

Thank You, Thank You, Thank You, Thank You, Thank You, Thank You, Thank You



# Prosecution Replenish 10th Anniversary



Thank You, Thank You, Thank You, Thank You, Thank You, Thank You, Thank You

## Word of Gratitude



Season's greetings.

Ten years ago, we launched this leaflet based on the simple premise to replenish our Prosecution Department with the latest elucidation of law delivered by the Constitutional Courts. We wanted it to “be free and everywhere”.

As you are all aware, the physical form of our leaflet, though heavily patronized by you all, was unable to reach all, due to varied reasons. The earlier website was hacked umpteen times keeping the technical personnel on their toes always. Then, posting on Social Media was undertaken. The advent of the Social Media made it possible to be “everywhere,” while the emergence of the concept of open access allowed us to be “free” by allowing completely unrestricted access to every leaflet.

While Social media like Whatsapp, face-book etc were utilized in addition to emails etc, it was felt to further expand and this paved way to posting the leaflet in Telegram Channel and further launching an New Website, so as to be accessible to our patrons at all times.

Today, as we look back over our first decade, we see that our premise was correct. In a short time, the leaflet has risen from nothing to become a leading lookup publication. Numbers for submissions, publications, internet access, downloads, and citations all have reached remarkable levels and continue to increase. We thank the patrons who have powered this amazing trajectory.

The Judiciary, the Investigating Agency and the Prosecutors have all played a role, in our leaflet adorning the crown. Our leaflet has grown to National level recognition and all credit goes to our Patrons for their uncompromising patronage.

We celebrate this anniversary with this special issue, composed of invited articles from distinguished Patrons and exclusive matter. We hope you will enjoy these contributions, as we hope you will enjoy our leaflet "Prosecution Replenish" in future too.

We stealthily acknowledge the hands of the guiding forces behind us, they are instrumental in shaping us in the manner we are today and forever believing in us that the leaflet would satiate our pursuits. We are wantonly not taking any names as the same would be exhaustive and the space is a constraint. Further it is their counsel that names do not matter; but the content does.

I deeply thank Smt Deepa Rani, APP for contributing the Evidence Act pages, Sri Abhinay, APP for correcting the CrPC pages & Sri K.Hanumanthu, HG for correcting the SLL pages.

I also thank Ms. LJJ Mrunalini, APP; Smt.Vidya Deore Nikam, APP; Smt Sandhya Chakravarthy, Addl PP and Rajesh Shastri, APP, for sparing their valuable contributions to this commemorative edition.

Hoping the same cooperation and patronage in future from all our well wishers and patrons,

I Remain,

Yours faithfully,

L.H.Rajeshwer Rao,  
Addl. PP Gr-II & FM-Law,  
RBVRR TS Police Academy,  
Telangana State.

While due care is taken while preparing this information. The patrons are requested to verify and bring it to the notice of the concerned regarding any misprint or errors immediately, so as to bring it to the notice of all patrons. Needless to add that no responsibility for any result arising out of the said error shall be attributable to the publisher as the same is inadvertent.

**The Prosecution Replenish,**  
**4-235, Gita Nagar, Malkajiri, Hyderabad, Telangana-500047;**

☎: 9848844936;

✉ e-mail:- [prosecutionreplenish@gmail.com](mailto:prosecutionreplenish@gmail.com)

📠 telegram app : [http://t.me/prosecutionreplenish;](http://t.me/prosecutionreplenish)

🌐 [Website : prosecutionreplenish.com](http://prosecutionreplenish.com)

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## THE ARMS ACT, 1959

Sec	Offence	Sentence		C / NC	B/ NB	TC
		Imp	Fine			
25(1) (a)	Whoever – Manufactures, sells, transfers, converts, repairs etc.---in contravention of Sec.5 or -	3 to 7 yrs and	F	C	NB	MC
(b)	Shortens the barrel of a firearm or converts an imitation firearm into firearm in contravention of Sec.6, or Brings into or takes out of India any arms or ammunition of any class or description in contravention of S.11					
25 (1-A)	Whoever <i>acquires</i> , has in his <i>possession</i> or <i>carries</i> any prohibited arms etc.--in contravention of Sec.7.	7 to 14 yrs and	F	C	NB	SC
1AB)	Whoever, by using force, takes the firearm from the police or armed forces shall be punishable	10 yrs	F	C	NB	SC
25 1AA)	Whoever <i>manufactures, sells, transfers, converts, repairs, tests or proves or exposes</i> etc., in contravention of Sec.7	10 yrs and Life	F	C	NB	SC
25(1- AAA)	Whoever in <i>contravention of</i> notification issued u/s.24-A <i>possess</i> or in contravention of notification issued u/s.24-B <i>carries</i> etc....any arms or ammunition.	7 yrs and Life	F	C	NB	MC
25 (1- B)	Whoever- a) <i>acquires</i> , has in his <i>possession</i> or carries any firearm or ammunition in <i>contravention of Sec.3, or</i> b) <i>acquires</i> , has in his <i>possession</i> or <i>carries</i> in any place specified by notification u/s.4 any arms etc.---in contravention of that Sec. or c) <i>Sells or transfers</i> any firearms which <i>does not bear the name of the maker etc....</i> as required by S.8(2) or does any act in contravention of sub-section.(1) of that Sec. or d) being a person to whom S.9(1)(a) (ii) or (iii) applies, <i>acquires</i> etc...in contravention of that Sec. or e) sells or transfers, or converts etc. in contravention of Sec.9 (1) (b)	2 to 5 yrs and	F	C	NB	MC
f) Brings into or takes out of India any arms etc. in contravention of Sec.10, or						
g) Transports any arms etc.. in contravention of Sec.12, or						
h) fails to deposit arms or ammunition as required by Sec.3(2) or Sec.21(1) or						
25 (1- C)	Notwithstanding anything contained in sub-section (1-B) whoever commits an offence punishable under that sub-section in any disturbed area	3 to 7 yrs and	F	C	NB	MC
25(2)	Whoever, being a person to whom Sec.9	1 yr or	F	C	B	MC

	(1)(a) (i) applies, acquires etc.. in contravention of that Section					
25(3)	Whoever sells or transfers any firearms, ammunition or other arms in contravention of S.5 (2)(a) or (b)	6 M or	500/	C	B	MC
25(4)	Whoever, fails to deliver- up a license etc.	6 M or	500/	C	B	MC
25(5)	Whoever, when required u/s.19 to give his name etc. refuses	6 M or	200/	Cog	B	MC
25(6)	If any member of an organised crime syndicate or any person on its behalf has at any time has in his possession or carries any arms or ammunition in contravention of any provision of Chapter II	10 yrs and Life	F	Cog	B	MC
25(7)	Whoever on behalf of a member of an organised crime syndicate or a person on its behalf, —	10 yrs and Life	F	Cog	B	MC
25(8)	Whoever involves in or aids in the illicit trafficking of firearms and ammunition in contravention of sections 3, 5, 6, 7 and 11	10 yrs and Life	F	Cog	B	MC
25(9)	Whoever uses firearm in a rash or negligent manner or in celebratory gunfire so as to endanger human life or personal safety of others	2 yrs or	One Lakh	Cog	B	MC
26(1)	Whoever does any act in contravention of any of the provisions of Ss.3, 4, 10 or 12 in such manner etc.	6 M to 7 yrs and	F	Cog	B	MC
26(2)	Whoever does any act in contravention of any of the provisions of Ss.5, 6, 7 or 11 in such manner etc.	5 to 10 yrs and	F	Cog	NB	SC
26(3)	Whoever any search being made u/s.22 conceals etc.	10 yrs and	F	Cog	NB	SC
27(1)	Whoever uses any arms or ammunition in contravention of Sec.5	3 to 7 yrs &	F	Cog	NB	MC
27(2)	Whoever uses any prohibited arms or ammunition in contravention of Sec.7	7yrs to Life and	F	Cog	NB	SC
27(3)	Whoever uses any prohibited arms etc. in contravention of Sec.7 and such use or act results in the death of any other person.	Life or Death and	F	Cog	NB	SC
28	Punishment for use and possession of firearms or imitation firearms in certain cases	7 yrs and	F	Cog	NB	MC
29	Punishment for knowingly purchasing arms etc. from unlicensed person or for delivering arms etc. to a person not entitled to possess it	3 yrs or	F	Cog	NB	MC
30	Punishment for contravention of license or rule	6 M or	2000 /	Cog	B	MC
31	Punishment for sub-subsequent offence is double the penalty provided for the latter offence.					
<b>Note:</b> All offences under the Arms Act shall be cognizable as per Sec.38 of the Act. To prosecute a person u/s.3 of the Act previous sanction of the District Magistrate is necessary as per sec.39. For all arrests and searches made under this Act provision of code of criminal procedure code shall be followed as per sec.37 of the Act						

**THE COPYRIGHT ACT, 1957**  
(As amended by- Act 27 of 2012 )

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
63	Offence of infringement of copyright or other rights conferred by this Act:- Any person who knowingly infringes or abets the infringement of- (a) the copyright in a work, or (b) any other right conferred by this Act, except the right conferred by section 53A	6M. to 3yrs, &	50000/ to 2Lacs	C	NB	MC
63-A	Enhanced penalty on second and subsequent conviction:- Whoever having already been convicted of an offence under section 63 is again convicted of any such offence	1 yr to 3 yrs and	1Lakh to 2Lakh	C	NB	MC
63-B	Any person who knowingly makes use on a computer of an infringing copy of a computer programme is liable for punishment [Where the computer programme has not been used for gain or in the course of trade or business, court may, for reasons to be mentioned in the judgment, not impose any sentence of imprisonment and impose a fine which may extend to fifty thousand rupees.	7days to 3 yrs. and	50000/ to 2Lakh	C	NB	MC
65	Any person who knowingly makes, or has in his possession, any plate for the purpose of making infringing copies of any work in which copyright subsists	2 yrs and	F	NC	B	MC
65A	Protection of technological measures.—(1) Any person who circumvents an effective technological measures applied for the purpose of protecting any of the rights conferred by this Act, with the intention of infringing such rights,					
65B	Protection of Rights Management Information.—Any person, who knowingly, — (i) removes or alters any rights management information without authority, or (ii) distributes, imports for distribution, broadcasts or communicates to the public, without authority, copies of any work, or performance knowing that electronic rights management information has been removed or altered without authority,					
67	Penalty for making false entries in register, etc., for producing or tendering false entries. -	1 yr or	F	NC	B	MC
68	Penalty for making false statements for the purpose of deceiving or influencing any authority or officer.	1 yr or	F	NC	B	MC
68A	Penalty for contravention of S.52A-person who publishes a (sound recording) or a video film in contravention of Sec.52-A	3 yrs. and	F	C	NB	MC

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## TRADE MARKS ACT, 1999

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
103	Penalty for applying false trade marks, trade descriptions, etc.—Any person who—	6M. to 3yrs, &	50000 / to 2Lacs	C	NB	MC
104	Penalty for selling goods or providing services to which false trade mark or false trade description is applied.	1 yr to 3 yrs and	1Lak h to 2Lak h	C	NB	MC
105	Enhanced penalty on second or subsequent conviction.—Whoever having already been convicted of an offence under section 103 or section 104 is again convicted of any such offence	----	1000	C	NB	MC
106	Penalty for removing piece goods, etc., contrary to section 81. If any person removes or attempts to remove or causes or attempts to cause to be removed for sale from any premises referred to in section 81 or sells or exposes for sale or has in his possession for sale or for any purpose of trade or manufacture piece goods or cotton yarn or cotton thread which is not marked as required by that section, every such piece and every such bundle of yarn and all such thread and everything used for the packing thereof shall be forfeited to Government and such person	3 yrs or	F	C	NB	MC
107	Penalty for falsely representing a trade mark as registered. (2) If any person contravenes any of the provisions of sub-section (1), he shall be punishable with imprisonment for a term which may extend to three years, or with fine, or with both.	2 yrs or	F	C	NB	MC
108	Penalty for improperly describing a place of business as connected with the Trade Marks Office.—If any person uses on his place of business, or on any document issued by him,	2 yrs or	F	C	NB	MC
109	Penalty for falsification of entries in the register. If any person makes, or causes to be made, a false entry in the register, or a writing falsely purporting to be a copy of an entry in the register, or produces or tenders or causes to be produced or tendered, in evidence any such writing, knowing the entry or writing to be false, he					

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**THE DRUGS AND COSMETICS ACT, 1940  
AMENDMENT ACT, 2008**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
<b>27</b>	<b>Penalty for manufacture, sale etc-</b> whoever, himself or by any other person on his behalf, manufactures for sale or for distribution, or sells, or stocks or exhibits or offers for sale or distributes-					
<b>27(a)</b>	Any drug deemed to be adulterated u/s.17A or spurious u/s.17B or which when used by any person for or in the diagnosis, treatment. Mitigation, or prevention of any disease or disorder is likely to cause his death or is likely to cause such harm on his body as would amount to grievous hurt within the meaning of S.320 of IPC solely on account of such drug being adulterated or spurious or not of standard quality as the case may be, be punishable	10 yrs and Life and	Not less than 10 Lakh	NC	★ B	SC
<b>27(b)</b>	Any drug- i) deemed to be adulterated u/s.17A, but not being a drug referred to in clause (a), or ii) without a valid license as required u/clause (c) of S.18 be punishable	N.L 3 to 5 yrs	N.L 10 Lakh/	NC	★ B	MC
<b>27(c)</b>	Any drug deemed to be spurious u/s.17B, but not being a drug referred to in clause(a)be punishable	N.L. 7 yrs	N.L 3 Lakh	NC	★ B	MC
<b>27(d)</b>	Any drug other than a drug referred to in clause (a) or clause (b) or clause (c), in contravention of any other provision of this Chapter or any rule made thereunder, shall be punishable with	1 to 2 yrs and	N.L. 20,000 /-	NC	★ B	MC
<b>27-A</b>	Penalty for manufacture, sale, etc., of cosmetics in contravention of this Chapter-Whoever himself or by any other person on his behalf manufactures for sale or for distribution, or sells, or stocks or exhibits or offers for sale. (i) any cosmetic deemed to be spurious u/s. 17C be punishable	3 yrs and	NL 50,000 /-	NC	★ B	MC
	(ii) any cosmetic other than a cosmetic referred to in clause (i) above in contravention of any provision of this Chapter or any rule made there under be punishable with	1 yr or	Rs. 20000/	NC	★ B	MC
<b>28</b>	Penalty for non-disclosure of the name of the manufacturer, etc.—Whoever contravenes the provisions of sec. 18A or sec.24 be punishable	1 yr or	N.L 20000/	NC	★ B	MC
<b>28-A</b>	Penalty for not keeping documents, etc., and for non-disclosure of information- Whoever without reasonable cause contravenes the provisions of sec.18B be punishable	1 yr or and	N.L 20000/	NC	★ B	MC
<b>28-B</b>	Penalty for manufacture, or sells or distributes any drug or cosmetics in contravention of Sec.26A	3 yr and	5000/	NC	★ B	MC
<b>29</b>	Penalty for <i>use of Govt. Analyst's report for advertising</i> –	--	5000/	NC	★ B	MC
<b>30(a)</b>	Penalty for subsequent offences. Whoever having been convicted of an offence,—	N.L 7 to 10 yrs	N.L. 2 Lakh	NC	★ B	MC
<b>30(b)</b>	under clause (c) of section 27, is again convicted of an offence under that clause	N.L 10 yrs Life	N.L. 3 Lakh	NC	★ B	MC
<b>30(c)</b>	under clause (d) of section 27, is again convicted of an offence under that clause	N.L 2 to 4 yrs or	N.L 50000	NC	★ B	MC
<b>(1A)</b>	Whoever, having been convicted of an offence under section 27A is again convicted under that section	2 yrs or	2000/-	NC	★ B	MC

