Supplement to the "Ceylon Government Gazette" June 2: 1910.

PASSED, ORDINANCES.

Ordinance enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof.

No. 1 of 1910.

An Ordinance to amend "The Criminal Procedure Code, 1898."

HENRY McCALLUM.

WHEREAS it is expedient to amend "The Criminal Procedure Code, 1898" (hereinafter referred to as "the principal Ordinance"), in certain particulars: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:

Preamble.

1 This Ordinance may be cited as "The Criminal Procedure Code (Amendment) Ordinance, 1910," and this Ordinance, the principal Ordinance, and the Ordinances amending the same shall be read and construed together, and may be cited collectively as "The Criminal Procedure Code Ordinances, 1898 to 1910."

Short title.

2 (1) Immediately after sub-section 1 (e) of section 147 of the principal Ordinance (which relates to the conditions necessary for the initiation of prosecutions for certain offences), the following sub-section shall be added and shall be numbered (f):

Addition of a new sub-section.

Amendment of

section 147 (2).

Addition of a new section

(f) Of any offence punishable under the section which was added by section 5 of "The Penal Code Amendment Ordinance, 1909," as section 291 A of the Penal Code, unless upon complaint made with the previous sanction of the Attorney-General by some person aggrieved by such offence or by some other person with the like sanction.

(2) In sub-section (2) of section 147 of the principal Ordinance the words "the Commissioner of Requests" shall be inserted after the words "District Judge" in the third line of the said sub-section.

3 After section 256 of the principal Ordinance (which relates to the exemptions from jury service) the following section shall be added and numbered 256 A:

256 A. Any person who has been summoned to serve on a jury at any sessions of the Supreme Court shall be entitled to be exempted from service if he has served as a juror at some other sessions of the Supreme Court holden within the same circuit within twelve months from the date for which he is summoned.

Further exemptions.

256 A.

Provided-

(a) That the claim for exemption is made by letter addressed to the Registrar immediately after such person has been summoned to attend; and

(b) A Judge of the Supreme Court is of opinion that the exemption can be allowed without unduly reducing the panel.

Substitution of a new section.

Preparation of lists of persons liable to serve as jurors.

English.

Sinhalese.

Tamil.

Special jury.

4 For section 257 of the principal Ordinance (which relates to the duty of Fiscals to prepare lists of jurors) the following section shall be substituted:

257. (1) The Fiscals of the several provinces shall, with respect to each of the judicial districts within their provinces, prepare three several lists of the persons who, under section 254 are qualified and liable to act as jurors and assessors, setting forth their names in full, occupations, and places of residence, that is to say:

(1) A list of persons who can speak, read, and write the English language, and each of whom possesses in his own or his wife's right an income of not less than one thousand rupees a year, or is in the enjoyment of a monthly salary of not less than one hundred rupees;

(2) A list of persons who can speak, read, and write the Sinhalese language, and each of whom possesses in his own or his wife's right property, immovable or movable, not less than one thousand rupees in value, or an income of five hundred rupees a year;

(3) A list of persons who can speak, read, and write the Tamil language, and each of whom possesses in his own or his wife's right property, immovable or movable, not less than one thousand rupees in value, or an income of five hundred rupees a year; and also

(4) A list of persons selected from list No. (1) each of whom possesses an income of not less than-three thousand rupees a year, or either in his own or in his wife's right property, movable or immovable, not less than twenty-thousand rupees in value, or is in the enjoyment of a monthly salary of not less than five hundred rupees, who shall be denoted in list No. (1) by an asterisk or other mark, and shall be liable to serve as special jurors as hereinafter prescribed.

Provided always that if any person who shall be able to speak, read, and write more than one of the above-mentioned languages and shall be in other respects duly qualified shall at any time declare to the Fiscal his desire to be placed on any one of the lists numbered (1), (2), and (3) respectively in preference to another of the same lists, the Fiscal shall, if such person be duly qualified, place him accordingly; and no person whose name shall be placed on any one of the same three lists shall be liable to serve on any other of the same lists, unless such person, with the leave of the presiding Judge, shall consent thereunto. Provided further, that it shall be competent for the Governor, in Executive Council, by Proclamation to be by him for that purpose issued, to dispense with the qualifications as to income, salary, or property, or to reduce the amount thereof in respect of any one or more of the above specified four lists in any province in which sufficient panels cannot be secured of jurors having the qualifications herein prescribed.

- (2) For the purpose of enabling such lists to be prepared, the Fiscals of the several provinces shall, as soon as may be, after the first January in each year, forward a list of all persons resident within their provinces who are liable to serve at any session of the Supreme Court holden in any other province to the Fiscal of such last-named province.
- 5 In section 258 of the principal Ordinance (which relates to the revision of lists) the word "July" shall be substituted for the word "January" in line 1.
- 6 For sections 263, 264, and 265 (which relate the manner of drawing the jury) of the principal Ordinance the following sections shall be substituted:
 - The manner in which the names of the jurors shall be drawn by lot shall be as follows:
 - (a) For each of the judicial districts within which sessions of the Supreme Court are holden there shall be provided three boxes, hereinafter called "jury boxes," having locks for securely fastening them and divided into two compartments of equal size.
 - (b) Each of the jury boxes shall have plainly painted or written thereon the name of the judicial district to which it belongs, and the class of jurors, whether English speaking, Sinhalese-speaking, or Tamilspeaking panel, to which it relates.

(c) There shall also be provided a revolving box, hereinafter referred to as a "ballot box," and, if

necessary, more than one of such boxes.

(d) The names of all persons liable to serve as jurors shall be distinctly written or printed or numbered with distinguishing numbers on discs of the same shape, size, colour, and appearance, made of bone or other material, and the same shall be done in respect of any additional names which may from time to time be added to the list of jurors under the provisions of section 258.

- (e) The Chief Justice shall, as soon as conveniently may be after this section comes into operation, give such instructions as he shall consider necessary for substituting under proper supervision the discs aforesaid for the written slips which are then in the several compartments of the jury boxes. When such substitution has been effected, the jury box shall be securely locked and shall be kept in the possession of the Registrar of the Supreme Court. and shall not be opened or any panel drawn therefrom except in manner hereinafter provided.
- On the day fixed for the preparation of the panel, the Registrar shall, in the presence of a Judge, open the jury box and, after removing all the discs from the undrawn compartment of the jury box and placing them in the ballot box, shall cause the ballot box to revolve so as to mix thoroughly the discs therein. The Registrar shall then proceed to draw without selection a sufficient number of discs one by one until the number of names requisite to complete the panel shall have been obtained. As each disc is drawn the

Amendment of section 258.

Substitution of new sections 263, 264, and 265.

Manner of drawing jury.

Further provisions. Where names of persons who are dead, &c., are drawn. name of the juror thereon, or, if the disc be numbered, then the corresponding name, shall, subject to the provisions of the next section, be entered in the panel to which it belongs.

- 265. (1) As each name is drawn, if it is the name of a person who is absent from the Colony or of a person likely to be unable from sickness or other good cause to attend, then the Judge may order the name to be set aside, and in every such case an additional name shall be drawn in lieu of that so set aside; and the Judge may, if he thinks fit, order the name of any person so set aside to be entered in the panel of any subsequent sessions to be then named by him, and in such case the disc representing such name shall be forthwith placed in the compartment of the jury box from which it was not drawn.
- (2) If any disc is drawn representing any person who the Judge is satisfied is dead or not qualified or liable to serve as a juror, the name of that person shall not be entered on the panel, and the disc representing such person shall not be returned to the jury box.
- (3) If any discs have been drawn representing names which the Judge shall have ordered to be set aside, but which he shall not have ordered to be inserted in a subsequent panel, the discs representing such names shall be forthwith returned to the compartment of the jury box from which they were drawn.

Substitution of a new section 268.

7 For section 268 of the principal Ordinance (which relates to the replacing of the jury slips after a jury is drawn) the following section shall be substituted:

Manner of dealing with discs after completion of panel. 268. After the panel shall have been completed the discs representing the names on the panel shall be set apart and kept enclosed in a sealed envelope or other receptacle until they have been disposed of as provided by section 273, and the discs remaining in the ballot box shall be removed therefrom and returned to the compartment of the jury box from which they were taken. The jury box shall then be locked, and this shall be repeated as often as any jurors are drawn until the whole of the names in the one compartment shall have been drawn, when in like manner they shall be drawn out of the second and returned to the first, and so on, alternately, from time to time, in order that every man qualified and liable to serve on juries may take his turn to serve thereon.

Substitution of a new section 273.

8 For section 273 of the principal Ordinance (which specifies the duties of the Registrar with respect to the Fiscal's returns of service) the following section shall be substituted:

Orders of Judge.

- 273. (1) On the receipt of such return the Registrar shall without delay bring the same before one of the Judges of the Supreme Court, who may direct service to be made upon the person or persons not already served in such manner as to him may seem fit.
- (2) The Registrar shall prepare from the memoranda furnished by the Fiscal under section 272 and shall lay before the Judge at the close of the sessions a list of the persons named in any panel or supplementary panel on

whom service has not been effected; and the Judge may with regard to such persons order that the names of any of them shall be entered on the panel of any subsequent sessions named by him.

(3) The discs which have been set apart in pursuance of section 268 shall at the close of such session be disposed of

as follows:

(a) The discs representing-

(i.) Persons who have been duly served, including those with respect to whom the Judge has made order under section 256 A or section 278 or section 279; and

(ii.) Persons with regard to whom the Judge has made order under sub-section (2) of this

section-

shall be placed in the compartment of the jury box from which they were not drawn.

- (b) The discs representing persons who are shown by the Fiscal's memoranda as not having been served shall, subject to any order which the Judge may have made with regard to any of such persons under sub-section (2), be returned to the compartment of the jury box from which they were drawn.
- 9 The following section shall be inserted after section 310 of the principal Ordinance (which relates to the execution of Supreme Court sentences other than sentences of death) and shall be numbered 310 A:

310 A. When any person has been sentenced under the section which was added by section 6 of "The Penal Code Amendment Ordinance, 1909," as section 296 A of "The Ceylon Penal Code, 1883," to be detained during the Governor's pleasure, he shall, notwithstanding any

10 For schedule II. of the principal Ordinance as amended by the Ordinances amending the principal Ordinance the following schedule shall be substituted:

to be in legal custody.

enactment to the contrary, be liable to be detained in such place and under such conditions as the Governor may from time to time direct, and whilst so detained shall be deemed

Substitution of a new schedule.

Addition of a

new section

310 A.

SCHEDULE II.

TABULAR STATEMENT OF OFFENCES.

Explanatory Notes.

- (1) The entries in the second and seventh columns of this schedule, headed respectively "Offence" and "Punishment under the Penal Code," are not intended as definitions of the offences and punishments described in the several corresponding sections of the Penal Code, or even as abstracts of those sections, but merely as references to the subject of the sections, the number of which is given in the first column.
- (2) The entries in the third column of this schedule are not intended in any way to restrict the powers of arrest without warrant which may be lawfully exercised by Peace Officers.

