Unit-08 Probation, Parole, Statutory Provision and after care Principles and Practice, Role in Control and Management of Crime

Structure:

- 8.1 Probation
- 8.2 Parole
- 8.3 After Care of Prisoners
- 8.4 Prevention of Crime
- 8.5 Reference
- 8.6 Exercises

8.1. Probation

Provision of probation was introduced in India in 1958 by passing the Central Probation Act. Though section 562 in 1898 criminal procedure code permitted release of an offender on probation but it applied only to Juvenile delinquents and first offenders. There was no provision for supervision and only 1st class magistrates were empowered to grant probation. British Government permitted states (provincial Governments) in 1934 to enact their own laws permitting probational release. Madras and Madhya Prodesh acted such an Act in 1936. Bombay and Uttarpradesh in 1938, Hyderabad in 1953 and West Bengal in 1954. But all these Acts were meant only for the probational release of Juvenile delinquents.

Probation is an alternative to prison. It is suspension of sentence of an offender by the court and releasing him on certain conditions to live in the community with or, without supervision of a probation officer. Probation is granted by the court considering amongst others the nature of the committance of crime and behaviour of the offender and probability to bring him to normal social life. The idea of granting probation was the innovative thought of social Psychiatrists, criminologists and legal philosopher to bring to criminal into social control and changing motive of committing crime and thereby distabilising social norms.

The 1958 Act applies to all offenders. It permits the release on probation for a mximum period of 3 years and also has a provision for revoking the term. Some states like have linked it with Law Department while some states like have linked it with Law Department while some states have separate Directorate. The probation officer have been assigned two functions: Social Investigation and supervision of probationers. There are about 550 probationer officer through

out the country on an average, one probation officer investigates 20 cases and supervises 10 cases in a year.

Provision of releasing offenders on probation is now practiced in all civilised democratic country considering its advantages over prison. The main advantage is that, no stigma is attached to the offender release on probation, unlike prisoner who find it difficult to get social acceptance. Women prisoners are especially disadvantaged as they are disowned by their families and communities and in this way probation helps in social reintegration. Another significant point is that there is no break in a probationer's economic life. A prisoner loses his job on imprisonment and even on bring released finds it difficult to find employment. But a probationer can continue working for his livelihood without suffering financial loses. The probationer's family does not suffer and he does not feel frustrated since he is not separated from them for long periods of time.

The probation system is of course not free from disadvantage. The offender is put in the same environment in which he committed the crime. There is a chance that the offender may repeat the crime, either voluntarily or, due to circumstances as being provoked by others. Apart from that a probationer has no fear of punishment. The victim and the society may feel deprived of justice and a sense of terror may prevail in society.

But the advantages of probation are far more than the disadvantages. The probation gives the offender a chance to reform under controlled circumstances. He is prevented from repeating his offences and gradually converted to a non-offender. Reformists have countered criticism against probation by suggesting new measures to make it more effective by breating probation as genuinely an alternative to imprisonment. The major emphasis has given on the rehabilitation of the offender and not just retribution. Quick and hassle-free probation leads to easier rehabilitation for probationers. It also saves time, money and man power for their families.

8.2. Parole

Parole is another method of individualized treatment. Parole is a conditional release granted to a prisoner who has served a part of his sentence in a Penal Institution. While that is also a community treatment conditionally applied and the methods of supervision closely resemble there employed in Probation, there is still a distinction between the two. In the case of the Parole there has been a period of institutional treatment. Parole is an adjunct to institutional treatment where as probation is an alternative to it. Another significant point is that the future conduct of the parole is adjudged whereas in the case of probation it is the court that orders further disposition. In the words of Barnes and Teeters, "It is a form of release, but it always presupposes some sort of superivision, for it is not freedom. There can be no parole without a previons sentence following a conviction by a court or, jury or, without an institutional experience. The parole must have been released from some sort of institution under some sort of supervision. Hence it must never be confused with probation with pardon. Thus the granting of Parole is merely permission to a prisoner to serve a portion of his sentence outside the walls of prison. As against probation he continues to be in the custody of the authorities, both legally and actually, and is still under restraint. Parole, wisely and efficiently administered, gurantees to the community that the released

prisoner is a potentially asset because of his institutional training, and it is one of the bulmarks of a progressive penology.

Closely correlated in function and usage parole is the system of indeteriorate sentence, though it is not in vogue in country.

It is in the light of this parole system or, indeterminate sentence introduced in some other advanced countries that release of prisoners for good conduct Acts were passed in most of the states of our country. Under these Acts, a provincial government may release a prisoner on licence subject to conditions, if from his antecedents or, conducts in prison he is likely to abstain from crime and lead useful and industrious life. He will be placed under the supervision of an officer of the state or, a secular institution or, a person willing to take charge of him. A licence is revocable. On revocation the prisoner shall be recommitted and shall serve the unexpired term of the original sentence. He also forfeits any remission earned before his release.

8.3. After Care of Prisoners

"The concept of after care of prisoners is derived from penological thought that regards reformation and rehabilitation as the ultimate aim of penal administration." [Report of the advisory committee on after care programmes, Central Social Welfare Board 1954]. This after care aspect of prisoners on release for the proper rehabilitation of prisoners has received much attention in these days. Generally, a convict loses some of his civil rights, he is stigmatized by society and finds difficult to get a Government or, private job and ready himself in the society. As Barnes and Teeters point out, an ex-prisoner is ill prepared for life after prison because of various handicaps from which he suffers as loss of civil rights, stigma if conviction, follow-up by police etc. They observe, "The prisoner returning to society is seriously handicapped under the most favourable conditions. This is especially true in so far as obtaining work is concerned." No doubt some welfare agencies in some advanced countries provide after care services for ex-prisoners and help them in providing jobs, but very little attention has been paid to this aspect in our country. The Indian Jails Reform Committee (1918-1919) emphasized for help to the released prisoners. It was on the recommendation of this committee that fresh stimulus was given to this work. In order to provide such services on a large scale and on scientific lines, the Central Social Welfare Board appointed an Advisory Committe on After Care Programmes in 1954 to look into the conditions of present services and suggest certain measures for their improvement. Again a Committee was appointed in 1990 to look into the after care service. The after reviewing the work of various agencies has suggested a comprehensive plan for the after care services including after care services for delinquent juveniles and the widows. The committee has disscussed two aspect, of after care programme, i.e. vocational rehabilitation and social rehabilitation which are mutually interdependent. No doubt some after care homes have been set up for various types of person in various states of the country. But true and proper service to ex-prison is still a farcry. The study team on social welfare rightly remarks, "It is a matter of regret that voluntary efforts of these, agencies have not been effectively utilised in the execution of the after care programme".

It is the felt reality that the prevention and control of crime, treatment of offenders and after care of prisoners should be treated as a unified programme of social defence. The Department of prisons and correctional services should exercise jurisdiction over prisons, Juvenile delinquency, probation and after care services.

8.4 Prevention of Crime

The General Assembly of United Nations in their resolution in December 1950 provided for the convening every five years of an International Congress on the prevention of crime and treatment of offenders. The first Congress was held in Geneva in 1955, the Second in 1960 in London and the 3rd in 1964 in Felkets Hais (Stockholm). The third Congress discussed two programmes (a) Prevention in the Predelinquent stage through family education, protective programmes, police service etc (b) prevention of recidivism. This last required four measures: (i) control of criminogenic factors conducive to recidivism such as detention pending trial, inequality in the administration of justice etc. (2) adult probation and other non-institutional measures (3) special prevention and treatment measures for young offenders (e) prevention of criminality by abnormal offenders and their treatment.

In spite of some efforts made by central and state governments in the prevention and control of crime and reformation of prisoners in the last few years, many more steps are still needed to reach desirable standards. The following few suggestions may be put forward.

- [1] Adoption of the principle which shifts from punishment to treatment.
- [2] To reduce number of undertrials.
- [3] Short sentences to be discouraged.
- [4] Fines and default imprisonment to be reduced.
- [5] Premature releases.

Last but not least, there should be full time after care services for prisoners released before due date or, after completion of their sentences. Without it the prisoner who has no place to go will be forced to seek his old haunts and his old friends and all the efforts made over him will have been wasted. A programme of after-care must address itself to the problem of the prisoner's social and vocational rehabilitation and set him on his own feet to an honest and independent living. Considering the prevailing prejudices against an ex-prisoner the state should give the lead in facilitating his rehabilitation by a preparedness to re-employ him if he has earned a good chit from the probation and after care agency unless this is done jails will continue to be places which foster at public expense future criminals who, embittered by the society's refusal to give him a chance to live as honest citizens even after they have paid their dues in the hard coinage of punishment, will be driven to further antisocial behaviour.

There should be psychological clinics attached to jail hospitals as is done in U.S.A. The field workers attached to these clinics should collect data from thier family, homes, and about the past history of prisoners so that individual treatment can be rendered.