(2)	Whoever, having been convicted of an offence under 3 *** section 29 is again convicted of an offence under the same section	2 yrs or	N.L 10000/	NC	★ B	MC
33-I  (1)	Penalty for <i>manufacturer, sale, etc., of Ayurvedic, Siddha or Unani drug in contravention of this Chapter</i> - whoever himself or by any other person on his behalf- Manufactures for sale or for distribution- (a) any Ayurvedic, Siddha or Unani drug i) deemed to be adulterated u/s.33EE, or ii) without a valid license as required under clause (c) of Sec.33EEC. Shall be punishable with	1 yr and	N.L. 20000/	NC	★ B	MC
	(b) any Ayurvedic, Siddha or Unani drug deemed to be spurious u/s.32EEA, shall be punishable with	1to 3yrs and	N.L. 50000/	NC	★ B	MC
	(c) any Ayurvedic, Siddha or Unani drug in contravention of the provisions of any notification issued under section 33EED	3yrs and	50000/	NC	★ B	MC
Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
(2)	contravenes any other provisions of this Chapter or of Sec.24 as applied by Sec.33H or any rule made under this Chapter, shall be punishable	6 M and	N.L. 10000	NC	★ B	MC
33.J	Penalty for subsequent offences.—Whoever having been convicted of an offence,— (a) under clause (a) of sub-section (1) of section 33-I is again convicted of an offence under that clause,	2yr and	N.L 50000	NC	★ B	MC
	(b) under clause (b) of sub-section (1) of section 33-I is again convicted of an offence under that clause,	N.L 2 to 6 yrs and	N.L 1 Lakh	NC	★ B	MC
	(c) under sub-section (2) of section 33-I is again convicted of an offence under that sub-section,	1 yr And	N.L 20000	NC	★ B	MC

★ Section.22 Powers of Inspector: Since Inspector has no power of arrest under this act, all offences seem to beailable.

**Note:** Prosecution under drugs and cosmetics act can be instituted only by filing a complaint by the drugs inspector and the Police has no jurisdiction to register FIR and investigate into the offence under the Act.

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## THE ELECTRICITY ACT, 2003

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
135	Theft of electricity	3yrs or	F	C	NB	Spl.C
136	Theft of electric lines and materials	3yrs or	F	C	NB	Spl.C
	(2) If a person, having been convicted of an offence punishable under sub-section (1) is again guilty of an offence punishable under that sub-section, he shall be punishable for the second or subsequent offence for a term of imprisonment which shall not be less than	6M to 5y &	Not less than10000	C	NB	Spl.C
137	Punishment for receiving stolen property-Whoever, dishonestly receives any stolen electric line or material knowing or having reasons to believe the same to be stolen property,	3yrs or	F	C	NB	Spl.C
138	Interference with meters or works of licensee	3yrs	10,000	C	NB	Spl.C
	(1) whoever (a) unauthorized connects any meter, indicator or apparatus with any electricline through which electricity supplied by licensee or disconnects the same; or (b) un-authorized reconnects any meter, indicator or apparatus with electric line or other works being the property of a licensee when the said electric line or other works has or have been cut or disconnected; or (c) lays or causes to be laid, or connects up any works for the purpose of communicating with any other works belonging to a licensee; or (d) Maliciously injures any meter, indicator, or apparatus belonging to a licensee or willfully or fraudulently alters the index of any such meter, indicator or apparatus or prevents any such meter, indicator or apparatus from duly registering					
	In case of continuing offence	---	Daily500/-	C	NB	Spl.C
139	Negligently breaking or damaging works –Whoever, negligently breaks, injures, throws down or damages any material connected with the supply of electricity,	---	10,000/	C	NB	Spl.C
140	Penalty for intentionally injuring works with intent to cutoff the supply of electricity or injures or attempt to do so	---	Upto 10,000/	C	NB	Spl.C
141	Extinguishing public lands- Whoever, maliciously extinguishes any public lamp	---	2,000/	C	B	Spl.C
142	Punishment non-compliance of directions by appropriate commission		Penalty not exceeding 1Lakh on each breach	C	B	Spl.C
150	Abetment (1) whoever an abets punishable under this Act be punished		Punishment provided for such offence	C	NB	Spl.C
	(2) if any officer or other employee of the board or the licensee enters into or acquiesces in any agreement to do, abstains from doing , permits, conceals or connives at any act or thing whereby any theft of electricity is committed	Upto 3 yrs or	F	C	NB	Spl.C

**Note:** Special court presided over by a Judge of the Addl. District and Sessions Judge cadre constituted U/s.153 of the Act is competent to take cognizance of an offence without the accused being committed to it for trial as per 2<sup>nd</sup> Proviso of S.151. Constraint on taking cognizance by Spl.Court u/s.151 is enlarged by adding 1<sup>st</sup> Proviso (Act 26 of 2007) to Sec.151, by which the court may also take cognizance upon a report of a Police officer filed u/s.173 CrPC.

**Sec.151-A** added by Act 26 of 2007 (w.e.f. 15.06.2007) empowers the Police officer to investigate an offence under this Act by giving all powers as provided in Ch-XII of Cr.P.C. **S.151-B** [Act 26 of 2007] makes offences u/s.135 to 140 and 150 cognizable and non-bailable. **U/s.152 (1)**, theft of electricity punishable under this Act is compoundable on payment of money in accordance with sub-section (1) by appropriate govt. or an officer empowered in this behalf. Such compounding of offence amount to an acquittal within the meaning of Sec.300 CrPC. But, compounding an offence u/s.152(1) is allowed only once for any person.

**THE EXPLOSIVES ACT, 1884**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
9-B. (1)	Punishment of certain offences:- Whoever, in contravention of rules made U/s. 5 or of the conditions of a licence granted under the said rules-	3 yrs or	5000/	*C	NB	MC
	(a) manufactures, imports or export any explosive shall be punishable with					
	(b) possesses, uses, sells or transports any explosive shall be punishable with					
	(c) In any other case,	--	1000/	*C	B	MC
(2)	Whoever in contravention of a notification issued U/s. 6 manufactures, possesses or imports any explosive shall be punishable	3 yrs or	5000/	*C	NB	MC
	and in the case of importation by water, the owner and master of the vessel or in the case of importation by air, the owner and the master of the aircraft, in which the explosive is imported shall, in the absence of reasonable excuse, each be punishable	-	5000/	*C	B	MC
(3)	Whoever,- (a) manufactures, sells, transports, imports, exports or possesses any explosive in contravention of the provisions of clause (a) of Sec. 6-A; or	3 yrs or	F	*C	NB	MC
	(b) sells, delivers or despatches any explosive in contravention of the provisions of clause (b) of that section, shall be punishable with	3 yrs or	F	*C	NB	MC
	(c) in contravention of the provisions of Section 8 fails to give notice of any accident shall be punishable,-	-	500/	*C	B	MC
	(i) with fine which may extend to five hundred rupees, or					
	(ii) if the accident is attended by loss of human life	3 M or	F	*C	B	MC

**\* Section.13-** Power to arrest without warrant persons committing dangerous offences

**EXPLOSIVE SUBSTANCES ACT, 1908**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
3.	Punishment for causing explosion likely to endanger life or property					
	(a)	Any explosive substance an explosion of a nature likely to endanger life or to cause serious injury to property shall, whether any injury to person or property has been actually caused or not, be punished with	Life/ RI not less than 10y. &	F	C	NB
(b)	Any special category explosive substance an explosion of a nature likely to endanger life or to cause serious injury to property shall, whether any injury to person or property has been actually caused or not, be punished	Death/ RI for Life and	F	C	NB	SC
4.	Punishment for attempt to cause explosion, or for making or keeping explosive with intent to endanger life or property:- Any person who unlawfully and maliciously					
(a)	Does any act with intent to cause by an explosive substance or special category explosive substance, or conspires to cause by an explosive substance or special category explosive substance, an explosion of a nature likely to endanger life or to cause serious injury to property; or	Life/ for 10 yrs and	F	C	NB	SC

(b)	Makes or has in his possession or under his control any explosive substance or special category explosive substance with intent by means thereof to endanger life, or cause serious injury to property, or to enable any other person by means thereof to endanger life or cause serious injury to property in India, shall, whether any explosion does or does not take place and whether any injury to person or property has been actually caused or not, be punished,—					
	(i) in the case of any explosive substance,	Life or 10 yr &	F	C	NB	SC
	(ii) in the case of any special category explosive substance,	RI for L/10y &	F	C	NB	SC
5.	Punishment for making or possessing explosives under suspicious circumstances	10 yrs and				
	(a) in the case of any explosive substance,		F	C	NB	SC
	(b) in the case of any special category explosive substance,	RI. for L/10y &	F	C	NB	SC
6.	Punishment of abettors	Punishment for such offence		C	NB	SC
<b>Note:</b> Sec.7- Restriction on trial of offences- No court shall proceed to the trial of any person for an offence under this Act except with the consent of the District Magistrate.						

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### THE FOREIGNERS ACT, 1946 (AMENDMENT) ACT, 2004

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
14.	Whoever					
	(a) remains in any area in India for a period exceeding the period for which the visa was issued to him;	5yrs and	F			
	(b) does any act in violation of the conditions of the valid visa issued to him for his entry and stay in India or any part there under ;					
	(c) contravenes the provisions of this act or any order made thereunder or any direction given in pursuance of this act or such order for which no specific punishment is provided under this act.					
14A	Penalty for entry in restricted area					
	(a) Enters in to any area in India, which is restricted for his entry under any order made under this Act, without obtaining a permit from the authority or remains in such area beyond the specified period in the permit for his stay; or	2 to 8yrs	10000-50000			
	(b) enters into or stays in any area in India without the valid documents required for such entry or state					
14B	Penalty for using forged Passport:- Whoever knowingly uses a forged passport for entering in India or remains therein without the authority of Law.	2-8yr &	10000 - 50000/			
14C	Penalty for abetment:- Whoever abets any offence punishable u/s.14 or 14-A or 14-B shall, if the act abetted is committed on such abetment, be punished	Punishment provided for the offence				

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**THE IMMORAL TRAFFIC (PREVENTION) ACT, 1956**

Sec	Offence	Sentence		C/ NC	B/ N B	TC
		Imp	Fine			
3	Punishment for keeping a brothel or allowing premises to be used as a brothel.					
3(1)	Person who keeps or manages, or acts or assists in keeping or management of a brothel	RI- 1 to 3 yrs and	Rs.2000	C	B	MC
	1. on first conviction	RI – 2 to 5 and 10,000				
	in the event of a second or subsequent conviction	RI – 3 to 7 yrs and two lakh rupees				
	On 2 <sup>nd</sup> or subsequent	RI- 2- 5y&	Rs.2000	C	N B	MC
3(2)	(a) Person being tenant, lessee, occupier uses or knowingly allows any other person to use such premises as a brothel (b) being owner, lessor or land-lord of any premises or agent of them lets the premises with the knowledge that the same is intended to be used as a brothel, or is willfully a party to the use of such premises as a brothel.					
	on 1 <sup>st</sup> conviction	2 yrs &	2000/	C	B	MC
	On 2 <sup>nd</sup> or subsequent	RI-5yr &	F	C	N B	MC
4	(1) any person over the age of 18 years who knowingly lives, on the earnings of prostitution of any other person.	2 yrs or	1000/	C	B	MC
	Where such earnings relate to prostitution of a child or minor.	7 to 10 yrs	-	C	N B	MC
5	1)Procuring, inducing or taking person for sake of prostitution	RI- 3 to 7 yrs &	2000/	C	N B	MC
	If offence under this sub-section is committed against the will of the person.	7 to 14 yrs	-	C	N B	MC
	If the person in respect of whom an offence committed under this sub-sec. is (i) a child	7 yrs upto life	-	C	N B	SC
	(ii) a Minor	RI- 7to14y				
6 (1)	Detaining a person in premises where prostitution is carried on	7 yrs to Life &	1 Lack	C	N B	SC
7(1)	Prostitution in or in the vicinity of public place-	3 M	-	C	B	MC
7 (1A)	Where offence committed u/sub-sec. (1) is in respect of a child or minor	7 yrs to Life &	F	C	N B	SC
	(2) Any person who—	3 M or	200/	C	N B	SC
	second or subsequent conviction	6 M &	200/	C	N B	SC
8	Seducing or soliciting for purpose of prostitution- whoever, in any public place or within sight of, and in such a manner as to be seen or heard from any public place whether from any building or house or not- (a) by words, gestures, willful exposure of his person or tempts or attracts any person for the purpose of prostitution, or (b) solicits or molests any person, or loiters or acts in such manner as to cause obstruction or annoyance to persons residing nearby or passing or offend public decency for the purpose of prostitution					
	On 1 <sup>st</sup> conviction	6 M or	500/	C	B	MC
	On 2 <sup>nd</sup> or subsequent conviction	1 yr and	500/	C	B	MC

	If this offence is committed by a man	7 days - 3M	-	C	B	MC
9	Seduction of a person in custody Any person who having the custody, charge or care of or in a position of authority over any person causes or aids or abets the seduction for prostitution of that shall be punishable on conviction	7yr to Life &	F	C	NB	SC
<b>Note:</b> as per sec.13 all offences under the Act shall be cognizable. As per Sec.22 Metropolitan Magistrate or Judicial Magistrate 1 <sup>st</sup> Class shall try offences u/ss.3 to 8.						

