THE SECOND SCHEDULE

(See section 476)

FORM No. 1

SUMMONS TO AN ACCUSED PERSON

(See section 61)

То	(name of accused)	of (address)		
sho		ed), you are here	ry to answer to a charge of eby required to appear in person , on the day	(state (or by pleader, as the case may . Herein fail not.
	Dated, this	day of	, 19	
(Sec	ul of the Court)			(Signature)
			FORM No. 2	
			WARRANT OF ARREST	
			(See section 70)	
То	(name and desig	nation of the pe	erson or persons who is or are	e to execute the warrant).
offe	WHEREAS (name of ence), you are hereby before me. Herein	y directed to ar	ddress) stands charged with the rest the said	ne offence of (state the , and to produce
	Dated, this	day of	,19 .	
(Sec	al of the Court)			(Signature)
			(See section 71)	
	This warrant may b	e endorsed as j	follows:—	
sure	If the said upees eties each in the sum continue so to attend u	•	with one surety in the sum of r) to attend before me on the rected by me, he may be released	day of and
	Dated, this	day of	,19 .	
(Sec	ul of the Court)			(Signature)

BOND AND BAIL-BOND AFTER ARREST UNDER A WARRANT

(See section 81)

I, the District Magistrate of issued to compel my appea attend in the Court of said charge, and to continue default herein, I bind mysel	e so to attend un	to the charge of on the til otherwise directed	, d day of I by the Court; and	,being brought before may be) under a warrant o hereby bind myself to next, to answer to the d, in case of my making
Dated, this	day of		,19 .	
				(Signature)
I do hereby declare my he shall attend before the do he has been arrested, and so his making default therein,	ay of hall continue so	to attend until otherv	vise directed by th	
Dated, this	day of		,19 .	
				(Signature)
		FORM No. 4	_	
PROCLAN	MATION REQUIRI	NG THE APPEARANCE	OF A PERSON ACC	CUSED
		(See section 82)		
WHEREAS a complaint address) has committed (or punishable under section arrest thereupon issued that has been shown to my satisfication arrest to avoid the services	r is suspected to of the the said sfaction that the	have committed) the ne Indian Penal Code e said	e, and it has been a (name) cannot b	(name, description and, returned to a warrant of the found, and whereas it conded (or is concealing)
Proclamation is hereby appear at complaint on the	made that the sa		of S Court (or before	is required to me) to answer the said
Dated, this	day of		,19 .	
(Seal of the Court)				(Signature)

PROCLAMATION REQUIRING THE ATTENDANCE OF A WITNESS

(See sections 82, 87 and 90)

WHEREAS complaint has been made before me that (name, description and address) has committed (or is suspected to have committed) the offence of (mention the offence concisely) and a warrant has been issued to compel the attendance of (name, description and address of the witness) before this Court to be examined touching the matter of the said complaint; and whereas it has been returned to the said warrant that the said (name of witness) cannot be served, and it has been shown to my satisfaction that he has absconded (or is concealing himself to avoid the service of the said warrant);				
Proclamation is her to appear at of offence complained of.	eby made that the sa (place) before t next at	he Court	on the xamined touching	(name) is required day the
Dated, this	day of		,19 .	
(Seal of the Court)	_			(Signature)
		FORM No. 6		
Orde	R OF ATTACHMENT	TO COMPEL THE ATT	TENDANCE OF A WIT	NESS
		(See section 83)		
To the officer in charge	of the police station			
WHEREAS a warrant has been duly issued to compel the attendance of <i>(name, description and address)</i> to testify concerning a complaint pending before this Court, and it has been returned to the said warrant that it cannot be served; and whereas it has been shown to my satisfaction that he has absconded <i>(or is concealing himself to avoid the service of the said warrant)</i> ; and thereupon a Proclamation has been or is being duly issued and published requiring the said to appear and give evidence at the time and place mentioned therein;				
This is to authorise and require you to attach by seizure the movable property belonging to the said to the value of rupees which you may find within the District of and to hold the said property under attachment pending the further order of this Court, and to return this warrant with an endorsement certifying the manner of its execution.				
Dated, this	day of		,19 .	
(Seal of the Court)			_	(Signature)