It is hoped that if the suggestions made above are put into practice they will go a long way in the reduction of crime though the country.

8.5 Reference

- [i] Indian Social Problems—G. R. Madan
- [ii] Probation and Parole—C. R. Jaccob.

8.6. Exercises

- (i) What is meant by Probation? What are its advantages.
- (ii) Do you consider Parole is a jutifiable means to reform the prisoners.
- (iii) Write explanatory notes on after care service in the Prevention and Control of crime.

Unit-09 ☐ Structure and Function of Correctional Institution, State Organisation, Observation Homes, Children Homes and Shelter Homes.

Structure:

- 9.1 Structure and Function of Correctional Institution
- 9.2 State Organisation
- 9.3 Observation Homes
- 9.4 Children Home
- 9.5 Special homes and shelter homes
- 9.6 References
- 9.7 Exercises

9.1 Structure and Function of Corretional Institution

Correctional Institutes provide correctional services to the various categories of offenders. Correctional services include prevention of criminal activities through government departments which are planned and systematically organized and voluntary organisations whose activities are less co-ordinated. Prevention can be punitive (e.g. prison), (e.g. probation) in nature. This requires co-ordination between all departments of the criminal justice system.

Criminal Justice System (CJS) as a matter of fact comprising of :-

- (a) The Investigating agency
- (b) The Prosecuting agency.
- (c) The Justice delivery system through courts
- (d) The correctional services or, the jails.

All these 4 components of CJS has been recommended by the expert committee for improvement. Firstly a paradigm shift of the criminal. Justice system will be quest for truth and not just assessor of evidence. The judge will play a more active role. The police as the investigative and law enforcing agency need to be insulated from political and other extraneous influencess. And correctional institutions or, jail will render both preventive and curative service to the offender with the basic purpose of converting an offender to an non-offender. The increasing awareness of civil liberties and human rights have influenced the institutional and non-institutional method for the reformation and the rehabilitation of the offenders. Fundamental rights, Human rights concept

and protocols form the basis of India's criminal Justice system and influence its correctional services. It has been observed by many that accountable correctional services as the best safeguards of human rights. A more humane approach to correctional services to offenders is non the professed goal of India. With the greater understanding of the consation of crime, the concept of correctional services too have undergone a sea-change. The newly emerging concept of Restorative justice looks at inter relationship not only between criminality and offenders, but also at the communities that provides the broad context to the crime.

Correctional Institution or, jail or, prison is a unisex world where every inmate is stignalised and has to carry on tightly scheduled activities in the company of strangers. The inmates are deprived of liberty, privileges, emotional security and hetero-sexual relations. Considering all previling occurred situation in Indian correctional institutions, following major functions of correctional Institutions are suggested:—

- [1] Keeping in view of recommendations time to time made by National Human Rights Commission, the offender ought to be provident adequate emotional support as well as human treatment.
- [2] A balanced policy of liberalization and strictness regarding the inmates be adopted for punishing/treating the offenders through imprisonment.
- [3] The prison systemt's needed to make more effective in correcting the diviants. Undertrial should not be kept with convicts in the same prison.
- [4] Inmates should be provided access to their files.
- [5] The Correctional Institutions must make proper diagnosis before assigning barrack or, work to prisoners. Then should be given freedom of choosing the work of their choice.
- [6] Release on parole should be made easier and more effective.
- [7] Private industries should be encouraged to come to prison for providing varigated needs of the prisoner.
- [8] Correctional Institutions should provides ...channels to inmates for expressing that grievances.
- [9] A constant vigil should be maintained to look after the dress, food, shelter, hospital facilities of the inmates so that minimum standard of United Nation's norms are mentained.
- [10] Keeping it in mind that there is no connection between severity of prison conditions and incidence of crime, the correctional institutions should endeavour to devise programmes which may induce prisoners to turn over a new leaf.
- [11] Probation officers and other welfare officers must discharge their obligations properly so offenders get probation in accordance with the expressed provisions of the criminal procedure code 1973 (Amended). The probation officers should carry their two assigned tasks or, function, Social investigation and supervision and relate the inves-

tigation for curative measure of the offender. Last but not least prisoners shall not be neglected, humiliated or, deprived for their humanity through cruel and degrading treatment at any stage of their confinement.

9.2 State Organisation

Each and every state is equipped with sufficient number of prisons or, correctional institutions for imprisonment, confinement of offenders. In the state of West Bengal there are central jails, district jails and subdivisional jails and special jails. Imprisonment as a form of punishment came to be applied on uniform basis through out India in 1860. The Prison Act 1894 governs the administration of prisons in the country. However action towards developing a uniform legal frame work has been hampered, because the subject of Prison falls in the state list of seventh schedule of the constitution and the central government is reluctant to intervene. However, the position now seems to have drastic change with the new interpretation given by the Supreme Court of India regarding matters relating to the handling and .. of prisoners. It has been clearly laid down that the manner in which offenders are treated in jails in an extention of judicial process itself and the rights of the prisoners are to be protected by the court. It should therefore responsible for the central government initiate action for the updating revision and consolidation of prison laws and to propare a new Model Prison Mannual for the states adopt and to administer Prisons. The exercise will also help in generating public opinion to serve as the springboard for political will and executive action on progressive lines.

A prison today serves the purpose of being custodial, a detterent, coercive, curative, reformative, correctional, rehabilitative and for resocialisation. It is not an independent system of power, but an instrument of the state shaped by its social milieu and by the stage of economic social and political development.

The Inspector General of prison is the executive head of all prisoner correctional Institutions of the state. The home department deals with prison affairs. Each state has a central jail and various district jails and some special jails. The district jails are headed by Superintendent. The Superintendent discharges administrative, executive, financial and other miscellaneous functions. This involves day to day management of the jails, that is of prisoners, the jail staff, the jail—budget etc.

The Jailor is the chief executive officer of the jail. He works directly under superintendent. He is assisted by assistant and sub-assistant jailors. The jailor is responsible for providing basic services like food, clothing, medical, vocational and recreational facilities to the prison inmates. Each jail also has a male and female warden sections of the jail. They look after prisoner's need on daily basis. There are also chief modern read day to day activities of various

Apart from administrative setup, there are medical officers, Probation officer, social welfare officer for rendering correctional services. Central jail or, prison are those that house prisoners that have been sentenced for over 3 years and some have adjoining but separate areas for female under trials. District jails house prisoners sent to less than 3 years detention.

9.3 Observation Homes

Observation homes are also known as Remand Homes. These homes are meant for children during the pendency of their trial in the courts, but they are also used for keeping the homeless, destitute and neglected children. The stay here is used for evaluating their personality traits and behaviour. As such, these homes are view more as observation homes than as place of detention. The important characteristics of good Remand Homes are segregation education, training, recreation facility health care, controlled discipline and effective supervision. Since the child in the Remand Home comes into contact with the law for the first time, if the environment is not kept conducive, the child might become suspicious and defiant towards the courts.

In India Remand/observation homes do not exist in all states. Remand/observation homes are managed by Government funds as well voluntary agencies. These are separate homes for boys and girls of the total inmates, two thirds belong to the 7-14 years age groups while the remaining one-third are either below seven years or, between 14 and 18 years. Doctors are appointed for health care on both fulltime and partime basis. The average expenditure per inmate per month in a Remand Home or, observation home was Rs. 60/- in 1973 and Rs. 310/- in 1993, Rs. 526 in 2002. The amount allotted is not adequate to meet all the needs of the child and cases of runways are commonly heard in these homes. The National Human Rights Commission recommendations to improve the condition of these homes are under active consideration of the Government to ameliorate the conditions of the inmates.

9.4 Children Home

These hope are established for reformation of the children offender and maladjusted children. Children given detention order by the court are kept in children home for a minimum period of 3 years and a maximum period of seven years. Inmates of about 18 years of age are transferred to Borstal Schools. These schools, meant only for boys, remain under the supervision of prison departments. Each school having a capacity of 80-100 inmates is devided into 4-5 dormitories and each dormitory has 4-5 cells. Each schol has a Superintendent, deputy superintendent, deputy jailor, assistant jailor, doctor, 3-4 instructors, 2-3 teachers and some wardens. Training is given in tailoring. Toy making, manufacturing leather goods and agriculture. Each Training programme is of 2 years. The inmate gets the raw material from the school and thing manufactured by them are sold in the market and profit is deposited in their account. The inmate even gets basic education upto 5th satandard and has to appear in the examination conducted by the Inspector of schools. If the inmate wants to study beyond the 5th standard, he is admitted in the outside school. Since no work is forced upon the inmates here, they live like family members. However, no follow-up records are maintained by the schools after the release of the inmates. The training programme are too old and traditional. The homes face usual problems of inadequate funds and ill-trained staff and lack of basic amenities. Cases of physical and even sexual abuse of children by the Staff and older children are also common. Frequently the children escape from these reformatories and return to the streets to a life of crime. Counselling is essential in these homes for improving the mental health of the children and inmates.

