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"section_desc": "Throughout this Code 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."

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 "section_desc": "Every expression which is explained in any part of this Code, is used in every part of this Code in conformity with the Explanation."
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    "section_desc": "The words "servant of Government" denote any officer
or servant continued, appointed or employed in India by or under the
authority of Government."
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"section_desc": "The word "Judge" denotes not only every person who is officially designated as a Judge, but also every person.\nwho 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 who is one of a body of persons, which body of persons is empowered by law to give such a judgment."

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"section_desc": "The words "Court of Justice" denote 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."

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"section_desc": "The words "public servant" denote a person falling under any of the descriptions hereinafter following, namely:"

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"section_title": "Movable property",

"section_desc": "The words "movable property" are intended to include corporeal property of every description, except land and things attached to the earth or permanently fastened to anything which is attached to the earth."

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"section_desc": "\"Wrongful gain\": Wrongful gain is gain by unlawful means of property to which the person gaining is not legally entitled.\n\"Wrongful loss\": Wrongful loss is the loss by unlawful means of property to which the person losing it is legally entitled.\n\"Gaining wrongfully\": A person is said to gain wrongfully when such person retains wrongfully, as well as when such person acquires wrongfully.\n\"Losing 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."

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to do that thing "dishonestly"."
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    "section_desc": "A person is said to do a thing fraudulently if he
does that thing with intent to defraud but not otherwise."
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    "section_desc": "A person is said to have "reason to believe" a
thing, if he has sufficient cause to believe that thing but not
otherwise."
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    "section_title": "Property in possession of wife, clerk or servant",
    "section_desc": "When property is in the possession of a person's
wife, clerk or servant, on account of that person, it is in that person's
possession within the meaning of this Code."
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    "section_title": "Counterfeit",
    "section_desc": "A person is said to "counterfeit" who causes one
thing to resemble another thing, intending by means of that resemblance
to practice deception, or knowing it to be likely that deception will
thereby be practiced."
  },
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    "chapter": 2,
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    "section_title": "Document",
    "section_desc": "The word "document" denotes any matter expressed or
described upon any substance 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."
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assigned to them in clause (t) of sub-section (1) of section 2 of the
Information Technology Act, 2000."
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    "section_title": "Valuable security",
    "section_desc": "The words "valuable security" denote a document
which is, or purports to be, a document whereby any legal right is
created, extended, transferred, restricted, extinguished or released, or
who hereby any person acknowledges that he lies under legal liability, or
has not a certain legal right."
  },
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    "section_title": "A will",
    "section_desc": "The words "a will" denote any testamentary
document."
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    "section_title": "Words referring to acts include illegal omissions",
    "section_desc": "In every part of this Code, except where a contrary
intention appears from the context, words which refer to acts done extend
also to illegal omissions."
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    "section_desc": "The word "act" denotes as well as series of acts as
a single act: the word "omission" denotes as well a series of omissions
as a single omission."
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    "chapter": 2,
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    "Section": 34,
    "section_title": "Acts done by several persons in furtherance of
common intention -",
    "section_desc": "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."
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  "section_title": "When such an act is criminal by reason of its being
done with a criminal knowledge or intention",
  "section_desc": "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."
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  "section_title": "Effect caused partly by act and partly by
omission",
  "section_desc": "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."
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  "chapter_title": "general explanations",
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  "section_title": "Co-operation by doing one of several acts
constituting an offence",
  "section_desc": "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."
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  "section_title": "Persons concerned in criminal Act may be guilty of
different offences",
  "section_desc": "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."
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  "section_desc": "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."
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punishable by this Code."
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  "section_desc": "A "special law" is a law applicable to a particular
subject."
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  "section_desc": "A "local law" is a law applicable only to a
particular part of India."
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  "section_title": "Illegal . Legally bound to do",
  "section_desc": "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."
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  "chapter_title": "general explanations",
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  "section_title": "Injury",
  "section_desc": "The word "injury" denotes any harm whatsoever
illegally caused to any person, in body, mind, reputation or property."
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than a human being."
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conveyance by water of human beings or of property."
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used, it is to be understood that the year or the month is to be reckoned
according to the British calendar."
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    "section_desc": "The word "section" denotes one of those portions of
a Chapter of this Code which are distinguished by prefixed numeral
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    "section_desc": "The word "oath" includes a solemn affirmation
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authorized by law to be made before a public servant or to be used for
the purpose of proof, whether in a Court of Justice or not."
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    "section_desc": "Nothing is said to be done or believed in "good
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    harboured, the word "harbour" 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."
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    "section_desc": "Subject to the provisions of sub-section (2) and
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    law for the time being in force or in any instrument or order having
    effect by virtue of any such law or of any enactment repealed shall be
    construed as a reference to "imprisonment for life". In every case in
    which a sentence of transportation for a term has been passed before the
    commencement of the Code of Criminal Procedure (Amendment) Act, 1955, (26
    of 1955), the offender shall be dealt with in the same manner as if
    sentenced to rigorous imprisonment for the same term. Any reference to
    transportation for a term or to transportation for any shorter term (by
    whatever name called) in any other law for the time being in force shall
    be deemed to have been omitted.\nAny reference to "transportation" in any
    other law for the time being in force shall\nif the expression means
    transportation for life, be construed as a reference to imprisonment for
    life;\nif the expression means transportation for any shorter term, be
    deemed to have been omitted."
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        "section_desc": "In every case in which sentence of imprisonment for
life shall have 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."
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Government" means:"
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        "section_desc": "In calculating fractions of terms of punishment,
imprisonment for life shall be reckoned as equivalent to imprisonment for
twenty years."
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        "section_title": "Offenders sentenced to transportation how dealt
with until transported.",
        "section_desc": "Repealed by the Code of Criminal Procedure
(Amendment) Act, 1955 (26 of 1955), S. 117 and Sch."
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        "section_title": "Transportation instead of imprisonment.",
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  "section_title": "Sentence may be (in certain cases of imprisonment)
wholly or partly rigorous or simple",
  "section_desc": "In every case in which an offender is punishable
with imprisonment which may be of either description, it shall be
competent to the Court which sentences such offender to direct in the
sentence that such imprisonment shall be wholly rigorous, or that such
imprisonment shall be wholly simple or that any part of such imprisonment
shall be rigorous and the rest simple."
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  "section_title": "Sentence of forfeiture of property.",
  "section_desc": "Repealed by the Indian Penal Code (Amendment) Act,
1921 (16 of 1921), S. 4."
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  "chapter_title": "punishments",
  "Section": 62,
  "section_title": "Forfeiture of property, in respect of offenders
punishable with death, transportation or imprisonment.",
  "section_desc": "Repealed by S. 4 ibid."
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  "chapter_title": "punishments",
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  "section_title": "Amount of fine",
  "section_desc": "Where no sum is expressed to which a fine may
extend, the amount of fine to which the offender is liable is unlimited,
but shall not be excessive."
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  "chapter_title": "punishments",
  "Section": 64,
  "section_title": "Sentence of imprisonment for non-payment of fine",
  "section_desc": "In every case of an offence punishable with
imprisonment as well as fine, in which the offender is sentenced to a
fine, whether with or without imprisonment, and in every case of an
offence punishable with imprisonment or fine, or with fine only, in which
the offender is sentenced to a fine."
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  "Section": 65,

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imprisonment and fine awardable",
    "section_desc": "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."
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    "chapter_title": "punishments",
    "Section": 66,
    "section_title": "Description of imprisonment for non-payment of
fine",
    "section_desc": "The imprisonment which the Court imposes in default
of payment of a fine may be of any description to which the offender
might have been sentenced for the offence."
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    "chapter_title": "punishments",
    "Section": 67,
    "section_title": "Imprisonment for non-payment of fine, when offence
punishable with fine only",
    "section_desc": "If the offence be punishable with fine only, the
imprisonment which the Court imposes in default of payment of the fine
shall be simple, and the term for which the Court directs the offender to
be imprisoned, in default of payment of fine, shall not exceed the
following scale, that is to say,\nfor any term not exceeding two months
when the amount of the fine shall not exceed fifty rupees,\nand for any
term not exceeding four months when the amount shall not exceed one
hundred rupees,\nand for any term not exceeding six months in any other
case."
},
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    "section_desc": "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."
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    "chapter": 3,
    "chapter_title": "punishments",
    "Section": 69,
    "section_title": "Termination of imprisonment on payment of
proportional part of fine",
    "section_desc": "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."
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  "section_title": "Fine leviabale within six years, or during
imprisonment. Death not to discharge property from liability",
  "section_desc": "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;\nand the death of the offender
does not discharge from the liability any property which would, after his
death, be legally liable for his debts."
},
{
  "chapter": 3,
  "chapter_title": "punishments",
  "Section": 71,
  "section_title": "Limit of punishment of offence made up of several
offences",
  "section_desc": "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."
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  "chapter": 3,
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  "Section": 72,
  "section_title": "Punishment of person guilty of one of several
offences, the judgment stating that it is doubtful of which",
  "section_desc": "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 provided if the same punishment is not provided for all."
},
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  "section_title": "Solitary confinement",
  "section_desc": "Whenever any person is convicted of an offence for
which under this Code 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, that is to say:\na time not
exceeding one month if the term of imprisonment shall not exceed six
months;\na time not exceeding two months if the term of imprisonment
shall exceed six months and shall not exceed one year;\na time not
exceeding three months if the term of imprisonment shall exceed one
year."
},
}
```

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{
  "chapter": 3,
  "chapter_title": "punishments",
  "Section": 74,
  "section_title": "Limit of solitary confinement",
  "section_desc": "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;\nand when the imprisonment awarded shall
exceed three 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."
},
{
  "chapter": 3,
  "chapter_title": "punishments",
  "Section": 75,
  "section_title": "Enhanced punishment for certain offences under
Chapter XII or Chapter XVII after previous conviction",
  "section_desc": "Whoever, having been convicted: by a Court in India,
of an offence punishable under Chapter XII or Chapter XVII of this Code
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": 4,
  "chapter_title": "general exceptions",
  "Section": 76,
  "section_title": "Act done by a person bound, or by mistake of fact
believing himself bound, by law",
  "section_desc": "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."
},
{
  "chapter": 4,
  "chapter_title": "general exceptions",
  "Section": 77,
  "section_title": "Act of Judge when acting judicially",
  "section_desc": "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."
},
{
  "chapter": 4,
  "chapter_title": "general exceptions",
  "Section": 78,
  "section_title": "Act done pursuant to the judgment or order of
Court",

```

"section_desc": "Nothing which is done in pursuance of, or which is warranted by the judgment or order of, a Court of Justice, 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."

},

{

"chapter": 4,

"chapter_title": "general exceptions",

"Section": 79,

"section_title": "Act done by a person justified, or by mistake of fact believing himself, justified, by law",

"section_desc": "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."

},

{

"chapter": 4,

"chapter_title": "general exceptions",

"Section": 80,

"section_title": "Accident in doing a lawful act",

"section_desc": "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."

},

{

"chapter": 4,

"chapter_title": "general exceptions",

"Section": 81,

"section_title": "Act likely to cause harm, but done without criminal intent, and to prevent other harm",

"section_desc": "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."

},

{

"chapter": 4,

"chapter_title": "general exceptions",

"Section": 82,

"section_title": "Act of a child under seven years of age",

"section_desc": "Nothing is an offence which is done by a child under seven years of age."

},

{

"chapter": 4,

"chapter_title": "general exceptions",

"Section": 83,

"section_title": "Act of a child above seven and under twelve of immature understanding",

"section_desc": "Nothing is an offence which is done by a child above seven years of age and under twelve, who has not attained sufficient maturity or understanding to judge the nature and consequences of his conduct on that occasion."

},

{

"chapter": 4,

"chapter_title": "general exceptions",

"Section": 84,

"section_title": "Act of a person of unsound mind",

"section_desc": "Nothing is an offence which is done by a person who, at the time of doing it, by reason of unsoundness of mind, is incapable of knowing the nature of the act, or that he is doing what is either wrong or contrary to law."

},

{

"chapter": 4,

"chapter_title": "general exceptions",

"Section": 85,

"section_title": "Act of a person incapable of judgment by reason of intoxication caused against his will",

"section_desc": "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:\nProvided that the thing which intoxicated him was administered to him without his knowledge or against his will."

},

{

"chapter": 4,

"chapter_title": "general exceptions",

"Section": 86,

"section_title": "Offence requiring a particular intent or knowledge committed by one who is intoxicated",

"section_desc": "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."

},

{

"chapter": 4,

"chapter_title": "general exceptions",

"Section": 87,

"section_title": "Act not intended and not known to be likely to cause death or grievous hurt, done by consent",

"section_desc": "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;\nOr 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."

```

    },
    {
        "chapter": 4,
        "chapter_title": "general exceptions",
        "Section": 88,
        "section_title": "Act not intended to cause death, done by consent in
good faith for person's benefit",
        "section_desc": "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."
    },
    {
        "chapter": 4,
        "chapter_title": "general exceptions",
        "Section": 89,
        "section_title": "Act done in good faith for benefit of child or
insane person, by or by consent of guardian",
        "section_desc": "Nothing which is done in good faith for the benefit
of a person under twelve years of age, or of unsound mind, 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; Provided:"
    },
    {
        "chapter": 4,
        "chapter_title": "general exceptions",
        "Section": 90,
        "section_title": "Consent known to be given under fear or
misconception",
        "section_desc": "A consent is not such a consent as is intended by
any section of this Code, 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\nConsent of insane person
if the consent is given by a person who, from unsoundness of mind, or
intoxication, is unable to understand the nature and consequence of that
to which he gives his consent; or\nConsent of child unless the contrary
appears from the context, if the consent is given by a person who is
under twelve years of age."
    },
    {
        "chapter": 4,
        "chapter_title": "general exceptions",
        "Section": 91,
        "section_title": "Exclusion of acts which are offences independently
of harm cause",
        "section_desc": "The exceptions in sections 87, 88 and 89 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."
    }

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    },
    {
        "chapter": 4,
        "chapter_title": "general exceptions",
        "Section": 92,
        "section_title": "Act done in good faith for benefit of a person
without consent",
        "section_desc": "Nothing is an offence by reason of any harm which it
may causes 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;"
    },
    {
        "chapter": 4,
        "chapter_title": "general exceptions",
        "Section": 93,
        "section_title": "Communication made in good faith",
        "section_desc": "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."
    },
    {
        "chapter": 4,
        "chapter_title": "general exceptions",
        "Section": 94,
        "section_title": "Act to which a person is compelled by threats",
        "section_desc": "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;"
    },
    {
        "chapter": 4,
        "chapter_title": "general exceptions",
        "Section": 95,
        "section_title": "Act causing slight harm",
        "section_desc": "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."
    },
    {
        "chapter": 4,
        "chapter_title": "general exceptions",
        "Section": 96,
        "section_title": "Things done in private defence",
        "section_desc": "Nothing is an offence which is done in the exercise
of the right of private defence."
    },
    {

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```

    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 97,
    "section_title": "Right of private defence of the body and of
property",
    "section_desc": "Every person has a right, subject to the
restrictions contained in section 99, to defend: His own body, and the
body of any other person, against any offence affecting the human
body;\n
The property, whether movable or immovable, of himself or of any
other 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."
  },
  {
    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 98,
    "section_title": "Right of private defence against the act of a
person of unsound mind, etc.",
    "section_desc": "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 unsoundness of mind 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."
  },
  {
    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 99,
    "section_title": "Acts against which there is no right of private
defence",
    "section_desc": "There is no right of private defence 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."
  },
  {
    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 100,
    "section_title": "When the right of private defence of the body
extends to causing death",
    "section_desc": "The right of private defence of the body extends,
under the restrictions mentioned in the last preceding section, 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:"
  },
  {
    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 101,

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```
    "section_title": "When such right extends to causing any harm other
than death",
    "section_desc": "If the offence be not of any of the descriptions
enumerated in the last preceding section, 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 mentioned in section
99, to the voluntary causing to the assailant of any harm other than
death."
  },
  {
    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 102,
    "section_title": "Commencement and continuance of the right of
private defence of the body",
    "section_desc": "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."
  },
  {
    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 103,
    "section_title": "When the right of private defence of property
extends to causing death",
    "section_desc": "The right of private defence of property extends,
under the restrictions mentioned in section 99, 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:"
  },
  {
    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 104,
    "section_title": "When such right to causing any harm other than
death",
    "section_desc": "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 enumerated in the last preceding section, that right does
not extend to the voluntary causing of death, but does extend, subject to
the restrictions mentioned in section 99, to the voluntary causing to the
wrong-doer of any harm other than death."
  },
  {
    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 105,
    "section_title": "Commencement and continuance of the right of
private defence of property",
```

```

    "section_desc": "The right of private defence of property commences
when a reasonable apprehension of danger to the property commences."
  },
  {
    "chapter": 4,
    "chapter_title": "general exceptions",
    "Section": 106,
    "section_title": "Right of private defence against deadly assault
when there is risk of harm to innocent person",
    "section_desc": "If in the exercise of the right of private defence
against an assault which reasonably causes the apprehension of death, the
defender be so situated that he cannot effectually exercise that right
without risk of harm to an innocent person, his right of private defence
extends to the running of that risk."
  },
  {
    "chapter": 5,
    "chapter_title": "abetment",
    "Section": 107,
    "section_title": "Abetment of a thing",
    "section_desc": "A person abets the doing of a thing, who: Instigates
any person to do that thing; or\nEngages 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\nIntentionally aids, by any act or
illegal omission, the doing of that thing."
  },
  {
    "chapter": 5,
    "chapter_title": "abetment",
    "Section": 108,
    "section_title": "Abettor",
    "section_desc": "A person abets an offence, who abets either the
commission of an offence, or the 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."
  },
  {
    "chapter": 5,
    "chapter_title": "abetment",
    "Section": "108A",
    "section_title": "Abetment in India of offences outside India",
    "section_desc": "A person abets an offence within the meaning of this
Code who, in India, abets the commission of any act without and beyond
India which would constitute an offence if committed in India."
  },
  {
    "chapter": 5,
    "chapter_title": "abetment",
    "Section": 109,
    "section_title": "Punishment of abetment if the act abetted is
committed in consequence and where no express provision is made for its
punishment",

```

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

},

{

"chapter": 5,

"chapter_title": "abetment",

"Section": 110,

"section_title": "Punishment of abetment if person abetted does act with different intention from that of abettor",

"section_desc": "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."

},

{

"chapter": 5,

"chapter_title": "abetment",

"Section": 111,

"section_title": "Liability of abettor when one act abetted and different act done",

"section_desc": "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."

},

{

"chapter": 5,

"chapter_title": "abetment",

"Section": 112,

"section_title": "Abettor when liable to cumulative punishment for act abetted and for act done",

"section_desc": "If the act for which the abettor is liable under the last preceding section is committed in addition to the act abetted, and constitute a distinct offence, the abettor is liable to punishment for each of the offences."

},

{

"chapter": 5,

"chapter_title": "abetment",

"Section": 113,

"section_title": "Liability of abettor for an effect caused by the act abetted different from that intended by the abettor",

"section_desc": "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 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."

