containing goods.

Tampering with property mark with intent to cause injury.

Counterfeiting a property mark.

Making or possession of any instrument for counterfeiting a property mark.

Selling goods marked with a counterfeit property mark.

Criminal intimidation.

10

25

35

98

*Explanation.*—A threat to injure the reputation of any deceased person in whom the person threatened is interested, is within this section.

### Illustration.

A, for the purpose of inducing B to resist from prosecuting a civil suit, threatens to burn B's house. A is guilty of criminal intimidation.

(2) Whoever commits the offence of criminal intimidation shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

(3) Whoever commits the offence of criminal intimidation by treating to cause death or grievous hurt, or to cause the destruction of any property by fire, or to cause an offence punishable with death or imprisonment for life, or with imprisonment for a term which may extend to seven years, or to impute unchastity to a woman, shall be punished with imprisonment of either description for a term which may extend to seven years, or with fine, or with both.

(4) Whoever commits the offence of criminal intimidation by an anonymous 15 communication, or having taken precaution to conceal the name or abode of the person from whom the threat comes, shall be punished with imprisonment of either description for a term which may extend to two years, in addition to the punishment provided for the offence under sub-section (1).

**350.** Whoever intentionally insults in any manner, and thereby gives provocation to 20 any person, intending or knowing it to be likely that such provocation will cause him to break the public peace, or to commit any other offence, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Statements conducing to public mischief.

Intentional

insult with

intent to

provoke

breach of peace.

**351.** (1) Whoever makes, publishes or circulates any statement, false information, rumour, or report, including through electronic means—

(*a*) with intent to cause, or which is likely to cause, any officer, soldier, sailor or airman in the Army, Navy or Air Force of India to mutiny or otherwise disregard or fail in his duty as such; or

(*b*) with intent to cause, or which is likely to cause, fear or alarm to the public, or to any section of the public whereby any person may be induced to commit an offence 30 against the State or against the public tranquility; or

(c) with intent to incite, or which is likely to incite, any class or community of persons to commit any offence against any other class or community,

shall be punished with imprisonment which may extend to three years, or with fine, or with both.

(2) Whoever makes, publishes or circulates any statement or report containing false information, rumour or alarming news, including through electronic means, with intent to create or promote, or which is likely to create or promote, on grounds of religion, race, place of birth, residence, language, caste or community or any other ground whatsoever, feelings of enmity, hatred or ill will between different religious, racial, language or regional groups or 40 castes or communities shall be punished with imprisonment which may extend to three years, or with fine, or with both.

(3) Whoever commits an offence specified in sub-section (2) in any place of worship or in any assembly engaged in the performance of religious worship or religious ceremonies, shall be punished with imprisonment which may extend to five years and shall also be liable
 45 to fine.

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

99

Exception. ---It does not amount to an offence, within the meaning of this section, when the person making, publishing or circulating any such statement, false information, rumour or report, has reasonable grounds for believing that such statement, false information, rumour or report is true and makes, publishes or circulates it in good faith and without any such intent as aforesaid.

352. Whoever voluntarily causes or attempts to cause any person to do anything which that person is not legally bound to do, or to omit to do anything which he is legally entitled to do, by inducing or attempting to induce that person to believe that he or any person in whom he is interested will become or will be rendered by some act of the offender

an object of Divine displeasure if he does not do the thing which it is the object of the 10 offender to cause him to do, or if he does the thing which it is the object of the offender to cause him to omit, shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both.

## Illustrations.

(a) A sits dharna at Z's door with the intention of causing it to be believed that, by so 15 sitting, he renders Z an object of Divine displeasure. A has committed the offence defined in this section.

(b) A threatens Z that, unless Z performs a certain act, A will kill one of A's own children, under such circumstances that the killing would be believed to render Z an object 20 of Divine displeasure. A has committed the offence defined in this section.

353. Whoever, in a state of intoxication, appears in any public place, or in any place which it is a trespass in him to enter, and there conducts himself in such a manner as to cause annoyance to any person, shall be punished with simple imprisonment for a term which may extend to twenty-four hours, or with fine which may extend to one thousand rupees, or with

Misconduct in public by a drunken person.

both or with community service. 25

#### Of Defamation

**354.** (1) Whoever, by words either spoken or intended to be read, or by signs or by Defamation. visible representations, makes or publishes in any manner, any imputation concerning any person intending to harm, or knowing or having reason to believe that such imputation will harm, the reputation of such person, is said, except in the cases hereinafter excepted, to 30

defame that person.

Explanation 1.—It may amount to defamation to impute anything to a deceased person, if the imputation would harm the reputation of that person if living, and is intended to be hurtful to the feelings of his family or other near relatives.

Explanation 2.—It may amount to defamation to make an imputation concerning a 35 company or an association or collection of persons as such.

*Explanation* 3.—An imputation in the form of an alternative or expressed ironically, may amount to defamation.