9.5 Special Homes and Shelter Homes

These special homes and shelter homes are established for providing shelter and specialised training to young offender for their reformation. Reformation is the modern concept of punishment developed in the era of widespread use of prison sentences. These homes were established to accommodate maladjusted children Juvenile delinquent and violent and virculent and sex violence offender. These homes used to serve the purposes of reformatories. These a programme of work, educations, recreation and religious services in order. To assist in rehabilitating the offender and preparing him for his entrance back into law-abiding society. These homes are meant to foster quick reformation of the offender. The cost of these Homes for maintenance are mostly borne by the state governments. Probation officer, welfare officer, medical officer, teacher and instructors run these homes. Counselling services are also provided for improving and restoring their mental health. Protection is another feature of these homes which provide security of living to the immates. Base-level and primary education is also provided in these homes. Vocational training occupational training is also provided to make them employable. This also helps in their rehabilitation task in later course of life and their mainstreaming. In level ... are established at the ... of the state government. Special homes are established by Central Govt. particularly after 1990 in main states for providing shelter and as well as training during the period confinement of the offender.

9.6 References

- (i) Correctional Administration—P. L. Nanda
- (ii) Indian Social Problem—G. R. Madan
- (iii) Govt. of India Publication—New Delhi on Reformation of Correctional Institution.

9.7 Exercises

- (i) What is meant by Correctional Institutions? Narrate the structure and function of Correctional institution.
- (ii) Write explanatory notes on—(a) observation home (b) children homes.
- (iii) What are the basic reason for establishing special homes and shelter homes?

Unit-10 ☐ Social Work Approach in Correctional Institutions

Structure:

- 10.1 Correctional Institutions
- 10.2 Social Work Intervention in Correctional Setting
- **10.3** Role
- 10.4 Reference
- 10.5 Exercises

10.1 Correctional Institutions

Social work intervention and methodology is keenly required in correctional institutions to reform the offender and helping their entrance-back of to the law abiding society. The social worker try to establish rapport with the offender. The can help the offenders to help free legal aid for undertrials who may be too poor to afford a lawyear. Social workers provide guidance for use of the community resources and services. If the prisoner is the sole bread earner than the family may require financial support or, alternative employment with the quidence of social worker. The Basic need and medical expenses of Prisoner family need to be met by other sources by the social worker, during the offender's term of imprisonment. The legal concern the needs of the offenders. The social worker can provide remedial measure to the offender with the help of external agencies or N. G. Os.

Social Workers may find it a challenging task to work with the inmater of correctional home. The central theme of Social Work Prefession in connected with Social Justice and the Social Workers must be dedicated to enhance social order, Social Security and restore a peaceful environment by giving due respect and dignity to the individual. According to the activities of Social Work; its function may be categorized as—

- (1) Restoration of impaired capacity.
- (2) Provision of individual and Social resources.
- (3) Prevention of Social dysfunction.

These functions are inter-related to each other. They majorly deal with curative and rehebilitetive, activities by erradication of deviant activities. Which may aducrely affect the Social functioning. The Secondery Methods particularly Social welfare.

Despite legislation protecting Juvenile prisoners children committed to prison in India experience extreme cruelty and neglect. In most cases, juvenile prisoners are put together with hardened criminals. They are often sexually abused and compelled to do hard work. Older detaines make them do the heavy work allotted to them, usually in connivance with jail officials. This takes place in most of the situations. The social worker try to pursue Supreme Court ruling stating that care be taken to ensure such practices do not occur at the detriment of the under trial or, sentenced offender.

Delinquent children need empathy and provision of therapeutic environment in order... have forgotten how to trust others, remmebr destructive behaviour and assume responsibility for themselves. They need help in finding legitimate means of seeking satisfaction of their basic urges. In most cases the parents and family members also need counselling services so that they can provide whole some training and a more adequate home climate for children.

Thus parents and other family members need to be re-oriented and helped in the matters of their own behaviour—control for the purpose of effective socialisation of children. it is axiomatic that if a change is desired in the behaviour of the children the persons in immediate contract with them should change the way they behave to achieve this end, aspects of social field education, institution and control should continue to be essential in bringing changes to the ... of diverse individual beliefs, conventions and idiosyncrasies which are in opposition to the social development of the children. Definite and positive guidance to the parents, teachers and guardians is the need of the day suggesting, minimization of the increasing inconsistency between the 'adult work' & 'the world of children'. The adults are parent, teachers, guardians, scientists, social workers, administrators etc. are all required to respond in radical ways, to cultivate environmental perception & to nurture self-constructive behaviour. Environmental education is required to reduced and eliminate self-destructive trends. It can be stressed that the mental health of children depends more than anything else on the love received from their parents and harmonious relationship between the father and the mother, psycho-therapy is required to diminish marital disharmony.

10.2 Social Work Intervention in Correctional Setting

We know that the Professionals of Social Work is committed to improve human and social conditions and alleviating human distress and social problems and lead a life with dignity. So the central idea of Social Work is to promote Social Justice. The core idea of the correctional service is to reorient and re-socialise the deviant behaviour traits of an individual's personality by providing helpful and educative facilities and services which may help in increasing a feeling of repentance and a strong desire to correct oneself. Social Work tries to reshape one's behaviour through control and socialization. Social Worker requires to develop skills to understand crime and the criminal behaviour of the inmates, and accordingly chalk out the problem-solving method to deal with them.

Social Work aims to enhance the social functioning of individuals, groups, and communities by improving their social relationships. For achieving this aim Social Work performs following functions-

Resources-The Social Worker will have to look for enough resources to enhance capabilities of the inmates of the correctional homes by introducing new developmental programmes and interactive activities within the correctional setting and thus improve the social interaction within the inmates.

Restoration-Under this, a social worker may carry out both curative as well as rehabilitative functions, by identifying and eliminating the causes which resulted into the disruption of the social functioning, while its rehabilitative aspects deals with re- establishing the interaction process. The profession of Social Work is problem solving in and hence, it's methods can effectively be applied in the treatment and rehabilitation of the inmates of the correctional home.

Prevention- Much of the emphasis is given on elimination of such situations which may lead to the commission of delinquent or deviant activities. Thus prevention and control of the criminal activities for checking the rate of crime is a crucial part of social work. A social worker must carefully examine the cause and effect of the problem which results in social dysfuntion, and then chalk out remedial measure to deal with it.

Social workers play a vital role in the criminal justice settings. They have to study deeply the mental, social and emotional condition of the new inmates who come to the correctional home, and think of suitable strategies for treating and supporting them. They may work with the individual inmate or groups of inmates with same problems, or may also provide referrals to medical or mental-health services.

Enough scope must be given to the inmates to ventilate their inner frustration, regrets agony fear and anger so that they feel better emotionally. Their hopes, desires and aspirations must be noted down, so that the social worker may plan out accordingly. Another challenging job that the social worker has to perform is to initiate effective communication and interaction within the inmates of the correctional setting. The inmates are from different background and have their own perceptions, but the social worker must ensure that the difference of opinion does not lead to hostility.

They must constantly monitor and record the progress and compliance of inmates within the correctional setting. They must closely observe their needs and requirement and also recommend for probation and parole. They are responsible to plan out programmes for the overall development of the inmates by providing integrated service which may include-education, counselling, cultural therapy, introducing income generation programme, fixing up meetings with the family members and also looking after the welfare activities of the inmate as well as their families. In the community setting also the Social Worker has an important role to play, which may be both rehabilitative and preventive in nature. They have to take initiative to settle down the inmates, once they are back to the community life after getting released from the correctional home. They must be helped to regain their lost self-

esteem and be motivated to start a new life with dignity and self-respect. The community members on the other hand be encouraged to accept them as a part of their society. They are also the agents for social control along with police and legal personnel. They may carry out programmes related to Anti- trafficking, Anti- dowry, domestic violence, child marriage, and also organize camps on legal Aid to raise awareness within the community.

10.3 Role of Social Worker

Social workers have positive role for the prevention of crime, rendering due and effective service in correctional institutions, in probation and parole applying suitable methodology.

Studies reveal that if social planning and economic development go hand in hand then there is no increase in juvenile delinquency. Social workers stress the needs to be amended to cover the minimum preconditions like welfare facilities, formal education or, training etc to ensure a good category of living to all children including those with delinquent tendencies.

In case of correction institutions and various categories of Homes, the social worker establishes a close nexus between the offender and the authorities and hereby ... The social worker also provide effective counselling to the offenders to improve their mental health so that could be made prepared for future eventualities in social re-orientation after the completion of the term of the sentence.

During probation the social worker maintains close rapport with the probation so that he can maintain good conduct record by abiding the rules for conditional release. During probation the social worker can provide effective counselling to the offender so that his mental health becomes sound and can easily overcome the stigma of imprisonment and confinement.