},

{

"chapter": 5,

```

    "chapter_title": "abetment",
    "Section": 114,
    "section_title": "Abettor present when offence is committed",
    "section_desc": "Whenever any person who if 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."
  },
  {
    "chapter": 5,
    "chapter_title": "abetment",
    "Section": 115,
    "section_title": "Abetment of offence punishable with death or
imprisonment for life if offence not committed",
    "section_desc": "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 by this Code for the punishment of such abetment, be punished with
imprisonment of either description for a term which may extend to seven
years, and shall also be liable to fine;"
  },
  {
    "chapter": 5,
    "chapter_title": "abetment",
    "Section": 116,
    "section_title": "Abetment of offence punishable with imprisonment --
if offence be not committed",
    "section_desc": "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 Code 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;\nor with such
fine as is provided for that offence, or with both;"
  },
  {
    "chapter": 5,
    "chapter_title": "abetment",
    "Section": 117,
    "section_title": "Abetting commission of offence by the public or by
more than ten persons",
    "section_desc": "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 three years, or with fine, or with both."
  },
  {
    "chapter": 5,
    "chapter_title": "abetment",
    "Section": 118,
    "section_title": "Concealing design to commit offence punishable with
death or imprisonment for life",
    "section_desc": "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, the existence of a design to commit such offence or makes any representation which he knows to be false respecting such design:"

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    },
    {
      "chapter": 5,
      "chapter_title": "abetment",
      "Section": 119,
      "section_title": "Public servant concealing design to commit offence which it is his duty to prevent",
      "section_desc": "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, the existence of a design to commit such offence, or makes any representation which he knows to be false respecting such design:"
    },
```

```
    {
      "chapter": 5,
      "chapter_title": "abetment",
      "Section": 120,
      "section_title": "Concealing design to commit offence punishable with imprisonment",
      "section_desc": "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 representation which he knows to be false respecting such design:"
    },
```

```
    {
      "chapter": 5,
      "chapter_title": "criminal conspiracy",
      "Section": "120A",
      "section_title": "Definition of criminal conspiracy",
      "section_desc": "When two or more persons agree to do, or cause to be done:\nan illegal act, or\nan act which is not illegal by illegal means, such an agreement is designated a criminal conspiracy;\nProvided 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."
    },
```

```
    {
      "chapter": 5,
      "chapter_title": "criminal conspiracy",
      "Section": "120B",
      "section_title": "Punishment of criminal conspiracy",
      "section_desc": "Whoever is a party to a criminal conspiracy 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 Code for the punishment of such a conspiracy, be punished in the same manner as if he had abetted such offence.\nWhoever is a party to a criminal conspiracy other than a criminal conspiracy to commit an offence punishable as aforesaid shall be
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punished with imprisonment of either description for a term not exceeding six months, or with fine or with both."

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    },  
    {  
      "chapter": 6,  
      "chapter_title": "offences against the state",  
      "Section": 121,  
      "section_title": "Waging, or attempting to wage war, or abetting  
waging of war, against the Government of India",  
      "section_desc": "Whoever wages war against the Government of India,  
or attempts to wage such war, or abets the waging of such war, shall be  
punished with death, or imprisonment for life and shall also be liable to  
fine."
```

```
    },  
    {  
      "chapter": 6,  
      "chapter_title": "offences against the state",  
      "Section": "121A",  
      "section_title": "Conspiracy to commit offences punishable by section  
121",  
      "section_desc": "Whoever within or without India conspires to commit  
any of the offences punishable by section 121, or conspires to overawe,  
by means of criminal force or 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  
ten years, and shall also be liable to fine."
```

```
    },  
    {  
      "chapter": 6,  
      "chapter_title": "offences against the state",  
      "Section": 122,  
      "section_title": "Collecting arms, etc., with intention of waging war  
against the Government of India",  
      "section_desc": "Whoever collects men, arms or ammunition or  
otherwise prepares to wage war with the intention of either waging or  
being prepared to wage war against the Government of India, 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."
```

```
    },  
    {  
      "chapter": 6,  
      "chapter_title": "offences against the state",  
      "Section": 123,  
      "section_title": "Concealing with intent to facilitate design to wage  
war",  
      "section_desc": "Whoever, by any act, or by any illegal omission,  
conceals the existence of a 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 ten years, and shall also be liable to fine."
```

```
    },  
    {  
      "chapter": 6,
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```
    "chapter_title": "offences against the state",
    "Section": 124,
    "section_title": "Assaulting President, Governor, etc., with intent
to compel or restrain the exercise of any lawful power",
    "section_desc": "Whoever, with the intention of inducing or
compelling the President of India, or 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 description for a
term which may extend to seven years, and shall also be liable to fine."
  },
  {
    "chapter": 6,
    "chapter_title": "offences against the state",
    "Section": "124A",
    "section_title": "Sedition",
    "section_desc": "Whoever by words, either spoken or written, or by
signs, or by visible representation, or otherwise, brings or attempts to
bring into hatred or contempt, or excites or attempts to excite
disaffection towards, the Government established by law in India, a shall
be punished with imprisonment for life, to which fine may be added, or
with imprisonment which may extend to three years, to which fine may be
added, or with fine."
  },
  {
    "chapter": 6,
    "chapter_title": "offences against the state",
    "Section": 125,
    "section_title": "Waging war against any Asiatic Power in alliance
with the Government of India",
    "section_desc": "Whoever wages war against the Government of any
Asiatic Power in alliance or 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."
  },
  {
    "chapter": 6,
    "chapter_title": "offences against the state",
    "Section": 126,
    "section_title": "Committing depredation on territories of Power at
peace with the Government of India",
    "section_desc": "Whoever commits depredation, or makes preparations
to commit depredation, on the territories of any Power in alliance or 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."
  },
  {
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```

    "chapter": 6,
    "chapter_title": "offences against the state",
    "Section": 127,
    "section_title": "Receiving property taken by war or depredation
mentioned in sections 125 and 126",
    "section_desc": "Whoever receives any property knowing the same to
have been taken in the commission of any of the offences mentioned in
sections 125 and 126, 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."
  },
  {
    "chapter": 6,
    "chapter_title": "offences against the state",
    "Section": 128,
    "section_title": "Public servant voluntarily allowing prisoner of
state or war to escape",
    "section_desc": "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."
  },
  {
    "chapter": 6,
    "chapter_title": "offences against the state",
    "Section": 129,
    "section_title": "Public servant negligently suffering such prisoner
to escape",
    "section_desc": "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."
  },
  {
    "chapter": 6,
    "chapter_title": "offences against the state",
    "Section": 130,
    "section_title": "Aiding escape of, rescuing or harbouring such
prisoner",
    "section_desc": "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."
  },
  {
    "chapter": 7,
    "chapter_title": "offences relating to the army, navy and air force",

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```
    "Section": 131,
    "section_title": "Abetting mutiny, or attempting to seduce a soldier,
sailor or airman from his duty",
    "section_desc": "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 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."
  },
  {
    "chapter": 7,
    "chapter_title": "offences relating to the army, navy and air force",
    "Section": 132,
    "section_title": "Abetment of mutiny, if mutiny is committed in
consequence thereof",
    "section_desc": "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."
  },
  {
    "chapter": 7,
    "chapter_title": "offences relating to the army, navy and air force",
    "Section": 133,
    "section_title": "Abetment of assault by soldier, sailor or airman on
his superior officer, when in execution of his office",
    "section_desc": "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."
  },
  {
    "chapter": 7,
    "chapter_title": "offences relating to the army, navy and air force",
    "Section": 134,
    "section_title": "Abetment of such assault, if the assault
committed",
    "section_desc": "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."
  },
  {
    "chapter": 7,
    "chapter_title": "offences relating to the army, navy and air force",
    "Section": 135,
    "section_title": "Abetment of desertion of soldier, sailor or
airman",
```

"section_desc": "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."

},

{

"chapter": 7,

"chapter_title": "offences relating to the army, navy and air force",

"Section": 136,

"section_title": "Harbouring deserter",

"section_desc": "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."

},

{

"chapter": 7,

"chapter_title": "offences relating to the army, navy and air force",

"Section": 137,

"section_title": "Deserter concealed on board merchant vessel through negligence of master",

"section_desc": "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 five hundred 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."

},

{

"chapter": 7,

"chapter_title": "offences relating to the army, navy and air force",

"Section": 138,

"section_title": "Abetment of act of insubordination by soldier, sailor or airman",

"section_desc": "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 six months, or with fine, or with both."

},

{

"chapter": 7,

"chapter_title": "offences relating to the army, navy and air force",

"Section": "138A",

"section_title": "Application of foregoing sections to the Indian Marine Service.",

"section_desc": "Repealed by the Amending Act, 1934 (35 of 1934), S. 2 and Sch."

},

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{
  "chapter": 7,
  "chapter_title": "offences relating to the army, navy and air force",
  "Section": 139,
  "section_title": "Persons subject to certain Acts",
  "section_desc": "No person subject to the Army Act, the Army Act,
1950 (46 of 1950), the Naval Discipline Act, the Indian Navy (Discipline)
Act, 1934 (34 of 1934), the Air Force Act or the Air Force Act, 1950 (45
of 1950), is subject to punishment under this Code for any of the
offences defined in this Chapter."
},
{
  "chapter": 7,
  "chapter_title": "offences relating to the army, navy and air force",
  "Section": 140,
  "section_title": "Wearing garb or carrying token used by soldier,
sailor or airman",
  "section_desc": "Whoever, not being a soldier, sailor or airman in
the Military, 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 five hundred rupees, or with
both."
},
{
  "chapter": 8,
  "chapter_title": "offences against the public tranquillity",
  "Section": 141,
  "section_title": "Unlawful assembly",
  "section_desc": "An assembly of five or more persons is designated an
"unlawful assembly", if the common object of the persons composing that
assembly is:"
},
{
  "chapter": 8,
  "chapter_title": "offences against the public tranquillity",
  "Section": 142,
  "section_title": "Being member of unlawful assembly",
  "section_desc": "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 assembly."
},
{
  "chapter": 8,
  "chapter_title": "offences against the public tranquillity",
  "Section": 143,
  "section_title": "Punishment",
  "section_desc": "Whoever is a member 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."
},
{

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```

    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 144,
    "section_title": "Joining unlawful assembly armed with deadly
weapon",
    "section_desc": "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."
  },
  {
    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 145,
    "section_title": "Joining or continuing in unlawful assembly, knowing
it has been commanded to disperse",
    "section_desc": "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 extent to two years, or with
fine, or with both."
  },
  {
    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 146,
    "section_title": "Rioting",
    "section_desc": "Whenever force or violence is used by an unlawful
assembly, or by any member thereof, in prosecution of the common object
of such assembly, every member of such assembly is guilty of the offence
of rioting."
  },
  {
    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 147,
    "section_title": "Punishment for rioting",
    "section_desc": "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."
  },
  {
    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 148,
    "section_title": "Rioting, armed with deadly weapon",
    "section_desc": "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 three years, or with fine, or
with both."
  },
  {

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    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 149,
    "section_title": "Every member of unlawful assembly guilty of offence
committed in prosecution of common object",
    "section_desc": "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."
  },
  {
    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 150,
    "section_title": "Hiring, or conniving at hiring, of persons to join
unlawful assembly",
    "section_desc": "Whoever hires or engages, or employees, 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
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."
  },
  {
    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 151,
    "section_title": "Knowingly joining or continuing in assembly of five
or more persons after it has been commanded to disperse",
    "section_desc": "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."
  },
  {
    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 152,
    "section_title": "Assaulting or obstructing public servant when
suppressing riot, etc.",
    "section_desc": "Whoever assaults or threatens to assault, or
obstructs or attempts to obstruct, any public servant in the discharge of
his duty as such public servant, in endeavouring to disperse an unlawful
assembly, or to suppress a riot or affray, or uses, or threatens, or
attempts to use criminal force to such public servant, shall be punished
with imprisonment of either description for a term which may extend to
three years, or with fine, or with both."
  },
  {
```

```
"chapter": 8,
"chapter_title": "offences against the public tranquillity",
"Section": 153,
"section_title": "Wantonly giving provocation with intent to cause
riot",
"section_desc": "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
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."
```

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},
{
"chapter": 8,
"chapter_title": "offences against the public tranquillity",
"Section": "153A",
"section_title": "Promoting enmity between different groups on ground
of religion, race, place of birth, residence, language, etc., and doing
acts prejudicial to maintenance of harmony",
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"section_desc": "Whoever\nby words, either spoken or written, or by
signs or by visible representations or otherwise, promotes or attempts to
promote, on grounds of religion, race, place of birth, residence,
language, caste or community or any other ground whatsoever, disharmony
or feelings of enmity, hatred or ill-will between different religious,
racial, language or regional groups or castes or communities, or\ncommits
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
tranquillity, or\norganizes 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 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.\nOffence committed in place of worship, etc  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."
```

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},
{
"chapter": 8,
"chapter_title": "offences against the public tranquillity",
"Section": "153AA",
```

"section_title": "Punishment for knowingly carrying arms in any procession or organising or holding or taking part in any mass drill or mass training with arms",

"section_desc": "Whoever knowingly carries arms in any procession or organizes or holds or takes part in any mass drill or mass training with arms in any public place in contravention of any public notice or order issued or made under section 144A of the Code of Criminal Procedure, 1973 shall be punished with imprisonment for a term which may extend to six months and with fine which may extend to two thousand rupees."

},

{

"chapter": 8,

"chapter_title": "offences against the public tranquillity",

"Section": "153B",

"section_title": "Imputations, assertions prejudicial to national integration",

"section_desc": "Whoever, by words either spoken or written or by signs or by visible representations or otherwise:\nmakes 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\nasserts, counsels, advises, propagates or publishes that any class of persons 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\nmakes or publishes and 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, shall be punished with imprisonment which may extend to three years, or with fine, or with both.\nWhoever 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": 8,

"chapter_title": "offences against the public tranquillity",

"Section": 154,

"section_title": "Owner or occupier of land on which an unlawful assembly is held",

"section_desc": "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 principal officer 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 prevent 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."

```
    },
    {
      "chapter": 8,
      "chapter_title": "offences against the public tranquillity",
      "Section": 155,
      "section_title": "Liability of person for whose benefit riot is
committed",
      "section_desc": "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 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."
    },
    {
      "chapter": 8,
      "chapter_title": "offences against the public tranquillity",
      "Section": 156,
      "section_title": "Liability of agent of owner or occupier for whose
benefit riot is committed",
      "section_desc": "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 from taking place and for suppressing and dispersing the same."
    },
    {
      "chapter": 8,
      "chapter_title": "offences against the public tranquillity",
      "Section": 157,
      "section_title": "Harbouring persons hired for an unlawful assembly",
      "section_desc": "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."
    },
    {
      "chapter": 8,
      "chapter_title": "offences against the public tranquillity",
```

```

    "Section": 158,
    "section_title": "Being hired to take part in an unlawful assembly or
riot",
    "section_desc": "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 section 141, shall be punished with imprisonment of either
description for a term which may extend to six months, or with fine, or
with both."
  },
  {
    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 159,
    "section_title": "Affray",
    "section_desc": "When two or more persons, by fighting in a public
place, disturb the public peace, they are said to "commit an affray"."
  },
  {
    "chapter": 8,
    "chapter_title": "offences against the public tranquillity",
    "Section": 160,
    "section_title": "Punishment for committing affray",
    "section_desc": "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 hundred rupees, or with
both."
  },
  {
    "chapter": 9,
    "chapter_title": "offences by or relating to public servants",
    "Section": 161,
    "section_title": "Rep. by the Prevention of Corruption Act, 1988",
    "section_desc": "Repealed by the Prevention of Corruption Act, 1988
(49 of 1988), S. 31."
  },
  {
    "chapter": 9,
    "chapter_title": "offences by or relating to public servants",
    "Section": 162,
    "section_title": "Rep. by the Prevention of Corruption Act, 1988",
    "section_desc": "Repealed by the Prevention of Corruption Act, 1988
(49 of 1988), S. 31."
  },
  {
    "chapter": 9,
    "chapter_title": "offences by or relating to public servants",
    "Section": 163,
    "section_title": "Rep. by the Prevention of Corruption Act, 1988",
    "section_desc": "Repealed by the Prevention of Corruption Act, 1988
(49 of 1988), S. 31."
  },
  {
    "chapter": 9,
    "chapter_title": "offences by or relating to public servants",

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    "Section": 164,
    "section_title": "Rep. by the Prevention of Corruption Act, 1988",
    "section_desc": "Repealed by the Prevention of Corruption Act, 1988
(49 of 1988), S. 31."
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  {
    "chapter": 9,
    "chapter_title": "offences by or relating to public servants",
    "Section": 165,
    "section_title": "Rep. by the Prevention of Corruption Act, 1988",
    "section_desc": "Repealed by the Prevention of Corruption Act, 1988
(49 of 1988), S. 31."
  },
  {
    "chapter": 9,
    "chapter_title": "offences by or relating to public servants",
    "Section": "165A",
    "section_title": "Rep. by the Prevention of Corruption Act, 1988",
    "section_desc": "Rep. by the Prevention of Corruption Act, 1988 (49
of 1988), S. 31."
  },
  {
    "chapter": 9,
    "chapter_title": "offences by or relating to public servants",
    "Section": 166,
    "section_title": "Public servant disobeying law, with intent to cause
injury to any person",
    "section_desc": "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."
  },
  {
    "chapter": 9,
    "chapter_title": "offences by or relating to public servants",
    "Section": "166A",
    "section_title": "Public Servant disobeying direction under Law",
    "section_desc": "Whoever, being a public servant : 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, or knowingly disobeys, to the prejudice of
any person, any other direction of the law regulating the manner in which
he shall conduct such investigation, or\nfails to record any information
given to him under sub-section (1) of section 154 of the Code of Criminal
Procedure, 1973, in relation to cognizable offence punishable under
section 326A, section 326B, section 354, section 354B, section 370,
section 370A, section 376, section 376A, section 376AB, section 376B,
section 376C, section 376D, section 376DA, section 376DB, section 376E or
section 509,\nshall 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."
  },

```

```

{
  "chapter": 9,
  "chapter_title": "offences by or relating to public servants",
  "Section": "166B",
  "section_title": "Punishment for non treatment of victim",
  "section_desc": "Whoever, being in charge of a hospital, public or
private, whether run by the Central Government, the State Government,
local bodies or any other person, contravenes the provisions of section1
357C of the Code of Criminal Procedure, 1973, shall be punished with
imprisonment for a term which may extend to one year or with fine or with
both."
},
{
  "chapter": 9,
  "chapter_title": "offences by or relating to public servants",
  "Section": 167,
  "section_title": "Public servant framing an incorrect document with
intent to cause injury",
  "section_desc": "Whoever, being a public servant, and being, as such
public servant, charged with the preparation or translation of any
document or electronic record, frames or translates that document in a
manner which he knows or believes to be incorrect, intending thereby to
cause 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 three years, or with fine, or with both."
},
{
  "chapter": 9,
  "chapter_title": "offences by or relating to public servants",
  "Section": 168,
  "section_title": "Public servant unlawfully engaging in trade",
  "section_desc": "Whoever, being a public servant, and being legally
bound as such public servant not to engages in trade, engages in trade,
shall be punished with simple imprisonment for a term which may extend to
one year, or with fine, or with both."
},
{
  "chapter": 9,
  "chapter_title": "offences by or relating to public servants",
  "Section": 169,
  "section_title": "Public servant unlawfully buying or bidding for
property",
  "section_desc": "Whoever, being a public servant, and being legally
bound as such public servant, not to purchase or bid for certain
property, purchases or bids for that property, either in his own name or
in the name of another, or jointly, or in shares with others, shall be
punished with simple imprisonment for a term which may extend to two
years, or with fine, or with both; and the property, if purchased, shall
be confiscated."
},
{
  "chapter": 9,
  "chapter_title": "offences by or relating to public servants",
  "Section": 170,

```