Explanation 4.—No imputation is said to harm a person's reputation, unless that imputation directly or indirectly, in the estimation of others, lowers the moral or intellectual 40 character of that person, or lowers the character of that person in respect of his caste or of his calling, or lowers the credit of that person, or causes it to be believed that the body of that person is in a loathsome state, or in a state generally considered as disgraceful.

#### Illustrations.

(a) A says— "Z is an honest man; he never stole B's watch"; intending to cause it to 45 be believed that Z did steal B's watch. This is defamation, unless it falls within one of the exceptions.

(b) A is asked who stole B's watch. A points to Z, intending to cause it to be believed that Z stole B's watch. This is defamation, unless it falls within one of the exceptions.

by inducing person to believe that he will be rendered an object of the Divine displeasure.

Act caused

(c) A draws a picture of Z running away with B's watch, intending it to be believed that Z stole B's watch. This is defamation, unless it falls within one of the exceptions.

*Exception* 1.— It is not defamation to impute anything which is true concerning any person, if it be for the public good that the imputation should be made or published. Whether or not it is for the public good is a question of fact.

*Exception* 2.— It is not defamation to express in good faith any opinion whatever respecting the conduct of a public servant in the discharge of his public functions, or respecting his character, so far as his character appears in that conduct, and no further.

*Exception* 3.— It is not defamation to express in good faith any opinion whatever respecting the conduct of any person touching any public question, and respecting his 10 character, so far as his character appears in that conduct, and no further.

### Illustration.

It is not defamation in A to express in good faith any opinion whatever respecting Z's conduct in petitioning Government on a public question, in signing a requisition for a meeting on a public question, in presiding or attending at such meeting, in forming or joining any 15 society which invites the public support, in voting or canvassing for a particular candidate for any situation in the efficient discharge of the duties of which the public is interested.

*Exception* 4.—It is not defamation to publish substantially true report of the proceedings of a Court, or of the result of any such proceedings.

*Explanation.*—A Magistrate or other officer holding an enquiry in open Court 20 preliminary to a trial in a Court, is a Court within the meaning of the above section.

*Exception 5.*—It is not defamation to express in good faith any opinion whatever respecting the merits of any case, civil or criminal, which has been decided by a Court, or respecting the conduct of any person as a party, witness or agent, in any such case, or respecting the character of such person, as far as his character appears in that conduct, and 25 no further.

## Illustrations.

(a) A says— "I think Z's evidence on that trial is so contradictory that he must be stupid or dishonest." A is within this exception if he says this in good faith, inasmuch as the opinion which he expresses respects Z's character as it appears in Z's conduct as a witness, 30 and no further.

(b) But if A says— "I do not believe what Z asserted at that trial because I know him to be a man without veracity"; A is not within this exception, inasmuch as the opinion which express of Z's character, is an opinion not founded on Z's conduct as a witness.

*Exception.* 6—It is not defamation to express in good faith any opinion respecting the 35 merits of any performance which its author has submitted to the judgment of the public, or respecting the character of the author so far as his character appears in such performance, and no further.

*Explanation.*—A performance may be submitted to the judgment of the public expressly or by acts on the part of the author which imply such submission to the judgment of the 40 public.

#### Illustrations.

(a) A person who publishes a book, submits that book to the judgment of the public.

(b) A person who makes a speech in public, submits that speech to the judgment of the public.

(c) An actor or singer who appears on a public stage, submits his acting or singing to the judgment of the public.

45

Green = Fresh additions

(d) A says of a book published by Z—"Z's book is foolish; Z must be a weak man. Z's book is indecent; Z must be a man of impure mind." A is within the exception, if he says this in good faith, inasmuch as the opinion which he expresses of Z respects Z's character only so far as it appears in Z's book, and no further.

5 (e) But if A says "I am not surprised that Z's book is foolish and indecent, for he is a weak man and a libertine." A is not within this exception, inasmuch as the opinion which he expresses of Z's character is an opinion not founded on Z's book.

*Exception* 7.—It is not defamation in a person having over another any authority, either conferred by law or arising out of a lawful contract made with that other, to pass in good faith any censure on the conduct of that other in matters to which such lawful authority relates.

### Illustration.

A Judge censuring in good faith the conduct of a witness, or of an officer of the Court; a head of a department censuring in good faith those who are under his orders, a parent censuring in good faith a child in the presence of other children; a schoolmaster, whose authority is derived from a parent, censuring in good faith a pupil in the presence of other pupils; a master censuring a servant in good faith for remissness in service; a banker censuring in good faith the cashier of his bank for the conduct of such cashier as such cashier- are within this exception.

20

*Exception* 8.—It is not defamation to prefer in good faith an accusation against any person to any of those who have lawful authority over that person with respect to the subject-matter of accusation.

#### Illustration.

If A in good faith accuses Z before a Magistrate; if A in good faith complains of the conduct of Z, a servant, to Z's master; if A in good faith complains of the conduct of Z, a child, to Z's father-A is within this exception.