During the release on parole the detaince be given Psychoanalytic treatment by the social worker. He will help the offender to unfold his unconscious motives and repressive.. social worker for his effective mainstreaming

It is also the task of the social worker to explain the necessity of comprise between individual needs and social need to the offenders, so that they can make better adjustment to his environment overcoming the pent-up feelings of inadequacy and deprivations.

It both the cases of probation and parole the social worker should maintain a keen vigil to the offenders, watch their every moment for infliciting socialization process on them. Socialization process are considered to be vital through which elements of personality gain determining forces. The wide array of forces which act on the individuals during their life process seem equally responsible for producing social as well as anti-social.. such interactions are dynamic in characters. Social workers in course of giving counselling to the offenders assert on perceptual and behavioural

patterns so that offenders understand that future days can bring some good prospects for them and their social living will be purposive meaningful and pleasant social worker thus provides individualised treatment.

10.3 Reference

- (i) Social Defence in Indian Society Joshi + Bhatiya
- (ii) Crime and Delinquency by Haskell and L. Yablonsky-Chikago.

10.4 Exercises

- (i) State the process of application of social work method in correctional Institutions.
- (ii) Trace the role of the Social worker in Homes and Probation and Parole for effective socialization.

Unit-11 ☐ Human Rights and the Law, Enforcement Agencies—Role of Police, Judiciary and Statutory Agencies

Structure:

- 11.1 Human Rights and the Law
- 11.2 Enforcement Agencies
- 11.3 References
- 11.4 Exercises

11.1 Human Rights and the Law

The concept of human right tells a detailed story of the attempts made to define basic dignity and worth of the human beings and his or, her most fundamental entitlement. The denial of human rights and fundamental freedoms not only is an individual and personal tragedy but also creates conditions of social and political unrest showing the seeds of violence and conflict within and between societies and nations. Just to avoid these problems various international agencies including League of Nations, UNO, laid stress for the protection of human rights permanently, although the idea of Human Rights predates the United Nations.

It can be easily appreciated that human rights and fundamental freedoms allow us to develop fully and use our human qualities, our intelligence, our talents and our conscience and to satisfy our spiritual and other needs. They are based on mankind's increasing demand for a life in which the inherent dignity and worth of each human being will receive respect and protection. In the language of United Nation's Center for humanr rights—human rights could be generally defined and those rights which are inherent in our nature and without which we can not live as human beings.

The basic principle and ideas of Human Rights has stemed from 3 world famous events which reverberated the corridors of world history. They are (i) American war of Independence 1776, from which bill of right idea generated which led to the development of fundamental right (ii) The French Revolution 1789 and (iii) Russian Revolution and socialist movement of 1915-17. The colossal wastages of wealth and proper, anihiation of millions of people and uprooting millions and millions of people making them evacuee in the 1st and 2nd world war also led to development of idea of Human rights and fundamental freedom to protect the human civilisation and the mankind from fear of war, tyrrany, exploitation and deprivation. The worst kind of

brutalization of human rights in the First and Second World war the main motivating factor in pursuing the goals of protection of human rights in the post-war period.

Article 55(1) of the charter of the United Nations embodies the theme of Human Rights. The Declaration known as Universal Declaration of Human Righs was adopted on December 10, 1948 by the General Assembly of United Nations with the hope that ultimately nations will embody these human rights in the constitutional documents. The General Assembly proclaimed:

This Universal Declaration of Human Rights as a common standard of achievement for all people of all nations, to the end that every individual and every organ of society, keeping this declaration constantly in mind, shall strive by teaching and education to promote respect for these freedoms and by progressive measure, national and international, to secure universal and effective recognition and observance, both among the people of member states themselves and among the people of territories under their jurisdiction.

It was hoped that the Declaration would be embodied into a covenant of human rights creating international norm. It took 28 years for achieving that goal. In the year 1976 two covenants (i) The International Covenant on Economic, Social and Cultural rights, (ii) The International covanant on civil and political rights.

There is optional protocol to the second covenant.

The Protection of Human Rights Act 1993 (Act 10 of 1994)

To implement the principles enunciated through the universal declaration of Human Right 1948 and subsequents of 1976 i.e. economic cultural and social right and civil and political right, the Government of India enacted an Act in 1993 in the name, Protection of Human Rights to provide for the constitution of National Human Rights Commission and State Human Rights Commission in states and Human Rights Courts for better protection of Human Rights and for matters connected therewith and incidental thereto.

11.2 Human Right Agencies

(i) National Human Rights Commission

The Central Government shall constitute a body to the known as the National Human Rights Commission. The Commission shall consists of :

- (a) A chair-person who has been a chief justice of the Supreme Court of India.
- (b) One member who is or, has been, a judge of the Supreme Court.
- (c) One member who is or, has been the chief justice of a High Court.

(d) Two members to be appointed from amongst persons having knwoledge of or, practical experience in, matters relationg to human rights.

The chair persons of National Commission for Minorities, the National Commission of scheduled castes and scheduled tribes, the National Commission for women shall be deemed to be members of the commission for discharge of functions.

There shall be a Secretary General who shall be the chief executive officer of the commission and shall exercise such powers, and discharge such functions of the commission as it may delegate to him.

The head quarters of the Commission shall be at Delhi and the Commission with privious approval of the Central Government establish officer at other places in India. The chair person shall hold office for a term of five years from this state. On which he enters upon his office or, unit he attains the age of seventy years, whichever is earlier.

The President of India, by notification in official gazettee appoint the chairperson on recommendation of a committee headed by the Prime Minister of India.

Functions:

The commission shall perform all or any of the following functions, namely:-

- (a) inquire, suomotu or, on a petition to it by a victim or, any person on his behalf into the complaint of (i) violation of human Rights (ii) abatement there of; or, (ii) negligence in the prevention of such violation by a public servant.
- (b) intervene any proceeding involving any allegation of violation of Human Rights pending before a court with the approval of such court.
- (c) Visit under intimation to the state government, any jail or, any other institution under the control of the state government, where persons are detained or, lodged for purpose of treatment, reformation or, protection to study the living conditions of the inmates and make recommendations there on.
- (d) review the safe guards provided by or, under the constitution or, any law for the time being enforced for the protection of Human Rights.
- (e) review the factors, including acts of terrorism, that inhibit the enjoyment of human rights and recommend appropriate remedial measures.
- (f) study treaties and other international instruments on human right and make recommendation for their effective implemention
- (g) undertake and promote research in the field of human rights.
- (h) encourage efforts of non-governmental organisations and institutions working in the field of human rights.

Powers relating inquiries:

The Commission shall have all power of a civil court trying a suit under the code of civil procedure 1908 and in particular in respect of the following matters:-

- (a) Summoning and enforcing the attendance of witness and examining them on oath:
- (b) discovery and production of any document
- (c) receiving evidence of affidevit
- (d) requisitioning any public record or, copy there of from any court or, office:

The Commission shall be deemed to be a civil court and when any offence is described in section 175, section 178, section 179, section 180 or, section 228 of the Indian Penal code is committed in view of presence of the commission, the commission many after recording the facts constituting the offence and the statement of the accused as provided in the criminal procedure code 1973 forward the case to a magistrate having jurisdication to try the same and the Magistrate to whom any such case is forwarded shall proceed to hear the complaint against the accused as if the case has been forwarded to him under section 346 of the code of criminal proceedure code 1973.

The High Court, the Supreme Court and other court are supposed to provide necessary help assistance and cooperation of the Human Rights Commission in all matters of inquiry. The public records demanded by National Commission or the State Commission of Human Rights from any court ought to be provided for necessary discharge if functions of the Commission in compliance with the protection of Human Rights Act 1993.

Every proceedings before the commission shall be deemed to be a judicial proceeding within the meaning of sections 193, 228, 196 of the Indian penal code.

Investigation

The commission may for the purpose of conducting any investigation pertaining to the inquiry, utilise the services of any officer! Police officer or, investigating agency of central government or, any state government with the concurrence of the central government or the state government as the case may be. And for this purpose the commission may

- (a) summon and enforce attendance of any person and examine him;
- (b) require the discovery and production of any document and
- (c) requisition any public record or, copy there of from any office.

The police has got responsibility to assist on any matter the commission so require and carry out the order of the both state and national commission of human rights for the purpose of the following:-

(a) issuing summons to the respective person, persons or, institutions

- (b) carrying out order of the commission with regard to the enforcement of attendance of witness
- (c) must not show negligence on matters pertaining to the Human Rights Act 1993.
- (d) Must not allow abatement in case of violence of human rights.
- (e) must carryout the order of the commission state or, national for the purpose if effective investigation on complaints lodged before the commission.
- (f) must help the commission by the providing necessary protection as sought by the State or National Commission of Human Rights.

The State or, National Commission after inquiry approach the Supreme Court or, the High Court concerned for such directions, orders or, writs as that court may deem necessary. The commission, state or, national, after inquiry may recommend to the concerned government or, authority for the grant of such immediate interim relief to the victims or, victim or, the members of his family as the commission may consider necessary.