```

    "section_title": "Personating a public servant",
    "section_desc": "Whoever pretends to hold any particular office as
public servant, knowing that he does not hold such office or falsely
personates any other person holding such office, and 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 may extend to two years, or with fine, or with both."
  },
  {
    "chapter": 9,
    "chapter_title": "offences by or relating to public servants",
    "Section": 171,
    "section_title": "Wearing garb or carrying token used by public
servant with fraudulent intent",
    "section_desc": "Whoever, not belonging, to a certain class of public
servants, wears any garb or carries any token resembling any garb or
token used by that class of public servants, with the intention that it
may be believed, or with the knowledge that it is likely to be believed,
that he belongs to that class of public servants, 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 hundred rupees, or with
both."
  },
  {
    "chapter": 9,
    "chapter_title": "offences relating to elections",
    "Section": "171A",
    "section_title": "Candidate , Electoral right defined",
    "section_desc": "\"candidate\" means a person who has been nominated as
a candidate at any election;\n\"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."
  },
  {
    "chapter": 9,
    "chapter_title": "offences relating to elections",
    "Section": "171B",
    "section_title": "Bribery",
    "section_desc": "Whoever:\ngives 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\naccepts 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.\nA
person who offers, or agrees to give, or offers or attempts to procure, a
gratification shall be deemed to give a gratification.\nA 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."
  },

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{
  "chapter": 9,
  "chapter_title": "offences relating to elections",
  "Section": "171C",
  "section_title": "Undue influence at elections",
  "section_desc": "Whoever voluntarily interferes or attempts to
interfere with the free exercise of any electoral right commits the
offence of undue influence at an election.\nWithout prejudice to the
generality of the provisions of sub-section (1), whoever\nthreatens any
candidate or voter, or any person in whom a candidate or voter is
interested, with injury of any kind, or\ninduces 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, 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).\nA 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."
},
{
  "chapter": 9,
  "chapter_title": "offences relating to elections",
  "Section": "171D",
  "section_title": "Personation at elections",
  "section_desc": "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."
},
{
  "chapter": 9,
  "chapter_title": "offences relating to elections",
  "Section": "171E",
  "section_title": "Punishment for bribery",
  "section_desc": "Whoever commits the offence of bribery shall be
punished with imprisonment of either description for a term which may
extend to one year, or with fine, or with both;"
},
{
  "chapter": 9,
  "chapter_title": "offences relating to elections",
  "Section": "171F",
  "section_title": "Punishment for undue influence or personation at an
election",
  "section_desc": "Whoever commits the offence of undue influence or
personation at an election shall be punished with imprisonment of either
description for a term which may extend to one year or with fine, or with
both."
},
{
  "chapter": 9,

```

```

    "chapter_title": "offences relating to elections",
    "Section": "171G",
    "section_title": "False statement in connection with an election",
    "section_desc": "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."
  },
  {
    "chapter": 9,
    "chapter_title": "offences relating to elections",
    "Section": "171H",
    "section_title": "Illegal payments in connection with an election",
    "section_desc": "Whoever without the general or special authority in
writing of a candidate incurs or authorizes 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 five hundred rupees;"
  },
  {
    "chapter": 9,
    "chapter_title": "offences relating to elections",
    "Section": "171I",
    "section_title": "Failure to keep election accounts",
    "section_desc": "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 hundred rupees."
  },
  {
    "chapter": 10,
    "chapter_title": "contempt's  the lawful authority  public servants",
    "Section": 172,
    "section_title": "Absconding to avoid service of summons or other
proceeding",
    "section_desc": "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, shall be punished with simple imprisonment for a term which may
extend to one month, or with fine which may extend to five hundred
rupees, or with both; or, if the summons or notice or order is to attend
in person or by agent, or to produce a document or electronic record in a
Court of Justice, with simple imprisonment for a term which may extend to
six months, or with fine which may extend to one thousand rupees, or with
both."
  },
  {
    "chapter": 10,
    "chapter_title": "contempt's  the lawful authority  public servants",
    "Section": 173,
    "section_title": "Preventing service of summons or other proceeding,
or preventing publication thereof",

```

"section_desc": "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, such public servant, to issue such summons, notice or order,\nOr intentionally prevents the lawful affixing to any place of any such summons, notice or order,\nOr intentionally removes any such summons, notice or order from any place to which it is lawfully affixed,\nOr 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,\nShall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five hundred rupees, or with both;\nOr, if 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 of Justice, with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both."

},

{

"chapter": 10,

"chapter_title": "contempt's the lawful authority public servants",

"Section": 174,

"section_title": "Non-attendance in obedience to an order from public servant",

"section_desc": "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 before the time at which it is lawful for him to depart, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five hundred rupees, or with both;"

},

{

"chapter": 10,

"chapter_title": "contempt's the lawful authority public servants",

"Section": "174A",

"section_title": "Non-appearance in response to a proclamation under section 82 of Act 2 of 1974",

"section_desc": "Whoever fails to appear at the specified place and the specified time as required by a proclamation published under sub-section (1) of section 82 of the Code of Criminal Procedure, 1973, shall be punished with imprisonment for a term which may extend to three years or with fine or with both, 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."

},

{

"chapter": 10,

"chapter_title": "contempt's the lawful authority public servants",

"Section": 175,

"section_title": "Omission to produce document to public servant by person legally bound to produce it",

```
"section_desc": "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, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five hundred rupees, or with both;"
},
{
  "chapter": 10,
  "chapter_title": "contempt's the lawful authority public servants",
  "Section": 176,
  "section_title": "Omission to give notice or information to public servant by person legally bound to give it",
  "section_desc": "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, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five hundred rupees, or with both;"
},
{
  "chapter": 10,
  "chapter_title": "contempt's the lawful authority public servants",
  "Section": 177,
  "section_title": "Furnishing false information",
  "section_desc": "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 shall be punished with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both;"
},
{
  "chapter": 10,
  "chapter_title": "contempt's the lawful authority public servants",
  "Section": 178,
  "section_title": "Refusing oath or affirmation when duly required by public servant to make it",
  "section_desc": "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 one thousand rupees, or with both."
},
{
  "chapter": 10,
  "chapter_title": "contempt's the lawful authority public servants",
  "Section": 179,
  "section_title": "Refusing to answer public servant authorized to question",
  "section_desc": "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
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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 one thousand rupees, or with both."

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    },  
    {  
      "chapter": 10,  
      "chapter_title": "contempt's the lawful authority public servants",  
      "Section": 180,  
      "section_title": "Refusing to sign statement",  
      "section_desc": "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 five hundred rupees, or with both."
```

```
    },  
    {  
      "chapter": 10,  
      "chapter_title": "contempt's the lawful authority public servants",  
      "Section": 181,  
      "section_title": "False statement on oath or affirmation to public  
servant or person authorized to administer an oath or affirmation",  
      "section_desc": "Whoever, being legally bound by an oath or  
affirmation to state the truth on any subject to any public servant or  
other person authorized 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."
```

```
    },  
    {  
      "chapter": 10,  
      "chapter_title": "contempt's the lawful authority public servants",  
      "Section": 182,  
      "section_title": "False information, with intent to cause public  
servant to use his lawful power to the injury of another person",  
      "section_desc": "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:"
```

```
    },  
    {  
      "chapter": 10,  
      "chapter_title": "contempt's the lawful authority public servants",  
      "Section": 183,  
      "section_title": "Resistance to the taking of property by the lawful  
authority of a public servant",  
      "section_desc": "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 one thousand rupees, or with  
both."
```

```
    },  
    {
```

```

    "chapter": 10,
    "chapter_title": "contempt's the lawful authority public servants",
    "Section": 184,
    "section_title": "Obstructing sale of property offered for sale by
authority of public servant",
    "section_desc": "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
hundred rupees, or with both."
  },
  {
    "chapter": 10,
    "chapter_title": "contempt's the lawful authority public servants",
    "Section": 185,
    "section_title": "Illegal purchase or bid for property offered for
sale by authority of public servant",
    "section_desc": "Whoever, at any sale of property held by the lawful
authority of a public 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 extend to two hundred rupees, or with
both."
  },
  {
    "chapter": 10,
    "chapter_title": "contempt's the lawful authority public servants",
    "Section": 186,
    "section_title": "Obstructing public servant in discharge of public
functions",
    "section_desc": "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 five hundred rupees, or with
both."
  },
  {
    "chapter": 10,
    "chapter_title": "contempt's the lawful authority public servants",
    "Section": 187,
    "section_title": "Omission to assist public servant when bound by law
to give assistance",
    "section_desc": "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, shall be punished with
simple imprisonment for a term which may extend to one month, or with
fine which may extend to two hundred rupees, or with both; and if 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 of Justice, or of preventing the commission of an
offence, or suppressing a riot, or affray, or of apprehending a person

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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 hundred rupees, or with both."

```
    },  
    {  
      "chapter": 10,  
      "chapter_title": "contempt's the lawful authority public servants",  
      "Section": 188,  
      "section_title": "Disobedience to order duly promulgated by public servant",
```

```
      "section_desc": "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 such direction, 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 one month or with fine which may extend to two hundred rupees, or with both;"
```

```
    },  
    {  
      "chapter": 10,  
      "chapter_title": "contempt's the lawful authority public servants",  
      "Section": 189,  
      "section_title": "Threat of injury to public servant",  
      "section_desc": "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."
```

```
    },  
    {  
      "chapter": 10,  
      "chapter_title": "contempt's the lawful authority public servants",  
      "Section": 190,  
      "section_title": "Threat of injury to induce person to refrain from applying for protection to public servant",
```

```
      "section_desc": "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."
```

```
    },  
    {  
      "chapter": 11,  
      "chapter_title": "false evidence and offences against public justice",  
      "Section": 191,  
      "section_title": "Giving false evidence",
```

"section_desc": "Whoever, being legally bound by an oath or by an express provision of law to 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."

```
    },  
    {  
      "chapter": 11,  
      "chapter_title": "false evidence and offences against public  
justice",  
      "Section": 192,  
      "section_title": "Fabricating false evidence",  
      "section_desc": "Whoever causes any circumstance to exist or makes  
any false entry in any book or record, or makes any false entry in any  
book or record, or electronic record or makes any document or electronic  
recording 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 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".
```

```
    },  
    {  
      "chapter": 11,  
      "chapter_title": "false evidence and offences against public  
justice",  
      "Section": 193,  
      "section_title": "Punishment for false evidence",  
      "section_desc": "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 may extend to seven  
years, and shall also be liable to fine; and whoever intentionally gives  
or fabricates false evidence in any other case, shall be punished with  
imprisonment of either description for a term which may extend to three  
years, and shall also be liable to fine."
```

```
    },  
    {  
      "chapter": 11,  
      "chapter_title": "false evidence and offences against public  
justice",  
      "Section": 194,  
      "section_title": "Giving or fabricating false evidence with intent to  
procure conviction of capital offence",  
      "section_desc": "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 laws 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 to ten years, and shall also be liable to fine;"
```

```
    },  
    {
```



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    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 195,
    "section_title": "Giving or fabricating false evidence with intent to
procure conviction of an offence punishable with imprisonment for life or
with imprisonment for 7 Years or upwards",
    "section_desc": "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."
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": "195A",
    "section_title": "Threatening any person to give false evidence",
    "section_desc": "Whoever threatens 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 that person to
give false evidence shall be punished with imprisonment of either
description for a term which may extend to seven years, or with fine, or
with both; and if innocent person is convicted and sentenced in
consequence of such false evidence, with death or imprisonment for more
than seven years, the person who threatens shall be punished with the
same punishment and sentenced in the same manner and to the same extent
as such innocent person is punished and sentenced."
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 196,
    "section_title": "Using evidence known to be false",
    "section_desc": "Whoever corruptly uses or attempts to use as true or
genuine evidence any evidence which he knows to be false or fabricated,
shall be punished in the same manner as if he gave or fabricated false
evidence."
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 197,
    "section_title": "Issuing or signing false certificate",
    "section_desc": "Whoever issues or signs any certificate required by
law to be given or signed, or relating to any fact of which such
certificate is by law admissible in evidence, knowing or believing that
such certificate is false in any material point, shall be punished in the
same manner as if he gave false evidence."
  }

```

```

    },
    {
        "chapter": 11,
        "chapter_title": "false evidence and offences against public
justice",
        "Section": 198,
        "section_title": "Using as true a certificate known to be false",
        "section_desc": "Whoever corruptly uses or attempts to use any such
certificate as a true certificate, knowing the same to be false in any
material point, shall be punished in the same manner as if he gave false
evidence."
    },
    {
        "chapter": 11,
        "chapter_title": "false evidence and offences against public
justice",
        "Section": 199,
        "section_title": "False statement made in declaration which is by law
receivable as evidence",
        "section_desc": "Whoever, in any declaration made or subscribed by
him, which declaration any Court of Justice, or any public servant or
other person, is bound or authorized by law to receive as evidence of any
fact, makes any statement which is false, and which he either knows or
believes to be false or does not believe to be true, touching any point
material to the object for which the declaration is made or used, shall
be punished in the same manner as if he gave false evidence."
    },
    {
        "chapter": 11,
        "chapter_title": "false evidence and offences against public
justice",
        "Section": 200,
        "section_title": "Using as true such declaration knowing it to be
false",
        "section_desc": "Whoever corruptly uses or attempts to use as true
any such declaration, knowing the same to be false in any material point,
shall be punished in the same manner as if he gave false evidence."
    },
    {
        "chapter": 11,
        "chapter_title": "false evidence and offences against public
justice",
        "Section": 201,
        "section_title": "Causing disappearance of evidence of offence, or
giving false information to screen offender",
        "section_desc": "Whoever, knowing or having reason to believe that an
offence has been committed, causes any evidence of the commission of that
offence to disappear, with the intention of screening the offender from
legal punishment, or with that intention gives any information respecting
the offence which he knows or believes to be false;"
    },
    {
        "chapter": 11,

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    "chapter_title": "false evidence and offences against public
justice",
    "Section": 202,
    "section_title": "Intentional omission to give information of offence
by person bound to inform",
    "section_desc": "Whoever, knowing or having reason to believe that an
offence has been 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, or with both."
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 203,
    "section_title": "Giving false information respecting an offence
committed",
    "section_desc": "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."
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 204,
    "section_title": "Destruction of document to prevent its production
as evidence",
    "section_desc": "Whoever secretes or destroys any document or
electronic record which he may be lawfully compelled to produce as
evidence in a Court of Justice, 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 purpose, shall
be punished with imprisonment of either description for a term which may
extend to two years, or with fine, or with both."
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 205,
    "section_title": "False personation for purpose of act or proceeding
in suit or prosecution",
    "section_desc": "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
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punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both."

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    },  
    {  
      "chapter": 11,  
      "chapter_title": "false evidence and offences against public  
justice",  
      "Section": 206,  
      "section_title": "Fraudulent removal or concealment of property to  
prevent its seizure as forfeited or in execution",  
      "section_desc": "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 has  
been pronounced, or which he knows to be likely to be pronounced, by a  
Court of Justice 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 of Justice 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."  
    },  
    {
```

```
      "chapter": 11,  
      "chapter_title": "false evidence and offences against public  
justice",  
      "Section": 207,  
      "section_title": "Fraudulent claim to property to prevent its seizure  
as forfeited or in execution",  
      "section_desc": "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 knows to be likely to be pronounced by a  
Court of Justice 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 of Justice 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."  
    },  
    {
```

```
      "chapter": 11,  
      "chapter_title": "false evidence and offences against public  
justice",  
      "Section": 208,  
      "section_title": "Fraudulently suffering decree for sum not due",  
      "section_desc": "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 falsified, or for anything in respect of which it  
has been satisfied, shall be punished with imprisonment of either
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description for a term which may extend to two years, or with fine, or with both."

