Appeals to be Heard by the District Magistrates Instead of the Sessions Judges

JAMMU & KASHMIR India

Appeals to be Heard by the District Magistrates Instead of the Sessions Judges

Rule

APPEALS-TO-BE-HEARD-BY-THE-DISTRICT-MAGISTRATES-INSTEAD of 1916

- Published on 10 February 1916
- Commenced on 10 February 1916
- [This is the version of this document from 10 February 1916.]
- [Note: The original publication document is not available and this content could not be verified.]

Appeals to be Heard by the District Magistrates Instead of the Sessions Judges Published vide Government Gazette Notification No. 124, Dated 17th Phagan, 1972 Judicial Department

1.

His Highness the Maharaja Sahib Bahadur has been pleased to order (vide Chief Minister's letter No. 7356/F-269-09 dated 10th February, 1916) that in future appeals against the orders by which names of bad characters are entered in Police Register No. 10 will be heard by the [District Magistrate] [Substituted by Act X of 2010 for 'Governor'.] instead of Sessions Judges and in this respect sanction of the [resident] [Reference to Resident was discontinued by orders of His Highness passed in July, 1927.] has also been received (vide letter No. 7112/269-F-09, dated 31st January, 1916). Accordingly resolution No. 1 dated 17th April, 1897 will be considered as amended. This Notification is published in the Gazette for general information.

1