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**INFORMATION TECHNOLOGY (AMENDMENT) ACT, 2008**

Sec	Offence	Sentence		C/ N C	B/ N B	TC
		Imp	Fine			
65	Tampering with computer source documents- Whoever knowingly or intentionally conceals, destroys or alters or intentionally or knowingly causes another to conceal, destroy or alter any computer source code used for a computer, computer programme, computer system or computer network, when the computer source code is required to be kept or maintained by law for the time being in force,	3yrs or	2Lakh	C	B	MC
66	Computer related offences- Any act referred to in Section.43	3yrs or	5Lakh	C	B	MC
66-A	Sending offensive messages through communication device or computer resource	3yrs and	Fine	C	B	MC
66-B =411 1C	Dishonestly receiving stolen computer resource or communication device	3yrs or	1Lakh	C	B	MC
66-C	Fraudulently or dishonestly using the electronic signature, password or any other unique identification feature of any other person	3yrs and	1Lakh	C	B	MC
66-D	Cheating by personation by using communication device or computer resource	3yrs and	1Lakh	C	B	MC
66-E	Intentionally or knowingly captures, publishes or transmits the image of a private area of any person without his consent, violating privacy of that person	3yrs or	2Lakh	C	B	MC
66-F	Cyber terrorism- (1) Whoever.- (A) Threaten the unity, integrity, security or sovereignty of India or to strike terror in the people by (i) denying access to any person authorized to access computer resource, or (ii) attempting to access a computer resource without authorization, or (iii) introducing or causing to introduce any computer contaminant and thereby causes or is likely to cause death or injuries to persons or damage to or destruction of property knowingly (B) Knowingly or intentionally access a computer resource without authorization that is restricted for reasons for the security of the state or foreign relations which makes to believe that such information or computer database obtained may be used to cause or likely to cause injury to the interests of the sovereignty and integrity of India, the security of the state etc.					
	(2) whoever commits or conspires to commit cyber terrorism	Life	-	C	N B	SC
67	Publishing of information which is obscene in electronic form, shall be punished on 1 <sup>st</sup> conviction	3yrs and	Upto 5Lakh	C	B	MC
	be punished on 2 <sup>nd</sup> conviction	5yrs	10Lak	C	N B	MC
67-A	Publishing or transmitting any material which contains sexually explicit act in the electronic form ----1 <sup>st</sup> conviction	5yrs and	10 Lakh	C	N B	MC
	2 <sup>nd</sup> or subsequent conviction	7yrs	10Lak	C	N B	MC



67-B	Publishers or transmits material which depicts children engaged in sexually explicit act or conduct in any electronic form; facilitates abusing children online;	5yrs	10 Lakh	C	N B	MC
	2 <sup>nd</sup> or subsequent conviction	7yrs	10 Lakhs	C	N B	MC
67-C	Intermediary who intentionally or knowingly did not preserve and retained such information as may be specified for such duration and in such manner & format as prescribed by Central Govt.	3yrs	---	C	B	MC
68(2)	Any person who intentionally or knowingly fails to comply with any order issued by the controller under sub-section.1 is punishable	2yrs or	Rs. 1Lakh	C	B	MC
69	When the subscriber or intermediary or any person who <b>fails to assists any agency</b> of the Central government or a State government <b>for preventing</b> incitement to the commission of any cognizable offence relating to the sovereignty or integrity of India, defence of India, security of the state, friendly relation with foreign state or public order for investigation of any offence by order directs any agency of the government to intercept, monitor or decrypt or cause to be intercepted or monitors in any computer resource such subscriber or intermediary or any person in-charge of computer resource who fails to assists the authorized agency is punishable. u/s.69(4)	7yrs	---	C	N B	MC
69A	Failure to comply with directions for Blocking for Public Access of any information through any computer resource	7yrs	--	C	N B	MC
69B	Failure to comply with directions to Monitor and Collect Traffic Data	3yrs				
70	Protected system. Any unauthorised access to such system	10yr				
70(3)	Protected system - Any person who secures access or attempts to secure access to a protected system in contravention of the provisions of this section	10 yrs and	F	C	N B	MC
71	Penalty for misrepresentation	2yr or	1Lakh	C	B	MC
72	Penalty for breach of confidentiality and privacy	2yrs or	1Lakh	C	B	MC
72-A	Punishment for disclosure of information in breach of lawful contract	3yrs or	Upto 5Lakh	C	B	MC
73	Penalty for publishing [Electronic Signature] Certificate false in certain particulars:- (2)Any person who contravenes the provisions of sub-section (1) of Sec.73.	2yrs or	1Lakh	C	B	MC
74	Publication for fraudulent purpose	2y or	1Lakh	C	B	MC
84-B	Punishment for abetment of offences	Same punishment provided for the offence committed on abetment.				
84-C	Punishment for attempt to commit offences	½ of the longest term of the imprisonment provided for that offence or such fine. Provided for the offence or with both.				

**Note:** As per the section 75 of the Act, this act will apply to an offence or contravention committed even outside India by any person if the act or conduct constituting the offence involves a computer, computer system or computer network located in India. All offences under this act are compoundable except those having punishment for life or imprisonment for a term exceeding 3 years (Sec.77A). Offences punishable with imprisonment of 3 years shall be bailable and offences punishable with imprisonment of 3 years and above shall be cognizable u/s.77B. A Police officer not below the rank of Inspector shall investigate any offence under this Act (Sec.78) as per amended Act 2008. As per Section.80 Police officer not below the rank of Inspector or any other officer authorized by Central / State Govt. may enter any public place and he can search and arrest without warrant any person found therein who is suspected of committing or having committed any offence under this Act. Provisions of Cr.P.C. applies to any entry, search or arrest made under this section

**THE JUVENILE JUSTICE (CARE AND PROTECTION OF CHILDREN) ACT, 2015**

Sec	Offence	Sentence		C/ NC	B/ NB	T C
		Imp	Fine			
74(3)	Prohibition on disclosure of identity of children. Any person contravening the provisions of sub-section (1)	6 M or	2 Lakh	C	NB	M C
75	Punishment for cruelty to child.—Whoever, having the actual charge of, or control over, a child, assaults, abandons, abuses, exposes or wilfully neglects the child or causes or procures the child to be assaulted, abandoned, abused, exposed or neglected in a manner likely to cause such child unnecessary mental or physical suffering	3 yrs or	1 Lakh	C	NB	M C
76	Employment of child for begging.—(1) Whoever employs or uses any child for the purpose of begging or causes any child to beg	5 yrs and	1 Lakh	C	NB	M C
77	Penalty for giving intoxicating liquor or narcotic drug or psychotropic substance to a child.—Whoever gives, or causes to be given, to any child any intoxicating liquor or any narcotic drug or tobacco products or psychotropic substance, except on the order of a duly qualified medical practitioner,	7 yrs and	1 Lakh	C	NB	M C
78	Using a child for vending, peddling, carrying, supplying or smuggling any intoxicating liquor, narcotic drug or psychotropic substance.—Whoever uses a child, for vending, peddling, carrying, supplying or smuggling any intoxicating liquor, narcotic drug or psychotropic substance,	7 yrs and	1 Lakh	C	NB	M C
79	Exploitation of a child employee.—Notwithstanding anything contained in any law for the time being in force, whoever ostensibly engages a child and keeps him in bondage for the purpose of employment or withholds his earnings or uses such earning for his own purposes	5 yrs and	1 Lakh	C	NB	M C
80	Punitive measures for adoption without following prescribed procedures.—If any person or organisation offers or gives or receives, any orphan, abandoned or surrendered child, for the purpose of adoption without following the provisions or procedures as provided in this Act, such person or organisation	Upto 3 yrs or	1 Lakh	C	NB	M C
81	Sale and procurement of children for any purpose.— Any person who sells or buys a child for any purpose	5 yrs and	1 Lakh	C	NB	M C
82	Any person in-charge of or employed in a child care institution, who subjects a child to corporal punishment with the aim of disciplining the child, shall be liable, on the first conviction, to a fine of ten thousand rupees and for every subsequent offence, shall be liable for imprisonment which may extend to three months or fine or with both.	3 M or	10000	C	NB	M C
83	Use of child by militant groups or other adults.—(1) Any non-State, self-styled militant group or outfit declared as such by the Central Government, if recruits or uses any child for any purpose,	7 yrs and	5 Lakh	C	NB	M C

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## MOTOR VEHICLES ACT, 1988

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
177	General provision for punishment of offences	-	Rs.100/	NC	B	MC
	2 <sup>nd</sup> or subsequent offence	-	Rs.300/	NC	B	MC
178	Penalty for travelling without pass or ticket etc.	-	Rs.5000/	NC	B	MC
179(1)	Disobedience of orders obstruction and refusal of information	-	Rs.5000/	NC	B	MC
(2)	Whoever being required to supply any information, willfully withholds such information, or gives false information	1 M or	Rs.5000/	NC	B	MC
180	Allowing unauthorized persons to drive vehicles	3 M or	Rs.1000/	NC	B	MC
181	Driving vehicles in contravention of Sec.3 or sec.4	3 M or	Rs.5000/	NC	B	MC
	Sec.3 Necessity for driving license; Sec.4 Age limit in connection with driving of Motor Vehicles.					
182(1)	Offences relating to licences	3M or	Rs.500/	NC	B	MC
(2)	Whoever being disqualified under the Act for holding or obtaining a conductor's licence, acts as a conductor	1 M or	Rs.100/	NC	B	MC
182-A	Punishment for offences relating to construction and maintenance of vehicles in contravention of Sec.109(3)	--	Rs.1000/	NC	B	MC
	Subsequent offence	--	Rs.5000/	NC	B	MC
183(1)	Driving at excessive speed etc	-	Rs.400/	NC	B	MC
	2 <sup>nd</sup> or subsequent offence	-	Rs.1000/	NC	B	MC
(2)	Whoever causes any person, who is employed by him, to drive a motor vehicle in contravention of the speed limit	-	Rs.300/	NC	B	MC
	2 <sup>nd</sup> or subsequent offence	-	Rs.500/	NC	B	MC
184	Driving dangerously	6Mor	Rs.1000/	C	B	MC
	2 <sup>nd</sup> or subsequent offence	2y or	Rs.2000/	C	B	MC
185	Driving by a drunken person or by a person under the influence of drugs	6M or	Rs.2000/	C	B	MC
	2 <sup>nd</sup> or subsequent offence	2y or	Rs.3000/	C	B	MC
186	Driving when mentally or physically unfit to drive	-	Rs.200/	NC	B	MC
	2 <sup>nd</sup> or subsequent offence	-	Rs.500/	NC	B	MC
187	Punishment for offences relating to accident-whoever fails to comply provisions of Ss.132 to 134(Duty of driver to stop in certain cases, duty of owner of vehicle to give information and duty of driver in case of accident & injury to a person).	3 M or	Rs.500/	NC	B	MC
	2 <sup>nd</sup> or subsequent offence	6 M or	Rs.1,000/	NC	B	MC
188	Whoever abets the commission of an offence u/s.184, 185 or sec.186	PMT provided for the offence		as the offence		
189	Racing and trials of speed without the written consent	1M or	Rs.500/	NC	B	MC
190(1)	Using vehicle in unsafe conditions	-	Rs.250/	NC	B	MC
	If accident caused	3M or	1,000/	NC	B	MC
(2)	Any person who drives a motor vehicle which violates the standards prescribed in relation to road safety	-	1,000/	NC	B	MC
	2 <sup>nd</sup> or subsequent offence	-	2,000/	NC	B	MC
192	Using vehicle without registration	-	2,000 to 5,000/	NC	B	MC
	2 <sup>nd</sup> or subsequent offence	1yr or	5,000 to 10,000/	NC	B	MC

192-A	Using vehicle without permit	--	2,000 to 5000/	NC	B	MC
	2 <sup>nd</sup> or subsequent offence	1y or	5,000 to 10,000/	NC	B	MC
194	Driving vehicle exceeding permissible weights	-	2,000 & 1000@Ton	NC	B	MC
194(2)	Refuse to stop and submit his vehicle for weighing	-	3,000/	NC	B	MC
196	Driving uninsured vehicle	3M or	1,000/	NC	B	MC
<b>Note:</b> S.203 empowers Police or an officer of MV Dept to hold breath tests on any person driving or attempting to drive a Motor Vehicle in public place on reasonable suspicion of committing offence U/s.185. Police officer in uniform may arrest without warrant any person who commits an offence U/ss.184 or 185 or 197 in his presence(S.202)						

**N.D.P.S. ACT, 1985**

Sec	Offence	Sentence		C/ NC	B/ NB	Trial Court
		Imp	Fine			
15	Punishment for contravention in relation to poppy straw.					
(a)	where the contravention involves small quantity	RI- 6 M	upto 10,000/	C	NB	Spl.C MC
(b)	where the contravention involves quantity lesser than commercial quantity but greater than small quantity.-	R.I- 10y &	1Lakh	C	NB	Spl.C
(c)	Where contravention involves commercial quantity.-	R.I- 20y&	1 to 2 Lakhs	C	NB	Spl.C
16	Punishment for contravention in relation to coca plant and coca leaves.-	R.I- 10y &	1Lakh	C	NB	Spl.C
17	Punishment for contravention in relation to prepared opium					
(a)	where the contravention involves small quantity	RI- 6 M or	upto 10,000/	C	NB	Spl.CMC
(b)	where the contravention involves small quantity lesser than c.q. but greater than small quantity	R.I- 10y &	1Lakh	C	NB	Spl.C
	Where the contravention involves commercial quantity.	RI-10 to 20y &	1 to 2 Lakhs	C	NB	Spl.C
18	for contravention in relation to opium poppy and opium.					
(a)	where the contravention involves small quantity,	R.I- 6 M or	upto 10,000/	C	NB	Spl.CMC
(b)	contravention involves small quantity,	R.I- 20y &	1 to 2 Lakhs	C	NB	Spl.C
(c)	In any other case	R.I- 10y &	1Lakh	C	NB	Spl.C
19	Punishment for embezzlement of opium by cultivator. -	RI-10 to 20y &	1 to 2 Lakhs	C	NB	Spl.C
20	Punishment for contravention in relation to cannabis plant and cannabis.					
(i)	where such contravention relates to clause (a) of section.20	R.I- 10y&	Upto 1Lakh	C	NB	Spl.C
(ii)	where such contravention relates to sub-clause (b) of section.20 (A) and involves small quantity	R.I- 6 M or	Upto 10,000/	C	NB	Spl.C