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    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": 209,
      "section_title": "Dishonesty making false claim in Court",
      "section_desc": "Whoever fraudulently or dishonestly, or with intent
to injure or annoy any person, makes in a Court of Justice 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."
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    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": 210,
      "section_title": "Fraudulently obtaining decree for sum not due",
      "section_desc": "Whoever fraudulently obtains a decree or order
against any person for a sum not due, or for a larger sum than is due or
for any property or interest in property to which 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 with imprisonment of either
description for a term which may extend to two years, or with fine, or
with both."
```

```
    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": 211,
      "section_title": "False charge of offence made with intent to
injure",
      "section_desc": "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
proceeding or charge against that person, shall be punished with
imprisonment of either description for a term which may extend to two
years, or with fine, or with both;"
```

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    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": 212,
      "section_title": "Harbouring offender",
      "section_desc": "Whenever an offence has been committed, whoever
harbours or conceals a person whom he knows or has reason to believe to
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be the offender, with the intention of screening him from legal
punishment;"
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 213,
    "section_title": "Taking gift, etc., to screen an offender from
punishment",
    "section_desc": "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;"
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 214,
    "section_title": "Offering gift or restoration of property in
consideration of screening offender",
    "section_desc": "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;"
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 215,
    "section_title": "Taking gift to help to recover stolen property,
etc",
    "section_desc": "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 Code, shall, unless he uses all means in
his power to cause the offender to be apprehended and convicted of the
offence, be punished with imprisonment of either description for a term
which may extend to two years, or with fine, or with both."
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 216,
    "section_title": "Harbouring offender who has escaped from custody or
whose apprehension has been ordered",
```

"section_desc": "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 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, that is to say:"

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    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": "216A",
      "section_title": "Penalty for harbouring robbers or dacoits",
      "section_desc": "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 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."
```

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    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": "216B",
      "section_title": "Definition of  harbour  in sections 212, 216 and
216A.",
      "section_desc": "Repealed by the Indian Penal Code (Amendment) Act,
1942 (8 of 1942), S. 3."
```

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    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": 217,
      "section_title": "Public servant disobeying direction of law with
intent to save person from punishment or property from forfeiture",
      "section_desc": "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 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."
```

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    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": 218,
```

```
"section_title": "Public servant framing incorrect record or writing
with intent to save person from punishment or property from forfeiture",
"section_desc": "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 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."
},
{
  "chapter": 11,
  "chapter_title": "false evidence and offences against public
justice",
  "Section": 219,
  "section_title": "Public servant in judicial proceeding corruptly
making report, etc., contrary to law",
  "section_desc": "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."
},
{
  "chapter": 11,
  "chapter_title": "false evidence and offences against public
justice",
  "Section": 220,
  "section_title": "Commitment for trial or confinement by person
having authority who knows that he is acting contrary to law",
  "section_desc": "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."
},
{
  "chapter": 11,
  "chapter_title": "false evidence and offences against public
justice",
  "Section": 221,
  "section_title": "Intentional omission to apprehend on the part of
public servant bound to apprehend",
  "section_desc": "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
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escape, or intentionally aids such person in escaping or attempting to escape from such confinement, shall be punished as follows, that is to say:"

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    },
    {
        "chapter": 11,
        "chapter_title": "false evidence and offences against public
justice",
        "Section": 222,
        "section_title": "Intentional omission to apprehend on the part of
public servant bound to apprehend person under sentence or lawfully
committed",
        "section_desc": "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 of Justice 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 as follows, that is to say:"
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    },
    {
        "chapter": 11,
        "chapter_title": "false evidence and offences against public
justice",
        "Section": 223,
        "section_title": "Escape from confinement or custody negligently
suffered by public servant",
        "section_desc": "Whoever, being a public servant legally bound as
such public servant to keep 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."
```

```
    },
    {
        "chapter": 11,
        "chapter_title": "false evidence and offences against public
justice",
        "Section": 224,
        "section_title": "Resistance or obstruction by a person to his lawful
apprehension",
        "section_desc": "Whoever intentionally offers any resistance or
illegal obstruction to the lawful 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."
```

```
    },
    {
        "chapter": 11,
        "chapter_title": "false evidence and offences against public
justice",
        "Section": 225,
```

```

    "section_title": "Resistance or obstruction to lawful apprehension of
another person",
    "section_desc": "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, shall
be punished with imprisonment of either description for a term which may
extend to two years, or with fine, or with both;"
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": "225A",
    "section_title": "Omission to apprehend, or sufferance of escape, on
part of public servant, in cases not otherwise, provided for",
    "section_desc": "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 221, section 222 or section 223,
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:"
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": "225B",
    "section_title": "Resistance or obstruction to lawful apprehension,
or escape or rescue in cases not otherwise provided for",
    "section_desc": "Whoever, in any case not provided for in section 224
or section 225 or in any 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."
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 226,
    "section_title": "Unlawful return from transportation.",
    "section_desc": "Repealed by the Code of Criminal Procedure
(Amendment) Act, 1955 (26 of 1955), S. 117 and Sch."
  },
  {
    "chapter": 11,
    "chapter_title": "false evidence and offences against public
justice",
    "Section": 227,
    "section_title": "Violation of condition of remission of punishment",

```

"section_desc": "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."

```
    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": 228,
      "section_title": "Intentional insult or interruption to public
servant sitting in judicial proceeding",
      "section_desc": "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 one thousand rupees, or with both."
```

```
    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": "228A",
      "section_title": "Disclosure of identity of the victim of certain
offences, etc",
      "section_desc": "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."
```

```
    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": 229,
      "section_title": "Personation of a juror or assessor",
      "section_desc": "Whoever, by personation or otherwise, shall
intentionally cause, or knowingly suffer himself to be returned,
empanelled or sworn as a jurymen or 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 jury or as 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."
```

```
    },
    {
      "chapter": 11,
      "chapter_title": "false evidence and offences against public
justice",
      "Section": "229A",
      "section_title": "Failure by person released on bail or bond to
appear in Court",
```

"section_desc": "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."

},

{

"chapter": 12,

"chapter_title": "offences relating to coin and government stamps",

"Section": 230,

"section_title": "Coin defined",

"section_desc": "Coin Coin is metal used for the time being as money, and stamped and issued by the authority of some State or Sovereign Power in order to be so used."

},

{

"chapter": 12,

"chapter_title": "offences relating to coin and government stamps",

"Section": 231,

"section_title": "Counterfeiting coin",

"section_desc": "Whoever counterfeits or knowingly performs any part of the process of counterfeiting coin, shall be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine."

},

{

"chapter": 12,

"chapter_title": "offences relating to coin and government stamps",

"Section": 232,

"section_title": "Counterfeiting Indian coin",

"section_desc": "Whoever counterfeits, or knowingly performs any part of the process of counterfeiting Indian coin, 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."

},

{

"chapter": 12,

"chapter_title": "offences relating to coin and government stamps",

"Section": 233,

"section_title": "Making or selling instrument for counterfeiting coin",

"section_desc": "Whoever makes or mends, or performs any part of the process of making or mending, or buys, sells or disposes of, any die or instrument, for the purpose of being used, or knowing or having reason to believe that it is intended to be used, for the purpose of counterfeiting coin, shall be punished with imprisonment of either description for a term which may extended to three years, and shall also be liable to fine."

},

{

"chapter": 12,

"chapter_title": "offences relating to coin and government stamps",

"Section": 234,

```

    "section_title": "Making or selling instrument for counterfeiting
Indian coin",
    "section_desc": "Whoever makes or mends, or performs any part of the
process of making or mending or buys, sells or disposes of, any die or
instrument, for the purpose of being used, or knowing or having reason to
believe that it is intended to be used, for the purpose of counterfeiting
Indian coin, shall be punished with imprisonment of either description
for a term which may extend to seven years, and shall also be liable to
fine."
},
{
    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 235,
    "section_title": "Possession of instrument or material for the
purpose of using the same for counterfeiting coin",
    "section_desc": "Whoever is in possession of any instrument or
material, for the purpose of using the same for counterfeiting coin, or
knowing or having reason to believe that the same is intended 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;"
},
{
    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 236,
    "section_title": "Abetting in India the counterfeiting out of India
of coin",
    "section_desc": "Whoever, being within India abets the counterfeiting
of coin out of India shall be punished in the same manner as if he
abetted the counterfeiting of such coin within India."
},
{
    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 237,
    "section_title": "Import or export of counterfeit coin",
    "section_desc": "Whoever imports into India, or exports therefrom,
any counterfeit coin, knowingly or having reason to believe that the same
is 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."
},
{
    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 238,
    "section_title": "Import or export of counterfeits of the Indian
coin",
    "section_desc": "Whoever imports into India, or exports there from,
any counterfeit coin, which he knows or has reason to believe to be a
counterfeit of Indian coin, shall be punished with Imprisonment for life,

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or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine."

```
    },  
    {  
      "chapter": 12,  
      "chapter_title": "offences relating to coin and government stamps",  
      "Section": 239,  
      "section_title": "Delivery of coin possessed with knowledge that it  
is counterfeit",  
      "section_desc": "Whoever, having any counterfeit coin, which at the  
time when he became possessed of it, he knew to be counterfeit,  
fraudulently or with intent that fraud may be committed, delivers the  
same to any persons or attempts to induce any person to receive it, shall  
be punished with imprisonment of either description for a term which may  
extend to five years, and shall also be liable to fine."    },  
    {
```

```
      "chapter": 12,  
      "chapter_title": "offences relating to coin and government stamps",  
      "Section": 240,  
      "section_title": "Delivery of Indian coin, possessed with knowledge  
that it is counterfeit",  
      "section_desc": "Whoever having any counterfeit coin, which is a  
counterfeit of Indian coin, and which, at the time when he became  
possessed of it, he knew to be a counterfeit of Indian coin, fraudulently  
or with intent that fraud may be committed, delivers the same to any  
person, or attempts to induce any person to receive it, shall be punished  
with imprisonment of either description for a term which may extend to  
ten years, and shall also be liable to fine."    },  
    {
```

```
      "chapter": 12,  
      "chapter_title": "offences relating to coin and government stamps",  
      "Section": 241,  
      "section_title": "Delivery of coin as genuine, which, when first  
possessed, the deliverer did not know to be counterfeit",  
      "section_desc": "Whoever delivers to any other person as genuine, or  
attempts to induce any other person to receive as genuine, any  
counterfeit coin which he knows to be counterfeit, but which he did not  
know to be counterfeit at the time when he took it into his possession,  
shall be punished with imprisonment of either description for a term  
which may extend to two years, or with fine to an amount which may extend  
to ten times the value of the coin counterfeited, or with both."    },  
    {
```

```
      "chapter": 12,  
      "chapter_title": "offences relating to coin and government stamps",  
      "Section": 242,  
      "section_title": "Possession of counterfeit coin by person who knew  
it to be counterfeit when he became possessed thereof",  
      "section_desc": "Whoever, fraudulently or with intent that fraud may  
be committed, is in possession of counterfeit coin, having known at the  
time when he became possessed thereof that such coin was 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."

```
    },
    {
        "chapter": 12,
        "chapter_title": "offences relating to coin and government stamps",
        "Section": 243,
        "section_title": "Possession of Indian coin by person who knew it to be counterfeit when he became possessed thereof",
        "section_desc": "Whoever, fraudulently or with intent that fraud may be committed, is in possession of counterfeit coin, which is a counterfeit of Indian coin, having known at the time when he became possessed of it that it was 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."
    },
    {
        "chapter": 12,
        "chapter_title": "offences relating to coin and government stamps",
        "Section": 244,
        "section_title": "Person employed in mint causing coin to be of different weight or composition from that fixed by law",
        "section_desc": "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 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."
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    {
        "chapter": 12,
        "chapter_title": "offences relating to coin and government stamps",
        "Section": 245,
        "section_title": "Unlawfully taking coining instrument from mint",
        "section_desc": "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 for a term which may extend to seven years, and shall also be liable to fine."
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        "chapter": 12,
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        "Section": 246,
        "section_title": "Fraudulently or dishonestly diminishing weight or altering composition of coin",
        "section_desc": "Whoever, fraudulently or dishonestly performs on any coin any operation which diminishes the weight or alters the composition of that coin, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine."
    },
    {
        "chapter": 12,
        "chapter_title": "offences relating to coin and government stamps",
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    "Section": 247,
    "section_title": "Fraudulently or dishonestly diminishing weight or
altering composition of Indian coin",
    "section_desc": "Whoever fraudulently or dishonestly performs on any
Indian coin any operation which diminishes the weight or alters the
composition of that coin, shall be punished with imprisonment of either
description for a term which may extend to seven years, and shall also be
liable to fine."
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    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 248,
    "section_title": "Altering appearance of coin with intent that it
shall pass as coin of different description",
    "section_desc": "Whoever performs on any coin any operation which
alters the appearance of that coin, with the intention that the said coin
shall pass as a coin of a different description, shall be punished with
imprisonment of either description for a term which may extend to three
years, and shall also be liable to fine."
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    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 249,
    "section_title": "Altering appearance of Indian coin with intent that
it shall pass as coin of different description",
    "section_desc": "Whoever performs on any Indian coin any operation
which alters the appearance of that coin, with the intention that the
said coin shall pass as a coin of a different description, shall be
punished with imprisonment of either description for a term which may
extend to seven years, and shall also be liable to fine."
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    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 250,
    "section_title": "Delivery of coin possessed with knowledge that it
is altered",
    "section_desc": "Whoever, having coin in his possession with respect
to which the offence defined in sections 246 or 248 has been committed,
and having known at the time when he became possessed of such coin that
such offence had been committed with respect to it, fraudulently or with
intent that fraud may be committed, delivers such coin to any other
person, or attempts to induce any other person to receive the same, shall
be punished with imprisonment of either description for a term which may
extend to five years, and shall also be liable to fine."
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    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 251,
    "section_title": "Delivery of Indian coin, possessed with knowledge
that it is altered",

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"section_desc": "Whoever, having coin in his possession with respect to which the offence defined in sections 247 or 249 has been committed, and having known at the time when he became possessed of such coin that such offence had been committed with respect to it, fraudulently or with intent that fraud may be committed, delivers such coin to any other person, or attempts to induce any other person to receive the same, shall be punished with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine."

},

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"chapter": 12,

"chapter_title": "offences relating to coin and government stamps",

"Section": 252,

"section_title": "Possession of coin by person who knew it to be altered when he became possessed thereof",

"section_desc": "Whoever fraudulently or with intent that fraud may be committed, is in possession of coin with respect to which the offence defined in either of the sections 246 or 248 has been committed having known at the time of becoming possessed thereof that such offence had been committed with respect to such coin, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine."

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{

"chapter": 12,

"chapter_title": "offences relating to coin and government stamps",

"Section": 253,

"section_title": "Possession of Indian coin by person who knew it to be altered when he became possessed thereof",

"section_desc": "Whoever fraudulently or with intent that fraud may be committed, is in possession of coin with respect to which the offence defined in either of the sections 247 or 249 has been committed having known at the time of becoming possessed thereof, that such offence had been committed with respect to such coin, shall be punished with imprisonment of either description for a term which may extend to five years, and shall also be liable to fine."

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"chapter": 12,

"chapter_title": "offences relating to coin and government stamps",

"Section": 254,

"section_title": "Delivery of coin as genuine which, when first possessed, the deliverer did not know to be altered",

"section_desc": "Whoever delivers to any other person as genuine or as a coin of a different description from what it is, or attempts to induce any person to receive as genuine, or as a different coin from what it is, any coin in respect of which he knows that any such operation as that mentioned in sections 246, 247, 248 or 249 has been performed, but in respect of which he did not, at the time when he took it into his possession, know that such operation had been performed, shall be punished with imprisonment of either description for a term which may extend to two years or with fine to an amount which may extend to ten times the value of the coin for which the altered coin is passed, or attempted to be passed."

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    },
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      "Section": 255,
      "section_title": "Counterfeiting Government stamp",
      "section_desc": "Whoever counterfeits, or knowingly performs any part
of the process of counterfeiting, any stamp issued by Government for the
purpose of revenue 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."
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      "chapter": 12,
      "chapter_title": "offences relating to coin and government stamps",
      "Section": 256,
      "section_title": "Having possession of instrument or material for
counterfeiting Government stamp",
      "section_desc": "Whoever has in his possession any instrument or
material for the purpose of being used, or knowing or having reason to
believe that it is intended to be used, for the purpose of counterfeiting
any stamp issued by Government for the purpose of revenue, shall be
punished with imprisonment of either description for a term which may
extend to seven years, and shall also be liable to fine."
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      "chapter": 12,
      "chapter_title": "offences relating to coin and government stamps",
      "Section": 257,
      "section_title": "Making or selling instrument for counterfeiting
Government stamp",
      "section_desc": "Whoever makes or performs any part of the process of
making, or buys, or sells, or disposes of, any instrument for the purpose
of being used, or knowing or having reason to believe that it is intended
to be used, for the purpose of counterfeiting any stamp issued by
Government for the purpose of revenue, shall be punished with
imprisonment of either description for a term which may extend to seven
years, and shall also be liable to fine."
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      "chapter": 12,
      "chapter_title": "offences relating to coin and government stamps",
      "Section": 258,
      "section_title": "Sale of counterfeit Government stamp",
      "section_desc": "Whoever sells, or offers for sale, any stamp which
he knows or has reason to believe to be a counterfeit of any stamp issued
by Government for the purpose of revenue, shall be punished with
imprisonment of either description for a term which may extend to seven
years, and shall also be liable to fine."
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      "chapter": 12,
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      "Section": 259,

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    "section_title": "Having possession of counterfeit Government stamp",
    "section_desc": "Whoever has in his possession any stamp which he
knows to be a counterfeit of any stamp issued by Government for the
purpose of revenue, intending to use, or dispose of the same as a genuine
stamp, or in order that it may be used as a genuine stamp, shall be
punished with imprisonment of either description for a term which may
extend to seven years, and shall also be liable to fine."
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    "chapter_title": "offences relating to coin and government stamps",
    "Section": 260,
    "section_title": "Using as genuine a Government stamp known to be
counterfeit",
    "section_desc": "Whoever uses as genuine any stamp, knowing it to be
a counterfeit of any stamp issued by Government for the purpose of
revenue, shall be punished with imprisonment of either description for a
term which may extend to seven years, or with fine, or with both."
  },
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    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 261,
    "section_title": "Effacing writing from substance bearing Government
stamp, or removing from document a stamp used for it, with intent to
cause loss to Government",
    "section_desc": "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."
  },
  {
    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 262,
    "section_title": "Using Government stamp known to have been before
used",
    "section_desc": "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."
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  {
    "chapter": 12,
    "chapter_title": "offences relating to coin and government stamps",
    "Section": 263,
    "section_title": "Erasure of mark denoting that stamp has been used",
    "section_desc": "Whoever, fraudulently or with intent to cause loss
to Government, erases or removes from a stamp issued by Government for

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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 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."

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      "chapter_title": "offences relating to coin and government stamps",  
      "Section": "263A",  
      "section_title": "Prohibition of fictitious stamps",  
      "section_desc": "Whoever:\nmakes, knowingly utters, deals in or sells  
any fictitious stamp, or knowingly uses for any postal purpose any  
fictitious stamp, or\nhas in his possession, without lawful excuse, any  
fictitious stamp, or\nmakes or, without lawful excuse, has in his  
possession any die, plate, instrument or materials for making any  
fictitious stamp, shall be punished with fine which may extend to two  
hundred rupees.\nAny 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.\nIn 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 representation, whether on paper or otherwise, of any stamp issued by  
Government for that purpose.\nIn this section and also in sections 255 to  
263, 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 in section 17, be deemed to  
include the person or persons authorized by law to administer executive  
Government in any part of India, and also in any part of Her Majesty's  
dominions or in any foreign country."
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      "Section": 264,  
      "section_title": "Fraudulent use of false instrument for weighing",  
      "section_desc": "Whoever, fraudulently uses any instrument for  
weighing which he knows to be false, shall be punished with imprisonment  
of either description for a term which may extend to one year, or with  
fine, or with both."
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    },  
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      "Section": 265,  
      "section_title": "Fraudulent use of false weight or measure",  
      "section_desc": "Whoever, fraudulently uses any false weight or false  
measure of length or capacity, or fraudulently uses any weight or any  
measure of length or capacity as a different weight or measure from what  
it is, shall be punished with imprisonment of either description for a  
term which may extend to one year, or with fine, or with both."
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{
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  "chapter_title": "offences relating to weights and measures",
  "Section": 266,
  "section_title": "Being in possession of false weight or measure",
  "section_desc": "Whoever is in possession of any instrument for
weighing, or of any weight, or of any measure of length or capacity,
which he knows to be false, intending that the same may be fraudulently
used, shall be punished with imprisonment of either description for a
term which may extend to one year, or with fine, or with both."
},
{
  "chapter": 13,
  "chapter_title": "offences relating to weights and measures",
  "Section": 267,
  "section_title": "Making or selling false weight or measure",
  "section_desc": "Whoever makes, sells or disposes of any instrument
for weighing, or any weight, or any measure of length or capacity which
he knows to be false, in order that the same may be used as true, or
knowing that the same is likely to be used as true, shall be punished
with imprisonment of either description for a term which may extend to
one year, or with fine, or with both."
},
{
  "chapter": 14,
  "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
  "Section": 268,
  "section_title": "Public nuisance",
  "section_desc": "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 cause
injury, obstruction, danger or annoyance to persons who may have occasion
to use any public right."
},
{
  "chapter": 14,
  "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
  "Section": 269,
  "section_title": "Negligent act likely to spread infection of disease
dangerous to life",
  "section_desc": "Whoever unlawfully or negligently does any act which
is, and which he knows or has reason to believe to be, likely to spread
the infection of any disease dangerous to life, shall be punished with
imprisonment of either description for a term which may extend to six
months, or with fine, or with both."
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  "chapter": 14,
  "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
  "Section": 270,

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    "section_title": "Malignant act likely to spread infection of disease
dangerous to life",
    "section_desc": "Whoever malignantly does any act which is, and which
he knows or has reason to believe to be, likely to spread the infection
of any disease dangerous to life, shall be punished with imprisonment of
either description for a term which may extend to two years, or with
fine, or with both."
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    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 271,
    "section_title": "Disobedience to quarantine rule",
    "section_desc": "Whoever knowingly disobeys any rule made and
promulgated by the Government for putting any vessel into a state of
quarantine, or for regulating the intercourse of vessels in a state of
quarantine with the shore or with other vessels, 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."
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    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 272,
    "section_title": "Adulteration of food or drink intended for sale",
    "section_desc": "Whoever adulterates any article of food or drink, so
as to make such article noxious as food or drink, intending to sell such
article as food or drink, or knowing it to be likely that the same will
be sold 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 one thousand rupees, or with both."
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    "chapter": 14,
    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 273,
    "section_title": "Sale of noxious food or drink",
    "section_desc": "Whoever sells, or offers or exposes for sale, as
food or drink, any article which has been rendered or has become noxious,
or is in a state unfit for food or drink, knowing or 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 one thousand rupees, or with
both."
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    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 274,
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    "section_title": "Adulteration of drugs",
    "section_desc": "Whoever adulterates any drug or medical preparation
in such a manner as to lessen the efficacy or change the operation of
such drug or medical preparation, or to make 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 it had not undergone such
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 one thousand rupees, or with both."
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  {
    "chapter": 14,
    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 275,
    "section_title": "Sale of adulterated drugs",
    "section_desc": "Whoever, knowing any drug or medical preparation to
have been adulterated in such a manner as to lessen its efficacy, to
change its operation, or to render it noxious, sells 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 one thousand rupees, or with
both."
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    "chapter": 14,
    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 276,
    "section_title": "Sale of drug as a different drug or preparation",
    "section_desc": "Whoever knowingly sells, or offers or exposes for
sale, or issues from a dispensary for medicinal purposes, any drug or
medical preparation, as a different drug or medical preparation, 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."
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    "chapter": 14,
    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 277,
    "section_title": "Fouling water of public spring or reservoir",
    "section_desc": "Whoever voluntarily corrupts or fouls the water of
any public spring or reservoir, so as to render it less fit for the
purpose for which it is ordinarily used, 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 hundred rupees, or with
both."
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convenience, decency and morals",
    "Section": 278,
    "section_title": "Making atmosphere noxious to health",
    "section_desc": "Whoever voluntarily vitiates the atmosphere in any
place so as to make it noxious to the health of persons in general
dwelling or carrying on business in the neighbourhood or passing along a
public way, shall be punished with fine which may extend to five hundred
rupees."
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    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 279,
    "section_title": "Rash driving or riding on a public way",
    "section_desc": "Whoever drives any vehicle, or rides, on any public
way in a manner so rash or negligent as to endanger human 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 which may extend to one thousand rupees, or with
both."
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    "chapter": 14,
    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 280,
    "section_title": "Rash navigation of vessel",
    "section_desc": "Whoever navigates any vessel in a manner so rash or
negligent to endanger human 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 which
may extend to one thousand rupees, or with both."
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    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 281,
    "section_title": "Exhibition of false light, mark or buoy",
    "section_desc": "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, or with fine, or with both."
  },
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    "chapter": 14,
    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 282,
    "section_title": "Conveying person by water for hire in unsafe or
overloaded vessel",

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"section_desc": "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 one thousand rupees, or with both."

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"chapter": 14,

"chapter_title": "offences affecting the public health, safety, convenience, decency and morals",

"Section": 283,

"section_title": "Danger or obstruction in public way or line of navigation",

"section_desc": "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 two hundred rupees."

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"Section": 284,

"section_title": "Negligent conduct with respect to poisonous substance",

"section_desc": "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 probable danger to human life from such poisonous 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 one thousand rupees, or with both."

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"chapter_title": "offences affecting the public health, safety, convenience, decency and morals",

"Section": 285,

"section_title": "Negligent conduct with respect to fire or combustible matter",

"section_desc": "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 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 one thousand rupees, or with both."

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convenience, decency and morals",
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    "section_title": "Negligent conduct with respect to explosive
substance",
    "section_desc": "Whoever does, with any explosive substance, 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 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 one thousand rupees, or with both."
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    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 287,
    "section_title": "Negligent conduct with respect to machinery",
    "section_desc": "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 person, or 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, or with fine which may extend to
one thousand rupees, or with both."
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    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 288,
    "section_title": "Negligent conduct with respect to pulling down or
repairing buildings",
    "section_desc": "Whoever, in pulling down or repairing any building,
knowingly or negligently omits to take such order 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 one thousand rupees, or with
both."
},
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    "chapter": 14,
    "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
    "Section": 289,
    "section_title": "Negligent conduct with respect to animal",
    "section_desc": "Whoever knowingly or negligently omits to take such
order 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 one thousand rupees, or with both."