ORDER OF ATTACHMENT TO COMPEL THE APPEARANCE OF A PERSON ACCUSED (See section 83)

To

(name and designation of the person or persons who is or are to execute the warrant). WHEREAS complaint has been made before me that (name, description and address) has committed (or is suspected to have committed) the offence of punishable under section of the Indian Penal Code, and it has been returned to a warrant of arrest thereupon issued that the said (name) cannot be found; and whereas it has been shown to my satisfaction that the said (name) has absconded (or is concealing himself to avoid the service of the said warrant) and thereupon a Proclamation has been or is being duly issued and published requiring the said to appear to answer the said charge within days; and whereas the said is possessed of the following property, other than land paying revenue to Government, in the village (or town), of . in the District of , viz., , and an order has been made for the attachment thereof: You are hereby required to attach the said property in the manner specified in clause (a), or clause (c), or both*, of sub-section (2) of section 83, and to hold the same under attachment pending further order of this Court, and to return this warrant with an endorsement certifying the manner of its execution. Dated, this .19 day of (Seal of the Court) (Signature) * Strike out the one which is not applicable, depending on the nature of the property to be attached. FORM No. 8 ORDER AUTHORISING AN ATTACHMENT BY THE DISTRICT MAGISTRATE OR COLLECTOR (See section 83) To the District Magistrate/Collector of the District of WHEREAS complaint has been made before me that (name, description and address) has committed (or is suspected to have committed) the offence of , punishable under section of the Indian Penal Code, and it has been returned to a warrant of arrest thereupon issued that the said (name) cannot be found; and whereas it has been shown to my satisfaction that the said (name) has absconded (or is concealing himself to avoid the service of the said warrant) and thereupon a Proclamation has been or is being duly issued and published requiring the said (name) to appear to answer the said charge within days; and whereas the said is possessed of certain land paying revenue to Government in the village (or town) of , in the District of You are hereby authorised and requested to cause the said land to be attached, in the manner specified in clause (a), or clause (c), or both*, of sub-section (4) of section 83, and to be held under attachment pending the further order of this Court, and to certify without delay what you may have done in pursuance of this order. Dated, this day of .19

(Seal of the Court)

(Signature)

^{*} Strike out the one which is not desired.

WARRANT IN THE FIRST INSTANCE TO BRING UP A WITNESS

(See section 87)

•	7

- 0			
(name and designation warrant).	of the police officer or ot	ther person or persons who is	or are to execute the
of accused) of (a the offence concisely), as can give evidence conc	nd it appears likely that cerning the said complaint	d to have) committed the offend	description of witness and sufficient reason to
This is to authorise and on the examined touching the o		e said oring him before this Court	(name of witness), to be
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)
	FORM	И No. 10	
WARRA	ANT TO SEARCH AFTER INFO	RMATION OF A PARTICULAR OF	FENCE
	(See se	ection 93)	
То			
(name and designation warrant).	of the police officer or ot	ther person or persons who is	or are to execute the
WHEREAS informati me of the commission of production of being made (<i>or</i> about to	(mention the offence cond	(or suspected comparisely), and it has been made to be exist the thing clearly) is essentially	
in the be confined), and, if fou	nd, to produce the same fo	or the said nouse or place or part thereof to orthwith before this Court, returner it, immediately upon its executive.	ning this warrant, with
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)

WARRANT TO SEARCH SUSPECTED PLACE OF DEPOSIT

(See section 94)

To

Data d Alaia

(name and designation of the police officer above the rank of a constable).

d

WHEREAS information has been laid before me, and on due inquiry thereupon had, I have been led to believe that the (describe the house or other place) is used as a place for the deposit (or sale) of stolen property (or if for either of the other purposes expressed in the section, state the purpose in the words of the section);

This is to authorise and require you to enter the said house (or other place) with such assistance as shall be required, and to use, if necessary, reasonable force for that purpose, and to search every part of the said house (or other place, or if the search is to be confined to a part, specify the part clearly), and to seize and take possession of any property (or documents, or stamps, or seals, or coins, or obscene objects, as the case may be) (add, when the case requires it) and also of any instruments and materials which you may reasonably believe to be kept for the manufacture of forged documents, or counterfeit stamps, or false seals, or counterfeit coins or counterfeit currency notes (as the case may be), and forthwith to bring before this Court such of the said things as may be taken possession of, returning this warrant, with an endorsement certifying what you have done under it, immediately upon its execution.