	(B) and involves quantity less than com.qty. but greater than small quantity	R.I-10y&	Upto 1Lakh	C	NB	Spl.C
	(C) and involves commercial quantity	RI-10 to 20y &	1 to 2 Lakhs	C	NB	Spl.C
21	for contravention in relation to manufactured drugs and preparations.					
(a)	Contravention involve small quantity	R.I-6 M or	upto 10,000/	C	NB	Spl.C/M C
(b)	Involves quantity lesser than commercial quantity but greater than small quantity.	R.I-10 yrs and	Upto 1 Lakh	C	NB	Spl.C
(c)	Contravention involves commercial quantity	RI-10 to 20y &	1 to 2 Lakhs	C	NB	Spl.C
22	Punishment for contravention in relation to psychotropic substances					
(a)	Contravention involves small quantity	R.I 6M or	Upto 10,000/	C	NB	Spl.C/M C
(b)	Involves quantity lesser than commercial quantity but greater than small quantity.	RI-10 y &	Upto 1Lakh	C	NB	Spl.C
(c)	Contravention involves commercial quantity	RI-10 to 20y &	1 to 2 Lakhs	C	NB	Spl.C
23	For illegal import into India, export from India, or transshipment of NDPS					
(a)	Contravention involves small quantity	RI-6M or	Upto 10,000/	C	NB	Spl.C/M C
(b)	involves quantity lesser than com.qty. but greater than small quantity	R.I-10y &	upto 1Lakh	C	NB	Spl.C
(c)	Contravention involves commercial quantity	RI-10 to 20y &	1 to 2 Lakh	C	NB	Spl.C
24	Punishment for external dealings in ND&PS in contra to Sec.12	RI-10 to 20y &	1 to 2Lakh	C	NB	Spl.C
25	For allowing premises etc. to be used for commission of offence	Punishment provided for that offence				
25-A	Punishment for contravention of orders made u/s.9-A	R.I-10y &	1Lakh	C	NB	SP
26	Punishment for certain act by licensee or his servants	3 yr or	Fine	C	NB	Spl.C /MC
27	Punishment for consumption of any NDPS-					
	(a)Where the NDPS consumed is cocaine, morphine, diacetyl-morphine or any other NDPS as may be specified in this behalf by the Central Govt .	R.I-1yr or	upto 20,000/	C	NB	Spl.C/M C
	(b)Where the NDPS consumed other than those specified in or under clause (a)	6 M or	upto 10,000/	C	NB	Spl.C/M C
27A	For financing illicit-traffic and harbouring offenders	R.I-10to 20 yr &	1 to 2 Lakhs	C	NB	Spl.C
28	Attempt to commit offences.	Punishment provided for that offence				
29	Abets or is a party to a criminal conspiracy to commit an offence	Punishment provided for that offence				
30	Preparation to do or omit to do which an offence u/s.19, 24 and 27-A involving comm. quantity	R.I. which shall not be less than ½ of the min. term (if any) extendable upto ½ of the maximum term of such offence & fin				

31	Enhanced punishment for offences after previous conviction	R.I. for a term upto ½ of the max., term and fine upto ½ of the maximum.				
31A	Death penalty for offences u/s.19, 24, 27-A involving commercial quantity after previous conviction					
32	Offence for which no punishment is provided	6 M or	F	C	NB	Spl.C/ MC
<p><b>Note:</b> u/s.37 of the Act every offence under this Act shall be <b>cognizable &amp; Non-bailable</b> Accused U/ss.19, 24, 27A and in offences involving commercial quantity cannot be released on bail without hearing public prosecutor.</p> <p><b>As per sec.36-A(1) (a)</b>, offences under this Act which are punishable with imprisonment of more than 3 years shall be triable by the special court and under clause (d) the special court can directly take cognizance upon complaint made by an officer without the accused being committed to it for trial and sub-section (4) in respect of persons accused of an offence u/s.19, 24 and 27-A or offences involving commercial quantity the limitation for filing charge-sheet u/s.167(2) of Cr.P.C. instead of 90 days it shall be construed as 180 days and if it is not possible to complete investigation within 180 days also, the special court may extend the said period upto 1 year on the report of public prosecutor with specific reasons. As per sub-section (5) of Section.36-A, offences punishable under this Act with imprisonment of not more than 3years can be tried summarily.</p> <p><b>As per Sec.33</b> P.O.Act, 1958 or sec.360 Cr.P.C. is applicable only when the accused is under 18 years of age or offence is punishable U/ss.26 or 27 of the act.</p> <p>Sec.39 empowers court to release certain offenders viz, addicts guilty u/s.27 or offences relating to small quantity of NDPS, and the court considering the age, character, antecedents or physical or mental condition of the offender.</p> <p><b>As per Sec.50</b> when any duly authorized officer u/s.42 is about to search a person under provisions of Secs, 41 or 42 or 43, he shall inform such person of his right to take before a nearest Gazetted Officer for his search and if such person wishes, he should be taken to such Officer or to the nearest Magistrate without unnecessary delay and make the search of such person. U/s.50(5) when an officer duly authorized u/s.42 has reason to believe that it is not possible to take the person to be searched to the nearest Gazetted officer or Magistrate without possibility of the person to be searched parting with possession of any narcotic drug or psychotropic substance or article or document, he may, instead of taking such person to the nearest Gazetted officer or Magistrate, proceed to search the person as provided u/s.100 Cr.P.C. and after such search the officer shall record the reasons for such believe which necessitated such search and within 72 hours send a copy thereof to his immediate superior.</p>						

**SOME IMPORTANT PORTIONS OF NOTIFICATION  
Specifying Small Quantity and Commercial Quantity**

Srl. No	Name of N.D.P.S. International Non-Proprietary Name (INN)	Other Non-Proprietary Name	Chemical Name	Small Qty (gms)	Commercial Qty. (gms)
15	Benzylmorphine	--	3-0-benzylmorphine	2	50gm
23	Cannabis and Cannabis resin	Charas, Hashish.	Extracts & Tinctures of cannabis	100	1.kg
25	Coca derivatives	---	(Excluding Cocaine) and its derivatives.	2	50gm
26	Coca leaf	---	--	100	2kg
27	Cocaine	---	Methyl ester of benzoylecgonine	2	100gm
30	Concentrate of Poppy straw	---	The Material arising when poppy- straw has entered into a process for the concentration of its alkaloids when such material is made available in trade	20	500gm
55	Ganja	---	---	1000	20kg
56	Heroin		Diacetylmorphine	5	250gm
57	Hydrocodone	Dicodide, Codinovo, Diconone, Hycodan, Multacodln, Nycodide	Dihydrocodeinone	1	20gm.
68	Methadone	---	6-dimethylamino.4, 4-dipheny 1-3-heptanone	2	50gm
77	Morphine	---	Morphine	5	250gm
92	Opium	---	And any preparation containing opium	25	2.5kg
93	Opium Derivatives	---	Other than diacetyl morphine (heroin), morphine and those listed here in)	5	250gm
98	Pethidine	---	1-methyl-4 phenylpiperidine - 4-carboxylic acid ethylester	10	200gm
110	Poppy straw	---	---	1000	50.kg
111	Preparations made from the extract of tincture of Indian Hemp	---	---	5	100gm
169	BUPERNORPHINE	---	21-cyclopropyl- 7-alpha [(s)-1-hydroxyl 2,2,- trimethylpropyl] 6, 14, endoethano-6,7,8,14-tetrahydrooripavine	1	20.gm
194	DIZAZEPAM	---	7-chloro-1,3-dihydro- 1-methyl-5-phenyl-2H-1,4 benzodiazepin- 2- one	20	500gm
221	NITRAZEPAM	---	1,3 dihydro- 7-nitro-5-phenyl- 2H,1,4- benzodiazepin-2-one	20	500gm
239	Any mixture of preparation that of with or without a natural material, of any of the above drugs	---	---	*	**

\* Lesser of the small quantity between the quantities given against the respective narcotic drugs or psychotropic substances mentioned above forming part of the mixture.  
\*\* Lesser of the commercial quantity between the quantities given against the respective narcotic drugs or psychotropic substances mentioned above forming part of the mixture.

## THE PASSPORTS ACT, 1967

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
12(1)	Whoever- (a) contravenes the provisions of S.3; or (b) knowingly furnishes any false information or suppresses any material information with a view to obtaining a passport or travel document under this Act or without lawful authority alters or attempts to alter or causes to alter the entries made in a passport or travel document; or (c) fails to produce for inspection his passport or travel document (whether issued under this Act or not) when called upon to do so by the prescribed authority; or (d) knowingly uses a passport or travel document issued to another person; or (e) knowingly allows another person to use a passport or travel document issued to him	2yr or	5000/	C	B	MC
12-(1-A)	Whoever, not being a citizen of India:- (a) makes an application for a passport or obtains a passport by suppressing information about his nationality, or (b) holds a forged passport or any travel document,	1 to 5 yrs and	10000 to 50000 /	C	NB	MC
12(2)	Whoever abets any offence punishable U/sub-section (1) or sub-section (1-A) shall, if the act abetted is committed in consequence of the abetment,	Punishment provided for that offence		C	As per the offence	
12(3)	Whoever contravenes any condition of a passport or travel document or any provision or rule made there under for which no punishment is provided	3yrs or	500/	C	B	MC
12(4)	Whoever, convicted under this Act, is again convicted of an offence under this Act shall be punishable with	Twice the penalty provided for latter offence,		C	As per the offence	
<p><b>Sec.15.</b> Previous sanction of Central Govt. necessary- No prosecution shall be instituted in respect of any offence under this Act without previous sanction of Central Govt. or such officer or authority as may be authorized by that Govt. by order in writing in this behalf.</p> <p><b>Sec.13(1)-</b> any officer of customs empowered by a general or special order of the central govt. in this behalf and any officer of Police or emigration officer not below the rank of sub-inspector may arrest without warrant any person who is suspected of committing any offence u/s.12 of this Act by informing the person grounds for such arrest.</p> <p><b>Sec.14-</b> provides power of search &amp; seizure to the customs officer and Police officer or emigration officer not below the rank of sub-inspector. Cr.P.C. applies to search &amp; seizure</p>						

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**THE PREVENTION OF CORRUPTION ACT, 1988**

Sec	Offence	Sentence		Cog/ N.C.	B/ N.B	Trial Court
		Imp	Fine			
7.	<b>Offence relating to public servant being bribed</b> (a) obtains or accepts or attempts to obtain from any person, an undue advantage (b) (b) obtains or accepts or attempts to obtain, an undue advantage from any person as a reward for the improper or dishonest performance of a public duty or for forbearing to perform such duty either by himself or another public servant (c) (c) performs or induces another public servant to perform improperly or dishonestly a public duty or to forbear performance of such duty in anticipation of or in consequence of accepting an undue advantage from any person	3 to 7 yrs and	F	C	NB	Spl. court
7A	Taking undue advantage to influence public servant by corrupt or illegal means or by exercise of personal influence.—Whoever accepts or obtains or attempts to obtain from another person for himself or for any other person any undue advantage as a motive or reward to induce a public servant,	3 to 7 yrs and	F	C	NB	Spl. court
8	Offence relating to bribing of a public servant.— (1) Any person who gives or promises to give an undue advantage to another person or persons, with intention— (i) to induce a public servant to perform improperly a public duty; or (ii) to reward such public servant for the improper performance of public duty,  Whoever accepts or agrees to accept or attempts to obtain, from any person, for himself or for any other person, any gratification as a motive or reward <b>for inducing, by corrupt or illegal means,</b> any public servant to do or to forbear to do any official act	7 yrs and	F	C	NB	Spl. Court
9.	Taking gratification, for exercise of personal influence with Public servant:-  Whoever accepts or agrees to accept or attempts to obtain, from any person, for himself or for any other person, any gratification as a motive or reward <b>for inducing, by the exercise of personal influence,</b> any public servant to do or to forbear to do any official act	6M to 5yr &	F	C	NB	Spl. Court
10.	Person in charge of commercial organisation to be guilty of offence.—Where an offence under section 9 is committed by a commercial organisation,	3 to 7 yrs and	F	C	NB	Spl. court
11.	Public servant obtaining valuable thing, without consideration from person concerned in proceeding or business transacted by him.	6M to 5yr &	F	C	NB	Spl. Court
12.	punishment for abetment of offences defined in sections 7 or 11:-Whoever abets offences u/s.7or11,whether or not that offence is committed in consequence of that abetment shall be punished	3 to 7 yrs and	F	C	NB	Spl. Court

13.	<b>(1)Criminal misconduct by a Public servant:</b> <b>(a)</b> Habitually accepts or agrees to accept any gratification as mentioned in sec.7;or <b>(b)</b> Habitually accepts or agrees to accept any valuable thing without consideration or inadequate consideration...;or <b>(c)</b> dishonestly or fraudulently misappropriates or otherwise converts for his own use any property entrusted to him or under his control as a Public servant or allows others to do so; or <b>(d)</b> If he,-(i) by corrupt or illegal means, obtains for himself or for any other person any valuable thing or pecuniary advantage; or (ii)by abusing his position as a Public servant, obtains for himself or for any other person any valuable thing or pecuniary advantage;or(iii)while holding office as a Public servant, obtains for any person any valuable thing or pecuniary advantage without any public interest; or <b>(e)</b> if he or any person on his behalf ,is in possession for which the Public servant cannot satisfactorily account, of pecuniary resources or property disproportionate to his known sources of income.					
13.	(2) Any public servant who commits criminal misconduct shall be punished	N.L 4 to10 yrs	F	C	NB	Spl. Court
14.	Habitually committing of offence u/Ss.8,9 and 12:-	5 to 10 yrs	F	C	NB	Spl.Court
15.	punishment for attempt:-Whoever attempts to commit an offence u/s.13(1) (c) or (d)	N.L 2 to 5 yrs	F	C	NB	Spl. Court
<b>Important provisions:-</b> As per sec.17 only police officer of the rank of ACP/Dy.SP are competent to investigate. Previous sanction is necessary to prosecute a Public servant for offences punishable u/Ss.7,10,11,13 and 15 of the Act according to Sec.19. These offences are triable by Special court constituted u/s.3 presided over by a Sessions judge or Additional Sessions Judge or Assistant Sessions Judge cadre. Special Judge take cognizance of offence without the Accused being committed to him for trial and he will follow the warrant procedure of trial (sec.5).						