Formation of the constitution of State Human Rights Commission is not obligatory under the law. The State Commission of Human Rights to perform assigned to at by the law.

The State Commission shall consist of a chairperson who has been a chief justice of High Court and hence other four members. A state commission may inquire into violation of human rights only in respect of matters relatable to any of the entries enumerated in List II and List III in the seventh sechedule to the Constitution. The chairperson shall held office for a term of five years from the date of his joining or, until he attains the age 70 years.

(ii) Human Rights Courts

For the purpose of providing speedy trial of offences arising out of violation of human rights, the state government may, with the concurrence of the chief justice of the High Court, by notification, specify for each district a court of sessions to be a Human Rights Courts to try the said offences:

Provided that nothing in this section shall apply if:—

- (a) a court of session is already specified as a speical court, or,
- (b) a special court is already constituted.

Special Public Prosecutor

For every Human Rights courts, the state government shall, by notification, specify a public prosecutor or, appoint an advocate who has been in practice as an advocate for not less than 7 years as a special public prosecutor for the purpose of conducting cases in that court.

The commission may also solicit the help of any N.GO (non-Governmental organization) for the purpose of inquiry and investigation any complain of violation of human rights. They may also be appoint for other purposes as the commission deem for and proper.

11.3 References

- 1. Human Rights and Legal Remedies—Gokulesh Sarma
- 2. Human Rights and the Law—Paras Dewan & Peeyush Diwan
- 3. Human Rights and the Law—Justice V. R. Krishna Iyer

11.4 Exercises

- (i) State the importance and significane of the Universal Declaration of the Human Rights on 10th December 1948.
- (ii) State the Constitution of the National Human Rights Commission vide the Protection of Human Rights Acts 1993.
- (iii) State the major functions of the states and the National Human Rights Commission.
- (iv) State the role of police and other courts in implementation of Human Rights as proclaimed by the protection of Human Rights Act 1993.

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Some Relevant IPC Section Offences affecting the Public Health, Safety, Convenience, Decency and Morals.

- 268 Public nuisance
- 269 Negligent act likely to spread infection of disease dangerous to life
- 270 Malignant act likely to spread infection of disease dangerous to life
- 271 Disobedience to quarantine rule
- 272 Adulteration of food or drink intended for sale
- 273 Sale of noxious food or drink
- 274 Adulteration of drugs
- 275 Sale of adulterated drugs
- 276 Sale of drug as a different drug or preparation
- 277 Fouling water of public spring or reservoir
- 278 Making atmosphere noxious to health
- 279 Rash driving or riding on a public way
- 280 Rash navigation of vessel
- 281 Exhibition of false light, mark or buoy
- 282 Conveying person by water for hire in unsafe or overloaded vessel
- 283 Danger or obstruction in public way or line of navigation
- 284 Negligent conduct with respect to poisonous substance
- 285 Negligent conduct with respect to fire or combustible matter
- 286 Negligent conduct with respect to explosive substance
- 287 Negligent conduct with respect to machinery
- 288 Negligent conduct with respect to pulling down or repairing buildings
- 289 Negligent conduct with respect to animal
- 290 Punishment for public nuisance in cases not otherwise provided for
- 291 Continuance of nuisance after injunction to discontinue
- 292 Sale, etc., or obscene books, etc.
- 293 Sale, etc., of obscene objects to young person
- 294 Obscene acts and songs, 294A Keeping lottery office Offences relating to Religion
- 295 Injuring or defiling place of worship with intent to insult the religion of any class, 295A -

Deliberate and malicious acts, intended to outrage religious feelings or any class by insulting its religion or religious beliefs

- 296 Disturbing religious assembly
- 297 Trespassing on burial places, etc.
- 298 Uttering, words, etc., with deliberate intent to wound the religious feelings of any person.

Offences affecting the Human Body

- 299 Culpable homicide
- 300 Murder
- 301 Culpable homicide by causing death of person other than person whose death was intended
- 302 Punishment for murder
- 303 Punishment for murder by life convict
- 304 Punishment for culpable homicide not amounting to murder, 304A Causing death by negligence,
- 304B Dowery death
- 305 Abetment of suicide of child or insane person
- 306 Abetment of suicide
- 307 Attempt to murder
- 308 Attempt to commit culpable homicide
- 309 Not Applicable as per latest hearing 310-Thug
- 311 Punishment
- 312 Causing miscarriage
- 313 Causing miscarriage without woman's consent
- 314 Death caused by act done with intent to cause miscarriage
- 315 Act done with intent to prevent child being born alive or to cause it to die after birth
- 316 Causing death of quick unborn child by act amounting to culpable homicide
- 317- Exposure and abandonment of child under twelve years, by parent or person having care of it
- 318 Concealment of birth by secret disposal of dead body
- 319-Hurt
- 320 Grievous hurt
- 321 Voluntarily causing hurt

- 322 Voluntarily causing grievous hurt
- 323 Punishment for voluntarily causing hurt
- 324 Voluntarily causing hurt by dangerous weapons or means
- 325 Punishment for voluntarily causing grievous hurt
- 326 Voluntarily causing grievous hurt by dangerous weapons or means 326A Voluntarily causing hurt by use of acid, etc. 326B Voluntarily throwing or attempting to throw acid
- 327 Voluntarily causing hurt to extort property, or to constrain to an illegal act
- 328 Causing hurt by means of poison, etc. with intent to commit an offence
- 329 Voluntarily causing grievous hurt to extort property, or to constrain to an illegal act
- 330 Voluntarily causing hurt to extort confession, or to compel restoration of property
- 331 Voluntarily causing grievous hurt to extort confession, or to compel restoration of property
- 332 Voluntarily causing hurt to deter public servant from his duty
- 333 Voluntarily causing grievous hurt to deter public servant from his duty
- 334 Voluntarily causing hurt on provocation
- 335 Voluntarily causing grievous hurt on provocation
- 336 Act endangering life or personal safety of others
- 337 Causing hurt by act endangering life or personal safety of others
- 338 Causing grievous hurt by act endangering life or personal safety of others 339-Wrongful restraint
- 340 Wrongful confinement
- 341 Punishment for wrongful restraint
- 342 Punishment for wrongful confinement
- 343 Wrongful confinement for three or more days
- 344 Wrongful confinement for ten or more days
- 345 Wrongful confinement of person for whose liberation writ has been issued
- 346 Wrongful confinement in secret
- 347 Wrongful confinement to extort property, or constrain to illegal act
- 348 Wrongful confinement to extort confession, or compel restoration of property
- 349 Force
- 350 Criminal force

- 351 -Assault
- 352 Punishment for assault or criminal force otherwise than on grave provocation
- 353 Assault or criminal force to deter public servant from discharge of his duty
- 354 Assault or criminal force to woman with intent to outrage her modesty, 354A Sexual Harassment and punishment for sexual harassment, 354B Assault or use of Criminal force to woman with intent to disrobe, 354C Voyeurism, 354D Stalking
- 355 Assault or criminal force with intent to dishonour person, otherwise than on grave provocation
- 356 Assault or criminal force in attempt to commit theft of property carried by a person
- 357 Assault or criminal force in attempt wrongfully to confine a person
- 358 Assault or criminal force on grave provocation
- 359 Kidnapping
- 360 Kidnapping from India
- 361 Kidnapping from lawful guardianship
- 362 Abduction
- 363 Punishment for kidnapping, 363A Kidnapping or maiming a minor for purposes of begging
- 364 Kidnapping or abducting in order to murder, 364A Kidnapping for ransom, etc.
- 365 Kidnapping or abducting with intent secretly and wrongfully to confine person
- 366 Kidnapping, abducting or inducing woman to compel her marriage, etc., 366A Procuration of minor girl, 366B Importation of girl from foreign country
- 367 Kidnapping or abducting in order to subject person to grievous hurt, slavery, etc.
- 368 Wrongfully concealing or keeping in confinement, kidnapped or abducted person
- 369 Kidnapping or abducting child under ten years with intent to steal from its person
- 370 Buying or disposing of any person as slave, 370A Exploitation of a trafficked person
- 371 Habitual dealing in slave
- 372 Selling minor for purposes of prostitution, etc.
- 373 Buying minor for purposes of prostitution, etc.
- 374 Unlawful compulsory labour
- 375 Rape
- 376 Punishment for rape, 376A Punishment for causing death or resulting in persistent vegetative state of victim, 376B Sexual Intercourse by a man with his wife during separation, 376C Sexual Intercourse by a person in authority, 376D Gang Rape, Intercourse by any member of the

management or staff of a hospital with any woman in that hospital, 376E - Punishment for repeat offenders