	·		
Section.	2 Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
•	Chapter V.—Abetment.		
102	Abetment of any offence, if the act abetted is committed in consequence, and where no express provision is made for its punishment	out warrant if	a warrant or sum- mons may issue for the offence
103	Abetment of any offence, if the person abetted does the act with a different intention from that of the abettor		Same
104	Abetment of any offence, when one act is abetted and a different act is done, subject to the proviso		. Same
106	Abetment of any offence, when an effect is caused by the act abetted different from that intended by the abettor		. Same
107	Abetment of any offence, if abettor is presen when offence is committed	Same .	. Same
108	Abetment of an offence punishable with deat if the offence be not committed in conse quence of the abetment		Same
	If an act which causes harm be done in consequence of the abetment	- Same	Same
109	Abetment of an offence punishable with in prisonment, if the offence be not committe in consequence of the abetment	a- d	Same
	If the abettor, or the person abetted, be public servant whose duty it is to preven the offence		Same
110	Abetting the commission of an offence by the public or by more than ten persons	Same	Same
111	Concealing a design to commit an offence punishable with death or imprisonment for twenty years, if the offence be committed		Same

5	6 .	7	8 -
Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
the offenc abetted i		The same punishment as for the offence abetted	The court by which the of- fence abetted is triable
Same .	Same	Same	The court by which the offence abetted is triable
Same .	. Same	The same punishment as for the offence intended to be abetted	The court by which the of- fence abetted is triable
Same	. Same	The same punishment as for the offence committed	
Same .	Same	Same	The court by which the of- fence abetted is triable
Not bailable	Not compound- able	Imprisonment of either de- scription for seven years, and fine	The court by
Same	Same	Imprisonment of either de- scription for fourteen years, and fine	The court by which the of- fence abetted is triable
According as the offence abetted is bailable or not	the offence abetted is	1	The court by which the of-
Same	Same	Imprisonment extending to half of the longest term, and of any description provided for the offence, or fine, or both	The court by which the offence abetted is triable
Same	Same	Imprisonment of either de- scription for three years, or fine, or both	The court by which the of- fence abetted is triable
Not bailable	Not compound- able	Imprisonment of either de- scription for seven years, and fine	The court by which the of- fence abetted is triable

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
	If the offence be not committed	May arrest with- out warrant if arrest for the offence abetted may be made without war- rant, but not otherwise	a warrant or sum- mons may issue for the offence
112	A public servant concealing a design to commit an offence which it is his duty to prevent if the offence be committed		Same
	If the offence be punishable with death	Same	Same
	If the offence be not committed	Same	Same
113	Concealing a design to commit an offence punishable with imprisonment, if the offence be committed	Sa me	Same .
	If the offence be not committed	Same	Same
	Chapter VI.—Offences against the State.	·	
114	Waging, or attempting to wage, war, or abetting the waging of war against the Queen	Shall not arrest without war- rant	Warrant
115	Conspiring to commit certain offences against the State		Same
116	Collecting arms, &c., with the intention of waging war against the Queen	Same	Same
117	Concealing with intent to facilitate a design to wage war	Same	Same .
118	Attempt to bring the Queen into contempt	Same	Same
119	Assaulting Governor, &c., with intent to com- pel or restrain the exercise of any lawful power	Same	Same .
120	Exciting, or attempting to excite, disaffection	Same	Same .

Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable. The court by which the offence abetted is triable	
Not bailable	Not compound- able	Imprisonment of either description for three years, and fine		
the offence abetted is bailable or not		Imprisonment extending to half of the longest term, and of any description provided for the offence, or fine, or both	which the of- fence abetted is triable	
Not bailable	Same	Imprisonment of either de- scription for ten years	The court by which the of- fence abetted is triable	
According as the offence abetted is bailable or not	Same	Imprisonment extending to a quarter part of the longest term, and of any description provided for the offence, or fine, or both	The court by which the of- fence abetted is	
Same	Same	Same	The court by which the of- fence abetted is triable	
Same	Same	Imprisonment extending to one-eighth part of the longest term, and of the description provided for the offence, or fine, or both	The court by which the of- fence abetted is triable	
Not bailable	Same	Death or imprisonment for twenty years and forfeiture of property		
same · · ·	Same	Imprisonment of either description for twenty years, and fine		
		Imprisonment of either description for twenty years, and forfeiture of property		
		Imprisonment of either description for ten years, and fine		
		Simple imprisonment for two years, and fine Imprisonment of either descrip-		
	,	tion for seven years, and fine		
ame	Same	Simple imprisonment for two years and fine, or fine		

Section.	• Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or à summons shall ordinarily issue in first instance.
121	Waging war against any Power in alliance or at peace with the Queen, or abetting the waging of such war	Shall not arrest without warrant	Warrant
122	Committing depredation on the territories of any Power in alliance or at peace with the Queen	Same	Same
123	Receiving property taken by war or depre- dation, mentioned in sections 121 and 122	Same	Same
124	Public servant voluntarily allowing prisoner of State or war, in his custody, to escape	Same	Same
125	Public servant negligently suffering prisoner of State or war, in his custody, to escape	Same	Same
126	Aiding escape of, rescuing, or harbouring such prisoner, or offering any resistance to the recapture of such prisoner	Same	Same
	Chapter VII.—Offences relating to the Army and Navy.		•
128	Abetting mutiny, or attempting to seduce an officer, soldier, or sailor from his allegiance or duty		Same
129	Abetment of mutiny, if mutiny is committed in consequence thereof	Same	Same
130	Abetment of an assault by an officer, soldier, or sailor, on his superior officer, when in the execution of his office		Same
131	Abetment of such assault, if the assault is committed	Same	Same
132	Abetment of the desertion of an officer, soldier, or sailor	Same	Same
133	Harbouring such an officer, soldier, or sailor, who has deserted	Same	Same
134	Deserter concealed on board merchant vessel through negligence of master or person in charge thereof		
135	Abetment of act of insubordination by an officer, soldier, or sailor, if the offence be committed in consequence	May arrest with- out warrant	Warrant .
. —			

Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Not bailable .	Not compound	- Imprisonment of either description for ten years and fine, of fine	
Same .	Same	Imprisonment of either description for seven years and fine and forfeiture of certain property	9
Same	Same	Same	•
Same	Same	Imprisonment of either description for twenty years, and fine	-
Bailable	Same	Simp'e imprisonment for three years, and fine	
Not bailable	Same	Imprisonment of either description for twenty years, and fine	
• •			
Same	Same	Imprisonment of either description for twenty years, and fine	
Same	Same	Same	
Same * .	Same	Imprisonment of either description for three years, and fine	District Court
Same	Same	Imprisonment of either description for seven years, and fine	District Court
B aila ble	Same	Imprisonment of either description for two years, or fine, or both	District Court
Same	Same	Same	District Court
Same	Same	Fine of five hundred rupees	District Court Police Court
Same	Same	Imprisonment of either description for six months, or fine, or both	

Section.	Offence.	Whether Peace Officer may arrest swithout warrant or not.	Whether a warrant or a ummons shall ordinarily issue in first instance.
137	Wearing the dress or carrying any token used by a soldier, with intent that it may be believed that he is such a soldier	May arrest with- out warrant	Summons
	Chapter VIII.—Offences against the Public Tranquillity.		
140	Being member of an unlawful assembly	Same	Same
141	Joining an unlawful assembly, armed with any deadly weapon	Same	Warrant
142	Joining or continuing in an unlawful assembly knowing that it has been commanded to disperse	Same	Same
144	Rioting	Same	Same
145	Rioting, armed with a deadly weapon	Same	Same
146	If an offence be committed by any member of an unlawful assembly, every other member of such assembly shall be guilty of the offence	rest may be	or summons may issue for the of-
147	Hiring, engaging, or employing persons to take part in an unlawful assembly	May arrest with out warrant	to the of- fence com- mitted by the person fired, en- gaged, or
148	Knowingly joining or continuing in any assembly of five or more persons after it has been commanded to disperse	Same .	employed Summons ^
149	Assaulting or obstructing public servant when suppressing riot, &c.	Same .	Warrant
150	Wantonly giving provocation with intent to cause riot, if rioting be committed	Same .	. Same
	If not committed	Same .	. Summons

Bailable or not. Real Code. Not compound Imprisonment of either description for three months, or fine of one hundred rupees, or both Same Imprisonment of either description for six months, or fine, or both Same Same Imprisonment of either description for two years, or fine, or both Same Same Imprisonment of either description for two years, or fine, or both Same Same Imprisonment of either description for two years, or fine, or both Same Same Imprisonment of either description for two years, or fine, or both Same The same as for the offence which the offence the offence of the offence which the offence which the offence which the other transfer is to the offence of the same as for the offence which the other transfer is the offence of the same as for the offence which the other transfer is the offence of the same as for the offence of the which the other transfer is the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the same as for the offence of the transfer is the offence of the same of the transfer is the offence of the same of the transfer is the offence of the same of the transfer is the offence of the same of the transfer is the offence of the offence of the same of the offence of the of				T
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Same Same Imprisonment of either description for three years, or fine, or both According as the offence is compoundable or not Same Not compoundable or not The same as for the offence. Same Not compoundable or not The same as for a member of such assembly, and for any offence committed by any member of such assembly Bailable Same Imprisonment of either description for six months, or fine, or both Same Obstrict Court The same as for a member of such assembly District Court Police Court The same as for the offence. The court of either description for six months, or fine, or both Imprisonment of either description for one year, or fine, or both District Court Police Court District Court Police Court Police Court	Same	Same		District Court
Same Same Imprisonment of either description for three years, or fine, or both According as the offence is compoundable or not Same Not compoundable or not The same as for the offence. Same Not compoundable or not The same as for a member of such assembly, and for any offence committed by any member of such assembly Bailable Same Imprisonment of either description for six months, or fine, or both Same Obstrict Court The same as for a member of such assembly District Court Police Court The same as for the offence. The court of either description for six months, or fine, or both Imprisonment of either description for one year, or fine, or both District Court Police Court District Court Police Court Police Court	**		i 	
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Same Not compoundable or not Same Not compoundable or not Same Not compoundable or not The same as for a member of such assembly, and for any offence committed by any member of such assembly Bailable Same Imprisonment of either description for six months, or fine, or both Same Imprisonment of either description for three years, or fine, or both Same Same Same District Court Police Court Police Court Police Court Police Court Police Court Police Court Police Court Police Court Police Court Police Court Police Court Police Court Police Court Police Court	According as	According as		The court b
Not compound The same as for a member of such assembly, and for any offence committed by any member of such assembly Bailable Same Imprisonment of either description for six months, or fine, or both Same Imprisonment of either description for three years, or fine, or both Same Same Same District Court Police Court Police Court Folice Court The same as for a member of such assembly any offence committed by any member of such assembly District Court Police Court The prisonment of either description for one year, or fine, or both Same Not compound The same as for a member of purchase or any offence committed by any member of such assembly	is bailable or	is compound-	3	which the of fence is triable
Not compound The same as for a member of such assembly, and for any offence committed by any member of such assembly Bailable Same Imprisonment of either description for six months, or fine, or both Same Imprisonment of either description for three years, or fine, or both Same Same Same District Court Police Court Police Court Folice Court The same as for a member of propertion for any offence committed by any member of such assembly District Court Police Court Folice Court The same as for a member of propertion for any offence committed by any member of either description for one year, or fine, or both	Same	•		
Same Same Imprisonment of either description for six months, or fine, or both Same Imprisonment of either description for three years, or fine, or both Same Same Same Obstrict Court Police Court Folice Court			such assembly, and for any offence committed by any	District Court
Same Same Imprisonment of either description for six months, or fine, or both Same Imprisonment of either description for three years, or fine, or both Same Same Same Obstrict Court Police Court Folice Court	- *			
Same Same Imprisonment of either description for six months, or fine, or both Same Imprisonment of either description for three years, or fine, or both Same Same Same Obstrict Court Police Court Folice Court	Bailable	1		
Same Imprisonment of either description for three years, or fine, or both Same Imprisonment of either description for one year, or fine, or both Same District Court Police Court from the police Court for one year, or fine, or both	••	Same	tion for six months, or fine,	District Court Police Court
Same tion for three years, or fine, or Police Court both Imprisonment of either description for one year, or fine, or both Same tion for three years, or fine, or Police Court police Court from for one year, or fine, or both		Same	Imprisonment of either descrip-	District Court
Same Imprisonment of either descrip-District Court tion for one year, or fine, Police Court or both	Mar.		tion for three years, or fine, or	Police Court
Same or both Imprisonment of either descriptions Court		Same	Imprisonment of either descrip-	District Court Police Court
	Same	Same	or both	
tion for six months, or fine, or Police Court both	*		tion for six months, or fine, or I	