#### THE PREVENTION OF DAMAGE TO PUBLIC PROPERTY ACT, 1984

Sec	Offence	Sentence		Cog/ N.C.	B / N.B	Trial Court
		Imp	Fine			
3	Mischief causing damage to public property-					
	(1) whoever commits by doing any act in respect of any public property other than public property of the nature referred to in sub-section (2) shall be punished	Up to 5 yrs and	F	C	NB	MC
	(2) whoever commits mischief by doing any act in respect of any public property being – (a) any building, installation or other property used in connection with the production, distribution or supply of water, light, power or energy; (b) any oil installations; (c) any sewage works; (d) any mine or factory; (e) any means of public transportation or of telecommunications or any building, installation or other property used in connection therewith be punished	RI- 6 M to 5 yrs and	F	C	NB	MC
4	Mischief causing damage to public property by fire or explosive substance:- whoever commits an offence u/s.3(1) or (2) by fire or explosive substance shall be punished	RI- 1 to 10yrs and	F	C	NB	MC
Note: Mischief shall have the same meaning as in sec.425 IPC. Public property means any property whether immovable or movable which is owned by or in the possession of, or under the control of central government or state government or local authority.						

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**THE PREVENTION OF INSULTS TO NATIONAL HONOUR ACT, 1971**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
2	<b>INSULT TO INDIAN NATIONAL FLAG AND CONSTITUTION OF INDIA</b> Whoever in any public place or in any other place within public view burns, mutilates, defaces, defiles, disfigures, destroys, tramples upon or *otherwise shows disrespect to or brings into contempt (whether by words, either spoken or written, or by acts) the Indian National Flag or the Constitution of India or any part thereof, shall be punished with imprisonment for a term which may extend to three years, or with fine, or with both.	3 yrs or	F	C	NB	MC
3	<b>PREVENTION OF SINGING OF NATIONAL ANTHEM</b> Whoever intentionally prevents the singing of the Indian National Anthem or causes disturbances to any assembly engaged in such singing shall be punished with	3 yrs or	F	C	NB	MC
3A	<b>Enhance penalty of 2<sup>nd</sup> and subsequent conviction:-</b> whoever, having already been convicted of an offence u/s.2 or 3, is again convicted of any such offence shall be punished with	Not less than 1 yr	F	C	NB	MC

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**THE PRIZE CHITS AND MONEY CIRCULATION SCHEMES (BANNING) ACT, 1978**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Im p	Fine			
4	Penalty for contravening sec.3, which bans prize chits and money circulation schemes or enrollment as members or participation therein.	1 to 3yr s or	1000 to 5000 /	C	NB	CMM/CJM Court
5	Penalty for other offences in connection with prize chits or money circulation schemes	1 to 2yr s or	1000 to 3000 /	C	B	CMM/CJM Court
<p>Whoever with a view to promote or conduct any prize chits or money circulation schemes in contravention of this Act promote or conduct any of the above said by (a)printing or publishing any tickets, coupons or other documents for use in the prize chits or money circulation scheme or (b) sells or distributes or advertises for sale or distribution or has in his possession for the purpose of sale or distributions of any ticket, coupons or other documents (c) prints publishes or distributes or has in his possession for the purpose of publication or distribution (i) any advertisement for the prize chits or money circulation scheme or (ii) any list, whether complete or not, of members in the prize chits or money circulation scheme; or (iii) any such matter descriptive of, or otherwise relating to the prize chits or money circulation scheme as is calculated to act as an inducement to persons to participate in that prize chits or money circulation scheme (d) brings or invites any person for the purpose of sale or distribution of tickets, coupons or other documents for used in the prize chits or money circulation scheme (e) uses any premises or causes or knowingly permits any premises to be used for purposes connected if the promotion or conduct of the prize chits or money circulation scheme; or (f) causes or procures or attempts to procure any person to do any of the above mentioned acts shall be punishable.</p>						
<p><b>Note:</b> All offences under this Act are cognizable u/s.10. No court inferior to that of a Chief Metropolitan Magistrate or as the case may be Chief Judicial Magistrate shall try any offence under the Act (S.9) as per sec.11 this Act is not applicable to any prize chits or money circulation schemes promoted by a State Govt., or a company wholly owned by a state govt., or a banking company as defined in clause(c) of S.5 of the banking regulation Act,1949 or banking institution notified by the Central Govt. u/s.51 of that Act or the SBI constituted u/s.3 of the SBI Act,1955 or Regional Rural Bank established u/s.3 of the R.R. Bank Act, 1976 or a Co-operative Bank as defined in clause(b) (ii) of S.2 of the RBI Act, 1934; or any charitable or educational institution notified in this behalf by this State Govt. in consultation with Reserve Bank.</p> <p><b>Sec.7(1)</b> empowers a Police officer not below the rank of SHO (a) to enter into the any premises which he suspects of being used in connection with the promotion or conduct of any prize chits or money circulation schemes in contravention of this Act and (b) to search the said premises and the persons found therein and (c) to take into custody and produce before any judicial Magistrate all such person concerned or against whom a complaint has been made or credible information has been received or a reasonable suspicion exists. This act is not applicable to conventional chits, for which Chit funds act 1982, a Central Act is applicable. A.P. Chit funds Act, 1971 is not enforceable now. The Chit funds Act, 1971 come into force from 15-9-2008 on which date the AP. Chit fund Rules 2008 are made.</p>						

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**THE PROTECTION OF CHILDREN FROM SEXUAL OFFENCES ACT, 2012  
(Amendment) Act, 2019**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
4	Punishment for penetrative sexual assault (a) he penetrates his penis, to any extent, into the vagina, mouth, urethra or anus of a child or makes the child to do so with him or any other person; or (b) he inserts, to any extent, any object or a part of the body, not being the penis, into the vagina, the urethra or anus of the child or makes the child to do so with him or any other person; or (c) he manipulates any part of the body of the child so as to cause penetration into the vagina, urethra, anus or any part of body of the child or makes the child to do so with him or any other person or (d) he applies his mouth to the penis, vagina, anus, urethra of the child or makes the child to do so to such person or any other person.	>10 yrs to Life and	F	C	NB	Spl.Court
	If committed on child below 16 years.	>20 yrs to Life and	F	C	NB	Spl. Court
6	Punishment for aggravated penetrative sexual assault (a) a police officer (b) armed forces or security forces (c) a public servant (d) management/staff of a jail, remand home, protection home, observation home, or other place of custody or care and protection-under their custody (e) management/ staff of a hospital, in that hospital; or (f) management/staff of an educational institution or religious institution, or (g) gang penetrative sexual assault on a child. (h) using deadly weapons, fire, heated substance or corrosive substance; or (i) causing grievous hurt or causing bodily harm and injury or injury to the sexual organs of the child; or (j) which— (i) physically incapacitates the child or causes the child to become mentally ill as defined under clause (b) of section 2 of the Mental Health Act, 1987 or causes impairment of any kind so as to render the child unable to perform regular tasks,	RI- >20 yr to Life/ death and	F	C	NB	Spl. Court

	<p>temporarily or permanently; or <b>14 of 1987</b></p> <p>(ii) pregnant</p> <p>(iii) inflicts HIV or any other life threatening disease or Infection which may either temporarily or permanently impair the child by rendering him physically incapacitated, or mentally ill to perform regular tasks; or</p> <p><b>(iv) causes death of the child</b></p> <p>(k) taking advantage of a child's mental or physical disability,</p> <p>(l) commits more than once or repeatedly; or</p> <p>(m) on a child below twelve years; or</p> <p>(n) a relative of the child through blood or adoption or marriage or guardianship or in foster care or having a domestic relationship with a parent of the child or who is living in the same or shared household with the child,</p> <p>(o) ownership/ management/ staff, of any institution providing services to the child,</p> <p>(p) in a position of trust or authority of a child</p> <p>(q) knowing the child is pregnant;</p> <p>(r) attempts to murder after offence(s) during communal or sectarian violence;</p> <p>(t) previously convicted</p> <p>(u) makes the child to strip or parade naked in public,</p>					
Sec. 8	Punishment for sexual assault with sexual intent touches the vagina, penis, anus or breast of the child or makes the child touch the vagina, penis, anus or breast of such person or any other person, or does any other act with sexual intent which involves physical contact without penetration	3 to 5yr &	F	C	NB	„
10	Punishment for aggravated sexual assault	5 to 7yr &	F	C	NB	„
12	<p>Punishment for sexual harassment</p> <p>Sexual harassment with sexual intent,-</p> <p>(i) utters any word or makes any sound, or makes any gesture or exhibits any object or part of body with the intention that such word or sound shall be heard, or such gesture or object or part of body shall be seen by the child; or</p> <p>(ii) makes a child exhibit his body or any part of his body so as it is seen by such person or any other person; or</p> <p>(iii) shows any object to a child in any form or media for pornographic purposes; or</p> <p>(iv) repeatedly or constantly follows or watches or contacts a child either directly or through electronic, digital or any other means; or</p>	3 yrs and	F	C	NB	„

	(v) threatens to use, in any form of media, areal or fabricated depiction through electronic, film or digital or any other mode, of any part of the body of the child or the involvement of the child in a sexual act; or (vi) entices a child for pornographic purposes or gives gratification therefor.					
14(1)	Punishment for using child for pornographic purposes	5 yrs and	F	C	NB	„
	On 2 <sup>nd</sup> or subsequent conviction	7 yrs and	F	C	NB	„
14(2)	If the person using the child for pornographic purposes commits offence u/s.3 by directly participating in pornographic acts	“ and punishment for sec 4,6,8,10.	F	C	NB	„
15	Punishment for storage of pornographic material involving child					
15(1)	(1) and fails to delete or destroy or report the same to the designated authority, with an intention to share or transmit child pornography,	F I-Rs.5000. II & Sub- Rs.10,000.		C	NB	„
	(2) transmitting or propagating or displaying or distributing in any manner at any time except for the purpose of reporting, or for use as evidence in court.	SI/RI – 3 yrs or	F or both	C	NB	„
15	(3) for commercial purpose	I –SI/RI > 3yrs – 5yrs, or F or both II & Sub- SI/RI- > 5 yrs – 7 yrs and F		C	NB	„
18	Punishment for attempt to commit an offence	½ of IMP provided for the offence or	F	-	--	..
22(1)	Punishment for false complaint or false information with the intention to humiliate, extort or threaten or defame	6 Month or *	F	C	B	Spl.Court
22(3)	Whoever, not being a child makes false complaint or provides false information against a child knowing it to be false, thereby victimizing such child in any of the offences under this Act.	1 yr or	F	C	B	„
23(4)	Person who contravenes sub-sections (1) or (2) of sec.23 i.e. making a report or comment on any child through any form of media without having authentic information which may effect the reputation or privacy of the child or disclose of a identity of the child	Not less than 6 Months upto 1yr or	F	C	B	„
<b>Note:</b> as per sec.2-d “Child” means any person (boy or girl) below the age of 18 years. Offences under this Act are triable by a court of sessions, designated as special court u/s.28. Special court can take cognizance of the case without the accused being committed to it for trial by a Magistrate as per Sec.33(1). Trail of these cases shall be held in-camera u/s.37 in the presence of parents / relatives of the child. Evidence of victim / child shall be recorded within 30 days from the date of taking cognizance of the offence by the special court and trial shall be completed as far as possible within a period of one year from the date of taking cognizance of the offence as per Sec.35						
* As per sec.22(2) if a false complaint or false information was made by child no punishment shall be imposed on such child.						

**THE PROTECTION OF CIVIL RIGHTS ACT, 1955**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
3	Punishment for enforcing religious disabilities-	1 to 6 M and	100 to 500/	C	B	MC
	whoever on the ground of untouchability prevents any person (a) from entering any places of public worship which is open to other persons professing the same religion; or (b) from worshipping or offering prayers or performing any religious service in any place of public worship or bathing in, or using the waters of, any sacred tank, well, spring or water course, river or lake as is permissible to the other person professing the same religion or any section thereof, as such person					
4	Punishment for enforcing social disabilities	1 to 6 M and	100 to 500/	C	B	MC
	whoever on the ground of untouchability enforces against any person any disability with regard to (i) access to any shop, public restaurant, hotel or place of public entertainment (ii) the use of any utensils and other articles kept in any public restaurant, hotel, Dharmashala etc. (iii) the practice of any profession or the carrying of the any occupation, trade or business (iv) the use of, or access to any river stream, spring, well, tank, water tap or any bathing ghat, burial or cremation ground any road or passage which other members of the public have a right to use such thing or places (v) the use of, or access to, any place used for a charitable or a public purpose maintained wholly or partly out of state funds (vi) the enjoyment of any benefit under a charitable trust created for the benefit of general public or of any section (vii) the use of, or access to, any public conveyance, or (viii) the construction, acquisition or occupation of any residential premises in any locality, what soever; or (ix) the use of any Dharmashala, sarai or musafirkhan which is open to general public or to any section thereof; or (x) the observance of any social or religious custom, usage or ceremony or taking part in, or taking out any religious, social or cultural procession; (xi) the use of jewellery and finery					
5	Punishment for refusing to admit persons to hospitals etc.	1 to 6 M and	100 to 500/	C	B	MC
	Whoever on the ground of untouchability (a) refuses admission to any person to any hospitals, dispensary, educational institution or any hostel if such is established or maintained for the benefit of the general public or any section thereof; or (b) does any act which discriminates against any such person after admission to any of the aforesaid institutions.					
6	Punishment for refusing to sell goods or render services	1 to 6 M and	100 to 500/	C	B	MC
	Whoever on the ground of untouchability refuses to sell any goods or to render any service to any person at the same time and place and on the same terms and conditions at or which such goods are sold or services are rendered to other persons in the ordinary course of business.					
7(1)	Punishment for other offences arising out of untouchability	1 to 6 M and	100 to 500/	C	B	MC
	Whoever (a) prevents any person from exercising any right accruing to him by reason of "untouchability" under Article.17 of the constitution; or (b) molests, injures, annoys, obstructs or causes or attempts to cause obstructions to any person in the exercise of any such right or molests, injures, annoys or boycotts any person by reason of his having exercised any such right; or (c) by words either spoken or written, or by signs or by visible representation or otherwise, incites or encourages any person or class of persons or the public generally to practice "untouchability" in any form whatsoever; or (d) insults or attempts to insult, on the ground of untouchability a member of scheduled caste.					
7 (1- A)	Whoever commits any offence against the person or property of any individual as a reprisal or revenge for his having exercised any right accruing to him by reason of the abolition of untouchability u/Art.17	Where the offence is punishable with imp. for a term exceeding 2 years, be punishable with imp. for a term not less than 2 years and also with fine.		C	B	MC



Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
7(2)	Whoever (i) denies to any person belonging to his community or any section thereof any right of privilege to which such person would be entitled as such member of such community or section, or this Act (ii) takes any part in the ex-communications of such person, on the ground that such person has refused to practice "untouchability" or that such person has done any act in furtherance of the objects of this Act	1 to 6 Months and	100 to 500/	C	B	MC
7-A	Unlawful compulsory labour when to be deemed to be a practice of "untouchability- (1) whoever compels any person, on the ground of untouchability, to do any scavenging or sweeping or to remove any carcass or flay any animal or to remove the umbilical cord or to do any other job of a similar nature, shall be deemed to have enforced a disability arising out of "untouchability" (2) whoever is deemed under sub-section(1) to have enforced a disability arising out of untouchability shall be punished	3 to 6 months and	100 to 500/	C	B	MC
10.	Abetment of offence under this Act	Same punishment provided for such offence.		C	B	MC
11.	Enhanced penalty on subsequent conviction	II- >6M<1 yr+>200< 500 III or more >1yr < 2 yrs+ >500<1000		C	B	MC
<b>Note-</b> u/s.15, all offences under this act shall be cognizable and every such offence, except which is punishable with imprisonment for a minimum term exceeding 3 months may be tried summarily by a JMFC. As per S.16A, PO Act is not applicable to persons above 14 yrs.						