377 - Unnatural offences

Offences Against Property

- 378 Theft
- 379 Punishment for theft.— Whoever commits theft shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both.
- 380 Theft in dwelling house, etc,
- 381 Theft by clerk or servant of property in possession of master
- 382 Theft after preparation made for causing death, hurt or restraint in order to the committing of the theft
- 383 Extortion
- 384 Punishment for extortion
- 385 Putting person in fear of injury in order to commit extortion
- 386 Extortion by putting a person in fear of death or grievous hurt
- 387 Putting person in fear of death or of grievous hurt, in order to commit extortion
- 388 Extortion by threat of accusation of an offence punishable with death or imprisonment for life, etc.
- 389 Putting person in fear of accusation of offence, in order to commit extortion
- 390 Robbery
- 391 Dacoity
- 392 Punishment for robbery
- 393 Attempt to commit robbery
- 394 Voluntarily causing hurt in committing robbery
- 395 Punishment for Dacoity
- 396 Dacoity with murder
- 397 Robbery, or dacoity, with attempt to cause death or grievous hurt
- 398 Attempt to commit robbery or dacoity when armed with deadly weapon
- 399 Making preparation to commit dacoity
- 400 Punishment for belonging to gang of dacoits

- 401 Punishment for belonging to gang of thieves
- 402 Assembling for purpose of committing dacoity
- 403 Dishonest misappropriation of property
- 404 Dishonest misappropriation of property possessed by deceased person at the time of his death
- 405 Criminal breach of trust
- 406 Punishment for criminal breach of trust
- 407 Criminal breach of trust by carrier, etc.
- 408 Criminal breach of trust by clerk or servant
- 409 Criminal breach of trust by public servant, or by banker, merchant or agent 410-Stolen Property
- 411 Dishonestly receiving stolen property
- 412 Dishonestly receiving property stolen in the commission of a dacoity
- 413 Habitually dealing in stolen property
- 414 Assisting in concealment of stolen property 415- Cheating
- 416 Cheating by personation
- 417 Punishment for cheating
- 418 Cheating with knowledge that wrongful loss may ensue to person whose interest offender is bound to protect
- 419 Punishment for cheating by personation
- 420 Cheating and dishonestly inducing delivery of property
- 421 Dishonest or fraudulent removal or concealment of property to prevent distribution among creditors
- 422 Dishonestly or fraudulently preventing debt being available for creditors
- 423 Dishonest or fraudulent execution of deed of transfer containing false statement of consideration
- 424 Dishonest-or fraudulent removal or concealment of property
- 425 Mischief
- 426 Punished for mischief
- 427 Mischief causing damage to the amount of fifty rupees
- 428 Mischief by killing or maiming animal of the value of ten rupees

- 429- Mischief by killing or maiming cattle, etc., of any value or any animal of the value of fifty rupees
- 430 Mischief by injury to works of irrigation or by wrongfully diverting water
- 431 Mischief by injury to public road, bridge, river or channel
- 432 Mischief by causing inundation or obstruction to public drainage attended with damage
- 433 Mischief by destroying, moving or rendering less useful a light-house or sea-mark
- 434 Mischief by destroying or moving, etc., a land- mark fixed by public authority
- 435 Mischief by destroying or moving, etc., a land- mark fixed by public authority Mischief by fire or explosive substance with intent to cause damage to amount of one hundred or (in case of agricultural produce) ten rupees
- 436 Mischief by fire or explosive substance with intent to destroy house, etc.
- 437 Mischief with intent to destroy or make unsafe a decked vessel or one of twenty tons burden
- 438 Punishment for the mischief described in section 437 committed by fire or explosive substance
- 439 Punishment for intentionally running vessel agground or ashore with intent to commit theft, etc.
- 440 Mischief committed after preparation made for causing death or hurt
- 441 Criminal trespass
- 442 House trespass
- 443 Lurking house-trespass
- 444 Lurking house-trespass by night
- 445 Housing breaking
- 446 House-breaking by night
- 447 Punishment for criminal trespass
- 448 Punishment for house-trespass
- 449 House-trespass in order to commit offence punishable with death
- 450 House-trespass in order to commit offence punishable with imprisonment for life
- 451 House-trespass in order to commit offence punishable with imprisonment
- 452 House-trespass after preparation for hurt, assault or wrongful restraint
- 453 Punishment for lurking house-trespass or house-breaking
- 454 Lurking house-trespass or house-breaking in order to commit offence punishable with imprisonment
- 455 Lurking house-trespass or house-breaking after preparation for hurt, assault or wrongful restraint

- 456 Punishment for lurking house-trespass or house-breaking by night
- 457 Lurking house trespass or house-breaking by night in order to commit offence punishable with imprisonment
- 458 Lurking house-trespass or house-breaking by night after preparation for hurt, assault, or wrongful restraint
- 459 Grievous hurt caused whilst committing lurking house trespass or house-breaking
- 460 All persons jointly concerned in lurking house-trespass or house-breaking by night punishable where death or grievous hurt caused by one of them
- 461 Dishonestly breaking open receptacle contain
- 462 Punishment for same offence when committed by person entrusted with custody

Offences relating to Documents and Property Marks

- 463 Forgery
- 464 Making a false document
- 465 Punishment for forgery
- 466 Forgery of record of court or of public register, etc.
- 467 Forgery of valuable security, will, etc.
- 468 Forgery for purpose of cheating
- 469 Forgery for purpose of harming reputation
- 470 Forged document or electronic record
- 471 Using as genuine a forged document or electronic record
- 472 Making or possessing counterfeit seal, etc., with intent to commit forgery punishable under section 467
- 473 Making or possessing counterfeit seal, etc., with intent to commit forgery punishable otherwise
- 474 Having possession of document described in Section 466 or 467, knowing it to be forged and intending to use it as genuine
- 475 Counterfeiting device or mark used for authenticating documents described in Section 467, or possessing counterfeit marked material
- 476 Counterfeiting device or mark used for authenticating documents or electronic record other than those described in Section 467, or possessing counterfeit marked material
- 477 Fraudulent cancellation, destruction, etc., of will, authority to adopt, or valuable security, 477A Falsification of accounts

- 478 *Omitted*
- 479 Property mark
- 480 Omitted
- 481 Using a false property mark
- 482 Punishment for using a false property mark
- 483 Counterfeiting a property mark used by another
- 484 Counterfeiting a mark used by a public servant
- 485 Making or possession of any instrument for counterfeiting a property mark
- 486 Selling goods marked with a counterfeit property mark
- 487 Making a false mark upon any receptacle containing goods
- 488 Punishment for making use of any such false mark
- 489 Tempering with property mark with intent to cause injury, 489A Counterfeiting currency-notes or bank-notes, 489B Using as genuine, forged or counterfeit currency-notes or bank-notes, 489C Possession of forged or counterfeit currency-notes or bank-notes, 489D Making or possessing instruments or materials for forging or counterfeiting currency-notes or bank-notes, 489E Making or using documents resembling currency-notes or banknotes

Criminal Breach of Contracts of Service

- 490 Repealed
- 491 Breach of contract to attend on and supply wants of helpless person
- 492 Repealed

Offences Relating to Marriage

- 493 Cohabitation caused by a man deceitfully inducing a belief of lawful marriage
- 494 Marrying again during lifetime of husband or wife
- 495 Same offence with concealment of former marriage from person with whom subsequent marriage is contracted
- 496 Marriage ceremony fraudulently gone through without lawful marriage
- 497 Adultery
- 498 Enticing or taking away or detaining with criminal intent a married woman

Cruelty by Husband

498A - Husband of a woman subjecting her to cruelty

Defamation

- 499 Defamation
- 500 Punishment for defamation
- 501 Printing or engraving matter known to be defamatory
- 502 Sale of printed or engraved substance containing defamatory matter

Criminal intimidation, Insult and Annoyance

- 503 Criminal intimidation
- 504 Intentional insult with intent to provoke breach of the peace
- 505 Statements conducing to public mischief 506- Punishment for criminal intimidation
- 507 Criminal intimidation by an anonymous communication
- 508 Act caused by inducing person to believe that he will be rendered an object of the Divine displeasure
- 509 Word, gesture or act intended to insult the modesty of a woman
- 510 Misconduct in public by a drunken person

Attempts to Commit Offences

 $511\,$ - Punishment for attempting to commit offences punishable with imprisonment for life or other implementations.

CRPC-A QUICK GLANCE

CRPC ACT was enacted in 1973 and came into force on 1 April 1974. Chapters.