```
    },
    {
      "chapter": 14,
      "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
      "Section": 290,
      "section_title": "Punishment for public nuisance in cases not
otherwise provided for",
      "section_desc": "Whoever commits a public nuisance in any case not
otherwise punishable by this Code, shall be punished with fine which may
extend to two hundred rupees."
    },
    {
      "chapter": 14,
      "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
      "Section": 291,
      "section_title": "Continuance of nuisance after injunction to
discontinue",
      "section_desc": "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 six
months, or with fine, or with both."
    },
    {
      "chapter": 14,
      "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
      "Section": 292,
      "section_title": "Sale, etc., of obscene books, etc.",
      "section_desc": "For the purposes of sub-section (2), a book,
pamphlet, paper, writing, drawing, painting representation, figure or any
other object, 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 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.\nWhoever:\nsells, lets to hire,
distributes, publicly exhibits or in any manner puts into circulation, or
for purposes of sale, hire, distribution, public exhibition or
circulation, makes, reduces or has in his possession any obscene book,
pamphlet, paper, drawing, painting, representation or figure or any other
obscene object whatsoever, or\nimports, exports or conveys any obscene
object for any of the purposes 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\ntakes 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, publicly exhibited or in any manner put into
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circulation, or\nadvertises 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\noffers 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 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 five years, and also with fine which may extend to five thousand rupees."

```
    },
    {
      "chapter": 14,
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convenience, decency and morals",
      "Section": 293,
      "section_title": "Sale, etc., of obscene objects to young person",
      "section_desc": "Whoever sells, lets to hire, distributes, exhibits
or circulates to any person under the age of twenty years any such
obscene object as is referred to in the last preceding section, or offers
or 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."
```

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    },
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      "chapter": 14,
      "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
      "Section": 294,
      "section_title": "Obscene acts and songs",
      "section_desc": "Whoever, to the annoyance of others:\ndo any
obscene act in any public place, or\nsings, 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, or with both."
```

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    },
    {
      "chapter": 14,
      "chapter_title": "offences affecting the public health, safety,
convenience, decency and morals",
      "Section": "294A",
      "section_title": "Keeping lottery office",
      "section_desc": "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."
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    },
    {
      "chapter": 15,
      "chapter_title": "offences relating to religion",
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    "Section": 295,
    "section_title": "Injuring or defiling place of worship, with intent
to insult the religion of any class",
    "section_desc": "Whoever destroys, damages or defiles any place of
worship, or any object held sacred by any class of persons with the
intention of thereby insulting the religion of any 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."
  },
  {
    "chapter": 15,
    "chapter_title": "offences relating to religion",
    "Section": "295A",
    "section_title": "Deliberate and malicious acts intended to outrage
religious feelings of any class by insulting its religion or religious
beliefs",
    "section_desc": "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 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."
  },
  {
    "chapter": 15,
    "chapter_title": "offences relating to religion",
    "Section": 296,
    "section_title": "Disturbing religious assembly",
    "section_desc": "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
with both."
  },
  {
    "chapter": 15,
    "chapter_title": "offences relating to religion",
    "Section": 297,
    "section_title": "Trespassing on burial places, etc",
    "section_desc": "Whoever, with the intention of wounding the feelings
of any person, or of insulting 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 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."
  },

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{
  "chapter": 15,
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  "Section": 298,
  "section_title": "Uttering words, etc., with deliberate intent to
wound religious feelings",
  "section_desc": "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 gesture in the sight of that
person 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."
},
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  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": 299,
  "section_title": "Culpable homicide",
  "section_desc": "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."
},
{
  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": 300,
  "section_title": "Murder",
  "section_desc": "Except in the cases hereinafter excepted, culpable
homicide is murder"
},
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  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": 301,
  "section_title": "Culpable homicide by causing death of person other
than person whose death was intended",
  "section_desc": "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."
},
{
  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": 302,
  "section_title": "Punishment for murder",
  "section_desc": "Whoever commits murder shall be punished with death,
or imprisonment for life, and shall also be liable to fine."
},

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{
  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": 303,
  "section_title": "Punishment for murder by life-convict",
  "section_desc": "Whoever, being under sentence of imprisonment for
life, commits murder, shall be punished with death."
},
{
  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": 304,
  "section_title": "Punishment for culpable homicide not amounting to
murder",
  "section_desc": "Whoever commits culpable homicide not amounting to
murder 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, 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;"
},
{
  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": "304A",
  "section_title": "Causing death by negligence",
  "section_desc": "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 term which may
extend to two years, or with fine, or with both."
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  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": "304B",
  "section_title": "Dowry death",
  "section_desc": ""
},
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  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": 305,
  "section_title": "Abetment of suicide of child or insane person",
  "section_desc": "If any person under eighteen years of age, any
insane person, any delirious person, any idiot, 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."
},
{
  "chapter": 16,
  "chapter_title": "offences affecting the human body",
  "Section": 306,

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    "section_title": "Abetment of suicide",
    "section_desc": "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."
  },
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    "chapter": 16,
    "chapter_title": "offences affecting the human body",
    "Section": 307,
    "section_title": "Attempt to murder",
    "section_desc": "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."
  },
  {
    "chapter": 16,
    "chapter_title": "offences affecting the human body",
    "Section": 308,
    "section_title": "Attempt to commit culpable homicide",
    "section_desc": "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 seven years, or with
fine, or with both."
  },
  {
    "chapter": 16,
    "chapter_title": "offences affecting the human body",
    "Section": 309,
    "section_title": "Attempt to commit suicide",
    "section_desc": "Whoever attempts to commit suicide and does any act
towards the commission of such offence, shall be punished with simple
imprisonment for a term which may extend to one year or with fine, or
with both."
  },
  {
    "chapter": 16,
    "chapter_title": "offences affecting the human body",
    "Section": 310,
    "section_title": "Thug",
    "section_desc": "Whoever, at any time after the passing of this Act,
shall have been habitually associated with any other or others for the
purpose of committing robbery or child-stealing by means of or
accompanied with murder, is a thug."
  },
  {

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    "chapter": 16,
    "chapter_title": "offences affecting the human body",
    "Section": 311,
    "section_title": "Punishment",
    "section_desc": "Whoever is a thug, shall be punished with imprisonment for life, and shall also be liable to fine."
  },
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    "chapter": 16,
    "chapter_title": "the causing miscarriage, injuries to unborn children, the exposure infants, and the concealment births",
    "Section": 312,
    "section_title": "Causing miscarriage",
    "section_desc": "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."
  },
  {
    "chapter": 16,
    "chapter_title": "the causing miscarriage, injuries to unborn children, the exposure infants, and the concealment births",
    "Section": 313,
    "section_title": "Causing miscarriage without woman's consent",
    "section_desc": "Whoever commits the offence defined in the last preceding section 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."
  },
  {
    "chapter": 16,
    "chapter_title": "the causing miscarriage, injuries to unborn children, the exposure infants, and the concealment births",
    "Section": 314,
    "section_title": "Death caused by act done with intent to cause miscarriage",
    "section_desc": "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;"
  },
  {
    "chapter": 16,
    "chapter_title": "the causing miscarriage, injuries to unborn children, the exposure infants, and the concealment births",
    "Section": 315,
    "section_title": "Act done with intent to prevent child being born alive or to cause it to die after birth",
    "section_desc": "Whoever before the birth of any child does any act with the intention of thereby preventing that child from being born alive

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or causing it to die after its birth, and does by 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."

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    },
    {
      "chapter": 16,
      "chapter_title": "the causing miscarriage, injuries to unborn children, the exposure infants, and the concealment births",
      "Section": 316,
      "section_title": "Causing death of quick unborn child by act amounting to culpable homicide-",
      "section_desc": "Whoever does any act under such circumstances, that if he thereby caused death 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."
    },
    {
      "chapter": 16,
      "chapter_title": "the causing miscarriage, injuries to unborn children, the exposure infants, and the concealment births",
      "Section": 317,
      "section_title": "Exposure and abandonment of child under twelve years, by parent or person having care of it",
      "section_desc": "Whoever being the father or mother of a child under the age of twelve years, or 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."
    },
    {
      "chapter": 16,
      "chapter_title": "the causing miscarriage, injuries to unborn children, the exposure infants, and the concealment births",
      "Section": 318,
      "section_title": "Concealment of birth by secret disposal of dead body",
      "section_desc": "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."
    },
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      "chapter": 16,
      "chapter_title": "hurt",
      "Section": 319,
      "section_title": "Hurt",
      "section_desc": "Whoever causes bodily pain, disease or infirmity to any person is said to cause hurt."
    },
  },
```

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{
  "chapter": 16,
  "chapter_title": "hurt",
  "Section": 320,
  "section_title": "Grievous hurt",
  "section_desc": "The following kinds of hurt only are designated as
`grievous`: Emasculation.\nPermanent privation of the sight of either
eye.\nPermanent privation of the hearing of either ear.\nPrivation of any
member or joint.\nDestruction or permanent impairing of the powers of any
member or joint.\nPermanent disfiguration of the head or face.\nFracture
or dislocation of a bone or tooth.\nAny hurt which endangers life or
which causes the sufferer to be during the space of twenty days in severe
bodily pain, or unable to follow his ordinary pursuits."
},
{
  "chapter": 16,
  "chapter_title": "hurt",
  "Section": 321,
  "section_title": "Voluntarily causing hurt",
  "section_desc": "Whoever does any act with the intention of thereby
causing hurt to any 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`."
},
{
  "chapter": 16,
  "chapter_title": "hurt",
  "Section": 322,
  "section_title": "Voluntarily causing grievous hurt",
  "section_desc": "Whoever voluntarily causes hurt, if the hurt which
he intends to cause or 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`."
},
{
  "chapter": 16,
  "chapter_title": "hurt",
  "Section": 323,
  "section_title": "Punishment for voluntarily causing hurt",
  "section_desc": "Whoever, except in the case provided for by section
334, 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 one thousand rupees, or with both."
},
{
  "chapter": 16,
  "chapter_title": "hurt",
  "Section": 324,
  "section_title": "Voluntarily causing hurt by dangerous weapons or
means",
  "section_desc": "Whoever, except in the case provided for by section
334, 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 or any heated

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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, or with both."

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    },
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      "chapter": 16,
      "chapter_title": "hurt",
      "Section": 325,
      "section_title": "Punishment for voluntarily causing grievous hurt",
      "section_desc": "Whoever, except in the case provided for by section 335, 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."
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      "chapter": 16,
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      "section_desc": "Whoever, except in the case provided for by section 335, voluntarily causes grievous 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 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 for life, or with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine."
```

```
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      "chapter": 16,
      "chapter_title": "hurt",
      "Section": "326A",
      "section_title": "Voluntarily causing grievous hurt by use of acid, etc.",
      "section_desc": "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, shall be punished with 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;"
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    },
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      "chapter": 16,
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      "Section": "326B",
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    "section_title": "Voluntarily throwing or attempting to throw acid,
etc.",
    "section_desc": "Whoever throws or attempts to throw acidl 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 bums or maiming or disfigurement or disability or
grievous hurt to that person, shall be punished with imprisonment of
either description for a term which shall not be less than five years but
which may extend to seven years, and shall also be liable to fine."
  },
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    "chapter": 16,
    "chapter_title": "hurt",
    "Section": 327,
    "section_title": "Voluntarily causing hurt to extort property, or to
constrain to an illegal to an act",
    "section_desc": "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 of constraining the
sufferer or any person interested in such sufferer to do anything which
is illegal or which may facilitate the commission of an 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."
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    "chapter": 16,
    "chapter_title": "hurt",
    "Section": 328,
    "section_title": "Causing hurt by means of poison, etc., with intent
to commit and offence",
    "section_desc": "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."
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    "chapter": 16,
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    "Section": 329,
    "section_title": "Voluntarily causing grievous hurt to extort
property, or to constrain to an illegal act",
    "section_desc": "Whoever voluntarily causes grievous hurt for the
purpose of extorting from the sufferer or from any person interested in
the sufferer any property or valuable security, or of constraining the
sufferer or any person interested in such sufferer to do anything that is
illegal or which may facilitate the commission of an offence, 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."
  },
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    "chapter": 16,
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    "section_title": "Voluntarily causing hurt to extort confession or to
compel restoration of property",
    "section_desc": "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."
  },
  {
    "chapter": 16,
    "chapter_title": "hurt",
    "Section": 331,
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confession, or to compel restoration of property",
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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 ten
years, and shall also be liable to fine."
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    "chapter": 16,
    "chapter_title": "hurt",
    "Section": 332,
    "section_title": "Voluntarily causing hurt to deter public servant
from his duty",
    "section_desc": "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 which may extend to three
years, or with fine, or with both."
  },
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    "chapter": 16,
    "chapter_title": "hurt",
    "Section": 333,
    "section_title": "Voluntarily causing grievous hurt to deter public
servant from his duty",
```

"section_desc": "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 may extend to ten years, and shall also be liable to fine."

},

{

"chapter": 16,

"chapter_title": "hurt",

"Section": 334,

"section_title": "Voluntarily causing hurt on provocation",

"section_desc": "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 hundred rupees, or with both."

},

{

"chapter": 16,

"chapter_title": "hurt",

"Section": 335,

"section_title": "Voluntarily causing grievous hurt on provocation",

"section_desc": "Whoever voluntarily causes grievous hurt on grave and sudden provocation, if he neither intends nor knows himself to be likely to cause grievous 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 four years, or with fine which may extend to two thousand rupees, or with both."

},

{

"chapter": 16,

"chapter_title": "hurt",

"Section": 336,

"section_title": "Act endangering life or personal safety of others",

"section_desc": "Whoever does any act so rashly or negligently as to endanger human life or the personal safety 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 hundred and fifty rupees, or with both."

},

{

"chapter": 16,

"chapter_title": "hurt",

"Section": 337,

"section_title": "Causing hurt by act endangering life or personal safety of others",

"section_desc": "Whoever causes hurt to any person by doing 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 six months, or with fine which may extend to five hundred rupees, or with both."

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    },
    {
      "chapter": 16,
      "chapter_title": "hurt",
      "Section": 338,
      "section_title": "Causing grievous hurt by act endangering life or personal safety of others",
      "section_desc": "Whoever causes grievous hurt to any person by doing 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 two years, or with fine which may extend to one thousand rupees, or with both."
    },
    {
      "chapter": 16,
      "chapter_title": "wrongful restraint and wrongful confinement",
      "Section": 339,
      "section_title": "Wrongful restraint",
      "section_desc": "Whoever voluntarily obstructs any person so as to prevent that person from proceeding in any direction in which that person has a right to proceed, is said wrongfully to restrain that person."
    },
    {
      "chapter": 16,
      "chapter_title": "wrongful restraint and wrongful confinement",
      "Section": 340,
      "section_title": "Wrongful confinement",
      "section_desc": "Whoever wrongfully restrains any person in such a manner as to prevent that person from proceeding beyond certain circumscribing limits, is said \"wrongfully to confine\" that person."
    },
    {
      "chapter": 16,
      "chapter_title": "wrongful restraint and wrongful confinement",
      "Section": 341,
      "section_title": "Punishment for wrongful restraint",
      "section_desc": "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 five hundred rupees, or with both."
    },
    {
      "chapter": 16,
      "chapter_title": "wrongful restraint and wrongful confinement",
      "Section": 342,
      "section_title": "Punishment for wrongful confinement",
      "section_desc": "Whoever wrongfully confines any person shall be punished with simple imprisonment of either description for a term which may extend to one year, or with fine which may extend to one thousand rupees, or with both."
    },
    {