10

Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)
		FORM No. 12 O TO KEEP THE PEACE	
	(See se	ections 106 and 107)	
the completion of the inc of that may probably occasi	uiry in the matter of , I hereby bit ion a breach of the pe	(name), inhabitant of keep the peace for the term of and myself not to commit a bread eace, during the said term or un rein, I hereby bind myself to for	til the completion of the said
Dated, this	day of	,19 .	
			(Signature)

BOND FOR GOOD BEHAVIOUR

(See sections 108, 109 and 110)

of India for the terr of n good behaviour to Go	n to enter into a bond to be m of (<i>state the period</i>) on now pending in the Court of evernment and all the citizens	nhabitant of of good behaviour to Gover r until the completion of t , I h s of India during the said term t therein, I hereby bind myse	the inquiry in the matter dereby bind myself to be of a or until the completion of
Dated, this	day of	,19 .	
			(Signature)
	(Where a bond with su	reties is to be executed, add)	
that he will be of good the completion of the		and all the citizens of India d f his making default therein,	•
Dated, this	day of	,19 .	
			(Signature)
	EOR	RM No. 14	
Crn			E DE A CE
Sur		F A PROBABLE BREACH OF THI	E PEACE
То	(See s	ection 113)	
WHEREAS it has be the substance of the in act a breach of the pe by a duly authorised a at ten o'clock in the trupees [wh	peen made to appear to me by information), and that you are acce will probably be occasingent) at the office of the Magforenoon, to show cause when sureties are required, accurately (or sureties) in the sum	y credible information that re likely to commit a breach ioned), you are hereby require gistrate of on the my you should not be required, and also to give security be	red to attend in person (or day of 19 ed to enter into a bond for
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)

Warrant of commitment on failure to find security to keep the peace $(See\ section\ 122)$

Ί	o t	he	Officer	ın	charge	ot	the	Jaıl	a	t
---	-----	----	---------	----	--------	----	-----	------	---	---

	of the sun at		
surety (or a bond with twould keep the peace said	w cause why he should r wo sureties each in rupee for the period of montl (name) to enter int	day of in	(state
together with this w	(term of in	ve the said ly to keep in the said Ja nprisonment) unless he shall in rrant with an endorsement cert	the meantime be lawfully
Dated, this	day of	,19 .	
(Seal of the Court)	·	,	(Signature)
	F(DRM No. 16	
WARRANT O		URE TO FIND SECURITY FOR GOO	DD BEHAVIOUR
	(See	e section 122)	
To the Officer in charge	of the Jail at		
has been concealing his	en made to appear to me presence within the dist e is doing so with a view		(name and description) and that there is
			(name and description) s an habitual robber (or
security for his good be (or two or more sureties said surety (or each of the has failed to comply with two	chaviour for the term of (s, as the case may be), his he said sureties) rupees	stating the same and requiring to (state the period) by entering in mself for rupees , and the said r such default has been adjudge (shed;	to a bond with one surety , and the (<i>name</i>)
custody, together with detained therein, for the	said period of (term of i	the said fely to keep in the Jail, or if has in the mprisonment) unless he shall in the rrant with an endorsement cert	the meantime be lawfully
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)

WARRANT TO DISCHARGE A PERSON IMPRISONED ON FAILURE TO GIVE SECURITY (See~sections~122~and~123)

To the Officer in charge	e of the Jail at	(or other officer in whose cust	tody the person is).
WHEREAS custody under warrant of has since duly given sec	of the Court, dated the	name and description of prisone day of of the Code of Criminal Pro	19 ; and
		or	
WHEREAS under warrant of the Cohave appeared to me sommunity;	ourt, dated the	d description of prisoner) was conday of day of the opinion that he can be releas	ightharpoonup 19 ; and there
	and require you forthwing is liable to be detained for	-	(name) from
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)
	FC	ORM No. 18	
WA	ARRANT OF IMPRISONMEN	NT ON FAILURE TO PAY MAINTEN	ANCE
	(See	e section 125)	
To the Officer in charge	e of the Jail at		
child reason of (state the reado so, and an order has his said rupees	cient means to maintain (name) or his father (son) unable to maintain been duly made requiring wife (or child ; and whereas it has been said order has failed to	or mother herself (or himself)] and to have ng the said or father or mother) for mainter een further proved that the said	(name) [or his (name), who is by neglected (or refused) to (name) to allow to
And thereupon an period of	order was made adjudgi ;	ing him to undergo imprisonme	nt in the said Jail for the
the said Jail, together v		the said (name carry the said order into execution the manner of its execution)	_
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)