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### THE RAILWAYS ACT, 1989

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
137	Fraudulently travelling or attempting to travel without proper pass or ticket.	6 M or	1000/	C	B	MC
141	Needlessly interfering with means of communication in a train.	1 yr or	1000/	C	B	MC
142	Penalty for transfer of tickets.	3M or	500/	C	B	MC
143	1) Penalty for unauthorized carrying on of business of procuring and supplying of railway tickets.	3yrs or	10,000/	C	B	MC
	(2) Whoever abets any offence punishable under this section	Same punishment provided for such offence		C	B	MC
144	1) Prohibition on hawking, etc and begging.	1yr or	2,000/	C	B	MC
145	Drunkness or nuisance.	6M &	500/	C	B	MC
146	Obstructing railway servant in his duties.	6M or	1000/	C	B	MC
147	Trespass & refusal to desist from trespass.	6M or	1000	C	B	MC
148	Penalty for making a false statement in an application for compensation.	3yrs or	F	NC	NB	MC
149	Penalty for making a false statement in an application for compensation.	3 yrs or	F	NC	NB	MC

150	1) Maliciously wrecking or attempting to wreck a train.	L/RI 10yrs	-	C	NB	SC
	2) If any person unlawfully does any act or thing referred in any of the clauses of sub-section(1)	D/ Life	-	C	NB	SC
151	Damage to or destruction of certain railway properties.	5 yrs or	F	C	NB	MC
152	Maliciously hurting or attempting to hurt persons travelling by railway.	Life/ 10 yrs	-	C	NB	SC
153	Endangering safety of persons travelling by railway by willful act or omission.	5 yrs	-	C	NB	MC
154	Endangering safety of persons travelling by railway by rash or negligent act or omission.	1 yr or	F	C	B	MC
155	1) Entering into a compartment reserved or resisting entry into a compartment not reserved.	-	500/	C	B	MC
	2) if any passenger resists the lawfully entry of another passenger into a compartment not reserved for the use of the passenger resisting	-	200/	C	B	MC
156	Travelling on roof, step or engine of a train.	3 M or	500/	C	B	MC
157	Altering or defacing pass or ticket.	3 M or	500/	C	B	MC
158	Altering or defacing pass or ticket.	-	500/	NC	B	MC
159	Disobedience of drivers or conductors of vehicles to directions of railway servant, et	1 M or	500/	NC	B	MC
160	1) Opening or breaking a level crossing gate.	3yrs	-	C	NB	MC
	2) breaking a level crossing gate	5yrs	-	C	NB	MC
161	Negligently crossing unmanned level crossing.	1yr	-	C	B	MC
162	Entering carriage or other place reserved for females.	-	500/	C	B	MC
163	Giving false account of goods.	-	500/ per quintal	NC	B	MC
164	Unlawfully bringing dangerous goods on a railway.	3 yrs or	1000/	C	NB	MC
165	Unlawfully bringing offensive goods on a railway.	-	500& value of loss	NC	B	MC
166	Defacing public notices.	1 M or	500/	C	B	MC
167	Smoking.	-	100/	NC	B	MC
172	Penalty for intoxication by railway servant	1 yr or	F	C	B	MC
<b>Note:</b> As per Sec.179 if a person commits any offence u/s.137, 141 to 147, 152 to 157, 160 to 162, 164, 166, 168 and 172 to 175 he can be arrested without warrant or other written authority by any Railway servant or police officer not below the rank of Head constable.						

**THE REPRESENTATION OF THE PEOPLE ACT, 1951**

Sec	Offence	Sentence		Cog / NC	B / NB	Trial Court
		Imp	Fine			
125	Promoting enmity between classes in connection with election	3yr or	F	C	NB	MC
125 A	Penalty for filing false affidavit, etc	6 M or	F	NC	B	MC
126	Prohibition of public meetings during period of 48 hrs ending with our fixed for conclusion of poll.	2 yrs or	F	NC	B	MC
127	Disturbances at election meetings.	6 M or	2000/	C	B	MC
127 A	Restrictions on the printing of pamphlets, posters, etc.	6 M or	2000/	NC	B	MC
128	Maintenance of Secrecy of voting	3 M or	F	NC	B	MC
129	Officers, etc., at elections not to act for candidates or to influence voting.	6 M or	F	C	B	MC
130	Prohibition of canvassing in or near polling station.	-	250/	C	B	MC
131	Penalty for disorderly conduct in or near polling stations	3 M or	F	NC	B	MC
132	Penalty for misconduct at the polling station. If any person who has been so removed from a polling station re-enters the polling station without the permission of the presiding officer, he shall be	3 M or	F	C	B	MC
133	Penalty for illegal hiring or procuring of conveyance at elections	3 M and	F	NC	B	MC
134	Breaches of official duty in connection with election.	-	500/	C	B	MC
134 A	Penalty for Government servants for acting as election agent, polling agent or counting agent.	3 M or	F	NC	B	MC
134B	Prohibition of going armed to or near a polling station.	2 yrs or	F	C	B	MC
135	Removal of ballot papers from polling station to be an offence.	1 yr or	500/	C	B	MC
135 A	Offence of booth capturing	1-3y &	F	C	NB	MC
	If such offence is committed by a person in the service of Govt.	3to5y&	F	C	NB	MC
135C	Liquor not to be sold, given or distributed on polling day.	6 M or	2000/	NC	B	MC
136	Any person guilty of an electoral offence under this section shall					
	a) if he is a returning officer or an assistant returning officer or a presiding officer at a polling station or any other officer or clerk employed on official duty in connection with the election,	2 yrs or	F	C	B	MC
	(b) if he is any other person	6 M or	F	C	B	MC

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**THE SCHEDULED CASTES AND THE SCHEDULED TRIBES  
(PREVENTION OF ATROCITIES) ACT, 2015**

Sec	Offence	Sentence		Cog / NC	B/ N B	Trial Court
		Imp	Fine			
Sec. 3	<p>Putting any inedible or obnoxious substance [Section 3(1)(a) of the Act]</p> <p>Dumping excreta, sewage, carcasses or any other obnoxious substance [Section 3(1)(b) of the Act]</p> <p>Dumping excreta, waste matter, carcasses with intent to cause injury, insult or annoyance [Section 3(1)(c) of the Act]</p> <p>Garlanding with footwear or parading naked or semi-naked[Section 3(1)(d) of the Act]</p> <p>Forcibly committing acts such as removing clothes, forcible tonsuring of head, removing moustaches, painting face or body [Section 3(1)(e) of the Act]</p> <p>Wrongful occupation or cultivation of land [Section 3(1)(f) of the Act]</p> <p>Wrongful dispossession of land or premises or interfering with the rights, including forest rights. [Section 3(1)(g) of the Act]</p> <p>Begar or other forms of forced or bonded labour [Section 3(1)(h) of the Act]</p> <p>Compelling to dispose or carry human or animal carcasses, or to dig graves [Section 3(1)(i) of the Act]</p> <p>Making a member of the Scheduled Castes or the Scheduled Tribes to do manual scavenging or employing him for such purpose [Section 3(1)(j) of the Act]</p> <p>Performing, or promoting dedication of a Scheduled Caste or a Scheduled Tribe woman as a devadasi [Section 3(1)(k) of the Act]</p> <p>Prevention from voting, filing nomination [Section 3(1)(l) of the Act]</p> <p>Forcing, intimidating or obstructing a holder of office of Panchayat or Municipality from performing duties [Section 3(1)(m) of the Act]</p> <p>After poll violence and imposition of social and economic boycott [Section 3(1)(n) of the Act]</p> <p>Committing any offence under this Act for</p>			C	N B	SC

	<p>having voted or not having voted for a particular candidate [Section 3(1)(o) of the Act]</p> <p>Instituting false, malicious or vexatious legal proceedings [Section 3(1)(p) of the Act]</p> <p>Giving false and frivolous information to a public servant [Section 3(1)(q) of the Act]</p> <p>Intentional insult or intimidation to humiliate in any place within public view [Section 3(1)(r) of the Act]</p> <p>Abusing by caste name in any place within public view [Section 3(1)(s) of the Act]</p> <p>Destroying, damaging or defiling any object held sacred or in high esteem [Section 3(1)(t) of the Act]</p> <p>Promoting feelings of enmity, hatred or ill-will [Section 3(1)(u) of the Act]</p> <p>Disrespecting by words or any other means of any late person held in high esteem [Section 3(1)(v) of the Act]</p> <p>Intentionally touching a Scheduled Caste or a Scheduled Tribe woman without consent, using acts or gestures, as an act of sexual nature, [Section 3(1)(w) of the Act]</p> <p>Fouling or corrupting of water [Section 3(1)(x) of the Act]</p> <p>Denial of customary right of passage to a place of public resort or obstruction from using or accessing public resort [Section 3(1)(y) of the Act]</p> <p>Forcing or causing to leave house, village, residence desert place of residence [Section 3(1)(z) of the Act]</p>					
3 (1)	Obstructing or preventing a member of a Scheduled Caste or a Scheduled Tribe in any manner with regard to—					
	(A) using common property resources of an area, or burial or cremation ground equally with others or using any river, stream, spring, well, tank, cistern, water-tap or other watering place, or any bathing ghat, any public conveyance, any road, or passage [Section 3(1)(za)(A) of the Act]	6 M to 5 yrs and	F	C	N B	SC
	(B) mounting or riding bicycles or motor cycles or wearing footwear or new clothes in public places or taking out wedding procession, or mounting a horse or any other vehicle during wedding processions [Section 3(1)(za)(B) of the Act.					

	(C) entering any place of worship which is open to the public or other persons professing the same religion or taking part in, or taking out, any religious, social or cultural processions including jatras [Section 3(1)(za)(C) of the Act]				
	(D) entering any educational institution, hospital, dispensary, primary health centre, shop or place of public entertainment or any other public place; or using any utensils or articles meant for public use in any place open to the public [Section 3(1)(za)(D) of the Act]				
	(E) practicing any profession or the carrying on of any occupation, trade or business or employment in any job which other members of the public, or any section thereof, have a right to use or have access to [Section 3(1)(za)(E) of the Act] Causing physical harm or mental agony on the allegation of being a witch or practicing witchcraft or being a witch [Section 3(1)(zb) of the Act] Imposing or threatening a social or economic boycott. [Section 3(1)(zc) of the Act]				
(3) (2)	Whoever, not being a member of a Scheduled Caste or a Scheduled Tribe,— (i) gives or fabricates false evidence intending thereby to cause, or knowing it to be likely that he will thereby cause, any member of a Scheduled Caste or a Scheduled Tribe to be convicted of an offence which is capital by the law for the time being in force shall be punished with imprisonment for life and with fine; and if an innocent member of a Scheduled Caste or a Scheduled Tribe be convicted and executed in consequence of such false or fabricated evidence,	the person who gives or fabricates such false evidence, shall be punished with death;	C	N B	SC
	(ii) gives or fabricates false evidence intending thereby to cause, or knowing it to be likely that he will thereby cause, any member of a Scheduled Caste or a Scheduled Tribe to be convicted of an offence which is not capital but punishable with imprisonment for a term of seven years or upwards,	shall be punishable with imprisonment for a term which shall not be less than six months but which may extend to seven years or upwards and with fine;	C	N B	SC
	(iii) 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 belonging to a member of a Scheduled Caste or a Scheduled Tribe,	shall be punishable with imprisonment for a term which shall not be less than six months but which may extend to seven years and with fine;	C	N B	SC

	(iv) commits mischief by fire or any explosive substance intending to cause or knowing it to be likely that he will thereby cause destruction of any building which is ordinarily used as a place of worship or as a place for human dwelling or as a place for custody of the property by a member of a Scheduled Caste or a Scheduled Tribe,	shall be punishable with imprisonment for life and with fine;	C	N B	SC
	(v) commits any offence under the Indian Penal Code (45 of 1860) punishable with imprisonment for a term of ten years or more against a person or property knowing that such person is a member of a Scheduled Caste or a Scheduled Tribe or such property belongs to such member				
	(va) commits any offence specified in the Schedule, against a person or property, knowing that such person is a member of a Scheduled Caste or a Scheduled Tribe or such property belongs to such member,	shall be punishable with such punishment as specified under the Indian Penal Code for such offences and shall also be liable to fine.	C	N B	SC
	(vi) knowingly or having reason to believe that an offence has been committed under this Chapter, 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,	shall be punishable with the punishment provided for that offence; or	C	N B	SC
	(vii) being a public servant, commits any offence under this section,	shall be punishable with imprisonment for a term which shall not be less than one year but which may extend to the punishment provided for that offence	C	N B	SC
Sec .4	Punishment for neglect of duties.—(1) Whoever, being a public servant but not being a member of a Scheduled Caste or a Scheduled Tribe, wilfully neglects his duties required to be performed by him under this Act and the rules made there under,	shall be punishable with imprisonment for a term which shall not be less than six months but which may extend to one year.	C	N B	SC

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**THE UNLAWFUL ACTIVITIES (PREVENTION) ACT, 1967**