```



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    "chapter": 16,
    "chapter_title": "wrongful restraint and wrongful confinement",
    "Section": 343,
    "section_title": "Wrongful confinement for three or more days",
    "section_desc": "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 two years, or with fine, or with both."
  },
  {
    "chapter": 16,
    "chapter_title": "wrongful restraint and wrongful confinement",
    "Section": 344,
    "section_title": "Wrongful confinement for ten or more days",
    "section_desc": "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 three years, and shall also be liable to fine."
  },
  {
    "chapter": 16,
    "chapter_title": "wrongful restraint and wrongful confinement",
    "Section": 345,
    "section_title": "Wrongful confinement of person for whose liberation
writ has been issued",
    "section_desc": "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."
  },
  {
    "chapter": 16,
    "chapter_title": "wrongful restraint and wrongful confinement",
    "Section": 346,
    "section_title": "Wrongful confinement in secret",
    "section_desc": "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, shall be punished with imprisonment of either
description for a term which may extend to two years in addition to any
other punishment to which he may be liable for such wrongful
confinement."
  },
  {
    "chapter": 16,
    "chapter_title": "wrongful restraint and wrongful confinement",
    "Section": 347,
    "section_title": "Wrongful confinement to extort property, or
constrain to illegal act",
    "section_desc": "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

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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."

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    },
    {
      "chapter": 16,
      "chapter_title": "wrongful restraint and wrongful confinement",
      "Section": 348,
      "section_title": "Wrongful confinement to extort confession, or
compel restoration of property",
      "section_desc": "Whoever wrongfully confines any person for the
purpose of extorting from the 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."
    },
    {
      "chapter": 16,
      "chapter_title": "criminal force and assault",
      "Section": 349,
      "section_title": "Force",
      "section_desc": "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;"
    },
    {
      "chapter": 16,
      "chapter_title": "criminal force and assault",
      "Section": 350,
      "section_title": "Criminal force",
      "section_desc": "Whoever intentionally uses force to any person,
without that person's consent, 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."
    },
    {
      "chapter": 16,
      "chapter_title": "criminal force and assault",
      "Section": 351,
      "section_title": "Assault",
```

"section_desc": "Whoever makes any gesture, or any preparation intending or knowing it to be 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."

},

{

"chapter": 16,

"chapter_title": "criminal force and assault",

"Section": 352,

"section_title": "Punishment for assault or criminal force otherwise than on grave provocation",

"section_desc": "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 five hundred rupees, or with both."

},

{

"chapter": 16,

"chapter_title": "criminal force and assault",

"Section": 353,

"section_title": "Assault or criminal force to deter public servant from discharge of his duty",

"section_desc": "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 to 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."

},

{

"chapter": 16,

"chapter_title": "criminal force and assault",

"Section": 354,

"section_title": "Assault or criminal force to woman with intent to outrage her modesty",

"section_desc": "Whoever assaults or uses criminal force to any woman, intending to outrage or knowing it to be likely that he will thereby 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."

},

{

"chapter": 16,

"chapter_title": "criminal force and assault",

"Section": "354A",

"section_title": "Sexual harassment and punishment for sexual harassment",

"section_desc": "A man committing any of the following acts \nphysical contact and advances involving unwelcome and explicit sexual overtures; or\na demand or request for sexual favours; or\nshowing

pornography against the will of a woman; or\nmaking sexually coloured remarks, shall be guilty of the offence of sexual harassment1.\nAny man who commits the offence specified in clause , or clause , or clause , 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.\nAny man who commits the offence specified in clause 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."

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    },  
    {  
      "chapter": 16,  
      "chapter_title": "criminal force and assault",  
      "Section": "354B",  
      "section_title": "Assault or use of criminal force to woman with  
intent to disrobe",  
      "section_desc": "Any man who assaults or uses criminal force to any  
woman or abets such act with the intention of disrobing1 or compelling  
her to be naked, shall be punished 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."
```

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    },  
    {  
      "chapter": 16,  
      "chapter_title": "criminal force and assault",  
      "Section": "354C",  
      "section_title": "Voyeurism",  
      "section_desc": "Any man who 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 such  
image1 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."
```

```
    },  
    {  
      "chapter": 16,  
      "chapter_title": "criminal force and assault",  
      "Section": "354D",  
      "section_title": "Stalking",  
      "section_desc": "(1) Any man who, 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\nmonitors the  
use by a woman of the internet, email or any other form of electronic  
communication,\ncommits the offence of stalking1; Provided that such  
conduct shall not amount to stalking if the man who pursued it proves  
that \nit 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\nit  
was pursued under any law or to comply with any condition or requirement  
imposed by any person under any law; or\nin the particular circumstances  
such conduct was reasonable and justified.\n(2) Whoever commits the
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offence of stalking shall be punished on first conviction with 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."

```
    },
    {
      "chapter": 16,
      "chapter_title": "criminal force and assault",
      "Section": 355,
      "section_title": "Assault or criminal force with intent to dishonour person, otherwise than on grave provocation",
      "section_desc": "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 extend to two years, or with fine, or with both."
```

```
    },
    {
      "chapter": 16,
      "chapter_title": "criminal force and assault",
      "Section": 356,
      "section_title": "Assault or criminal force in attempt to commit theft of property carried by a person",
      "section_desc": "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."
```

```
    },
    {
      "chapter": 16,
      "chapter_title": "criminal force and assault",
      "Section": 357,
      "section_title": "Assault or criminal force in attempt wrongfully to confine a person",
      "section_desc": "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 one thousand rupees, or with both."
```

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    },
    {
      "chapter": 16,
      "chapter_title": "criminal force and assault",
      "Section": 358,
      "section_title": "Assault or criminal force on grave provocation",
      "section_desc": "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 two hundred rupees, or with both."
```

```
    },
    {
```

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    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": 359,
    "section_title": "Kidnapping",
    "section_desc": "Kidnapping is of two kinds: kidnapping from India,
and kidnapping from lawful guardianship."
  },
  {
    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": 360,
    "section_title": "Kidnapping from India",
    "section_desc": "Whoever conveys any person beyond the limits of
India without the consent of that person, or of some person legally
authorized to consent on behalf of that person, is said to kidnap that
person from India."
  },
  {
    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": 361,
    "section_title": "Kidnapping from lawful guardianship",
    "section_desc": "Whoever takes or entices any minor under sixteen
years of age if a male, or under eighteen years of age if a female, or
any person of unsound mind, out of the keeping of the lawful guardian of
such minor or person of unsound mind, without the consent of such
guardian, is said to kidnap such minor or person from lawful
guardianship."
  },
  {
    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": 362,
    "section_title": "Abduction",
    "section_desc": "Whoever by force compels, or by any deceitful means
induces any person to go from any place, is said to abduct that person."
  },
  {
    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": 363,
    "section_title": "Punishment for kidnapping",
    "section_desc": "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."
  },
  {
    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": "363A",
    "section_title": "Kidnapping or maiming a minor for purposes of
begging",

```

"section_desc": "Whoever kidnaps any minor or, not being the lawful guardian of a minor, obtains the custody of the minor, in order that such minor may be employed or used for the purposes of begging shall be punishable with imprisonment of either description for a term which may extend to ten years, and shall also be liable to fine.\nWhoever maims any minor in order that such minor may be employed or used for the purposes of begging shall be punishable with imprisonment for life, and shall also be liable to fine.\nWhere any person, not being the lawful guardian of a minor, employs or uses such minor for the purposes of begging, it shall be presumed, unless the contrary is proved, that he kidnapped or otherwise obtained the custody of that minor in order that the minor might be employed or used for the purposes of begging.\nIn this section\n"begging" means:\nsoliciting or receiving alms in a public place, whether under the pretence of singing, dancing, fortune-telling, performing tricks or selling articles or otherwise;\nentering on any private premises for the purpose of soliciting or receiving alms;\nexposing 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;\nusing a minor as an exhibit for the purpose of soliciting or receiving alms;\n"minor" means:\nin the case of a male, a person under sixteen years of age; and\nin the case of a female, a person under eighteen years of age."

},

{

"chapter": 16,

"chapter_title": "kidnapping, abduction, slavery and forced labour",

"Section": 364,

"section_title": "Kidnapping or abducting in order to murder",

"section_desc": "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."

},

{

"chapter": 16,

"chapter_title": "kidnapping, abduction, slavery and forced labour",

"Section": "364A",

"section_title": "Kidnapping for ransom, etc.",

"section_desc": "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 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."

},

{

"chapter": 16,

"chapter_title": "kidnapping, abduction, slavery and forced labour",

"Section": 365,

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    "section_title": "Kidnapping or abducting with intent secretly and
wrongfully to confine person",
    "section_desc": "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."
},
{
    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": 366,
    "section_title": "Kidnapping, abducting or inducing woman to compel
her marriage, etc.",
    "section_desc": "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;"
},
{
    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": "366A",
    "section_title": "Procuration of minor girl",
    "section_desc": "Whoever, by any means whatsoever, induces any minor
girl under the age of eighteen years to go from any place or to do any
act with intent that such girl may be, or knowing that it is likely that
she 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."
},
{
    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": "366B",
    "section_title": "Importation of girl from foreign country",
    "section_desc": "Whoever imports into India from any country outside
India or from the State of Jammu and Kashmir any girl under the age of
twenty-one years with intent that she may be, or knowing it to be likely
that she 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."
},
{
    "chapter": 16,
    "chapter_title": "kidnapping, abduction, slavery and forced labour",
    "Section": 367,
    "section_title": "Kidnapping or abducting in order to subject person
to grievous hurt, slavery, etc.",
    "section_desc": "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

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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."

```
    },  
    {  
        "chapter": 16,  
        "chapter_title": "kidnapping, abduction, slavery and forced labour",  
        "Section": 368,  
        "section_title": "Wrongfully concealing or keeping in confinement,  
kidnapped or abducted person",  
        "section_desc": "Whoever, knowing that any person has been kidnapped  
or has been abducted, wrongfully conceals or confines such person, shall  
be punished in the same manner as if he had kidnapped or abducted such  
person with the same intention or knowledge, or for the same purpose as  
that with or for which he conceals or detains such person in  
confinement."
```

```
    },  
    {  
        "chapter": 16,  
        "chapter_title": "kidnapping, abduction, slavery and forced labour",  
        "Section": 369,  
        "section_title": "Kidnapping or abducting child under ten years with  
intent to steal from its person",  
        "section_desc": "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."
```

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    },  
    {  
        "chapter": 16,  
        "chapter_title": "kidnapping, abduction, slavery and forced labour",  
        "Section": 370,  
        "section_title": "Trafficking of persons",  
        "section_desc": "Whoever, for the purpose of exploitation, (a)  
recruits, (b) transports, (c) harbours, (d) transfers, or (e) receives,  
a person or persons, by \nusing threats, or\nusing force, or any other  
form of coercion, or\nby abduction, or\nby practising fraud, or  
deception, or\nby abuse of power, or\nby 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,\ncommits the offence of trafficking1.  
Explanations\n1. The expression "exploitation" shall include any act of  
physical exploitation or any form of sexual exploitation, slavery or  
practices similar to slavery, servitude, or the forced removal of  
organs.\n2. The consent of the victim is immaterial in determination of  
the offence of trafficking1.\nWhoever 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.\nWhere the offence involves the trafficking1 of  
more than one person, 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.\nWhere the
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offence involves the trafficking of a minor, 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.\nWhere the offence involves the trafficking of more than one minor, 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.\nIf a person is convicted of the offence of trafficking of minor on more than one occasion, then such person 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.\nWhen 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."

},

{

"chapter": 16,

"chapter_title": "kidnapping, abduction, slavery and forced labour",

"Section": "370A",

"section_title": "Exploitation of a trafficked person",

"section_desc": "Whoever, knowingly or having reason to believe that a minor has been trafficked1, engages such minor 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 seven years, and shall also be liable to fine.\nWhoever, knowingly by or having reason to believe that a person has been trafficked1, 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 five years, and shall also be liable to fine."

},

{

"chapter": 16,

"chapter_title": "kidnapping, abduction, slavery and forced labour",

"Section": 371,

"section_title": "Habitual dealing in slaves",

"section_desc": "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."

},

{

"chapter": 16,

"chapter_title": "kidnapping, abduction, slavery and forced labour",

"Section": 372,

"section_title": "Selling minor for purposes of prostitution, etc.",

"section_desc": "Whoever sells, lets to hire, or otherwise disposes of any person under 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 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."

```

},
{
  "chapter": 16,
  "chapter_title": "kidnapping, abduction, slavery and forced labour",
  "Section": 373,
  "section_title": "Buying minor for purposes of prostitution, etc.",
  "section_desc": "Whoever buys, hires or otherwise obtains possession
of any person under 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 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."
},
{
  "chapter": 16,
  "chapter_title": "kidnapping, abduction, slavery and forced labour",
  "Section": 374,
  "section_title": "Unlawful compulsory labour",
  "section_desc": "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."
},
{
  "chapter": 16,
  "chapter_title": "sexual offences",
  "Section": 375,
  "section_title": "Rape",
  "section_desc": "A man is said to commit "rape" if he, 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\ninserts, 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\nmanipulates 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\napplies his mouth to the vagina, anus, urethra of a woman or makes
her to do so with him or any other person, under the circumstances
falling under any of the following seven descriptions1:\nAgainst her
will.\nWithout her consent.\nWith 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.\nWith 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.\nWith her consent when, at the time of giving such consent, by
reason of unsoundness of mind 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.\nWith or without her consent, when she
is under eighteen years of age.\nWhen she is unable to communicate
consent.\nExplanations\nFor the purposes of this section, "vagina" shall
also include labia majora.\nConsent means an unequivocal voluntary

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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;\nProvided 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.\nExceptions\nA medical procedure or intervention shall not constitute rape.\nSexual intercourse or sexual acts by a man with his own wife, the wife not being under fifteen years of age, is not rape."

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    },  
    {  
      "chapter": 16,  
      "chapter_title": "sexual offences",  
      "Section": 376,  
      "section_title": "Punishment for rape",  
      "section_desc": "Whoever, except in the cases provided for in sub-  
section (2), commits rape, 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.\nWhoever \nbeing a police officer, commits rape,\nwithin the  
limits of the police station to which such police officer is appointed;  
or\nin the premises of any station house; or\non a woman in such police  
officer's custody or in the custody of a police officer subordinate to  
such police officer; or\nbeing 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\nbeing a member of the armed  
forces deployed in an area by the Central or a State Government commits  
rape in such area; or\nbeing 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\nbeing on the management or on the staff of a hospital,  
commits rape on a woman in that hospital; or\nbeing 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\ncommits rape during communal  
or sectarian violence; or\ncommits rape on a woman knowing her to be  
pregnant; or\ncommits rape, on a woman incapable of giving consent;  
or\nbeing in a position of control or dominance over a woman, commits  
rape on such woman; or\ncommits rape on a woman suffering from mental or  
physical disability; or\nwhile committing rape causes grievous bodily  
harm or maims or disfigures or endangers the life of a woman; or\ncommits  
rape repeatedly on the same woman,\nshall 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.\nWhoever, commits rape on a woman under sixteen years of age shall  
be punished 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 shall also be liable to fine:1\nProvided that such fine shall be just  
and reasonable to meet the medical expenses and rehabilitation of the  
victim:\nProvided further that any fine imposed under this sub-section  
shall be paid to the victim.\nExplanations\nFor the purposes of sub-  
section 2\n"armed forces" means the naval, military and air forces and  
includes any member of the Armed Forces constituted under any Law for the
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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;\n"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;\n"police officer" shall have the same meaning as assigned to the expression "police" under the Police Act, 1861;\n"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."

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    },
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      "chapter": 16,
      "chapter_title": "sexual offences",
      "Section": "376A",
      "section_title": "Punishment for causing death or resulting in
persistent vegetative state of victim",
      "section_desc": "Whoever, commits an offence punishable under sub-
section (1) or sub-section (2) of section 376 and in the course of such
commission inflicts an injury which causes the death1 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 may extend to imprisonment for life, which
shall mean imprisonment for the remainder of that person's natural life,
or with death."
    },
    {
      "chapter": 16,
      "chapter_title": "sexual offences",
      "Section": "376AB",
      "section_title": "Punishment for rape on woman under twelve years of
age",
      "section_desc": "Whoever, commits rape on a woman under twelve years
of age shall be punished 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:1\nProvided that such
fine shall be just and reasonable to meet the medical expenses and
rehabilitation of the victim:\nProvided further that any fine imposed
under this section shall be paid to the victim."
    },
    {
      "chapter": 16,
      "chapter_title": "sexual offences",
      "Section": "376B",
      "section_title": "Sexual intercourse by husband upon his wife during
separation",
      "section_desc": "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
which may extend to seven years, and shall also be liable to fine1."
```