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
151	Owner or occupier of land not giving information of riot, &c.	Shall not arrest without warrant	
152	Person for whose benefit or on whose behalf a riot takes place, not using all lawful means to prevent it		Warrant
153	Agent of owner or occupier for whose benefit a riot is committed, not using all lawful means to prevent it	Same	Same
154	Harbouring persons hired for an unlawful assembly	May arrest with- out warrant	Same
155	Being hired to take part in an unlawful assembly or riot	Same	Samie
	Or to go armed	Same	Same
157	Committing affray	Same	Summons
	Chapter IX.—Offences by or relating to Public Servants.		••
158	Being or expecting to be a public servant, and taking a gratification other than legal remuneration in respect of an official act	Shall not arrest without warrant	Same .,.
159	Taking a gratification in order, by corrupt or illegal means, to influence a public servant	Same	Same
160	Taking a gratification for the exercise of personal influence with a public servant	Same	Same
161	Abetment by public servant of the offences defined in the last two preceding clauses with reference to himself	Same	Stame
162	Public servants disobeying a direction of the law with intent to cause injury to any person	Same	Same
163	Public servant framing an incorrect document with intent to cause injury	Same	Same
164	Fraudulent or malicious infraction of duty by public servant in Telegraph Department	Same	Same
165	Misconduct by public servant in Telegraph or Postal Department	Same	Same
<u> </u>	•		•

beilabl	Whether bailable or not.		ether oundable not.	Punishment under the Penal Code.	By what Court other than Supremo Court triable.
Bailable	*	Not cor	mpound-	Fine of one thousand rupees	District Court · Police Court ·
Same	••	Same	•••	Fine	District Court Police Court
Same	••	Same	•	Same	District Court Police Court
Same	• •	Şame	*.*	Imprisonment of either descrition for six months, or fi	
Same		Same	••	Same	District Court Police Court
Same	• •	Same		Imprisonment of either descr tion for two years, or fine, both	
Same	• • •	Same	• •	Imprisonment of either descr tion for one month, or fine one hundred rupees, or bot	of Police Court
Same		Same	• • }	Imprisonment of either descrition for three years, or fine, both	p-District Court or Police Court
Same	-4	Same		Same	District Court
Same	••	Same	•	Simple imprisonment for o year, or fine, or both	ne District Court
Same	*	Same	• •	Imprisonment of either descrition for three years, or fine, both	
Same		Same	• •	Simple imprisonment for or year, or fine, or both	ne District Court Police Court
Same	*	Same		Imprisonment of either descrition for three years, or fin	
Same		Same	-	Imprisonment of either descrition for two years, or fine, both	
Same	!	Same	•	Imprisonment of either descrition for three months, or fin which may extend to fift rupees, or both	e, Police Court

		1 35	1.
Section	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
166	Fraud by public servent in Telegraph Department	May arrest without warrant	Warrant
167	Injury to messages, &c., committed by public servants in Postal or Telegraph Department		Same
168	Personating a public servant	Same	Same .
169	Wearing garb or carrying token used by pub- lic servant with fraudulent intent	Same	Summons
	Chapter X.—Contempts of the lawful authority of Public Servants.		
170	Absconding to avoid service of summons or order proceeding from a public servant	Shall not arrest without warrant	Same
	If summons or notice require attendance in person, &c., in a court of justice	Same	Same
171	Preventing the service or the affixing of any summons or notice, or the removal of it when it has been affixed, or preventing a proclamation		Same
	If summons, &c., require attendance in person, &c., in a court of justice	Same	Same
172	Not obeying a legal order to attend at a certain place, in person or by agent, or departing therefrom without authority	Same	Same
	If the order require porsonal attendance, &c., in a court of justice	Same	Same
173	Intentionally omitting to produce a document to a public servant by a person legally bound to produce or deliver such document	Same	Same
	If the document is required to be produced in or delivered to a court of justice	Same	Same
		:	

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Whet ballabl not	le or	compo	hether oundal not.		Punishment under the Penal Code.	By what Court other than Supreme Court triable.
			. ,	• • •		30.00
				¥	*, *	
Bailable	, V	Not co able		ınd-	Imprisonment of either descrip- tion, which may extend to two	- District Court Bolice Court
Same	••	Same	å	••	years, or fine, or both Imprisonment of either description for seven years, or fine	District Court
Same	••	Same		••	or both Imprisonment of either description for two years, or fine, or	District Court
Same	• •	Same		••	both Imprisonment of either description for three months, or fine	Police Court
			•	•	of one hundred rupees, or both	
Same	••	Same		••	Simple imprisonment for one month, or fine of fifty rupees, or both	District Court Police Court
Same *		Same		'eza	Simple imprisonment for six months, or fine of one hun- dred rupees, or both	
Same.	<i>•</i> •	Same			Simple imprisonment for one month, or fine of fifty rupees, or both	District Court Police Court
Samė		Same		• •	Simple imprisonment for six months, or fine of one hun- dred rupees, or both	
Same	••	Same		••	Simple imprisonment for one month, or fine of fifty rupees, or both	
Same	• •	Same	•	•	Simple imprisonment for six months, or fine of one hun- dred rupees, or both	District Court Police Court
Same	•	Same		• • • • • • • • • • • • • • • • • • • •	Simple imprisonment for one month, or fine of fifty rupees, or both	The court in which the offence is committed, sub- ject to the provi- sions of chapter XXXIV.; or, if not committed in a court, a Police Court
Same		Same		••	Simple imprisonment for six months, or fine of one hun- dred rupees, or both	District Court Police Court
						

Section.	Offence.	Officer witho	ther Peace may arrest ut warrant r not.	Whether a warrant or summons she ordinarily issue in firs instance.
174	Intentionally omitting to give notice or in formation to a public servant by a person legally bound to give such notice or information	witho	not arres out warran	t Summons
	If the notice or information required respects the commission of an offence, &c.	Same	•	Same
175	Knowingly furnishing false information to a public servant	Same	• •	Same
	If the information required respects the commission of an offence, &c.	Same	• •	Same
176	Refusing oath when duly required to take oath by a public servant	Same	••	Same
177	Being legally bound to state truth, and refus- ing to answer questions	Same	*	Same
178	Refusing to sign a statement made to a public servant when legally required to do so	Same	. ••	Same
179	Knowingly stating to a public servant on oath, as true, that which is false	Same	• •	Warrant
180	Giving false information to a public servant in order to cause him to use his lawful power to the injury or annoyance of any person	Same	· ••	Summons
18,1	Resistance to the taking of property by the lawful authority of a public servant	Same	• •	Same
182	Obstructing sale of property offered for sale by authority of a public servant	Same	:-	Same

			
Whether ballable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Bailable	Not compound- able	Simple imprisonment for one month, or fine of fifty rupees or both	District Court Police Court
Same	Same	Simple imprisonment for six months, or fine of one hun- dred rupees, or both	District Court Police Court
Same	Same		District Court Police Court
Same	Same	Imprisonment of either description for two years, or fine, or both	District Court
Same	Same	Simple imprisonment for six months, or fine of one hundred rupees, or both	
Same :	Same	Same	The court in which the offence is committed, sub- ject to the provi- sions of chapter XXXIV; or, if not committed in a court, a Police Court
Same S	Same	Simple imprisonment for three months, or fine of one hundred rupees, or both	
Same S	Same	Imprisonment of either description for three years, and fine	District Court
Same S	ame I	imprisonment of either description for six months, or fine of one hundred rupees, or both	
Same S	ame S		District Court Police Court
Same Sa	ameI	mprisonment of either description for one month, or fine of one hundred rupees, or both	District Court Police Court

Section.	Offence.	Whether Peace Officer may arrest without warrant or not	Whether a warrant or a summons shall ordinarily issue in first instance.
183	Obstructing public servant in discharge of his public functions	Shall not arrest without warrant	
184	Omission to assist public servant when bound by law to give such assistance	Same	Same
	Wilfully neglecting to aid a public servant who demands aid in the execution of process, the prevention of offences, &c.		Same
185	Disobedience to an order lawfully promulgated by a public servant, if such disobedience causes obstruction, annoyance, or injury to persons lawfully employed		Same
	If such disobedience causes danger to human life, health, or safety, &c.	Same	Same
183	Threatening a public servant with injury to him, or one in whom he is interested, to induce him to do or forbear to do any official act		Same
187	Threatening any person to induce him to re- frain from making a legal application for protection from injury	Same	Same
	Chapter XI.—False Evidence, and Offences, against Public Justice.		
190	Giving or fabricating false evidence in a judicial proceeding	Same	Warrant
	Giving or fabricating false evidence in any other case	Same	Same
191	Giving or fabricating false evidence with intent to cause any person to be convicted of a capital offence	Same	Same
	If innocent person be thereby convicted and executed	Same	Same
192	Giving or fabricating false evidence with intent to procure conviction of an offence punishable with imprisonment for seven years or upwards	Same	Same

Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Bailable	Not compound able	- Imprisonment of either description for three months, or fine of one hundred rupees, or	Police Court
Same	Same	both Simple imprisonment for one month, or fine of fifty rupees, or both	
Same	Same	Simple imprisonment for six months, or fine of one hun- dred rupees, or both	
Same	Same	Simple imprisonment for one month, or fine of fifty rupees, or both	District Court Police Court
Seme .	Same	Imprisonment of either description for six months, or fine of one hundred rupees, or both	District Court Police Court
Same	Same	Imprisonment of either description for two years, or fine, or both	District Court
Same .	. Same	Imprisonment of either description for one year, or fine, or both	District Court Police Court
Same	Same	Imprisonment of either description for seven years, and fine	District Court
Same	Same	Imprisonment of either description for three years, and fine	District Court
Not bailable	Same	Rigorous imprisonment for ten years, and fine	
Same	Same	De a th	•
Same	Same	The same as for the offence	
<u> </u>	<u> </u>		

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shal ordinarily issue in first instance.	
193	Using, in a judicial proceeding, evidence known to be false or fabricated	Shall not arrest without warrant		
194	Knowingly issuing or signing a false certifi- cate relating to any fact of which such certificate is by law admissible in evidence	Same	Same	
195	Using, as a true certificate, one known to be false in a material point	Same	Same	
196	False statement made in any declaration which is by law receivable as evidence	Same	Same	
197	Using, as true, any such declaration known to be false	Same	Same	
198	Causing disappearance of evidence of an offence committed, or giving false information touching it, to screen the offender: if a capital offence		Same	
	If punishable with imprisonment for ten years	Same	Same	
	If punishable with less than ten years imprisonment	Same	Same	
199	Intentional omission to give information of an offence by a person legally bound to inform	Same	Summons	
2 00	Giving false information respecting an offence committed	Same	Warrant	
201	Secreting or destroying any document to prevent its production as evidence	Same	Same	
202	False personation for the purpose of any act or proceeding in a suit or criminal prosecu- tion, or for becoming bail or security	Same	Same	
2 03	Fraudulent removal or concealment, &c., of property, to prevent its seizure as a forfeiture, or in satisfaction of a fine under sentence, or in execution of a decree	Same	Same	
204	Claiming property without right, or practis- ing deception touching any right to it, to prevent its being taken as a forfeiture, or in satisfaction of a fine under sentence, or in execution of a decree	Same	Same	

bei	hether lable or not.	compo	ether undable iot.	Pu	nishment und Penal Code		By what Courted than Supreme Court triable.
givir	offence of g such		npound-	The sam	e as for giving false evidence	ng or fabri- ce	District Court
evide baila Bailabl	ble or not	Same	• •	The san		iving false	District Court
Same	•	Same	اد .	Same			District Court
Same	••	Same		Same	••,	•••	District Court
Same	••	Same		Same			District Court
Same		Same .	• •		ment of eithe seve n years		
Same	8	Same			ment of eithe		District Court
Same	8	Same	1	Imprisonr the long descript	ment for a c cest term ar ion provided	uarter of d of the l for the	Court by which the offence is triable
Same	s	ame	1	mprisonn	or fine, or b nent of eithe six months	r descrip-	District Court Police Court
Same	s	ame	1	mprisonn	nent of either two years, o	r descrip- r fine, or	District Court Police Court
Same	8	amę	s	ame	••		District Court
Same	s	ame	1	mprisonn tion for or both	nent of either three years,	r descrip- or fine,	District Court
Same	Se	ame	{		nent of either two years,		District Court
Same	Se	ame	s	ame	••	D	District Court
				•			•

Section.	Cffence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
205	Fraudulently suffering a decree to pass for a sum not due, or suffering decree to be executed after it has been satisfied		
20 6	False claim in a court of justice	Same	Same
207	Fraudulently obtaining a decree for a sum not due, or causing a decree to be executed after it has been satisfied	Same	Same
208	False charge of offence made with intent to injure	Same	Same
	If offence charged be capital, or punishable with imprisonment for a term exceeding seven years		Same
209	Harbouring an offender, if the offence be capital	May arrest with- out warrant	Same
	If punishable with imprisonment for ten years	Same	Same
1	If punishable with imprisonment for one year and not for ten years	Same	Same
210	Taking gift, &c., to screen an offender from punishment, if the offence be capital	Shall not arrest without warrant	Same
	If punishable with imprisonment for ten years	Same	Same
•	If with imprisonment for less than ten years	Same :.	Same
211	Offering gift or restoration of property in consideration of screening offender: if the offence be capital	Same	Same
	If punishable with imprisonment for ten	Same	Same
	If with imprisonment for less than ten years	Same	Same

Wheth bailable not.		Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supremo Court triable.
Bailable	• •	Not compound able	- Imprisonment of either description for two years, or fine, or both	
Same	•.•	Same .	Imprisonment of either description for two years, and fine	District Court
Same	*:*	Same .	Imprisonment of either description for two years, or fine, or both	District Court
Same	• •	Same	Same	District Court
Same .	•:•	Same	Imprisonment of either description for seven years, and fine	District Court
Same	• •	Same	Imprisonment of either description for five years, and fine	District Court
Same		Same	Imprisonment of either description for three years, and fine	District Court
Same	• **	Same	Imprisonment for a quarter of the longest term, and of the description provided for the offence, or fine, or both	Police Court,
Same		Same	Imprisonment of either description for seven years, and fine	District Court
Same	••	Same	Imprisonment of either description for three years, and fine	District Court
Same		Same	Imprisonment for a quarter of the longest term, and of the description provided for the offence, or fine, or both	Police Court, if the offender is triable by a
Same	• •	Same	Imprisonment of either description for seven years, and fine	Police Court District Court
Same		Same	Imprisonment of either descrip-	District Court
Same		Same	tion for three years, and fine Imprisonment for a quarter of the longest term, and of the description provided for the offence, or fine, or both	District Court Police Court, if the offender is triable by a Police Court
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Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons sha ordinarily issue in first instance.
212	Taking gift to help to recover movable property of which a person has been deprived by an offence, without causing apprehension of offender	without warrant	Warrant
213	Harbouring an offender who has escaped from custody, or whose apprehension has been ordered, if the offence be capital		Same
	If punishable with imprisonment for ten	Same	Same
	If with imprisonment for one year and not for ten years	Same	Same
	•		
214	Public servant disobeying a direction of law with intent to save person from punishment or property from forfeiture		Summons
215	Public servant framing an incorrect record or writing with intent to save person from punishment or property from forfeiture		Warrant
216	Intentional omission to apprehend on the part of a public servant bound by law to apprehend an offender: if the offence be capital	Same	Same
	If punishable with imprisonment for ten years	Same	Same
	If with imprisonment for less than ten years	Same	Same .
217	Intentional omission to apprehend on the part of a public servant bound by law to appre- hend person under sentence of a court of justice: if under sentence of death		Same
,	If under sentence of imprisonment for ten years or upwards	Same	Same
	If under sentence of imprisonment for less than ten years; or lawfully committed to custody	Same	Same
218	Escape from confinement negligently suffered by a public servant	Same	Summons

Whether bailable or not.		ailable or compoundable		Punishment under the Penal Code	By what Court other than Supreme Court triable.	
Bailable		Not compable	pound-	Imprisonment of either description for two years, or fine, o both	- District Court	
Same		Same	• •	Imprisonment of either descrip tion for seven years, and fine	9.	
Same	••	Same	• •	Imprisonment of either descrip- tion for three years, with or without fine	District Court	
Same		Same	• •	Imprisonment for a quarter of the longest term, and of the description provided for the offence, or fine, or both	Police Court, if	
Same'	••	Same		Imprisonment of either description for two years, or fine, or both	District Court	
Same	a •	Same		Imprisonment of either description for three years, or fine, or both	District Court	
Same		Same		Imprisonment of either descrip- tion for seven years, with or without fine		
Same	8	S a me	.:	Imprisonment of either description for three years, with or	District Court	
Same	s	Same	• .]	without fine Imprisonment of either descrip- tion for two years, with or	District Court	
Not bailable	8	a me		without fine Imprisonment of either descrip- tion for fourteen years, with or without fine		
Same	s	ame	1	imprisonment of either description for seven years, with or	District Court	
Bailable	s	ame	1	without fine Imprisonment of either descrip- tion for three years, or fine, or both	District Court	
Same	s	ame	8	Simple imprisonment for two years, or fine, or both	District Court Police Court	

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.	
219	Resistance or obstruction by a person to his lawful apprehension	May arrest with- out warrant	. Warrrant	
220	Resistance or obstruction to the lawful appre- hension of another person, or rescuing him from lawful custody		Same	
	If charged with an offence punishable with imprisonment for ten years	Same	Same	
	If charged with a capital offence	Same	Same	
	If the person is sentenced to imprisonment for ten years or upwards	Same	Same	
	If under sentence of death	Same	Same	
220a	Resistance, obstruction to lawful apprehension in cases not otherwise provided for	Same	Same _	
221	Escape, or attempt to escape, from custody for failing to furnish security for good behaviour	Same	Same	
222	Violation of condition of remission of punishment	Shall not arrest without warrant		
223	Intentional insult or interruption to a public servant sitting in any stage of a judicial proceeding	Same	Same	
224	Personation of a juror or assessor	Same	Same	
	Chapter XII.—Offences relating to Coin and Government Stamps.			
226	Counterfeiting or performing any part of the process of counterfeiting coin	May arrest with- out warrant	Warrant	
Ž	Counterfeiting or performing any part of the process of counterfeiting the Queen's coin	Same	Same	

Whether bailable or not	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Bailable .	Not compound- able	Imprisonment of either description for two years, or fine, or both	Police Court, if person resisting or escaping, &c., charged with or convicted of of- fence cognizable by a Police
Same .	Same	Same	Court District Court Police Court
Not bailable	Same	Imprisonment of either description for three years, and fine	District Court
Same	Same	Imprisonment of either description for seven years, and fine Same	
Same Bailable		Imprisonment of either description for ten years, and fine Imprisonment of either description for six months, with or	
Bailable	Same	without fine Imprisonment of either description for one year, or fine, or both	District Court Police Court
Not bailable	Same	Punishment of original sentence or, if part of the punishment has been undergone, the residue	which the origi-
Bailable	Same	Simple imprisonment for six months, or fine of one thou- sand rupees, or both	The court in which
Same	Same	Imprisonment of either description for two years, or fine, or both	
Not bailable	Same	Imprisonment of either description for seven years, and fine	District Court
Same	Same	Imprisonment of either description for ten years, and fine	District Court