Sec	Offence	Sentence		Cog / NC	B/ NB	Trial Court
		Imp	Fine			
10	(a) Person who continues to be a member of an association declared unlawful by notification u/s.3: or takes part in its meetings: or contributes/receives / solicits any contribution: or assists operation of such association	2yrs and	F	C	B	Spl. Court
	(b) Person who continues as member or voluntarily does an act aiding or promoting objects of such association & possess any unlicensed firearm, ammunition, explosive or other substance & commits any act resulting in loss of human life/ grievous injury/ damage to any property					
	(i) and if such act has resulted in death of any person is punishable with	Death / Life and	F	C	NB	Ditto
	(ii) in any other case	5 yrs to Life&	F	C	NB	Ditto
11	Person dealing with funds of unlawful Association on whom prohibitory-order u/s7(1) served	3 yrs or	F	C	NB	Ditto
12	Contravention of order made in respect of a notified place:-Whoever uses any article contrary to prohibitory order made u/s.8(3); Whoever knowingly and willfully effects or attempts to effect entry into a notified place contrary to an order made u/s.8(4) punishable	1 yr and	F	C	B	Ditto
13	Punishment for unlawful activities-(1)whoever takes part, commits, advocates, abets, advises or incites the commission of unlawful act.	7 yrs and	F	C	NB	Ditto
	(2)Whoever assists any unlawful activity of any association declared unlawful u/s.3	5 yrs or	F	C	NB	Ditto
16	Terrorist act resulted in death of any person	Death/Life.&	F	C	NB	Ditto
	Terrorist act in any other case	5y to Life.&	F	C	NB	Ditto
16A	Demand Radioactive substances, nuclear devices etc, by use of force/threat to aid or abet terrorist act	10yrs and	F	C	NB	Ditto
17	Raising funds for terrorist act directly or indirectly.	5yr to Life &	F	C	NB	Ditto
18	Whoever conspires or attempt to commit or abets, advises the commission of terrorist act	5yr to Life and	F	C	NB	Ditto
18A	For organizing terrorist camps	5yr to Life &	F	C	NB	Ditto
18B	For recruiting person/persons for terrorist act	5y toLife &	F	C	NB	Ditto
19	Voluntarily harbouring /concealing / attempts to do so knowing that person is a terrorist	3yrs to Life and	F	C	NB	Ditto
20	For being member of terrorist gang or organization which is involved in terrorist act	Up to Life and	F	C	NB	Ditto
21	Whoever knowingly holds any property derived from commission of any terrorist	Up to Life and	F	C	NB	Ditto
22	Punishment for threatening witness	3yrs &	F	C	NB	Spl.Court
23	Enhanced Penalty:- Person intend to aid terrorist org./gang contravenes provisions	5yrs to Life and	F	C	NB	Ditto



	or rules of explosives Act / ES. Act /Arms Act, or is in un-authorized possession of any bomb, dynamite or other lethal weapon etc.,					
38(2)	Person who associates himself with a terrorist organization with an intention to further its activities and commits an offence	10 yrs or	F	C	NB	Ditto
39(2)	Person who invites support for the terrorist organization, arrange meeting, addresses a meeting for encouraging support to such org.	10 yrs or	F	C	NB	Ditto
40(2)	Person raising fund by inviting or receiving from others for terrorist organization or provides money or other property knowing it might be used for the purpose of terrorism	Not exceeding - 14 yrs or	F	C	NB	Ditto
<p><b>Note:1)</b> Jurisdiction is conferred by the S.22(3) of National Investigation Agency Act,2008 on Sessions Court, until a Special Court is constituted by the State Govt. u/s.22(1) of NIA.Act for cases punishable under Unlawful activities prevention Act; Court of Session of the division in which such offence is committed shall have jurisdiction. Special court may take cognizance of any offence without the Accused being committed to it for trial.</p> <p>2) As per sec.43 Police officers not below the rank of D.S.P. or A.C.P. is competent to investigate offences under chapters IV &amp; VI, i.e.Ss,16-23&amp;38-40. As per S.43-D (1) all the offences under this Act are cognizable. For 15 days, 90 days and 60 days mentioned in S.167(2) Cr.P.C., it shall be construed as 30 days, 90 days and 90 days respectively as per S.43-D(2) of the Act and if the investigation is not completed within 90 days after the arrest of the accused, the court on the application of the prosecutor, if satisfied, it can extend remand of the accused upto 180 days.</p> <p>3) For seeking Police custody of a person from judicial custody, the I.O. shall file an affidavit stating the reasons for seeking Police custody as per the proviso to sec.43-D (2).</p> <p>4) As per Sec.43-D(4) no anticipatory bail can be granted to a person committing an offence under this Act. Notice of bail petition for offences under chapters –IV and VI must be given to public prosecutor.</p> <p>5) As per sec.45 Court shall not take cognizance of any offence without previous sanction of the Central Govt. for offences under chapter-III or previous sanction of central or state govts as the case may be for offences in chapter-IV&amp;VI. When such offence is committed against the gov. of a foreign country, previous sanction of the Central Govt. is required.</p> <p>6) Sec.46 makes admissible the evidence collected through interception of wire, electronic or oral communications under provisions of the Indian Telegraph Act, 1885 or the Information Technology Act,2000 or any other Law in force, provided the accused is furnished with a copy of the order of competent authority at least 10 days prior to the trial.</p> <p>7) Provisions of Cr.P.C. shall apply in so far as they are not inconsistent with the provisions of this Act, to all arrests, searches and seizures made under this Act (S.43-C).</p>						

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**THE WILD LIFE (PROTECTION) ACT, 1972**  
(as amended upto 1993)

Sec	Offence	Sentence		C/ NC	B/ NB	TC	Cp/ NCp
		Imp	Fine				
51	Penalties. - (1) Any person who contravenes any provisions of this Act except Ch.V-A and Sec.38-J or any rule/order made there under or who commits a breach of any of the conditions of any license or permit granted under this Act, be punished.	3 yrs or	25,000 /	C	NB	MC	Cp
	where the offence committed is in relation to any animal specified in Scheduled I or Part 11 of Sch. 11, or meat of any such animal, animal	3 to 7 yr and	Not less than 10,000	C	NB	MC	NCp

	article, derived from such animal or where offence relates to hunting in, ox, altering the boundaries of a sanctuary or a National Park, such offence shall be punishable		/				
	Provided further that in the case of a 2 <sup>nd</sup> /subsequent offence of the nature mentioned in this sub-sec	3 to 7yrs and	Not less than 25,000 /	C	NB	MC	NCp
	<b>(1-A)</b> Any person who contravenes any provisions of Chapter VA, shall be	3 to 7yr and	Not less 10,000 /	C	NB	MC	NCp
	<b>(1-B)</b> Any person who contravenes the provisions of Section. 38-J	6 M or	2000/	C	NB	MC	Cp
	Provided that in case of second or subsequent offence the term of imprisonment may extend to one year or the fine may extend to five thousand rupees.	1 yr or	5000/	C	NB	MC	Cp
53	Punishment for wrongful seizure.- If any person, exercising powers under this Act, vexatiously & unnecessarily seizes property of any person on the pretence of seizing it for the reasons mentioned in S.50 he is punishable.	6 M or	500/	C	B	MC	CP
<p><b>Note:-</b> Cognizance of an offence under the Act can be taken by a court only on the complaint of an officer mentioned in section.55 As per S.54 except those offences for which a minimum period of imprisonment has been prescribe in S.51, all other offences under this Act are compoundable.</p>							

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### THE YOUNG PERSONS (HARMFUL PUBLICATIONS), 1956

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
3	Penalty for sale, etc., of harmful publications.					
(1)	If a person- (a) sells, lets to hire, distributes, publicly exhibits or in any manner puts into circulation, any harmful publication, or	6 M or	F	C	B	MC
	(b) for purposes of sale, hire, distribution, public exhibition or circulation, prints, makes or produces or has in his possession any harmful publication, or					
	(c) advertises or makes known by any means whatsoever that any harmful publication can be procured from or through any person, he shall be punishable with imprisonment which may extend to six months, or with fine, or with both.					
<p><b>Note:</b> as per Sec.7 all offences punishable under this Act are cognizable</p>						

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## NEGOTIABLE INSTRUMENTS ACT, 1881

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
138	<b>Dishonour of cheque for insufficiency, etc., of funds in the account.</b>	2yrs	Twice the amount of cheque	NC	B	MC
<p>*Provided that nothing contained in this section shall apply unless-</p> <p>(a) the cheque has been, presented to the bank within a period of six months from the date on which it is drawn or within the period of its validity, whichever is earlier;</p> <p>(b) the payee or the holder in due course. of the cheque as the case may be, makes a demand for the payment of the said amount of money by giving a notice, in writing, to the drawer of the cheque, within fifteen days of the receipt of information by him from the bank regarding the return of the cheque as unpaid; and</p> <p>(c) the drawer of such cheque fails to make the payment of the said amount of money to the payee or, as the case may be, to the holder in due course of the cheque, within fifteen days of the receipt of the said notice.</p>						

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## THE MINIMUM WAGES ACT, 1948

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
22	Penalties for certain offences: Any employer who (a) pays to any employee less than the minimum rates of wages fixed for that employee's class of work, or less than the amount due to him under the provisions of this Act	6 M	500/	NC	B	MC
	(b) contravenes any rules or order made under section.13	6 M	Rs.500/-	NC	B	MC
22-A	Any employer who contravenes any provision of this Act or of any rules. If no other penalty is elsewhere provided for such contravention by this Act		Rs.500/-	NC	B	MC

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## THE MATERNITY BENEFIT ACT, 1961

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
21	Penalty for contravention of Act by employer- (1) if any employer fails to pay maternity benefit or discharge or dismiss a woman during the period of maternity	1 yr (Not less than 3 months )	5000/ (Not less than Rs.2000 /	NC	B	MC
	(2) if any employer contravenes the provisions of the Act or rules	1 yr	5000/	NC	B	MC
22	Penalty for obstructing inspector or fails to produce the register or documents etc.	1 yr	5000/	NC	B	MC

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**THE FACTORIES ACT, 1948**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Im p	Fine			
92.	if in, or in respect of, any factory there is any contravention of any of the provisions of this Act or of any rules made thereunder or of any order in writing given thereunder, the occupier and manager of the factory shall each be guilty of an offence and punishable	2 yrs	1Lak h	NC	B	MC
94	If any person who has been convicted of any offence punishable under section 92 is again guilty of an offence involving a contravention of the same provision, he	3 yrs	10000 to 2 Lakh	NC	B	MC
95	Whoever willfully obstructs Inspector in the exercise of any power conferred on him by or under this Act, or fails to produce on demand any registers or other documents in his custody in pursuance of this Act or of any rules thereunder, or conceals or prevents any worker in a factory from appearing or being examined by, an Inspector,	6 M	10000 /	NC	B	MC
96.	Penalty for wrongfully disclosing results of analysis u/s.91	6 M	10000 /	NC	B	MC
9 6A	Whoever fails to comply with or contravenes any of the provisions of sections 41B, 41C or 41H or the rules made thereunder, shall in respect of such failure or contravention	7 y	2Lak h	NC	B	MC
97	1) Subject to the provisions of sec 111, if any worker employed in a factory contravenes provisions of this Act or any rules or orders thereunder, imposing any duty or liability on workers		500/	NC	B	MC
98	Penalty for using false certificate of fitness. Whoever knowingly uses or attempts to use, as a certificate of fitness granted to himself under section 70, a certificate granted to another person under that section, or who, having procured such a certificate, knowingly allows it to be used, or an attempt to use it to be made, by another person,	2 M	1000/	NC	B	MC
99	Penalty for permitting double employment of child		1000/	NC	B	MC

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**THE BONDED LABOUR SYSTEM (ABOLITION) ACT, 1976**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Im p	Fine			
16.	Punishment for enforcement of bonded labour.—Whoever, after the commencement of this Act, compels any person to render any bonded labour	3 yrs	2000	NC	B	MC

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**THE CHILD AND ADOLESCENT (PROHIBITION AND REGULATION) ACT, 1986**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Im p	Fine			
14.	Penalties.—2 [(1) Whoever employs any child or permits any child to work in contravention of the provisions of section 3	NL 6 M to 2 yrs or	NL 20000 to 50000	NC	B	MC
	(1A) Whoever employs any adolescent or permits any adolescent to work in contravention of the provisions of section 3A	NL 6 M to 2 yrs or	NL 20000 to 50000	NC	B	MC
	(1B) Notwithstanding anything contained in sub-sections (1) and (1A) the parents or guardians of any child or adolescent referred to in section 3 or section 3A, shall not be liable for punishment, in case of the first offence.]	NL 6 M to 2 yrs or	NL 20000 to 50000	NC	B	MC
	[(2) Whoever, having been convicted of an offence under section 3 or section 3A commits a like offence afterwards,	NL 1 to 3yr s		NC	B	MC
	2A) Notwithstanding anything contained in sub-section (2), the parents or guardian having been convicted of an offence under section 3 or section 3A, commits a like offence afterwards,	--	10000	NC	B	MC

**TELANGANA EXCISE ACT, 1968**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
34	Whoever in contravention of this Act or any rule, notification or order passed there under or of any license or permit granted or issued under this Act-					
	(a) import, export, transport, manufactures, collects or possess or sells any intoxicant or					
	(d) constructs or works any distillery or brewery, or					
	(e) uses, keeps or has in his possession any material, stills, utensils, implements or apparatus for the purpose of manufacturing any intoxicant other than toddy, or					
	(f) bottles any liquor for purposes of sale, or					
(h) possess any material or film either with or without government logo of any district in the state of A.P. or any other state or wrapper or any other thing in which intoxicants can be packed or any apparatus, or implements or machine for the purpose of packing any intoxicant,						
(i) remove any intoxicant from any distillery, brewery or warehouse licensed, established or constituted under this Act; shall on conviction be punished						
(b) taps any excise tree, or						
(c) draws toddy from any excise tree, } <b>Compoundable</b>						
(g) buys any intoxicant, or						
<b>(1) In case of an offence falling under clause(a)</b>						
(i) Where intoxicant involved is less than such quantity as may be notified in this behalf						
	6 M to 3y &	5000 to 20,000	C	B	MC	
(ii) Where intoxicant involved not less than the qty notified as aforesaid						
	3 to 5 yrs &	10,000 to 1 Lakh	C	NB	MC	
<b>(2) In case of an offence other than an offence falling under clause(a)</b>						
	6M to 1yr &	Upto 10,000	C	B	MC	
35	Penalty for rendering denatured spirit fit for human consumption	2 to 5yr and	5,000/	C	NB	MC
36	<b>(1) Penalty for misconduct of licensees etc.</b>					
Clauses (a) (e) (f) (g) or (h) under this sections <b>“Compoundable”</b>						
(i) In the case of an offence falling under clause(a),(b)or(c) of this Sec.						
	6 M to 2 yrs &	1000/	C	B	MC	
(ii) in any other case						
	3M or	500/	C	B	MC	
37	Penalty for adulteration etc., by licensed vendor or manufacturer					
Clauses (b), (c) or (d) under this sections <b>“Compoundable”</b>						
(i) in case of first offence						
	3to5yr and	10,000 to 30,000/	C	NB	MC	
In case of 2 <sup>nd</sup> or subsequent offence						
	3to 6 yrs &	50,000 to 1 Lakh	C	NB	MC	
37A	<b>1) Penalty for adulteration resulting in death/grievous hurt/disability to human being</b>					
(i) if as a result of such an act, disability or grievous hurt or death is passed to any person. *(Act 8 of 2010,w.e.f.4-10-2010) GO.Ms.No.1250,Rev.(Ex-II) dt.30.09.2010, Published in A.P. Gazette No.542, dt.4.10.2010						
	*3yrs upto life &	1 Lakh	C	NB	MC	
(ii) in any other case						
	1to 10yrs	50,000/	C	NB	MC	
<b>(2) whoever omits to take reasonable precautions to prevent mixing of any noxious substance or any substance which is likely to cause disability or grievous hurt or death to human being, with any liquor or intoxicating drug shall be punishable -</b>						