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{
  "chapter": 16,
  "chapter_title": "sexual offences",
  "Section": "376C",
  "section_title": "Sexual intercourse by person in authority",
  "section_desc": "Whoever, being, in a position of authority or in a
fiduciary relationship; or\ na public servant; or\ nsuperintendent 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\ non 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 5 years, but which may extend to ten years, and shall also be liable
to fine1.\nExplanations\nIn this section, "sexual intercourse" shall mean
any of the acts mentioned in clauses (a) to (d) of section 375.\nFor the
purposes of this section, Explanation 1 to section 375 shall also be
applicable.\n"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 such jail, remand home, place or
institution by virtue of which such person can exercise any authority or
control over its inmates.\nThe expressions "hospital" and "women's or
children's institution" shall respectively have the same meaning as in
Explanation to sub-section (2) of section 376."
},
{
  "chapter": 16,
  "chapter_title": "sexual offences",
  "Section": "376D",
  "section_title": "Gang Rape",
  "section_desc": "Where a woman is raped by one or more persons
constituting a group or acting in furtherance of a common intention, each
of those persons1 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;"
},
{
  "chapter": 16,
  "chapter_title": "sexual offences",
  "Section": "376DA",
  "section_title": "Punishment for gang rape on woman under sixteen
years of age",
  "section_desc": "Where a woman under sixteen 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 imprisonment for life,
which shall mean imprisonment for the remainder of that person's natural
life, and with fine:1"
},
{

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    "chapter": 16,
    "chapter_title": "sexual offences",
    "Section": "376DB",
    "section_title": "Punishment for gang rape on woman under twelve
years of age",
    "section_desc": "Where a woman under twelve 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 imprisonment for life,
which shall mean imprisonment for the remainder of that person's natural
life, and with fine, or with death:1"
  },
  {
    "chapter": 16,
    "chapter_title": "sexual offences",
    "Section": "376E",
    "section_title": "Punishment for repeat offenders",
    "section_desc": "Whoever has been previously convicted of an offence
punishable under section 376 or section 376A or section1 376AB or section
376D or section 376DA or section 376DB 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 death1."
  },
  {
    "chapter": 16,
    "chapter_title": "unnatural offences",
    "Section": 377,
    "section_title": "Unnatural offences",
    "section_desc": "Whoever voluntarily has carnal intercourse against
the order of nature with any man, woman or animal, 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."
  },
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    "chapter": 17,
    "chapter_title": "offences against property  theft",
    "Section": 378,
    "section_title": "Theft",
    "section_desc": "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."
  },
  {
    "chapter": 17,
    "chapter_title": "offences against property  theft",
    "Section": 379,
    "section_title": "Punishment for theft",
    "section_desc": "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."
  },
  {

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    "chapter": 17,
    "chapter_title": "offences against property  theft",
    "Section": 380,
    "section_title": "Theft in dwelling house, etc.",
    "section_desc": "Whoever commits theft in any building, tent or
vessel, which building, tent or vessel is used as a human dwelling, or
used for the custody of property, shall be punished with imprisonment of
either description for a term which may extend to seven years, and shall
also be liable to fine."
  },
  {
    "chapter": 17,
    "chapter_title": "offences against property  theft",
    "Section": 381,
    "section_title": "Theft by clerk or servant of property in possession
of master",
    "section_desc": "Whoever, being a clerk or servant, or being employed
in the capacity of a clerk or servant, commits theft in respect of any
property in the possession of his master or employer, shall be punished
with imprisonment of either description for a term which may extend to
seven years, and shall also be liable to fine."
  },
  {
    "chapter": 17,
    "chapter_title": "offences against property  theft",
    "Section": 382,
    "section_title": "Theft after preparation made for causing death,
hurt or restraint in order to the committing of the theft",
    "section_desc": "Whoever commits theft, having made preparation for
causing death, or hurt, or restraint, or fear of death, or of hurt, or of
restraint, to any person, in order to the committing of such theft, or in
order to the effecting of his escape after the committing of such theft
or in order to the retaining of property taken by such theft, shall be
punished with rigorous imprisonment for a term which may extend to ten
years, and shall also be liable to fine."
  },
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    "chapter": 17,
    "chapter_title": "extortion",
    "Section": 383,
    "section_title": "Extortion",
    "section_desc": "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
into a valuable security, commits "extortion"."
  },
  {
    "chapter": 17,
    "chapter_title": "extortion",
    "Section": 384,
    "section_title": "Punishment for extortion",

```


"section_desc": "Whoever commits extortion shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both."

},
{

"chapter": 17,
"chapter_title": "extortion",
"Section": 385,
"section_title": "Putting person in fear of injury in order to commit extortion",

"section_desc": "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."

},
{

"chapter": 17,
"chapter_title": "extortion",
"Section": 386,
"section_title": "Extortion by putting a person in fear of death or grievous hurt",

"section_desc": "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."

},
{

"chapter": 17,
"chapter_title": "extortion",
"Section": 387,
"section_title": "Putting person in fear of death or of grievous hurt, in order to commit extortion",

"section_desc": "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 with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine."

},
{

"chapter": 17,
"chapter_title": "extortion",
"Section": 388,
"section_title": "Extortion by threat of accusation of an offence punishable with death or imprisonment for life, etc",

"section_desc": "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;"

},
{

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    "chapter": 17,
    "chapter_title": "extortion",
    "Section": 389,
    "section_title": "Putting person in fear or accusation of offence, in
order to commit extortion",
    "section_desc": "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;"
  },
  {
    "chapter": 17,
    "chapter_title": "robbery and dacoity",
    "Section": 390,
    "section_title": "Robbery",
    "section_desc": "In all robbery there is either theft or extortion.
When theft is robbery 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. When extortion is robbery
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."
  },
  {
    "chapter": 17,
    "chapter_title": "robbery and dacoity",
    "Section": 391,
    "section_title": "Dacoity",
    "section_desc": "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"."
  },
  {
    "chapter": 17,
    "chapter_title": "robbery and dacoity",
    "Section": 392,
    "section_title": "Punishment for robbery",
    "section_desc": "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."
  }

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    },
    {
      "chapter": 17,
      "chapter_title": "robbery and dacoity",
      "Section": 393,
      "section_title": "Attempt to commit robbery",
      "section_desc": "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."
    },
    {
      "chapter": 17,
      "chapter_title": "robbery and dacoity",
      "Section": 394,
      "section_title": "Voluntarily causing hurt in committing robbery",
      "section_desc": "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
imprisonment for a term which may extend to ten years, and shall also be
liable to fine."
    },
    {
      "chapter": 17,
      "chapter_title": "robbery and dacoity",
      "Section": 395,
      "section_title": "Punishment for dacoity",
      "section_desc": "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."
    },
    {
      "chapter": 17,
      "chapter_title": "robbery and dacoity",
      "Section": 396,
      "section_title": "Dacoity with murder",
      "section_desc": "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 may extend to ten
years, and shall also be liable to fine."
    },
    {
      "chapter": 17,
      "chapter_title": "robbery and dacoity",
      "Section": 397,
      "section_title": "Robbery or dacoity, with attempt to cause death or
grievous hurt",
      "section_desc": "If, at the time of committing robbery or dacoity,
the offender uses any deadly weapon, or causes grievous hurt to any
person, so 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."
    },
  },

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```

{
  "chapter": 17,
  "chapter_title": "robbery and dacoity",
  "Section": 398,
  "section_title": "Attempt to commit robbery or dacoity when armed
with deadly weapon",
  "section_desc": "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."
},
{
  "chapter": 17,
  "chapter_title": "robbery and dacoity",
  "Section": 399,
  "section_title": "Making preparation to commit dacoity",
  "section_desc": "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."
},
{
  "chapter": 17,
  "chapter_title": "robbery and dacoity",
  "Section": 400,
  "section_title": "Punishment for belonging to gang of dacoits",
  "section_desc": "Whoever, at any time after the passing of this Act,
shall belong to a gang of persons associated for the purpose of
habitually committing 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."
},
{
  "chapter": 17,
  "chapter_title": "robbery and dacoity",
  "Section": 401,
  "section_title": "Punishment for belonging to gang of thieves",
  "section_desc": "Whoever, at any time after the passing of this Act,
shall belong to any wandering or other gang of persons associated for the
purpose of habitually committing theft or robbery, and not being a gang
of thugs or dacoits, shall be punished with rigorous imprisonment for a
term which may extend to seven years, and shall also be liable to fine."
},
{
  "chapter": 17,
  "chapter_title": "robbery and dacoity",
  "Section": 402,
  "section_title": "Assembling for purpose of committing dacoity",
  "section_desc": "Whoever, at any time after the passing of this Act,
shall be 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."
},
{
  "chapter": 17,

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    "chapter_title": "criminal misappropriation  property",
    "Section": 403,
    "section_title": "Dishonest misappropriation of property",
    "section_desc": "Whoever dishonestly misappropriates or converts to
his own use any movable property, shall be punished with imprisonment of
either description for a term which may extend to two years, or with
fine, or with both."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal misappropriation  property",
    "Section": 404,
    "section_title": "Dishonest misappropriation of property possessed by
deceased person at the time of his death",
    "section_desc": "Whoever dishonestly misappropriates or converts to
his own use 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 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."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal breach  trust",
    "Section": 405,
    "section_title": "Criminal breach of trust",
    "section_desc": "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 dishonestly uses or disposes
off 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"."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal breach  trust",
    "Section": 406,
    "section_title": "Punishment for criminal breach of trust",
    "section_desc": "Whoever commits criminal breach of trust shall be
punished with imprisonment of either description for a term which may
extend to three years, or with fine, or with both."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal breach  trust",
    "Section": 407,
    "section_title": "Criminal breach of trust by carrier, etc.",
    "section_desc": "Whoever, being entrusted with property as a carrier,
wharfinger or warehouse-keeper, commits criminal breach of trust, in
respect of such property, shall be punished with imprisonment of either

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description for a term which may extend to seven years, and shall also be liable to fine."

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    },  
    {  
      "chapter": 17,  
      "chapter_title": "criminal breach  trust",  
      "Section": 408,  
      "section_title": "Criminal breach of trust by clerk or servant",  
      "section_desc": "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 be liable to fine."    },  
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      "chapter": 17,  
      "chapter_title": "criminal breach  trust",  
      "Section": 409,  
      "section_title": "Criminal breach of trust by public servant, or by  
banker, merchant or agent",  
      "section_desc": "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 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."    },  
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      "chapter": 17,  
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      "Section": 410,  
      "section_title": "Stolen property",  
      "section_desc": "Property, the possession whereof has been  
transferred by theft, or by extortion, or by robbery, and property which  
has been criminally misappropriated or in respect of which criminal  
breach of trust has been committed, is designated as "stolen property",  
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."    },  
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      "chapter": 17,  
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      "Section": 411,  
      "section_title": "Dishonestly receiving stolen property",  
      "section_desc": "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."    },  
    {
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    "chapter": 17,
    "chapter_title": "the receiving  stolen property",
    "Section": 412,
    "section_title": "Dishonestly receiving property stolen in the
commission of a dacoity",
    "section_desc": "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 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."
  },
  {
    "chapter": 17,
    "chapter_title": "the receiving  stolen property",
    "Section": 413,
    "section_title": "Habitually dealing in stolen property",
    "section_desc": "Whoever habitually receives or deals in property
which he knows or has reason to 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."
  },
  {
    "chapter": 17,
    "chapter_title": "the receiving  stolen property",
    "Section": 414,
    "section_title": "Assisting in concealment of stolen property",
    "section_desc": "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
fine, or with both."
  },
  {
    "chapter": 17,
    "chapter_title": "cheating",
    "Section": 415,
    "section_title": "Cheating",
    "section_desc": "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 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"."
  },
  {
    "chapter": 17,
    "chapter_title": "cheating",
    "Section": 416,
    "section_title": "Cheating by personation",

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"section_desc": "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."

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    },
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      "chapter": 17,
      "chapter_title": "cheating",
      "Section": 417,
      "section_title": "Punishment for cheating",
      "section_desc": "Whoever cheats shall be punished with imprisonment of either description for a term which may extend to one year, or with fine, or with both."
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      "chapter": 17,
      "chapter_title": "cheating",
      "Section": 418,
      "section_title": "Cheating with knowledge that wrongful loss may ensue to person whose interest offender is bound to protect",
      "section_desc": "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 legal contract, to protect, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both."
    },
    {
      "chapter": 17,
      "chapter_title": "cheating",
      "Section": 419,
      "section_title": "Punishment for cheating by personation",
      "section_desc": "Whoever cheats by personation shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both."
    },
    {
      "chapter": 17,
      "chapter_title": "cheating",
      "Section": 420,
      "section_title": "Cheating and dishonestly inducing delivery of property",
      "section_desc": "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."
    },
    {
      "chapter": 17,
      "chapter_title": "fraudulent deeds and dispositions property",
      "Section": 421,
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"section_title": "Dishonest or fraudulent removal or concealment of property to prevent distribution among creditors",

"section_desc": "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 may extend to two years, or with fine, or with both."

},

{

"chapter": 17,

"chapter_title": "fraudulent deeds and dispositions property",

"Section": 422,

"section_title": "Dishonestly or fraudulently preventing debt being available for creditors",

"section_desc": "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 debts 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."

},

{

"chapter": 17,

"chapter_title": "fraudulent deeds and dispositions property",

"Section": 423,

"section_title": "Dishonest or fraudulent execution of deed of transfer containing false statement of consideration",

"section_desc": "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 two years, or with fine, or with both."

},

{

"chapter": 17,

"chapter_title": "fraudulent deeds and dispositions property",

"Section": 424,

"section_title": "Dishonest or fraudulent removal or concealment of property",

"section_desc": "Whoever dishonestly or fraudulently conceals or removes any property of himself or any other person, or dishonestly or fraudulently assists in the concealment or removal thereof, or dishonestly releases any demand or claim to which he is entitled, shall be punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both."

},

{

"chapter": 17,

"chapter_title": "mischief",

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    "Section": 425,
    "section_title": "Mischief",
    "section_desc": "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".",
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 426,
    "section_title": "Punishment for mischief",
    "section_desc": "Whoever commits mischief shall be punished with
imprisonment of either description for a term which may extend to three
months, or with fine, or with both."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 427,
    "section_title": "Mischief causing damage to the amount of fifty
rupees",
    "section_desc": "Whoever commits mischief and thereby causes loss or
damage to the amount of fifty rupees or upwards, shall be punished with
imprisonment of either description for a term which may extend to two
years, or with fine, or with both."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 428,
    "section_title": "Mischief by killing or maiming animal of the value
of ten rupees",
    "section_desc": "Whoever commits mischief by killing, poisoning,
maiming or rendering useless any animals or animal of the value of the
ten rupees or upwards, shall be punished with imprisonment of either
description for a term which may extend to two years, or with fine, or
with both."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 429,
    "section_title": "Mischief by killing or maiming cattle, etc., of any
value or any animal of the value of fifty rupees",
    "section_desc": "Whoever commits mischief by killing, poisoning,
maiming or rendering useless, any elephant, camel, horse, mule, buffalo,
bull, cow or ox, whatever may be the value thereof, of any other animal
of the value of fifty rupees or upwards, shall be punished with
imprisonment or either description for a term which may extend to five
years, or with fine, or with both."
  },
  {

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    "chapter": 17,
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    "Section": 430,
    "section_title": "Mischief by injury to works of irrigation or by
wrongfully diverting water",
    "section_desc": "Whoever commits mischief by 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."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 431,
    "section_title": "Mischief by injury to public road, bridge, river or
channel",
    "section_desc": "Whoever commits mischief by 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."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 432,
    "section_title": "Mischief by causing inundation or obstruction to
public drainage attended with damage",
    "section_desc": "Whoever commits mischief by 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."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 433,
    "section_title": "Mischief by destroying, moving or rendering less
useful a light-house or sea-mark",
    "section_desc": "Whoever commits mischief by destroying or moving any
light-house or other light used as a sea-mark, or any sea-mark or buoy or
other thing placed as a guide for navigators, or by any act which renders
any such light-house, sea-mark, buoy or other such thing as aforesaid
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."
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    "chapter_title": "mischief",
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    "section_title": "Mischief by destroying or moving, etc., a land-mark
fixed by public authority",
    "section_desc": "Whoever commits mischief by 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."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 435,
    "section_title": "Mischief by fire or explosive substance with intent
to cause damage to amount of one hundred or (in case of agricultural
produce) ten rupees",
    "section_desc": "Whoever commits mischief by fire or any explosive
substance intending to cause, or knowing it to be likely that he will
thereby cause, damage to any property to the amount of one hundred rupees
or upwards or (where the property is agricultural produce) ten rupees 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."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 436,
    "section_title": "Mischief by fire or explosive substance with intent
destroy house, etc.",
    "section_desc": "Whoever commits mischief by 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."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 437,
    "section_title": "Mischief with intent to destroy or make unsafe a
decked vessel or one of twenty tons burden",
    "section_desc": "Whoever commits mischief to any 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 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."
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    "chapter": 17,
    "chapter_title": "mischief",

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    "Section": 438,
    "section_title": "Punishment for the mischief described in section
437 committed by fire or explosive substance",
    "section_desc": "Whoever commits, or attempts to commit, by fire or
any explosive substance, such mischief as is described in the last
preceding section. 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."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 439,
    "section_title": "Punishment for intentionally running vessel aground
or ashore with intent to commit theft, etc.",
    "section_desc": "Whoever intentionally runs any vessel aground or
ashore, intending to commit theft of any property contained therein or to
dishonestly misappropriate any such property, or with intent that such
theft or misappropriation of property may be committed, shall be punished
with imprisonment of either description for a term which may extend to
ten years, and shall also be liable to fine."
  },
  {
    "chapter": 17,
    "chapter_title": "mischief",
    "Section": 440,
    "section_title": "Mischief committed after preparation made for
causing death or hurt",
    "section_desc": "Whoever commits mischief, having made preparation
for causing to any person death, or hurt, or wrongful restraint, or fear
of death, or 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."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 441,
    "section_title": "Criminal trespass",
    "section_desc": "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 commit an offence, is said to commit "criminal trespass".
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 442,
    "section_title": "House-trespass",
    "section_desc": "Whoever commits criminal trespass by entering into
or remaining in any building, tent or vessel used as a human dwelling or

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any building used as a place for worship, or as a place for the custody of property, is said to commit "house-trespass".

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    },
    {
      "chapter": 17,
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      "Section": 443,
      "section_title": "Lurking house-trespass",
      "section_desc": "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-trespass".
    },
    {
      "chapter": 17,
      "chapter_title": "criminal trespass",
      "Section": 444,
      "section_title": "Lurking house-trespass by night",
      "section_desc": "Whoever commits lurking house-trespass after sunset
and before sunrise, is said to commit "lurking house-trespass by night".
    },
    {
      "chapter": 17,
      "chapter_title": "criminal trespass",
      "Section": 445,
      "section_title": "House-breaking",
      "section_desc": "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;"
    },
    {
      "chapter": 17,
      "chapter_title": "criminal trespass",
      "Section": 446,
      "section_title": "House-breaking by night",
      "section_desc": "Whoever commits house-breaking after sunset and
before sunrise, is said to commit "house-breaking by night".
    },
    {
      "chapter": 17,
      "chapter_title": "criminal trespass",
      "Section": 447,
      "section_title": "Punishment for criminal trespass",
      "section_desc": "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 hundred rupees, or
with both."
    },
    {
      "chapter": 17,
      "chapter_title": "criminal trespass",
      "Section": 448,
      "section_title": "Punishment for house-trespass",
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    "section_desc": "Whoever commits house-trespass shall be punished
with imprisonment of either description for a term which may extend to
one year, or with fine which may extend to one thousand rupees, or with
both."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 449,
    "section_title": "House-trespass in order to commit offence
punishable with death",
    "section_desc": "Whoever commits house-trespass in order to the
committing of any offence 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."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 450,
    "section_title": "House-trespass in order to commit offence
punishable with imprisonment for life",
    "section_desc": "Whoever commits house-trespass in order to the
committing of any offence punishable with imprisonment for life, shall be
punished with imprisonment of either description for a term not exceeding
ten years, and shall also be liable to fine."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 451,
    "section_title": "House-trespass in order to commit offence
punishable with imprisonment",
    "section_desc": "Whoever commits house-trespass 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
two years, and shall also be liable to fine;"
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 452,
    "section_title": "House-trespass after preparation for hurt, assault
or wrongful restraint",
    "section_desc": "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 and 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."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
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    "Section": 453,
    "section_title": "Punishment for lurking house-trespass or house-
breaking",
    "section_desc": "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."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 454,
    "section_title": "Lurking house-trespass or house-breaking in order
to commit offence punishable with imprisonment",
    "section_desc": "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;"
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 455,
    "section_title": "Lurking house-trespass or house-breaking after
preparation for hurt, assault or wrongful restraint",
    "section_desc": "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."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 456,
    "section_title": "Punishment for lurking house-trespass or house-
breaking by night",
    "section_desc": "Whoever commits lurking house-trespass by night, or
house-breaking by night, shall be punished with imprisonment of either
description for a term which may extend to three years, and shall also be
liable to fine."
  },
  {
    "chapter": 17,
    "chapter_title": "criminal trespass",
    "Section": 457,
    "section_title": "Lurking house-trespass or house-breaking by night
in order to commit offence punishable with imprisonment",
    "section_desc": "Whoever commits lurking house-trespass by night, or
house-breaking by night 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;"
  }

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},
{
  "chapter": 17,
  "chapter_title": "criminal trespass",
  "Section": 458,
  "section_title": "Lurking house-trespass or house-breaking by night
after preparation for hurt, assault, or wrongful restraint",
  "section_desc": "Whoever commits lurking house-trespass by night, or
house-breaking by night, 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."
},
{
  "chapter": 17,
  "chapter_title": "criminal trespass",
  "Section": 459,
  "section_title": "Grievous hurt caused whilst committing lurking
house-trespass or house-breaking",
  "section_desc": "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."
},
{
  "chapter": 17,
  "chapter_title": "criminal trespass",
  "Section": 460,
  "section_title": "All persons jointly concerned in lurking house-
trespass or house-breaking by night punishable where death or grievous
hurt caused by one of them",
  "section_desc": "If at the time of the committing of lurking house-
trespass by night or house-breaking by night, 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 by night or house-breaking by night, 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."
},
{
  "chapter": 17,
  "chapter_title": "criminal trespass",
  "Section": 461,
  "section_title": "Dishonestly breaking open receptacle containing
property",
  "section_desc": "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."
}

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    },
    {
      "chapter": 17,
      "chapter_title": "criminal trespass",
      "Section": 462,
      "section_title": "Punishment for same offence when committed by
person entrusted with custody",
      "section_desc": "Whoever, being entrusted with any closed receptacle
which contains or which he 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."
    },
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      "chapter": 18,
      "chapter_title": "offences relating to documents and to property
marks",
      "Section": 463,
      "section_title": "Forgery",
      "section_desc": "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 committed, commits forgery."
    },
    {
      "chapter": 18,
      "chapter_title": "offences relating to documents and to property
marks",
      "Section": 464,
      "section_title": "Making a false document",
      "section_desc": "A person is said to make a false document or false
electronic record:"
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      "chapter": 18,
      "chapter_title": "offences relating to documents and to property
marks",
      "Section": 465,
      "section_title": "Punishment for forgery",
      "section_desc": "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."
    },
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      "chapter": 18,
      "chapter_title": "offences relating to documents and to property
marks",
      "Section": 466,
      "section_title": "Forgery of record of Court or of public register,
etc.",
    }
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}
```