- 1. Short title, extent and commencement
- 2. Definitions.
- 3. Construction of references.
- 4. Trial of offences under the Indian Penal Code and other laws.
- 5. Saving.
- 6. Classes of Criminal Courts.
- 7. Territorial divisions.
- 8. Metropolitan areas.
- 9. Court of Session.
- 10. Subordination of assistant Sessions Judges.
- 11. Courts of Judicial Magistrates.
- 12. Chief Judicial Magistrate and Additional Chief Judicial Magistrate, etc.
- 13. Special Judicial Magistrates.
- 14. LocalJurisdiction of Judicial Magistrates.
- 15. Subordination of Judicial Magistrates,
- 16. Courts of Metropolitan Magistrates.
- 17. Chief Metropolitan Magistrate and Additional Chief Metropolitan Magistrate.
- 18. Special Metropolitan Magistrates.
- 19. Subordination of Metropolitan Magistrates.
- 20 Executive Magistrates.
- 21. Special Executive Magistrates.
- 22. Ixical Jurisdiction of Executive Magistrates.
- 23. Subordination of Executive Magistrates.
- 24. Public Prosecutors.
- 25. Assistant Public Prosecutors. 2sA. Directorate of Prosecution.-
- 26. Courts by which offences are triable.

- 27. Jurisdiction in the case of juveniles.
- 28. Sentences which High Courts and Sessions Judges may pass.
- 29. Sentences, which Magistrates may pass.
- 30. Sentence of imprisonment in default of line.
- 31. Sentence in cases of conviction of several offences at one trial.
- 32. Mode of conferring powers.
- 33. Powers of officers appointed.
- 34. Withdrawal of Powers.
- 35. Powers of Judge and Magistrates exercisable by their successors-sin-office,
- 36. Powers of superior officers of police.
- 37. Public when to assist Magistrates and police.
- 38. Aid to person other than police officer, executing warrant
- 39. Public to give information of certain offences.
- 40. Duty of officers employed in connection with the affairs of a viliage to make certain report.
- 41. When police may arrest without warrant.
- 42. Arrest on refusal to give name and residence.
- 43. Arrest by private person and procedure on such arrest.
- 44. Arrests by Magistrate.
- 45. Protection of members of the Armed Forces from arrest.
- 46. Arrest how made.
- 47. Search of place entered by person sought to be arrested.
- 48. Pursuit of offenders into other jurisdictions.
- 49. No unnecessary restraint.
- 50. Person arrested to be informed of grounds of arrest and of right to bail.
- 50A. Obligation of person making arrest to inform about the arrest, etc. to a nominated person.
 - 51. Search of arrested persons.
 - 52. Power to seize offensive weapons.
 - 53. Examination of accused by medical practitioner at the request of police officer. 53A. Examination of person accused of rape by medical practitioner.

- 54. Examination of arrested person by medical practitioner at the request of the arrested person. 54A. Identification of person arrested
- 55. Procedure when police officer deputes subordinate to arrest without warrant
- 56. Person arrested to be taken before Magistrate or officer in charge of police station.
- 57. Person arrested not to be detained more than twenty-four hours.
- 58. Police to report apprehensions.
- 59. Discharge of person apprehended.
- 60. Powers, on escape, to pursue and re-take.
- 61. Form of summons.
- 62. Summons how served.
- 63. Sen-ice of summons on corporate bodies and societies,
- 64. Service when persons summoned cannot be found.
- 65. Procedure when service cannot be effected as before provided.
- 66. Service on Government sen-ant.
- 67. Service of summons outside local limits.
- 68. Proof of sendee in such eases and when sen-ing officer not present.
- 69. Service of summons on witness by post.
- 70. Form of warrant of arrest and duration.
- 71. Power to direct security to be taken.
- 72. Warrants to whom directed.
- 73. Warrant may be directed to stay persona,
- 74. Warrant directed to police officer.
- 75. Notification of substance of warrant.
- 76. Person arrested to be brought before court without delay.
- 77. Where warrant may be executed.
- 78. Warrant forwarded for execution outside jurisdictions
- 79. Warrant directed to police officer for execution outside jurisdiction.
- 80. Procedure of arrest of person against whom warrant issued.

- 81. Procedure by Magistrate before whom such person arrested is brought.
- 82. Proclamation for person absconding.
- 83. Attachment of property of person absconding,
- 84. Claims and objections to attachment.
- 85. Release, sale and restoration of attached property.
- 86. Appeal from order rejecting application for restoration of attached property.
- 87. Issue of warrant in lieu of, or in addition to, summons.
- 88. Power to take bond for appearance.
- 89. Arrest on breach of bond for appearance.
- 90. Provisions of this Chapter generally applicable to summons and warrants of arrest. .
- 91. Summons to produce document or other thing.
- 92. Produce as to letters and telegrams.
- 93. When search warrant may he issued.
- 94. Search of place suspected to contain stolen property, forged, documents, etc.
- 95. Power to declare certain publications forfeited and to issue search warrants for the same.
- 96. Application to High Court to set aside declaration of forfeiture.
- 97. Search for persons wrongfully confined.
- 98. Power to compel restoration of abducted females.
- 99. Direction, etc., of search warrants.
- 100. Persons in charge of closed place to allow search.
- 101. Disposal of things found in search beyond jurisdiction.
- 102. Power of police officer to seize certain property.
- 103. Magistrate may direct search in his presence.
- 104. Power to impound document, etc., produced.
- 105. Reciprocal arrangements regarding processes.
- 105A. CHAPTER II-A
- 105B. Assistance in securing transfer of persons

- 105C. Assistance in relation to orders of attachment or forfeiture of property.
- 105D. Identifying unlawfully acquired property.
- 105E. Seizure or attachment of property
- 105F. Management of properties seized or forfeited under this Chapter.
- 105G. Notice of forfeiture of property.
- 105H. Forfeiture of property in certain cases
- 105I. Fine in lieu of forfeiture
- 105J. Certain transfers to be null and void.
- 105K. Procedure in respect of letter of request.
- 105L. Application of this Chapter.
 - 106. Security for keeping the peace on conviction
 - 107. Security for keeping the peace in other cases.
 - 108. Security for good behaviour from persons disseminating seditious matters.
 - 109. Security for good behaviour from suspected persons,
 - 110. Security for good behaviour from habitual offenders.
 - 111. Order to be made.
 - 112. Procedure in respect of person present in court.
 - 113. Summons or warrant in case of person not so present.
 - 114. Copy of order to accompany summons or warrant.
 - 115. Power to dispense with personal attendance.
 - 116. Inquiry as to truth of information.
 - 117. Order to give security,
 - 118. Discharge of person informed against.
 - 119. Commencement of period for which security is required.
 - 120. Contents of bond.
 - 121. Power to reject sureties.
 - 122. Imprisonment in default of security.

- 123. Power to release persons imprisoned for failing to give security.
- 124. Security for unexpired period of bond.
- 125. Order for maintenance of wives, children and parents.
- 126. Procedure.
- 127. Alteration in allowance.
- 128. Enforcement of order of maintenance.
- 129. Dispersal of assembly by use of civil force.
- 130. Use of armed forces to disperse assembly.
- 131. Power of certain armed force officers to disperse assembly.
- 132. Protection against prosecution for acts done under preceding sections.
- 133. Conditional order for removal of nuisance.
- 134. Sen-ice or notification of order.
- 135. Person to whom order is addressed to obey or show cause.
- 136. Consequences of his failing to do so.
- 137. Procedure where existence of public right is denied.
- 138. Procedure where he appears to show cause.
- 139. Power of Magistrate to direct local investigation, examination, and examination of an expert.
- 140. Power of Magistrate to furnish written instructions, etc.
- 141. Procedure on order being made absolute and consequences of disobedience.
- 142. Injunction pending inquiry.
- 143. Magistrate may prohibit repetition or continuance of public nuisance.
- 144. Power to issue order in urgent, cases of nuisance or apprehended danger.
- 144A. Power to prohibit carrying arms in procession or mass drill or mass training with arms.
 - 145. Procedure where dispute concerning land or water is likely to cause breach of peace.
 - 146. Power to attach subject of dispute and to appoint receiver.
 - 147. Dispute concerning right of use of land or water.

- 148. Local inquiry.
- 149. Police to prevent cognizable offences.
- 150. Information of design to commit cognizable offences.
- 151. Arrest to prevent the commission of cognizable offences.
- 152. Prevention of injury to public property.
- 153. Inspection of weights and measures.
- 154. Information in cognizable cases.
- 155. Information as to non-cognizable cases and investigation of such cases.
- 156. Police officer's power to investigate cognizable cases.
- 157. Procedure for investigations.
- 158. Report how submitted.
- 159. Power to hold investigation or preliminary inquiry.
- 160. Police Officer's power to require attendance of witnesses.
- 161. Examination of witnesses by police.
- 162. Statements to police not to be signed: Use of statements in evidence.
- 163. No inducement to be offered.
- 164. Recording of confessions and statements. 164A. Medical examination of the victim of rape.
- 165. Search by police officer,
- 166. When officer in charge of police station may require another to issue search warrant.
- 166A. Letter of request to competent authority for investigation in a country or place outside India.
- 166B. Letter of request from a country or place outside India to a court or an authority for investigation in India.
 - 167. Procedure when investigation cannot be completed in twenty-four hours.
 - 168. Report of investigation by subordinate police officer.
 - 169. Release of accused when evidence deficient.
 - 170. Cases to be sent to Magistrate when evidence is sufficient.