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.	
2 28	Making, buying, or selling instrument for the purpose of counterfeiting coin	May arrest with- out warrant	Warrant	
229	Making, buying, or selling instrument for the purpose of counterfeiting the Queen's coin	Same	Same	
230	Possession of instrument or material for the purpose of using the same for counterfeiting coin		Same	
	If Queen's coin	Same	Same	
231	Abetting in Ceylon the counterfeiting out of Ceylon of coin	Same	Same	
232	Import or export of counterfeit coin, knowing the same to be counterfeit	Same	Same	
233	Import or export of counterfeits of the Queen's coin, knowing the same to be counterfeit	Same	Same	
234	Having any counterfeit coin, known to be such when it came into possession, and delivering, &c., the same to any person	Same	Same *	
235	The same with respect to the Queen's coin	Same	Same	
236	Knowingly delivering to another any counterfeit coin as genuine, which, when first possessed, the deliverer did not know to be counterfeit	Same	Same	
237	Possession of counterfeit coin by a person who knew it to be counterfeit when he became possessed thereof	Same	Same	
238	Possession of Queen's coin by a person who knew it to be counterfeit when he became possessed thereof	Same	Same	
239	Fraudulently diminishing the weight or altering the composition of any coin	Same	Same	
240	Fraudulently diminishing the weight or altering the composition of the Queen's coin	Same	Same	
241	Altering appearance of any coin with intent that it shall pass as a coin of a different description	Same	Same	
'				

Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Not bailable	Not compound able	Imprisonment of either descrip- tion for three years, and fine	District Court
Same	Same	Imprisonment of either description for seven years, and fine	District Court
Same	Same	Imprisonment of either description for three years, and fine	District Court
Same •	Same	Imprisonment of either descrip- tion for ten years, and fine	District Court
Same	Same	The punishment provided for abetting the count rfeiting of such coin within Ceylon	District Court
Same	Same	Imprisonment of either description for three years, and fine	District Court
Same	Same	Imprisonment of either description for ten years, and fine	District Court
Same *	. Same	Imprisonment of either description for five years, and fine	District Court
Same .	. Same	Imprisonment of either description for ten years, and fine	District Court
Same .	. Same	Imprisonment of either descrip- tion for two years, or fine of ten times the value of the coin counterfeited, or both	District Court
Same .	. Same	Imprisonment of either description for three years, and fine	District Court
Same .	Same	Imprisonment of either description for seven years, and fine	District Court
Same	. Same	Imprisonment of either description for three years, and fine	District Court
Same	Same	Imprisonment of either description for seven years, and fine	District Court
Same	Same	Imprisonment of either description for three years, and fine	District Court
~ <u></u>		<u> </u>	

Section.	Offence.	Whether Peace, Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
242	Altering appearance of the Queen's coin with intent that it shall pass as a coin of a differ- , ent description	May arrest with- out warrant	Warrant
243	Delivery to another of coin possessed with the knowledge that it is altered	Same	Same
244	Delivery of Queen's coin possessed with the knowledge that it is altered	Same	Same
245	Possession of altered coin by a person who knew it to be altered when he became possessed thereof		Same
246	Possession of Queen's coin by a person who knew it to be altered when he became possessed thereof	Same	Same
247	Delivery to another of coin as genuine which, when first possessed, the deliverer did not know to be altered		Same
248	Counterfeiting a Government stamp	Same	Same
249	Having possession of an instrument or material for the purpose of counterfeiting a Government stamp		Same
250	Making, buying, or selling instrument for the purpose of counterfeiting a Government stamp		Same
251	Sale of counterfeit Government stamp	Same	Same
252	Having possession of a counterfeit Government stamp	Same	Same
253	Using as genuine a Government stamp known to be counterfeit	Same	Same
254	Effacing any writing from a substance bearing a Government stamp, or removing from a document a stamp used for it, with intent to cause loss to Government	Same	Same
255	Using a Government stamp known to have been before used	Same	Same
256	Erasure of mark denoting that stamp has been used	Same	Same
		1	

Whether bailable or not	Whether compoundable or not	Punishment under the Penal Code.	By what Court other than Suprem Court triable.
Not bailable	Not compound-	Imprisonment of either description for seven years, and fine	District Court
Same	Same	Imprisonment of either description for five years, and fine	District Court
Salge	Same	Imprisonment of either description for ten years, and fine	District Court
Same	Same	Imprisonment of either description for three years, and fine	District Court
Same	Same	Imprisonment of either description for five years, and fine	District Court
Same	Same	Imprisonment of either description for two years, or fine of ten times the value of the coin	Police Court
Bailable	Same	Imprisonment of either description for fifteen years, and fine	District Court
Same	Same	Imprisonment of either description for seven years, and fine	District Court
Same	Same	Same	District Court
Same	Same	Same	District Court
Same S	Same	Same	District Court
Same S	Same	Imprisonment of either description for seven years, or fine, or both	District Court
Same S	Same	Imprisonment of either description for three years, or fine, or both	District Court
Same S	Same	Imprisonment of either description for two years, or fine, or both	
Same S	Same	Imprisonment of either description for three years, or fine, or both	District Court

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Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or summons she ordinarily issue in firstance.
	Chapter XIII.—Offences relating to Weights and Measures.		
257	Use of instrument for weighing, knowing the same to be false	Shall not arrest without warrant	
258	Using false weight or measure	Same	Same
259	Being in possession of false weights of measures for use	Same	Same
26 0	Making or selling false weights or measures for fraudulent use	Same	Same ,
	Chapter XIV.—Offences affecting the Public Health, Safety, Convenience, Decency, and Morals.		
262	Negligently doing any act known to be likely to spread infection of any disease danger- ous to life		Same
263	Maliciously doing any act known to be likely to spread infection of any disease dangerous to life	Same :.	Same
264	Knowingly disobeying any quarantine rule	Same	Same •
265	Adulterating food or drink intended for sale so as to make the same noxious	Shall not arrest without warrant	Same
266	Selling any food or drink as food and drink, knowing the same to be noxious	Same	Same
267	Adulterating any drug or medical preparation, intended for sale, so as to lessen its efficacy or to change its operation, or to make it noxious	Same	Same
268	Offering for sale, or issuing from a dispensary, any drug or medical preparation known to have been adulterated	Same	Same ;.
69	Knowingly selling, or issuing from a dispensary, any drug or medical preparation as a different drug or medical preparation	Same!	Same
270	Defiling the water of a public spring or reservoir	May arrest with-	Same

Whet bailabl not	e or	Whether compounda or not		Punishment under the Penal Code.	By what Court other than Supreme Court triable.
				,	
Bailable	· .	Not compou	ınd-	Imprisonment of either description for one year, or fine, or both	District Court Police Court
Same	•	. Same	•	Same	District Court
Same	•	Same		Same	Police Court District Court Police Court
Same		Same		Same	District Court
Same	••	Same		Imprisonment of either description for six months, or fine, or both	District Court Police Court
Same		Same		Imprisonment of either description for two years, or fine, or both	
Jame •		Same		Imprisonment of either description for six months, or fine, or both	District Court Police Court
Same	• -]	Same]	Imprisonment of either descrip- tion for six months, or fine of one hundred rupees, or both	District Court Police Court
Same		Same		Same	District Court Police Court
Same .	-	Same		Same	District Court Police Court
Same		Same	8	same	District Court Police Court
Same		Same	\$	ame ··	District Court Police Court
Same		Same	1	mprisonment of either descrip- tion for three months, or fine of fifty rupees, or both	District Court Police Court

Section.	Offence.	Whether Peace Officer may arrest without warrent or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
271	Making atmosphere noxious to health	Shall not arrest without warrant	
2 72	Driving or riding on a public way so rashly or negligently as to endanger human life, &c.		
. 273	Navigating any vessel so rashly or negligently as to endanger human life, &c.	Same	Same
274	Exhibition of a false light, mark, or buoy	Same	Warrant
275	Conveying for hire any person by water in a vessel in such a state, or so loaded, as to endanger his life		Summons
276	Causing danger, obstruction, or injury in any public way or line of navigation	Same	Same
277	Dealing with any poisonous substance so as to endanger human life, &c.	Shall not arrest without warrant	Same
27 8	Dealing with fire, or any combustible matter, so as to endanger human life, &c.	May arrest with- out warrant	Same .
27 9	So dealing wih any explosive substance	Same	Same •
280	So dealing with any machinery	Shall not arrest without warrant	Same
281	A person omitting to guard against probable danger to human life by the fall of any building over which he has a right entitling him to pull it down or repair it	Same	Same
282	A person omitting to take order with any animal in his possession, so as to guard against danger to human life, or of grievous hurt, from such animal	out wa rrant	Same
283	Committing a public nuisance	Shall not arrest without warrant	Same
284	Continuance of nuisance after injunction to discontinue	May arrest without warrant	Same
285	Sale, &c., of obscene books, &c	Same	Warrant
286	Having in possession obscene books, &c., for sale or exhibition	Same	Same

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When bailah no	ole or	Whether compound or not	ablo	Punishment under the Penal Code.		By what Court other than Supreme Court triable.
Bailable		Not compo	ound-	Fine of one hundred rupees	٠.	District Court Police Court
Same	••	Same	•	Imprisonment of either des- tion for six months, or of one hundred rupees both	fine	District Court Police Court
Same	• •	Same		Imprisonment of either described for six months, or of one hundred rupees, both	fine	
Same	, ••	Same	• •	Imprisonment of either described tion for seven years, or if or both		District Court
Same	• •	Same		Imprisonment of either described for six months, or fin one hundred rupees, or both	e of	District Court Police Court
Same	• •	Same		Fine of one hundred rupees		District Court Police Court
Same		Same		Imprisonment of either desc tion for six months, or fine one hundred rupees, or bot	of	
Same		Same	••	Same		District Court Police Court
.Same		Same	1	Same	- 1	District Court Police Court
Same	1	Same	1	Same		District Court Police Court
Same		Same	8	Same]]	District Court Police Court
Same	8	Same	8	ame		District Court Police Court
Same	s	Sam¢		ine of fifty rupees, or impriso ment of either description i	on- I for I	District Court Police Court
Same	s	ame	8	three months, or both imple imprisonment for s months, or fine, or both		District Court Police Court
Same	s	ame	}	nprisonment of either descrition for three months, or fin or both		District Court Police Court
Same	s	ame		ame		District Court Police Court

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
287	Obscene songs	May arrest with- out warrant	Warrant
288	Keeping a lottery-office	Shall not arrest without warrant	
	Publishing proposals relating to lotteries	Same	Same
289	Wilful omission of statutory authority	Same	Same
	Chapter XV Offences relating to Religion.	·	
290	Destroying, damaging, or defiling a place of worship or sacred object with intent to insult the religion of any class of persons		Same
291	Causing a disturbance to an assembly engaged in religious worship	Same	Same
291A	Uttering any word or making any sound in the hearing, or making any gesture, or placing any object in the sight of any person, with intention to wound his religious feeling	without warrant	Same
292	Trespassing in place of worship or sepulchre, disturbing funeral, with intention to wound the feelings or to insult the religion of any person, or offering indignity to a human corpse	May arrest with-	Same
	Chapter XVI.—Offences affecting the Human Body.		
	Of Offences affecting Life.	•	
296	Murder	Same	Warrant
297	Culpable homicide, not amounting to murder, if act by which the death is caused is done with intention of causing death, &c.	Same	Same
•	If act is done with knowledge that it is likely to cause death, but without any intention to cause death, &c.	Same	Same
298	Causing death by rash or negligent act	Same	Same
299	Abetment of suicide	Same	Same
300	Attempt to murder	Same	Same
	If such act cause hurt to any person	Same	Same
301	Attempt to commit culpable homicide	Same	Same

Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Bailable	Not compound- able	Imprisonment of either description for three months, or fine,	District Court Police Court
Same	Same	or both Imprisonment of either description for six months, or fine, or both	District Court Police Court
Same	Same	Fine of one hundred rupees	District Court
Same	Same	Fine	Police Court District Court Police Court
Same	Same	Imprisonment of either description for two years, or fine, or both	District Court Police Court
Same	Same	Imprisonment of either description for one year, or fine, or both	District Court Police Court
Same	Compoundable		District Court Police Court
Same	Not compound- able		District Court Police Court
Not bailable S	ame	Death	
Same S	ame]	Imprisonment of either description for twenty years, and fine	
Same Sa	ameI	imprisonment of either description for ten years, or fine, or both	
Bailable Sa	ame I	mprisonment of either descrip- tion for five years, or fine, or both	•
Not bailable Sa	ıme I	Death	-
Same Sa		mprisonment of either descrip-	
Same Sa	me I	tion for ten years, and fine mprisonment of either descrip-	•
Bailable Sa	me I	tion for twenty years, and fine mprisonment of either descrip- tion for three years, or fine, or both	vistrict Court

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
	If such act cause hurt to any person	May arrest with- out warrant	Warrant
302	Attempt to commit suicide	Same	Same
	Of the causing of Miscarriage; of Injuries to Unborn Children; of the Exposure of Infants; and of the Concealment of Births.		
303	Causing miscarriage	Shall not arrest without warrant	
	If the woman be quick with child	Same	Same
304	Causing miscarriage without woman's consent	Same	Same
305	Death caused by an act done with intent to cause miscarriage	Same	Same
30 6	Act done with intent to prevent a child being born alive, or to cause it to die after its birth		Same
307	Causing death of a quick unborn child by an act amounting to culpable homicide	Same	Same
30 8	Exposure of a child under twelve years of age by parent or person having care of it, with intention of wholly abandoning it		Same
309	Concealment of birth by secret disposal of dead body	Same	Same
i	Of Hurt.		
314	Voluntarily causing hurt	Same	Summons
315	Voluntarily causing hurt by dangerous weapons or means	Same	Warrant
316	Voluntarily causing grievous hurt	Same	Same
317	Voluntarily causing grievous hurt by danger- ous weapons or means	Same	Same

Whether bailable c not.		Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Suprem Court triable.
Bailable	•	Not compound- able	Imprisonment of either description for seven years, or fine, or both	
Same	••	Same	Imprisonment of either description for one year, or fine, or both	District Court Police Court
Same		Same	Imprisonment of either description for three years, or fine, or both	District Court
Same Not bailable		į	Imprisonment of either description for seven years, and fine Imprisonment of either description for twenty years, and	District Court
Same	•	Same	fine Imprisonment of either description for twenty years, and fine	
Same		Sa m e	Imprisonment of either descrip- tion for ten years, or fine, or both	District Court
Same .		Same	Imprisonment of either descripton for ten years, and fine	District Court .
Bail able	6	Same	Imprisonment of either descrip- tion for seven years, or fine, or both	District Court
Same	8	Same	Imprisonment of either description for two years, or fine, or both	District Court
ame		Compoundable	Imprisonment of either descrip- tion for one year, or fine of one thousand rupees, or both	District Court Police Court
ame	С	compoundable with consent of Attorney-General	Imprisonment of either descrip- tion for three years, or fine, or both, whipping in addition	District Court Police Court
ame	s		Imprisonment of either description for seven years, and fine. If person hurt is a woman or child, whipping in addition	District Court Police Court
Not bailable	N	ot compoundable	imprisonment of either description for ten years, and fine, whipping in addition	District Court

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons sha!! ordinarily issue in first instance.
318	Voluntarily causing hurt to extort property or a valuable security, or to constrain to do anything which is illegal, or which may facilitate the commission of an offence	out warrant	Warrant
319	Administering stupefying drug with intent to cause hurt, &c.	Same	Same
320	Voluntarily causing grievous hurt to extort property or a valuable security, or to constrain to do anything which is illegal, or which may facilitate the commission of an offence		Same
32 1	Voluntarily causing hurt to extort confession or information, or to compel restoration of property, &c.		Same
322	Voluntarily causing grievous hurt to extort confession or information, or to compel restoration of property, &c.		Same
323	Voluntarily causing hurt to deter public servant from his duty	Same	Same
324	Voluntarily causing grievous hurt to deter public servant from his duty	Same	Same
325	Voluntarily causing hurt on grave and sudden provocation, not intending to hurt any other than the person who gave the provocation		Summons
326	Causing grievous hurt on grave and sudden provocation, not intending to hurt any other than the person who gave the provocation		Same
327	Doing any act rashly or negligently which endangers human life or the personal safety of others		Same
32 8	Causing hurt by doing an act rashly or negligently which endangers human life, &c.	Same	Same
329	Causing grievous hurt by doing an act rashly or negligently which endangers human life, &c.	Same	Same
	Of Wrongful Restraint and Wrongful Confinement.	<u>-</u>	
332	Wrongfully restraining any person	Same	Same

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Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supremo Court triable.
Not bailable	Not compound- able	Imprisonment of either description for ten years, and fine	
Same	Same	Same	District Court
Same	Same	Imprisonment of either description for twenty years, and fine or whipping	
Bailable	Same	Imprisonment of either description for seven years, and fine	
Not bailable	Same	Imprisonment of either description for ten years, and fine	`
Bailable	Same	Imprisonment of either descrip- tion for three years, or fine, or both	
Not bailable	Same	Imprisonment of either description for ten years, and fine	_
Bailable	Compoundable	Imprisonment of either description for one month, or fine of fifty rupees, or both	District Court Police Court
Same	Compoundable with consent of Attorney-General	Imprisonment of either descrip- tion for four years, or fine of two thousand rupees, or both	Police Court
Same		Imprisonment of either description for three months, or fine	
Same	Compoundable with consent of Attorney- General	of one hundred rupees, or both Imprisonment of either descrip- tion for six months, or fine of one hundred rupees, or both	District Court Police Court
Same		Imprisonment of either description for two years, or fine of one thousand rupees, or both	District Court Police Court
Same	Compoundable	Simple imprisonment for one month, or fine of fifty rupees, or both	District Court Police Court

Section,	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
333	Wrongfully confining any person	May arrest with- out warrant	Summons
334	Wrongfully confining for three or more days	Same	Same
335	Wrongfully confining for ten or more days	Same	Same
336	Keeping any person in wrongful confinement, knowing that a writ has been issued for his liberation	Shall not arrest without warrant	Same
337	Wrongful confinement in secret	May arrest with	Same
338	Wrongful confinement for the purpose of extorting property, or constraining to an illegal act, &c.		Same
339	Wrongful confinement for the purpose of extorting confession or information, or of compelling restoration of property, &c.	Same .	Same
	Of Criminal Force and Assault.	r 1	
343	Assault or use of criminal force, otherwise than on grave provocation	Shall not arres	
344	Assault or use of criminal force to deter a public servant from discharge of his duty	May arrest with	- Warrant
345	Assault or use of criminal force to a woman with intent to outrage her modesty	Same .	. Same
346	Assault or criminal force with intent to dis- honour a person, otherwise than on grave and sudden provocation		
347	Assault or criminal force in attempt to commit theft of property worn or carried by a person		Warrant
348	Assault or use of criminal force in attempt wrongfully to confine a person	Same .	. Same
349	Assault or use of criminal force on grave and sudden provocation	Shall not arrea	
	Of Kidnapping, Abduction, Slavery, and Forced Labour.	•	·
354	Kidnapping	May arrest with	Warrant

Wheth bailable not.		Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Bailable		Compoundable	Imprisonment of either description for one year, or fine to	f Police Court
Same			one thousand rupees, or both Imprisonment of either descrip	District Court
Same	• •	able Same .	tion for two years, and fine Imprisonment of either descrip	District Court
Same	,	Same	tion for three years, and fine Imprisonment of either descrip- tion for two years, in addition to imprisonment under any other section	
Same	• •	Same	Same	District Court
Same		Same	Imprisonment of either description for three years, and fine	
Same		Same	Same	District Court
Same			Imprisonment of either description for three months, or fine of fifty rupees, or both	Police Court
Same	1	Not compound- able	Imprisonment of either descrip- tion for two years, or fine, or both	District Court Police Court
Same	8	Same	Same and whipping	District Court
Same .		Compou ndable	Imprisonment of either descripton for two years, or fine, or both	
Not bailable	1	Not compound- able	Same	District Court Police Court
Bailable	s	ame	Imprisonment of either description for one year, or fine of	TO 11 AV .
Same	c	ompoundable	one thousand rupees, or both Simple imprisonment for one month, or fine of fifty rupees, or both	District Court Police Court
Not bailable	,	ot compound- able	Imprisonment of either description for seven years, and fine	District Court

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
3 55	Kidnapping or abducting in order to murder	May arrest with- out warrant	Warrant
356	Kidnapping or abducting with intent secretly and wrongfully to confine a person	Same	Same
357	Kidnapping or abducting a woman to compel a marriage, or to cause her defilement, &c.		Same
35 8	Kidnapping or abducting in order to subject a person to grievous hurt, slavery, &c.	Same	Same
359	Concealing or keeping in confinement a kid- napped person	Same	Same
360	Kidnapping or abducting a child with intent to take property from the person of such child	Same	Same
` 361	Buying or disposing of any person as a slave	Shall not arrest without warrant	Same
362	Habitual dealing in slaves	May arrest with- out warrant	Same
362 (a)	Cohabitation caused by a man deceitfully inducing a belief of lawful marriage		Same
362	Bigamy	Same	Same
(b) 362 (c)	Bigamy with concealment of former marriage	Same	Same
362 (d)	Going through marriage ceremony with fraudulent intention	Same	Same
224	Of Rape.	76 (1)	a .
364	Rape	May arrest with- out warrant	Same
365	Of Unnatural Offences. Unnatural offences	Same	Same
	Chapter XVII.—Offences against Property. Of Theft.		· .
367	Theft	Same	Same
. [
368	Theft of cattle or prædial produce	Same	Same

Whether bailable or not.		Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Not bailable Same	•	Not compoundable Same	Rigorous imprisonment for twenty years, and fine Imprisonment of either descrip- tion for seven years, and fine	District Court
Same	• •	Same	Imprisonment of either description for ten years, and fine	
Same		Same	Same	
Same	••	Same	Punishment for kidnapping or abduction	District Court
Same	••	Same	Imprisonment of either description for seven years, and fine	
Bailable	٠.,	Same	Same	District Court
Not bailable	• •	Same		
Bailable	••	Same	tion for fifteen years, and fine Imprisonment of either descrip- tion for ten years, and fine	
Same	••	Same	Imprisonment of either descrip-	
Same	••	Same	tion for seven years, and fine Imprisonment of either descrip-	
Same	•••	Same	tion for ten years, and fine Imprisonment of either descrip- tion for seven years, and fine	
Not bailable		Same	Imprisonment of either description for twenty years, and fine,	
Same		Same	whipping in addition Imprisonment of either description for ten years, and fine, whipping in addition	
Same	••	Same	Imprisonment of either descrip- tion for three years, or fine, or both	Police Court, when value of property stolen does not exceed one hundred
Same	••	Same	Whipping in addition to pun- ishment for theft	rupees District Court Police Court, if value of pro- perty does not exceed one hun- dred* rupees

^{*} Section 10. 24 of 1906.