	(i) if as a result of such omission, disability or grievous hurt is caused *(Act 8 of 2010,w.e.f.4-10-2010)	*3yrs upto Life&	1 Lakh	C	NB	MC
	(ii) if as a result of such omission, death is caused	3yrs upto Life &	1 Lakh	C	NB	MC
	(iii) in any other case	1to10yrs	50,000/	C	NB	MC
	(3)whoever possess any liquor or intoxicating drug in which any substance referred to in sub-sec.(1) is mixed, knowing that such substance is mixed with such liquor or intoxicating drug be punished with	1to 10 yrs and	50,000/	C	NB	MC
38	Penalty for consumption in the chemist's shop [Compoundable by the commissioner]					
	(1) a chemist, druggist, apothecary or keeper of a dispensary who allows any intoxicant which has not been bonafide medicated for medicinal purposes to be consumed on his business premises by any person	3M and	1000/	NC	B	MC
	(2) any person who consumes any such intoxicant on such premises	-	2000/	NC	B	MC
40	Penalty for cutting down or destroying excise trees in contravention of Sec.27					
	(i) in case of first offence	Not less than 3M &	Not less than 1000/	NC	B	MC
	(ii) in case of 2 <sup>nd</sup> or subsequent offences	Not less than 6M&	Not less than 2000/	NC	B	MC
40A	Penalty for false statement made in declaration or affidavit before a prohibition and excise officer	6M to 3yr &	10,000/	C	B	MC
41	Penalty for offences not otherwise provided for <b>(Compoundable)</b>	6 M and	5000/	NC	B	MC
43A	Punishment for allowing premises etc. to be used for commission of any offence under this Act by any other person		Same punishment provided for such offence	As per the offence committed		
44	Enhanced punishment after previous conviction U/ss.34, 35,37, 38 and 40 or under the corresponding provision of any enactment repealed by this Act subsequently		Twice punishment which might be imposed on the 1 <sup>st</sup> conviction under this Act	C	NB	MC
48	Any officer or person exercising powers under this Act, who vexatiously and unnecessarily delays in forwarding the arrested person to the nearest Pro& Excise officer or to the SHO of the nearest Police Station as per Sec.60(2) is punishable	-	200/	NC	B	MC
49	Penalty for Pro&Excise officer refusing to do duty without lawful excuse or withdraw himself from the duties without permission in writing from the commissioner or guilty of cowardice shall be punishment	1to 3M or	500 to 1000/	NC	B	MC
50	Penalty for abetment- any officer who	3 M	-	NC	B	MC

	unlawfully releases or abets the escape of any person arrested under this Act or abets the commission of any offence under this Act is punishable	to 1 yr				
50A	Penalty for assault – notwithstanding anything contained in the IPC, whoever assault or threatens to assault or obstructs or attempts to obstruct any excise officer in the discharge of his official duty shall be punished with	3 yrs and	50,000/	C	NB	MC

**Note:** u/s.53 of the Act any officer of Pro& Excise, Police or Revenue department of this State subject to such restrictions as may be prescribed empowered

(a) to arrest without warrant any person involved in offences punishable U/ss.27, 34 to 37, 37-A, 40-A, 50 or 50-A (b) seize & detain any excisable or other article liable for confiscation under this Act, and also (c) detain and search any person upon whom and any vessel, raft, vehicle, animal, package, receptacle in or upon which he suspect.

Sec.60-A inserted by Act 8 of 2010 effective from 4-10-2010 makes the offences punishable u/s.34(1)(ii), 37 and 37-A as non-bailable

Sec.53-A- imposes obligation on the officers of the departments of Police and Revenue to render assistance on the notice or request made by a prohibition and excise officer in carrying out the provisions of the Act. This section was inserted by Act of 1994.

Sec.55 Power to search without warrant given to the commissioner or a collector or any police officer not below the rank of SHO or any Pro & Excise officer not below the rank of Pro&Excise Sub-inspector who has reason to believe that an offence u/s.34 to 37 of Sec.37, 37-A has been or is likely to be committed and search warrant cannot be obtained without delay after recording the grounds of his belief.

Following the provisions of **Sec.14** of A.P. Excise Act, Government issued notification vide GO.Ms.No.268, Rev (EX –III) 1<sup>st</sup> April 1997 prescribing the quantity of various liquors a person can possess without a permit.

SL. No	INTOXICANTS	QUANTITY
1	Indian Liquor (IL)	Six Quart. bottles of 750 ml.
2	Foreign Liquor (FL)	Six Quart. bottles each 750 ml.
3	Denatured Spirit	Three bulk liters.
4	Methylated Spirit	Three bulk liters.
5	Beer	Twelve bottles of each 650 ml.
6	Toddy	Two bulk liters.
7	Rectified Spirit	No quantity.
8	Intoxicating drugs	No quantity.
<b>Quantity of intoxicants notified for the purpose of punishment u/s.34:- (G.O.Ms.No:146 Rev, Dep.Dt.14-2-1994 )</b>		
	Arrack	500 Liters
2.	Illicit Distilled Liquor	100 Liters
3.	Toddy	300 Liters
4.	IMFL (Duty paid)	192 quart bottles
5.	Beer (a) Non-duty paid (b) Duty paid	48 quart bottles 384 quart bottles
6.	Bhung	500 grams

#### **Compoundable Offences under Telangana Excise Act, 1968**

U/s.47 of the Act offences u/s.31(a) or (b) of sub-section(1) or who is reasonably suspected of having committed an offence falling u/s.34(b), (c) or (g) and Sec.36 (a) (e) (f) (g) or (h) and u/s.37 (b) (c) or (d) and Sec.41 can be compounded by the collector or any prohibition and excise officer specially empowered in that behalf.

U/s.47-A special powers are given to the commissioner of Prohibition & Excise to compound offences falling u/s.38 by collecting compounding fee.



**THE TELANGANA PROHIBITION ACT, 1995**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp p	Fine			
8	Buying, selling, consumption etc, of liquors. a) Consumes any liquor except in accordance with the provisions of this Act, or the terms of any rule, notification, order, license or permit issued there under shall be punished	6 M or	Rs.1000/	C	B	MC
	b) possesses collects, buys, sells, transports, produces or manufactures any liquor other than arrack except in accordance with provisions of the A.P. Excise Act,1968 shall be punished, i) where the liquor involved in the offence is less than such quantity as may be notified in this behalf with	6 M to 3yrs or	Not less than 10,000/or thrice the value of liquor involved, whichever is higher, but not exceed 6times.	C	NB	MC
	ii) where the liquor involved in the offence is not less than the quantity notified as aforesaid with	1to 5yr and	20,000/ thrice value of liquor, but not exceed 6times	C	NB	MC
	iii)where commission of any offence either u/sub-clause (i) or sub-cl.(ii) is abetted the abettor punishable with.	With imp. and fine as provided thereon		C	NB	MC
	c) having obtained a license or permit granted under the A.P. Excise Act, sells any liquor other than arrack against the provisions of this Act, terms, any rule, notification, order, license or permit issued there under shall be punished	6 M or	1000/	C	B	MC
	d) allows consumption of arrack upon premises in his immediate possession shall be punished with	3 yrs or	10,000/	C	B	MC
	e) whoever contravenes the provisions of S.7-A shall be punished with	1 yr to 5 yr &	10,000/ to 1 Lakh	C	NB	MC
9	Whoever is found in a state of intoxication in any public place otherwise than as permitted under any law be punished.	2M to 1yr or	2,000/	C	B	MC
10	Punishment for abetment of escape of persons arrested.etc by any officer exercising powers under this Act.	6 M or	500/	C	B	MC
11	Punishments for offences not otherwise provided for	-	500/	C	B	MC
25A	Enhanced punishment after previous conviction	Twice the punishment		-	-	-
26	Punishment for vexatious search or arrest	6 M or	500/	C	B	MC

**Note on Telangana Prohibition Act, 1995-** All offences under this Act are cognizable u/s.25. Cr.P.C applies to arrests, detention, searches, summons, warrant of arrest, search warrants disposal of things seized as per S.23. Officer is empowered u/s.20 to use force to make an entry U/ss.17, 18 and 19, when there is resistance. Officer not below the rank of S.I. can search a place without a warrant after recording the reasons as per S.18 similar to S.42 Cr.P.C. a person suspected refuses to give name or giving false name can be arrested u/s.22 of the Act. As per S.11(b) offences falling sec.8(a), 8(b)(i) and S.9 or compoundable by the Collector or any Prohibition & Excise officer specially empowered

**THE TELANGANA PROHIBITION OF RAGGING ACT, 1997**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
4	Penalty for ragging- whoever, with the intention of causing ragging or with the knowledge that he is likely to cause ragging by such act, commits or abets ragging and thereby					
	(i) teases or embarrasses or humiliates a student	6 M or	1000/	C	B	MC
	(ii) Assault or uses criminal forces to criminally intimidates a student	1 yr or	2000/	C	B	MC
	(iii) wrongfully restrains or wrongfully confines or causes hurt to a student	2 yrs or	5000/	C	B	MC
	(iv) causes grievous hurt to or kidnaps' or abducts or rapes or commits un-naturally offence with a student	5 yrs and	Upto 10,000/	C	NB	MC
	(v) causes death or abets suicide	10 yrs and	50,000/	C	NB	MC
7	Abetment- if the head or managers of an educational institution fails or neglect to take action in the manner specified in sec.6(1)	Punishment provided for the offence		C	-	-

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**THE TELANGANA PUBLIC EXAMINATIONS  
(PREVENTION OF MALPRACTICES AND UNFAIR MEANS) ACT, 1997**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
8	Whoever contravenes or attempts or conspires to contravene or abets the contravention of provisions of Secs.3,4,5,6 or 7 of the Act	3 to 7yr	N.L 5000 to 1 Lakh	C	NB	MC
	Sec.3-prohibits use of unfair means, Sec.4 -unauthorized possession and disclosure of question paper, Sec.5 -prohibits leakage of any work pertaining a public examination by a person entrusted which such work, Sec.6 - prevents manipulation of evaluation or record of such evaluation of an examinee at a public examination, Sec.7-Prevents any kind of inducement like offer or promise any guarantee of performance or success at a public examination in advance as an inducement for admission into such educational institution or tutorial.					
9	Whoever commits an offence punishable u/s.8 having made preparation for causing death of any person or causing hurt to any person or assaulting any person or wrongfully restraining any person or for putting any person in fear of death or hurt or assault etc. shall be punished	5 to 10 yrs and	N.L 10,000 to 1 Lakh	C	NB	MC
10	Whoever being entrusted with any work or has to perform any duty pertaining to a public	6 M to 3 yrs and	N.L 5,000 to 1 Lakh	C	B	MC

	examination <i>willfully neglect such work</i> or duty required to be performed by him shall be punished					
11	Offences by companies (1) where an offence against any of the provisions of this Act or any rule made there under has been committed by a company, every person who at the time of offence was committed was in-charge of, and was responsible to the company for the conduct of business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.					

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**THE TELANGANA GAMING ACT, 1974 (AMENDMENT) ACT, 2017**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
3	(1)Penalty for opening, etc., a common gaming house (1) Any person who opens, keeps or uses or permits to be used any common gaming house or conducts or assists in conducting the business of any common gaming house or advances or furnishes money for gaming therein, shall be punishable					
	(i) for the first offence, with	3 M to 1 yr &	3000 to 5000	C	B	MC
	(ii) (a) for a 2 <sup>nd</sup> offence,	6 M to 2 yrs and	5000 to 10000	C	B	MC
	(b) for a 3 <sup>rd</sup> or subsequent offence	6M-1 yr and	10000	C	NB	
4	Whoever is found gaming or present for the purpose of gaming, in a common gaming house on conviction be punished,	6 M or	3000/-	C	B	MC
9(1)	Whoever is found gaming or reasonably suspected to be gaming in any public street or thoroughfare or in any place to which the public have, or are permitted to have, access shall be punished.	6 Months or	5000/-	C	B	MC
(2)	Whoever is found setting any birds or animals to fight or is reasonably suspected to be aiding or abetting such fighting of birds or animals in any public street or thoroughfare or in any place to which the public have, or are permitted to have, access, shall be punished with	6 Months or	5000/-	C	B	MC

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**THE TELANGANA TOWNS NUISANCES ACT, 1889.**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
3	Penalty for certain offences in public places- Whoever in any public place commits any of the following offences shall be liable on conviction	8 days and	50/-	C	B	MC
5	Penalty for cruelty to animals Whoever cruelly beats, ill-treats,	1 M and	50/-	C	B	MC

	tortures, or drives, rides or otherwise uses any animal in an unfit state to be so driven, ridden or used, or causes any animal to be cruelly beaten, ill-treated, tortured, or to be driven, ridden or used when unfit to be driven, ridden or used					
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**THE TELANGANA PUBLIC SECURITY ACT, 1992.**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
3(1)	Penalty - (1) Whoever is a member of an unlawful association or takes part in meetings or activities of any such association or contributes or receives or solicits any contribution for the purpose of any such association	3 yrs and	F	C	B	MC
3(2)	Whoever manages or assists in the management of An unlawful association or promotes or assists in promoting a meeting of any such association or of any members thereof, or in any way assists, abets or aids the unlawful activities of any such association through whatever manner or	3 yrs and	F	C	B	MC

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**THE TELANGANA HABITUAL OFFENDERS ACT, 1962**

Sec	Offence	Sentence		C/ NC	B/ NB	TC
		Imp	Fine			
16.	on first conviction with imprisonment for a term which may extend to six months or with fine which may extend to two hundred rupees or with both, and	6 M or	200/-	NC	B	MC
	on a second or subsequent conviction, with imprisonment for a term which may extend to one year or with fine which may extend to five hundred rupees or with both:	1 yr or	500/-	NC	B	MC

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