"section_desc": "Whoever forges a document or electronic record, purporting to be a record or proceeding of or in a Court of Justice, or a register of birth, baptism, 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."

```
    },
    {
      "chapter": 18,
      "chapter_title": "offences relating to documents and to property
marks",
      "Section": 467,
      "section_title": "Forgery of valuable security, will, etc.",
      "section_desc": "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 acquittance or receipt acknowledging
the payment of money, or an acquittance 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."
```

```
    },
    {
      "chapter": 18,
      "chapter_title": "offences relating to documents and to property
marks",
      "Section": 468,
      "section_title": "Forgery for purpose of cheating",
      "section_desc": "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 description for a term
which may extend to seven years, and shall also be liable to fine."
```

```
    },
    {
      "chapter": 18,
      "chapter_title": "offences relating to documents and to property
marks",
      "Section": 469,
      "section_title": "Forgery for purpose of harming reputation",
      "section_desc": "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."
```

```
    },
    {
      "chapter": 18,
      "chapter_title": "offences relating to documents and to property
marks",
```

```

        "Section": 470,
        "section_title": "Forged document",
        "section_desc": "A false document or electronic record made wholly or
in part by forgery is designated \"a forged document or electronic
record\"."
    },
    {
        "chapter": 18,
        "chapter_title": "offences relating to documents and to property
marks",
        "Section": 471,
        "section_title": "Using as genuine a forged document",
        "section_desc": "Whoever fraudulently or dishonestly uses as genuine
any document which he knows or has reason to believe to be a forged
document, shall be punished in the same manner as if he had forged such
document."
    },
    {
        "chapter": 18,
        "chapter_title": "offences relating to documents and to property
marks",
        "Section": 472,
        "section_title": "Making or possessing counterfeit seal, etc., with
intent to commit forgery punishable under section 467",
        "section_desc": "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 467 of this Code, or, with such intent, has in
his possession any such seal, plate or other instrument, knowing the same
to be counterfeit, shall be punishable 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."
    },
    {
        "chapter": 18,
        "chapter_title": "offences relating to documents and to property
marks",
        "Section": 473,
        "section_title": "Making or possessing counterfeit seal, etc., with
intent to commit forgery punishable otherwise",
        "section_desc": "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 any section of this Chapter other than section 467, 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."
    },
    {
        "chapter": 18,
        "chapter_title": "offences relating to documents and to property
marks",
        "Section": 474,

```

"section_title": "Having possession of document described in section 466 or 467, knowing it to be forged and intending to use it genuine",
"section_desc": "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 466 of this Code, be punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine;"

},
{
"chapter": 18,
"chapter_title": "offences relating to documents and to property marks",
"Section": 475,
"section_title": "Counterfeiting device or mark used for authenticating documents described in section 467, or possessing counterfeit marked material",
"section_desc": "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 467 of this Code, 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 years, and shall also be liable to fine."

},
{
"chapter": 18,
"chapter_title": "offences relating to documents and to property marks",
"Section": 476,
"section_title": "Counterfeiting device or mark used for authenticating documents other than those described in section 467, or possessing counterfeit marked material",
"section_desc": "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 467 of this Code, 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 of either description for a term which may extend to seven years, and shall also be liable to fine."

},
{
"chapter": 18,
"chapter_title": "offences relating to documents and to property marks",
"Section": 477,

```

    "section_title": "Fraudulent cancellation, destruction, etc., of
will, authority to adopt, or valuable security",
    "section_desc": "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."
},
{
    "chapter": 18,
    "chapter_title": "offences relating to documents and to property
marks",
    "Section": "477A",
    "section_title": "Falsification of accounts",
    "section_desc": "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."
},
{
    "chapter": 18,
    "chapter_title": "offences relating to documents and to property
marks",
    "Section": 478,
    "section_title": "Trade Mark.",
    "section_desc": "Repealed by the Trade and Merchandise Marks Act,
1958 (43 of 1958), S. 135 and Sch."
},
{
    "chapter": 18,
    "chapter_title": "offences relating to documents and to property
marks",
    "Section": 479,
    "section_title": "Property mark",
    "section_desc": "A mark used for denoting that movable property
belongs to a particular person is called a property mark."
},
{
    "chapter": 18,
    "chapter_title": "offences relating to documents and to property
marks",
    "Section": 480,
    "section_title": "Using a false trade mark.",

```

```

    "section_desc": "Repealed by the Trade and Merchandise Marks Act,
1958 (43 of 1958), S. 135 and Sch."
  },
  {
    "chapter": 18,
    "chapter_title": "offences relating to documents and to property
marks",
    "Section": 481,
    "section_title": "Using a false property mark",
    "section_desc": "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
such receptacle so marked, belong to a person to whom they do not belong,
is said to use a false property mark."
  },
  {
    "chapter": 18,
    "chapter_title": "offences relating to documents and to property
marks",
    "Section": 482,
    "section_title": "Punishment for using a false property mark",
    "section_desc": "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."
  },
  {
    "chapter": 18,
    "chapter_title": "offences relating to documents and to property
marks",
    "Section": 483,
    "section_title": "Counterfeiting a property mark used by another",
    "section_desc": "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."
  },
  {
    "chapter": 18,
    "chapter_title": "offences relating to documents and to property
marks",
    "Section": 484,
    "section_title": "Counterfeiting a mark used by a public servant",
    "section_desc": "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 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."
  },
  },

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```

{
  "chapter": 18,
  "chapter_title": "offences relating to documents and to property
marks",
  "Section": 485,
  "section_title": "Making or possession of any instrument for
counterfeiting a property mark",
  "section_desc": "Whoever makes or has in his possession any die,
plate or other instrument for the purpose of counterfeiting a proper
mark, or has in his possession a property mark for the purpose of
denoting that any goods belong to a person to whom they do not belong,
shall be punished with imprisonment of either description for a term
which may extend to three years, or with fine, or with both."
},
{
  "chapter": 18,
  "chapter_title": "offences relating to documents and to property
marks",
  "Section": 486,
  "section_title": "Selling goods marked with a counterfeit property
mark",
  "section_desc": "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:"
},
{
  "chapter": 18,
  "chapter_title": "offences relating to documents and to property
marks",
  "Section": 487,
  "section_title": "Making a false mark upon any receptacle containing
goods",
  "section_desc": "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, \nOr that the goods contained in
such 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."
},
{
  "chapter": 18,
  "chapter_title": "offences relating to documents and to property
marks",
  "Section": 488,
  "section_title": "Punishment for making use of any such false mark",
  "section_desc": "Whoever makes use of any such false mark in any
manner prohibited by the last foregoing section shall, unless he proves
that he acted without intent to defraud, be punished as if he had
committed an offence against that section."
},

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{
  "chapter": 18,
  "chapter_title": "offences relating to documents and to property
marks",
  "Section": 489,
  "section_title": "Tampering with property mark with intent to cause
injury",
  "section_desc": "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."
},
{
  "chapter": 18,
  "chapter_title": "currency-notes and bank-notes",
  "Section": "489A",
  "section_title": "Counterfeiting currency-notes or bank-notes",
  "section_desc": "Whoever counterfeits, or knowingly performs any part
of the process of counterfeiting, any 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."
},
{
  "chapter": 18,
  "chapter_title": "currency-notes and bank-notes",
  "Section": "489B",
  "section_title": "Using as genuine, forged or counterfeit currency-
notes or bank-notes",
  "section_desc": "Whoever sells to, or buys or receives from, any
other person, or otherwise traffics in or uses as genuine, any forged or
counterfeit 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."
},
{
  "chapter": 18,
  "chapter_title": "currency-notes and bank-notes",
  "Section": "489C",
  "section_title": "Possession of forged or counterfeit currency-notes
or bank-notes",
  "section_desc": "Whoever has in his possession any forged or
counterfeit 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."
},
{
  "chapter": 18,
  "chapter_title": "currency-notes and bank-notes",
  "Section": "489D",

```

"section_title": "Making or possessing instruments or materials for forging or counterfeiting currency notes or bank-notes",
"section_desc": "Whoever makes, or performs any part of the process of making, or buys or sells or disposes of, or has in his possession, any machinery, 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 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."

},

{

"chapter": 18,
"chapter_title": "currency-notes and bank-notes",
"Section": "489E",
"section_title": "Making or using documents resembling currency-notes or bank-notes",

"section_desc": "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 one hundred rupees.\nIf 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 two hundred rupees.\nWhere 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 that person caused the document to be made."

},

{

"chapter": 19,
"chapter_title": "the criminal breach contracts service",
"Section": 490,
"section_title": "Breach of contract of service during voyage or journey.",

"section_desc": "Repealed by the Workmen's Breach of Contract (Repealing) Act, 1925 (3 of 1925), S. 2 and Sch."

},

{

"chapter": 19,
"chapter_title": "the criminal breach contracts service",
"Section": 491,
"section_title": "Breach of contract to attend on and supply wants of helpless persons",

"section_desc": "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 unsoundness of mind, 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 for a term which may extend to three months, or with fine which may extend to two hundred rupees, or with both."

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    },
    {
      "chapter": 19,
      "chapter_title": "the criminal breach contracts service",
      "Section": 492,
      "section_title": "Breach of contract to serve at distant place to
which servant is conveyed at master",
      "section_desc": "Repealed by the Workmen's Breach of Contract
(Repealing) Act, 1925 (3 of 1925), S. 2 and Sch."
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    {
      "chapter": 20,
      "chapter_title": "offences relating to marriage",
      "Section": 493,
      "section_title": "Cohabitation caused by a man deceitfully inducing a
belief of lawful marriage",
      "section_desc": "Every man who by deceit causes any woman who is not
lawfully married to him to 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
extend to ten years, and shall also be liable to fine."
    },
    {
      "chapter": 20,
      "chapter_title": "offences relating to marriage",
      "Section": 494,
      "section_title": "Marrying again during lifetime of husband or wife",
      "section_desc": "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 punished with
imprisonment of either description for a term which may extend to seven
years, and shall also be liable to fine."
    },
    {
      "chapter": 20,
      "chapter_title": "offences relating to marriage",
      "Section": 495,
      "section_title": "Same offence with concealment of former marriage
from person with whom subsequent marriage is contracted",
      "section_desc": "Whoever commits the offence defined in the last
preceding section 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."
    },
    {
      "chapter": 20,
      "chapter_title": "offences relating to marriage",
      "Section": 496,
      "section_title": "Marriage ceremony fraudulently gone through without
lawful marriage",
      "section_desc": "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

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description for a term which may extend to seven years, and shall also be liable to fine."

```
    },
    {
      "chapter": 20,
      "chapter_title": "offences relating to marriage",
      "Section": 497,
      "section_title": "Adultery",
      "section_desc": "Whoever has sexual intercourse with a person who is
and whom he knows or has reason to believe to be the wife of another man,
without the consent or connivance of that man, such sexual intercourse
not amounting to the offence of rape, is guilty of the offence of
adultery, and shall be punished with imprisonment of either description
for a term which may extend to five years, or with fine, or with both. In
such case the wife shall not be punishable as an abettor."
```

```
    },
    {
      "chapter": 20,
      "chapter_title": "offences relating to marriage",
      "Section": 498,
      "section_title": "Enticing or taking away or detaining with criminal
intent a married woman",
      "section_desc": "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,
from that man, or from any person having the care of her on behalf of
that 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."
```

```
    },
    {
      "chapter": 20,
      "chapter_title": "cruelty by husband or relatives  husband",
      "Section": "498A",
      "section_title": "Husband or relative of husband of a woman
subjecting her to cruelty",
      "section_desc": "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."
```

```
    },
    {
      "chapter": 21,
      "chapter_title": "defamation",
      "Section": 499,
      "section_title": "Defamation",
      "section_desc": "Whoever by words either spoken or intended to be
read, or by signs or by visible representations, makes or publishes 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 defame that
person."
```

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    },
    {
```

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    "chapter": 21,
    "chapter_title": "defamation",
    "Section": 500,
    "section_title": "Punishment for defamation",
    "section_desc": "Whoever defames another shall be punished with
simple imprisonment for a term which may extend to two years, or with
fine, or with both."
  },
  {
    "chapter": 21,
    "chapter_title": "defamation",
    "Section": 501,
    "section_title": "Printing or engraving matter known to be
defamatory",
    "section_desc": "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."
  },
  {
    "chapter": 21,
    "chapter_title": "defamation",
    "Section": 502,
    "section_title": "Sale of printed or engraved substance containing
defamatory matter",
    "section_desc": "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."
  },
  {
    "chapter": 22,
    "chapter_title": "criminal intimidation, insult and annoyance",
    "Section": 503,
    "section_title": "Criminal intimidation",
    "section_desc": "Whoever threatens 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."
  },
  {
    "chapter": 22,
    "chapter_title": "criminal intimidation, insult and annoyance",
    "Section": 504,
    "section_title": "Intentional insult with intent to provoke breach of
the peace",
    "section_desc": "Whoever intentionally insults, and thereby gives
provocation to 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."
  }

```

```

    },
    {
        "chapter": 22,
        "chapter_title": "criminal intimidation, insult and annoyance",
        "Section": 505,
        "section_title": "Statements conducing public mischief",
        "section_desc": "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 to
fine."
    },
    {
        "chapter": 22,
        "chapter_title": "criminal intimidation, insult and annoyance",
        "Section": 506,
        "section_title": "Punishment for criminal intimidation",
        "section_desc": "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;"
    },
    {
        "chapter": 22,
        "chapter_title": "criminal intimidation, insult and annoyance",
        "Section": 507,
        "section_title": "Criminal intimidation by an anonymous
communication",
        "section_desc": "Whoever commits the offence of criminal intimidation
by an anonymous 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 by the
last preceding section."
    },
    {
        "chapter": 22,
        "chapter_title": "criminal intimidation, insult and annoyance",
        "Section": 508,
        "section_title": "Act caused by inducing person to believe that he
will be rendered an object of the Divine displeasure",
        "section_desc": "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 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."
    },
    {
        "chapter": 22,
        "chapter_title": "criminal intimidation, insult and annoyance",

```

```

    "Section": 509,
    "section_title": "Word, gesture or act intended to insult the modesty
of a woman",
    "section_desc": "Whoever, intending to insult the modesty of any
woman, utters any word, makes any sound or gesture, or exhibits any
object, intending that such word or sound shall be heard, or that such
gesture or object shall be seen, by such woman, or intrudes upon the
privacy of such woman, shall be punished with simple imprisonment for a
term which may extend to three years, and also with fine1."
  },
  {
    "chapter": 22,
    "chapter_title": "criminal intimidation, insult and annoyance",
    "Section": 510,
    "section_title": "Misconduct in public by a drunken person",
    "section_desc": "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 ten rupees,
or with both."
  },
  {
    "chapter": 23,
    "chapter_title": "attempts  commit offences",
    "Section": 511,
    "section_title": "Punishment for attempting to commit offences
punishable with imprisonment for life or other imprisonment",
    "section_desc": "Whoever attempts to commit an offence punishable by
this Code 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 Code 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."
  }
]

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