

DETAILED CONTENTS

<i>Preface</i>	v
<i>General Contents</i>	vii
<i>Detailed Contents</i>	ix

POLICE INVESTIGATION

CHAPTER 1 INTRODUCTION

SYNOPSIS

1. "Arrest"—What is?	3
2. "Complaint"—What is?	4
(a) Scope.	4
(b) "Complaint"—Meaning of.	4
(c) Complaint by individual.	5
(d) Cognizance on the basis of invalid complaint.	5
(e) Issue of process.	5
(f) Public interest litigation.	6
3. Examination of witnesses by police.	6
4. Notice of appearance before Police Officer.	6
5. Person arrested to be taken before Magistrate or officer in charge of police station.	7
6. Police officer's power to investigate cognizable case.	7
7. Police officer's power to require attendance of witnesses.	7
8. Police to enquire and report on suicide, etc.	7
9. Police to prevent cognizable offences.	8
10. Police to report apprehensions.	8
11. Powers of superior officers of police.	9
12. Power, on escape, to pursue and retake.	9
13. Power to commute sentence.	9
14. Power to direct security to be taken.	9
15. Power to hold investigation or preliminary inquiry.	9
16. Power to seize offensive weapons.	10
17. Power to summon persons.	10
18. Power to suspend or remit sentences.	10

19. Procedure when police officer deposes subordinate to arrest without warrant.	11
20. Public when to assist Magistrates and police.	11
21. Report of police officer on completion of investigation.	11
22. Restriction on powers of remission or commutation in certain cases. . .	13
23. Search by police.	14
24. Search by Police Officer.	14
25. Search in other police circle.	14
26. Warrant directed to police officer.	14
27. Warrant directed to police officer for execution outside jurisdiction. . .	14
28. When accused shall be discharged.	15
29. Aid to person, other than police officer, executing warrant.	15
30. Arrest by Magistrate.	15
31. Arrest by private person and procedure on such arrest.	15
32. Arrest how made.	15
33. Arrest on refusal to give name and residence.	16
34. Arrest to be made strictly according to the Code.	16
35. Arrest to prevent the commission of cognizable offences.	16
36. Complainant and witnesses not to be required to accompany police officer and not to be subjected to restraint.	16
37. Control room at districts.	17
38. Conviction on plea of guilty.	17
39. Delay in examination—Effect of.	17
40. Discharge of person apprehended.	17
41. Diary of proceedings in investigation.	17
42. Duty of officers employed, in connection with the affairs of a village to make certain report.	18
43. Evidence for prosecution.	19
44. Examination of accused by medical practitioner at the request of police officer.	19
45. Examination of arrested person by medical officer.	19
46. Examination of person accused of rape by medical practitioner. . .	20
47. Expunction of remarks.	21
48. Form of warrant of arrest and duration.	21
49. Health and safety of arrested person.	21
50. How confessional statement of any accused should be regarded? . .	21
51. Identification of person arrested.	21
52. Information as to non-cognizable cases and investigation of such cases.	21
53. Information of design to commit cognizable offences.	22

54. Inspection of weights and measures.	22
55. Issuance of non-bailable warrants.	22
56. Letter of request from a country or place outside India to a Court or an authority for investigation in India.	22
57. Letter of request to competent authority for investigation in a country or place outside India.	23
58. Liberal policy.	23
59. Medical examination of the victim of rape.	23
60. No inducement to be offered.	24
61. No unnecessary restraint.	24
62. Obligation of person making arrest to inform about the arrest, etc., to a nominated person.	25
63. Opening case for prosecution.	25
64. Person arrested to be informed of grounds of arrest and of right to bail.	25
65. Person arrested to be brought before Court without delay.	25
66. Prevention of injury to public property.	25
67. Procedure for investigation.	25
68. Procedure of arrest and duties of officer making arrest.	26
69. Procedure on arrest of person against whom warrant issued.	26
70. Procedure when investigation cannot be completed in twenty-four hours.	27
71. Procedure where accused is not discharged.	34
72. Protection of members of the Armed Forces from arrest.	34
73. Public to give information of certain offences.	34
74. Pursuit of offenders into other jurisdictions.	35
75. Recall of witnesses when charge altered.	35
76. Recording of confessions and statements.	36
77. Release of accused when evidence deficient.	37
78. Remission of sentence.	37
79. Report how submitted.	37
80. Right of arrested person to meet an advocate of his choice during interrogation.	38
81. Search by public officer.	38
82. Search of arrested person.	38
83. Search of place entered by person sought to be arrested.	39
84. Separate charges for distinct offences.	39
85. Warrant forwarded for execution outside jurisdiction.	39
86. Warrant may be directed to any person.	40
87. Warrants to whom directed.	40

88. When accused shall be discharged.	40
89. Where warrant may be executed.	40
90. Withdrawal of remaining charges on conviction on one of several charges.	40
91. When police may arrest without warrant.	41

CHAPTER 2

RE-ORGANISE THE POLICE AND TO MAKE IT A MORE EFFICIENT INSTRUMENT FOR THE PREVENTION AND DETECTION OF CRIME

SYNOPSIS

1. "Police Officer"—Meaning of.	45
2. Police report—What is?	45
3. "Inquiry"—Meaning of.	45
4. "Investigation"—Meaning of.	46
5. History-sheet.	48
6. Duties of police officers.	48
7. Inspector-General of Police, etc.	48
8. Police officer always on duty and may be employed in any part of district.	48
9. Police officers may lay information, etc.	48
10. Police officers not to engage in other employment.	48
11. Police officers not to resign without leave or two months notice.	48
12. Powers of Inspector-General—Exercise of powers.	49
13. Police officers to keep diary.	49
(i) General Diary.	49
(ii) General Diary—Non-maintenance of, by Police Officer.	49
14. Police officers to take charge of unclaimed property and be subject to Magistrate's order as to disposal.	49
15. Police surveillance in form of secret picketing.	50
16. Power of Inspector-General to make rules.	50
17. Powers of special police officers.	50
18. Powers to prosecute under other law not affected.	50
19. Powers with regard to assemblies and processions violating conditions of licence.	50
20. Preventive action of police.	50
(i) Name of accused not named in FIR—Not a rule for acquittal.	51
(ii) Police are circumventing the orders of the Courts releasing the petitioners on bail and this should be deprecated.	52
(iii) Power of Magistrate.	52