- 171. Complainant and witnesses not to be required to accompany police officer and not to be subject to restraint.
- 172. Diary of proceeding in investigation,
- 173. Report of police officer on completion of investigation.
- 174. Police to inquire and report on suicide, etc.
- 175. Power to summon persons.
- 176. Inquiry by Magistrate into cause of death.
- 177. Ordinary' place of inquiry- and trial.
- 178. Place of inquiry or trial.
- 179. Offence triable where act is done or consequence ensues.
- 180. Place of trial where act is an offence by reason of relation to other offence.
- 181. Place of trial in case of certain offences.
- 182. Offences committed by letters, etc.
- 183. Offence committed on journey or voyage.
- 184. Place of trial for offences triable together.
- 185. Power to order cases to be tried in different sessions divisions.
- 186. High Court to decide, in ease of doubt, district where inquiry or trial shall take place.
- 187. Power to issue summons or warrant for offence committed beyond local jurisdiction.
- 188. Offence committed outside India.
- 189. Receipt of evidence relating to offences committed outside India.
- 190. Cognizance of offences by Magistrates.
- 191. Transfer on application of the accused.
- 192. Making over of cases to Magistrates.
- 193. Cognizance of offences by Courts of Session.
- 194. Additional and Assistant Sessions Judges to try cases made over to them.
- 195. Prosecution for contempt of lawful authority of public servants, for offences against public justice and for offences relating to documents given in evidence.

- 196. Prosecution for offences against the State and for criminal conspiracy to commit such offence.
- 197. Prosecution of Judges and public servants.
- 198. Prosecution for offences against marriage.
- 198A. Prosecution of offences under section 498A of the Indian PenaJ Code.
 - 199. Prosecution for defamation.
 - 200. Examination of complainant.
 - 201. Procedure by Magistrate not competent to take cognizance of the ease.
 - 202. Postponement of issue of process.
 - 203. Dismissal of complaint
 - 204. Issue of processed.
 - 205. Magistrate may dispense with personal attendance of accused.
 - 206. Special summons in cases of petty offence.
 - 207. Supply to the accused of copy of police report and other documents.
 - 208. Supply of copies of statements and documents to accused in other cases triable by court of Session.
 - 209. Commitment of case to Court of Session when offence is triable exclusively by it.
 - 210. Procedure to be followed when there is a complaint ease and police investigation in respect of the same offence.
 - 211. Contents of charge.
 - 212. Particulars as to time, place and person.
 - 213. When manner of committing offence must be stated.
 - 214. Words in charge taken in sense of law under which offence is punishable.
 - 215. Effect of errors.
 - 216. Court may alter charge.
 - 217. Recall of witnesses when charge altered.
 - 218. Separate charges for distinct offences.
 - 219. Three offences of same kind within year may be charged together.

- 220. Trial for more than one offence.
- 221. Where it is doubtful what offence has been committed.
- 222. When offence proved included in offence charged.
- 223. What persons may be charged jointly.o
- 224. Withdrawal of remaining charges on conviction, on one of several charges.
- 225. Trial to be conducted by Public Prosecutor.
- 226. Opening case for prosecution.
- 227. Discharge.
- 228. Framing of charge.
- 229. Conviction on plea of guilty.
- 230. Date for prosecution evidence.
- 231. Evidence for prosecution.
- 232. Acquittal.
- 233. Entering upon defence.
- 234. Arguments.
- 235. Judgment of acquittal or conviction.
- 236. Previous conviction.
- 237. Procedure in cases instituted under section 199 (2).
- 238. Compliance with section 207.
- 239. When accused shall be discharged.
- 240. Framing of charge.
- 241. Conviction on plea of guilty.
- 242. Evidence for prosecution.
- 243. Evidence for defence.
- 244. Evidence for prosecution.
- 245. When accused shall be discharged.
- 246. Procedure where accused is not discharged

- 247. Evidence for defence.
- 248. Acquittal or conviction.
- 249. Absence of complainant.
- 250. Compensation for accusation without reasonable cause.
- 251. Substance of accusation to be stated.
- 252. Conviction on plea of guilty.
- 253. Conviction on plea of guilty in absence of accused in petty cases.
- 254. Procedure when not convicted.
- 255. Acquittal or Conviction.
- 256. Non-appearance or death of complainant.
- 257. Withdrawal of complaint.
- 258. Power to stop proceedings in certain cases.
- 259. Power of court to convert summons-cases into warrant cases.
- 260. Power to try summarily.
- 261. Summary trial by Magistrate of the second class.
- 262. Procedure for summary trials.
- 263. Record in summary trials.
- 264. Judgment in cases tried summarily.
- 265. Language of record and judgment. 265 A. Application of the Chapter. 265 B. Application for plea bargaining.
- 265C. Guidelines for mutually satisfactory disposition.
- 265D. Report of the mutually satisfactory disposition to be submitted before the Court.
- 265E. Disposal of the case.
- 265F. Judgment of the Court.
- 265G. Finality of the judgment.
- 265H. Power of the Court in plea bargaining,
- 265I. Period of detention undergone by the accused to be set off against the sentence of imprisonment.

- 265J. Savings.
- 265K. Statements of accused not to be used.
- 265 L. Non-application of the Chapter.
 - 266. Definitions.
 - 267. Power to require attendance of prisoners.
 - 268. Power of State Government to exclude certain persons from operation of section 267.
 - 269. Officer in charge of prison to abstain from carrying out order in certain contingencies.
 - 270. Prisoner to he brought to court in custody.
 - 271. Power to issue commission for examination of witness in prison.
 - 272. Language of Courts.
 - 273. Evidence to be taken in presence of accused.
 - 274. Record in summons cases and inquiries.
 - 275. Record in warrant oases.
 - 276. Record in trial before Court of Session.
 - 277. Language of record of evidence.
 - 278. Procedure in regard to such evidence when completed.
 - 279. Interpretation of evidence to accused or his pleader.
 - 280. Remarks respecting demeanour of witness.
 - 281. Record of examination of accused.
 - 282. Interpreter to be bound to interpret truthfully.
 - 283. Record in High Court.
 - 284. When attendance of witness may be dispensed with and commission issued.
 - 285. Commission to whom to be issued.
 - 286. Execution of commissions.
 - 287. Parties may examine witnesses.
 - 288. Return of commissions.
 - 289. Adjournment of proceeding.

- 290. Execution of foreign Commissions.
- 291. Deposition of medical witness.
- 291A. Identification report of Magistrate.
 - 292. Evidence of officers of the Mint.
 - 293. Reports of certain Government scientific experts.
 - 294. No formal proof of certain documents.
 - 295. Affidavit in proof of 'conduct of public servants.
 - 296. Evidence of formal character on affidavit.
 - 297. Authorities before whom affidavits maybe sworn.
 - 298. Previous conviction of acquittal how proved,
 - 299. Record of evidence in absence of accused.
 - 300. Person once convicted or acquitted not to be tried for same offence.

KeyWords

Adjudication-The process by which a court arrives at a final decision in a case

Arraignment-An appearance in court prior to trial in a criminal proceeding

Crime-A violation of a criminal law

Criminal Justice-The process of achieving justice through the application of the criminal law and through the workings of the criminal justice system Also, the study of the field of criminal justice

Criminal Justice System-The collection of all the agencies that perform criminal justice functions, whether these are operations or administration or technical support. The basic divisions of the criminal justice system are police, courts, and corrections.

Crime Index-An annual statistical tally of major crimes known to law enforcement agencies.

Crime Rate-The number of major crimes reported for each unit of population.

Corrections-All the various aspects of the pre-trial and post-conviction management of individuals accused or convicted of crimes.

Correctional Clients-Prison inmates, probationers, parolees, offenders assigned to alternative sentencing programs, and those held injails

Felony-A serious criminal offense; special one punishable by death or by incarceration in a prison facility for more than a year

Infraction-A minor violation of state statute or local ordinance punishable by a fine or other penalty, but not incarceration, or by a specified, usually very short term of incarceration

Institutional Corrections-That aspect of the correctional enterprise that involves the incarceration and rehabilitation of adults and juveniles convicted of offenses against the law, and the confinement of persons suspected of a crime awaiting trial and adjudication.

Misdemeanour-A relatively minor violation of the criminal law, such as petty theft or simple assault, punishable by confinement for one year or less

Non institutional corrections (Also Community Corrections)

That aspect of the correctional enterprise that includes pardon, probatiori, and parole activities, correctional administration not directly connectable to institutions, and miscellaneous [activities] not directly related to institutional care

Property Crime-Burglary, larceny, theft, motor vehicle theft.

Prison-A state or federal confinement facility that has custodial authority over adults sentenced to confinement.

Violent Crime-Interpersonal crime that involves the use offorce by offenders or results in injury or death to victims.

Notes

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