*Exception* 9.— It is not defamation to make an imputation on the character of another provided that the imputation be made in good faith for the protection of the interests of the person making it, or of any other person, or for the public good.

30

## Illustrations.

(a) A, a shopkeeper, says to B, who manages his business—"Sell nothing to Z unless he pays you ready money, for I have no opinion of his honesty." A is within the exception, if he has made this imputation on Z in good faith for the protection of his own interests.

(b) A, a Magistrate, in making a report to his own superior officer, casts an imputationon the character of Z. Here, if the imputation is made in good faith, and for the public good,A is within the exception.

*Exception* 10.— It is not defamation to convey a caution, in good faith, to one person against another, provided that such caution be intended for the good of the person to whom it is conveyed, or of some person in whom that person is interested, or for the public good.

40

(2) Whoever defames another shall be punished with simple imprisonment for a term which may extend to two years, or with fine, or with both or with community service.

(3) Whoever prints or engraves any matter, knowing or having good reason to believe that such matter is defamatory of any person, shall be punished with simple imprisonment for a term which may extend to two years, or with fine, or with both.

45 (4) Whoever sells or offers for sale any printed or engraved substance containing defamatory matter, knowing that it contains such matter, shall be punished with simple imprisonment for a term which may extend to two years, or with fine, or with both.

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

## Of breach of contract to attend on and supply wants of helpless person.

Breach of contract to attend on and supply wants of helpless person. **355.** Whoever, being bound by a lawful contract to attend on or to supply the wants of any person who, by reason of youth, or of mental illness, or of a disease or bodily weakness, is helpless or incapable of providing for his own safety or of supplying his own wants, voluntarily omits so to do, shall be punished with imprisonment of either description 5 for a term which may extend to three months, or with fine which may extend to five thousand rupees, or with both.

Repeal and savings.

#### **356.** (1) The Indian Penal Code is hereby repealed.

45 of 1860.

10

(2) Notwithstanding the repeal of the Code referred to in sub-section (1), it shall not affect,—

(*a*) the previous operation of the Code so repealed or anything duly done or suffered thereunder; or

(b) any right, privilege, obligation or liability acquired, accrued or incurred under the Code so repealed; or

(c) any penalty, or punishment incurred in respect of any offences committed 15 against the Code so repealed; or

(d) any investigation or remedy in respect of any such penalty, or punishment; or

(*e*) any proceeding, investigation or remedy in respect of any such penalty or punishment as aforesaid, and any such proceeding or remedy may be instituted, continued or enforced, and any such penalty may be imposed as if that Code had not 20 been repealed.

(3) Notwithstanding such repeal, anything done or any action taken under the said Code shall be deemed to have been done or taken under the corresponding provisions of this Sanhita.

(4) The mention of particular matters in sub-section (2) shall not be held to prejudice or 25 affect the general application of section 6 of the General Clauses Act,1897 with regard to the 10 of 1897. effect of the repeal.

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

## STATEMENT OF OBJECTS AND REASONS

In the year 1834, the first Indian Law Commission was constituted under the Chairmanship of Lord Thomas Babington Macaulay to examine the jurisdiction, power and rules of the existing Courts as well as the police establishments and the laws in force in India.

2. The Commission suggested various enactments to the Government. One of the important recommendations made by the Commission was on, Indian Penal Code which was enacted in 1860 and the said Code is still continuing in the country with some amendments made thereto from time to time.

3. The Government of India considered it expedient and necessary to review the existing criminal laws with an aim to strengthen law and order and also focus on simplifying legal procedure so that ease of living is ensured to the common man. The Government also considered to make existing laws relevant to the contemporary situation and provide speedy justice to common man. Accordingly, various stakeholders were consulted keeping in mind contemporary needs and aspirations of the people and with a view to create a legal structure which is citizen centric and to secure life and liberty of the citizens.

4. Now, it is proposed to enact a new law, namely, the Bharatiya Nyaya Sanhita Bill, 2023 by repealing the Indian Penal Code to streamline provisions relating to offences and penalties. It is proposed to provide first time community service as one of the punishments for petty offences. The offences against women and children, murder and offences against the State have been given precedence. The various offences have been made gender neutral. In order to deal effectively with the problem of organised crimes and terrorist activities, new offences of terrorist acts and organised crime have been added in the Bill with deterrent punishments. A new offence on acts of secession, armed rebellion, subversive activities, separatist activities or endangering sovereignty or unity and integrity of India has also been added. The fines and punishment for various offences have also been suitably enhanced.

- 5. The Notes on Clauses explains the various provisions of the Bill.
- 6. The Bill seeks to achieve the above objectives.

New Delhi; *The 9th August*, 2023. AMIT SHAH.

Every clause has been annotated with corresponding IPC sections. Deleted IPC provisions are mentioned in the margin notes.

LOK SABHA

A BILL

to consolidate and amend the provisions relating to offences and for matters connected therewith or incidental thereto.

(Shri Amit Shah, Minister of Home Affairs and Cooperation)

MGIPMRND-278LS-10.08.2023.