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
369	Theft in a dwelling house, &c	May arrest with-	Warrant
370	Theft by clerk or servant of property in possession of master or employer	Same	Same
•		. *	
371	Theft, preparation having been made for causing death, or hurt, or restraint, or fear of death, or of hurt, or of restraint, in order to the committing of such theft, or to retiring after committing it, or to retaining property taken by it	Same	Same .
373	Of Extortion. Extortion	Shall not arrest without warrant	Same
374	Putting or attempting to put in fear of injury, in order to commit extortion	Same	Same
375	Extortion by putting a person in fear of death or grievous hurt	Same	Same
376	Putting or attempting to put a person in fear of death or grievous hurt, in order to com- mit extortion	Same	Same
377	Extortion by threat of accusation of an offence punishable with death or imprisonment for ten years	Same	Same
ļ	If the offence threatened be an unnatural offence	Same	Same
378	Putting a person in fear of accusation of offence punishable with death, or with imprisonment for ten years, in order to commit extortion.	Same	Same
ļ		Same	Same
380	Of Robbery.	May arrest with-	Same
ļ	If committed on the highway between sunset	Same	Same

Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Not bailable	Not compound- able	Imprisonment of either description for seven years, and fine	
Same	Same	Imprisonment of either de- scription for seven years, and fine	hundred rupees District Court Police Court, if value of pro- perty stolen does not exceed one hundred rupees
Same	Same	Rigorous imprisonment for ten years, and fine, whipping in addition	
Bailable	Same	Imprisonment of either description for three years, or fine,	District Court
Same	Same	or both Imprisonment of either descrip- tion for two years, or fine, or both	
Not bailable	Same	Imprisonment of either descrip- tion for ten years, and fine	District Court
Same S		Imprisonment of either description for seven years, and fine	District Court
Same S	Same	Imprisonment of either descrip- tion for ten years, and fine, whipping in addition	
ame S	ame	Rigorous imprisonment for twenty years, and fine, whip-	
ame S	ame	ping in addition Imprisonment of either descrip- tion for ten years, and fine, whipping in addition	
ame S	am e 1	Rigorous imprisonment for twenty years, and fine, whip-	V
ame S	ame	ping in addition Rigorous imprisonment for ten years, and fine, whipping in	Dis trict Court Police Court
sme S	ameI	addition Rigorous imprisonment for fourteen years, and fine, whip- ping in addition	District Court

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.	
381	Attempt to commit robbery	May arrest with- out warrant	Warrant	
382	Person voluntarily causing hurt in commit- ting or attempting to commit robbery, or any other person jointly concerned in such robbery		Same	
38 3	Robbery, with attempt to cause death or grievous hurt	Same	Same	
384	Attempt to commit robbery when armed with deadly weapon	Same	Same	
385	Belonging to a wandering gang of persons associated for the purpose of habitually committing thefts	Same	Same	
	Of Criminal Misappropriation of Property.			
386	Dishonest misappropriation of movable property, or converting it to one's own use	Shall not arrest without warrant	1	
387	Dishonest misappropriation of property, knowing that it was in possession of a deceased person at his death, and that it has not since been in the possession of any person legally entitled to it		Same	
	If by clerk or person employed by deceased	Same	Same	
	Of Criminal Breach of Trust.			
389	Criminal breach of trust	May arrest with- out warrant	Same	
3 90	Criminal breach of trust by a carrier, whar- finger, &c.	Same	Same	
391	Criminal breach of trust by a clerk or servant	Same	Same	
392	Criminal breach of trust by public servant or by banker, merchant, or agent, &c.	Shall not arrest without warrant	Same	
	Of the Receiving of Stolen Property.			
394	Dishonestly receiving stolen property, knowing it to be stolen	May arrest with- out warrant	Same	
	•			
	•			

Whether bailable or not.		Wheth compound or not	lable	Punishment under the Penal Code. By what Court other than Supreme Court triable.
Not bailab	le .	Not composible	ound-	- Rigorous imprisonment for District Court seven years, and fine, whipping in addition
Same	• (Same	••	Rigorous imprisonment for twenty years, and fine
Same		Same	• •	Rigorous imprisonment for twenty years, whipping also
Same	• •	Same	٠	Same
Same	••	Same	• -	Rigorous imprisonment for seven years, and fine
Bailable	• •	Same		Imprisonment of either description for two years, or fine, or Police Court
Same		Same	• •	both Imprisonment of either description for three years, and fine District Court Police Court
Same	••	Same	• •	Imprisonment of either description for seven years, and fine
Not bailable	$\cdot \mid$	Same	••	Imprisonment of either descrip- tion for three years, or fine, Police Court
Same		Same		Imprisonment of either descrip- tion for seven years, and fine
Same		Same	8	Same District Court
Same		Same .]	Imprisonment of either description for ten years, and fine
8ame		Same .	1	Imprisonment of either description for three years, or fine, or both District Court Police Court, when the value of the stolen property does not exceed one hundred rupees

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
395	Habitually dealing in stolen property	May arrest with-	Warrant
396	Assisting in concealment or disposal of stolen property, knowing it to be stolen	out warrant Same	Same
397	Receiving stolen cattle or prædial products	Same	Same
	Of Cheating.		
400	Cheating	Shall not arrest without warrant	
401	Cheating a person whose interest the offender was bound, either by law or by legal contract, to protect		Same
402	Cheating by personation	Same	Same
403	Cheating, and thereby dishonestly inducing delivery of property, or the making, alteration, or destruction of a valuable security	Same	Same
	Of fraudulent Deeds and Disposition of Property.		
404	Fraudulent removal or concealment of pro- perty, &c., to prevent distribution among creditors	Same	Same
405	Fraudulently preventing from being made available for his creditors a debt or demand due to the offender	Same	Same
406	Fraudulent execution of deed of transfer, containing a false statement of consideration	Same	Same
407	Fraudulent removal or concealment of pro- perty of himself or any other person, or assisting in the doing thereof, or dishonestly releasing any demand or claim to which he is entitled	Same ·	Same
	Of Mischief.		
409	Mischief	Same	Summons

Whet bailabl not.	e or	Whe compou		Pun	ushment under Penal Code.	the	By what Court other than Supreme Court triable.
Not baila	ble	Not con	pound-	Imprison	nment of either twenty years,	descrip-	A
Same	•	Same	••	Imprisor	ment of either r three years,	descrip-	District Court Police Court, if value of stolen property does not exceed one hundred rupees
Same	• •	Same	•	Whippin punish		to other	District Court Police Court, if value of stolen property does not exceed one hundred* rupees
Bailable	• •	Same	••	Imprisor tion for both	ment of either r one year, or	descrip- fine, or	District Court
Same		Same	• • •	Imprisor	ment of either r three years,	descrip- or fine,	District Court
Same		Same	• •	Same	••		District Court
Same	• •	Same	••	Imprison tion for	ment of either seven years,	descrip- and fine	District Court
Same		Same	•		ment of either two years, or		District Court
Same	8	Same		Same	••		District Court
Same		Same		Same			District Court
Same		same		Same			District Court
Same	c	compoun	dable	Imprison tion for or both	ment of either o		District Court Police Court

^{*} Section 10, 24 of 1906.

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarly issue in first instance.
410	Mischief, and thereby causing damage to the amount of fifty rupees or upwards	Shall not arrest without warrant	
411	Mischief by killing, poisoning, maiming, or rendering useless any animal of the value of ten rupees or upwards	May arrest with out warrant	Same
412	Mischief by killing, poisoning, maiming, or rendering useless any elephant, camel, horse, &c., whatever may be its value, or any other animal of the value of fifty rupees or upwards		Same
413	Mischief by causing a diminution of supply of water for agricultural purposes, &c.	Same	Same
414	Mischief by injury to public road, bridge, navigable river, or navigable channel, and rendering it impassable or less safe for travelling or conveying property		Same .
415	Mischief by causing inundation or obstruc- tion to public drainage, attended with damage		. Same
416	Mischief by destroying or moving, or render- ing less useful, a lighthouse or seamark, or by exhibiting false lights		Same
417	Mischief by destroying or moving, &c., a landmark fixed by public authority	Shall not arres without warran	t Same .
418	Mischief by fire or explosive substance, with intent to cause damage to the amount of one hundred rupees or upwards		- Same .
419	Mischief by fire or explosive substance, with intent to destroy a house, &c.	Same	. Same
42 0.	Mischief with intent to destroy or make un- safe a decked vessel, or a vessel of twenty tons burthen		Same
421	The mischief described in the last section, when committed by fire or any explosive substance		Same .
422	Running vessel ashore, with intent to commit theft, &c.	Same	Same

Whether bailable on not.		Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Bailable		Compoundable	Imprisonment of either description for two years, or fine, or both	- District Court r Police Court
Same	••	Compoundable with Attorney General's sanc tion	Same	District Court Police Court
Same		Same .	Imprisonment of either description for five years, or fine, oboth	District Court Police Court
, Same	••	Not compound able	Same	District Court Police Court, where damage done does not exceed fifty rupees
Same	• •	Same	Same	District Court
Same		Same	Same	District Court
Same	\$	Same	Imprisonment of either description for seven years, or fine, or both	
Same	\$	Same	Imprisonment of either descrip- tion for one year, or fine, or both	District Court Police Court
Same	s	same	Imprisonment of either descrip- tion for seven years, and fine	District Court
Not bailable	[:] 8	ame	Imprisonment of either description for fifteen years, and fine	District Court
Same	S	ame	Imprisonment of either description for ten years, and fine	District Court
Same .	S	ame	Imprisonment of either description for twenty years, and fine	
Same .	S	ame	Imprisonment of either description for ten years, and fine	District Court

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.
423	Impeding the saving of a vessel	May arrest with- out warrant	Warrant
424	Removing or secreting wreck	Same	Same
425	Taking wreck into foreign port	Same	Same
426	Mischief committed after preparation made for causing death or hurt, &c.	Same	Same
	Of Criminal Trespass.	1	
433	Criminal trespass	Same	Summons
434	House-trespass	Same	Warrant
435	House-trespass in order to the commission of an offence punishable with death	Same	Same
43 6	House-trespass in order to the commission of an offence punishable with imprisonment for ten years		Same
437	House-trespass in order to the commission of an offence punishable with imprisonment for less than ten years	Same	Same
	If the offence is theft	Same	Same
438	House-trespass, having made preparation for causing hurt, assault, &c	Same	Same
439	Lurking house-trespass or house-breaking	Same	Same
440	Lurking house-trespass or house-breaking in order to the commission of an offence punishable with imprisonment	Same	Same
:	If the offence is theft	Same	Same
i41	Lurking house-trespass or house-breaking, after preparation made for causing hurt, assault, &c.	Same	Same
442	Lurking house-trespass or house-breaking by night	Same	Same

Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
			•
Not bailable	Not compound able	Imprisonment of either description for five years, or fine, or both	District Court
Same	Same		District Court Police Court
Same	Same	Imprisonment of either description for five years, or fine, or both	District Court
Same .	. Same	Imprisonment of either description for five years, and fine	District Court
,			
Bailable .	. Compoundable	Imprisonment of either description for three months, or fine	Police Court
Same .	Same	of one hundred rupees, or both Imprisonment of either descrip- tion for one year, or fine of one thousand rupees, or both	District Court
Not bailable .	. Not compound- able	Rigorous imprisonment for twenty years, and fine	
Same .	. Same	Imprisonment of either description for ten years, and fine	District Court
Bailable	Same	Imprisonment of either description for two years, and fine	District ('ourt
Not bailable	Same	Imprisonment of either description for seven years, and fine	District Court
Same	Same	Same	District Court
Same			Police Court
Same	Same	Imprisonment of either descrip- tion for three years, and fine	District Court
Same	Same	Imprisonment of either descrip- tion for ten years, and fine	District Court
Same	Same	Imprisonment of either description for ten years, and fine	District Court
Same	Same	Imprisonment of either description for three years, and fine	District Court
			

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.	
443	Lurking house-trespass or house-breaking by night in order to the commission of offence punishable with imprisonment		Warrant	
	If the offence is theft	Same	Same	
444	Lurking house-trespass or house-breaking by night after preparation made for causing		Same	
44 5	hurt, &c. Grievous hurt caused whilst committing lurk- ing house-trespass or house-breaking	Same	Same	
4 46	Death or grievous hurt caused by one of several persons jointly concerned in house-breaking by night, &c.	Same	Same	
447	Dishonestly breaking open or unfastening any closed receptacle containing or supposed to contain property	Same	Same	
448	Being entrusted with any closed receptacle containing or supposed to contain any property, and fraudulently opening the same	Same	Same	
449	Possession of house-breaking implements or offensive weapons	Same	Same	
450	Being found in building for unlawful purpose	Same	Same	
451	Loitering about by reputed thief	Same	Same	
	Chapter XVIII.—Offences relating to Documents and to Property-marks.			
454	Forgery	Shall not arrest without warrant	Same	
4 55	Forgery of a record of a court of justice or of a register of births, &c., kept by a public servant	Same	Same	
456	Forgery of a valuable security, will, or authority to make or transfer any valuable security, or to receive any money, &c.	Same	Same	
457	Forgery, for the purpose of cheating	Same	Same	

Whether bailable or not.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Not bailable .	. Not compound	Imprisonment of either description for five years, and fine	District Court
Same .	. Same	Imprisonment of either description for fourteen years, and	
Same .	. Same .	1	District Court
Same	Same .	Imprisonment of either description for twenty years, and fine	•
Same	Same .	Same	
Bailable	Same .	Imprisonment of either description for two years, or fine, or both	
Same	Same .	Imprisonment of either description for three years, or fine, or both	District Court Police Court
Same	Same .		District Court Police Court
Same	Same .	Imprisonment of either description for three months, or fine	District Court Police Court
Same	Same		District Court Police Court
		·	•
Same	Same	Imprisonment of either description for five years, or fine, or both	District Court
Not bailable	Same	Imprisonment of either description for seven years, and fine	
Same	Same	Imprisonment of either description for twenty years, and fine	
Same	Same	Imprisonment of either description for seven years, and fine	District Court

Section:	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shall ordinarily issue in first instance.	
458	Forgery, for the purpose of harming the reputation of any person, or knowing that it is likely to be used for that purpose			
4 59	Using as genuine a forged document which is known to be forged	Same	Same	
460	Making or counterfeiting a seal, plate, &c., with intent to commit a forgery, punishable under section 456 of the Ceylon Penal Code, or possessing with like intent any such seal, plate,&c.,knowing the same to be counterfeit		Same	
4 61	Making or counterfeiting a seal, plate, &c., with intent to commit a forgery, punishable otherwise than under section 456 of the Ceylon Penal Code, or possessing with like intent any seal, plate, &c., knowing the same to be counterfeit		Same	
462	Having possession of a document, knowing it to be forged, with intent to use it as genuine, if the document is one of the description mentioned in section 455 of the Ceylon Penal Code		Same	
	If the document is one of the description mentioned in section 456 of the Ceylon Penal Code	Same	Same	
463	Counterfeiting a device or mark used for authenticating documents described in section 456 of the Ceylon Penal Code, or possessing counterfeit marked material	Same	Same	
464	Counterfeiting a device or mark used for authenticating documents other than those described in section 456 of the Ceylon Penal Code, or possessing counterfeit marked material	Same	Same	
4 65	Sending false message by telegraph	Same	Same	
466 and 4 66 a	Fraudulently destroying or defacing, or attempting to destroy or deface, or secreting, a will, &c.	Same	Same	
471	Using a false property-mark, with intent to deceive or injure any person	Same	Same	

^{*} Section 2 (2), 10 of 1903.

Whether bailable or not.		Whether compoundable or not.		Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Bailable		Not comp	ound-	Imprisonment of either description for three years, and fine	District Court
Same		Same	. ••	Punishment for forgery	District Court
Same	٠	Same	•	Imprisonment of either description for ten years, and fine	,
Same		Same	-	Imprisonment of either description for seven years, and fine	
Same		Same		Same	
Same	s	ame	1	Imprisonment of either description for ten years, and fine	·
Same	S	ame	I	mprisonment of either description for seven years, and fine	
Same	Se	ame		mprisoument of either description for seven years, and fine	
Same	Sa	ıme	I	mprisonment of either description for one year, or fine, or	District Court Police Court
Same	Sa	me	[1	both aprisonment of either descrip- tion for seven years, and fine	
Same	Sa	ще		nprisonment of either description for one year, or fine, or both	

Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whethe warrant la summons ordinar issue in f instance
472	Counterfeiting a property-mark used by an-	Shall not arrest	Wannat
	other, with intent to cause damage or injury	without warrant	warrant .
473	Counterfeiting a property-mark used by a public servant, or any mark used by him to denote the manufacture, quality, &c., of		Same .
474	any property Fraudulently making or having possession of any die, plate, or other instrument for counterfeiting any public or private property-mark	·	Same
4 75	Knowingly selling goods marked with a counterfeit property-mark	Same	Same
476	Fraudulently making a false mark upon any package or receptacle containing goods, with intent to cause it to be believed that it contains goods which it does not contain, &c.	Same S	Same
477	Making use of any such false mark	Same S	ame
478	Removing, destroying, or defacing any property-mark, with intent to cause injury	۱ م	ame
	Chapter XIX.—Defamation.		
480	Defamation	Same Se	ame
•			
481	Printing or engraving matter, knowing it to be defamatory	Same Sa	me
482	Sale of printed or engraved substance containing defamatory matter, knowing it to contain such matter	Same Sa	me
	Chapter XX.—Criminal Intimidation, Insult, and Annoyance.		
484	Insult intended to provoke a breach of the peace	Same Sam	me
485	False statement, rumour, &c., circulated with intent to cause mutiny or offence against the public peace	Same Sar	ne .

	-	1	•	1
	ther ole or it.	Whether compoundable or not.	Punishment under the Penal Code.	By what Court other than Supreme Court triable.
Bailable		Not compour able	d- Imprisonment of either descrition for two years, or fine, both Imprisonment of either descri	Police Court
Omixo			tion for three years, and fine	9
Same	• •	Same	. Imprisonment of either description for three years, or fine or both	District Court
Sa me	• • •	Same .	Imprisonment of either description for one year, or fine, or both	District Court Police Court
Same	••	Same	. Imprisonment of either description for three years, or fine or both	District Court
Same	••	Same	. Same	District Court
Same .		Same	Imprisonment of either description for one year, or fine, or both	District Court Police Court
Same		Compoundab	Simple imprisonment for two years, or fine, or both, and in case of previous sentence of twelve months or upwards, im- prisonment of either description	, -
Same	8	Same .	for two years, or fine, or both* Same	District Court
Same	s	Same .	Same	District Court
Same	s	samo ,	Imprisonment of either description for two years, or fine, or both	
Not bailabl		ot compound able	1	District Court

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Section.	Offence.	Whether Peace Officer may arrest without warrant or not.	Whether a warrant or a summons shal ordinarily issue in first instance.
486	Criminal intimidation	Shall not arrest without warrant	
	If threat be to cause death or grievous hurt,	Same	Same
: 4 87	Criminal intimidation by anonymous com- munication, or having taken precaution to conceal whence the threat comes		Same .,
488	Appearing in a public place, &c., in a state of intoxication, and causing annoyance to any person		Same
	Chapter XXI.—Of Unlawful Oaths.		
-489	Administering or taking, or abetting the taking, of an oath to commit an offence punishable with imprisonment for twenty years	without warrant	
	If offence is punishable with imprisonment for less than twenty years	Same	Same
	Chapter XXII.—Attempts to commit Offences.	; }	
490	Attempting to commit offence punishable with imprisonment, and in such attempt doing any act towards the commission of the offence	offence is one in	the offence is one in respect of which
	Offences against other Laws.		narily issue
	If punishable with death or imprisonment for seven years or upwards If punishable with imprisonment for three to the seven and upwards but less than account.	out warrant	Warrant
	years and upwards, but less than seven If punishable with imprisonment for less than three years	without warrant	
	If punishable with fine only	Same	Same

Whether bailable or not.	Whether compoundable or not.	Punishment under the Fenal Code.	By what Court other than Supreme Court triable.
Bailable	Compoundable	Imprisonment of either description for two years, or fine, or both	District Court Police Court
Same	Not compound- able	Imprisonment of either descrip- tion for seven years, or fine, or both	
Same*	Same	Imprisonment of either descrip- tion for two years, in addition to the punishment under above	
Same	Same	section Simple imprisonment for one month, or fine of one hundred rupees, or both	District Court Police Court
Same	Same	Imprisonment of either description for twenty years, or fine, or both	,
Same	Same	Same punishment as for offence to which oath relates	District Court Police Court
According as the offence contemplated by the offender is bailable or not	offences com-	Imprisonment not exceeding half of the longest term and of any description provided for the offence, or fine, or both	which the of- fence attempted
Not bailable	Not compound-	-)	
-	able Same	-]]	According to the provisions of section 11 of
	Same	- J	this Code

Passed in Council the Fourteenth day of April, One thousand Nine hundred and Ten.

A. G. CLAYTON, Clerk to the Council.

Assented to by His Excellency the Governor the Fourteenth day of May, One thousand Nine hundred and Ten.

H. L. Crawford, Acting Colonial Secretary.