WARRANT TO ENFORCE THE PAYMENT OF MAINTENANCE BY ATTACHMENT AND SALE (See section 125)

To

(name and designation of the police officer or other person to execute the warrant).

WHEREAS an order has been duly made requiring (name) to allow to his said wife (or child or father or mother) for maintenance the monthly sum of rupees , and whereas the said (name) in wilful disregard of the said order has failed to pay rupees , being the amount of the allowance for the month (or months) of

This is to authorise and require you to attach any movable property belonging to the said (name) which may be found within the district of , and if within (state the number of days or hours allowed) next after such attachment the said sum shall not be paid (or forthwith), to sell the movable property attached, or so much thereof as shall be sufficient to satisfy the said sum, returning this warrant, with an endorsement certifying what you have done under it, immediately upon its execution.

Dated, this day of ,19 .

(Seal of the Court) (Signature)

FORM No. 20

ORDER FOR THE REMOVAL OF NUISANCES

(See section 133)

To (name, description and address).

WHEREAS it has been made to appear to me that you have caused an obstruction (or nuisance) to persons using the public roadway (or other public place) which, etc., (describe the road or public place) by, etc., (state what it is that causes the obstruction or nuisance), and that such obstruction (or nuisance) still exists;

or

WHEREAS it has been made to appear to me that you are carrying on, as owner, or manager, the trade or occupation of (state the particular trade or occupation and the place where it is carried on), and that the same is injurious to the public health (or comfort) by reason (state briefly in what manner the injurious effects are caused), and should be suppressed or removed to different place;

or

WHEREAS it has been made to appear to me that you are the owner (or are in possession of or have the control over) a certain tank (or well or excavation) adjacent to the public way (describe the thoroughfare), and that the safety of the public is endangered by reason of the said tank (or well or excavation) being without a fence or insecurely fenced);

or

WHEREAS, etc., etc., (as the case may be);

	and require you within done to abate the nuisance Court of	on the	(state the to	ime allowed) (state or to appear next,
	this order should not be en		day of	nent,
		or		
carrying on the said tra	and require you within de or occupation at the sai place where it is now carri	_	again to carry on the	e allowed) to cease same, or to remove
•	and require you within e (state the kind of fence a		·	<i>he time allowed</i>) to , etc.;
		or		
I do hereby direct a	and require you, etc., etc. (as the case may	be).	
Dated, this	day of		, 19 .	
(Seal of the Court)			(2	Signature)
	EO.	RM No. 21		
	MAGISTRATE'S NOTIO		TORY ORDER	
		section 141)	TORT ORDER	
To (name, descrip				
	ption and address).	1.1 1		1
of proper. Such order ha	notice that it has been fou requiring you (<i>state sub</i> as been made absolute, and <i>e allowed</i>), on peril of	stantially the red I hereby direc	quisition in the order to and require you to co	bey the said order
Dated, this	day of		,19 .	
(Seal of the Court)			(2	Signature)
		RM No. 22		
Iniine	CTION TO PROVIDE AGAINS		NGER PENDING INOUI	RY
11.001.		section 142)	NODRI ENDINO INQUI	
To (name, descrip	ption and address).			
pending, and it has been with such imminent da measures to prevent sur Criminal Procedure, 19	airy into the conditional orden made to appear to me to anger or injury of a serior ch danger or injury, I do how the property of the property of the property of the property of the property in the property of the property of the property of the property in the property of the property	hat the nuisance us kind to the pereby, under the forthwith to (sta	e mentioned in the said bublic as to render ne provisions of section	d order is attended cessary immediate 142 of the Code of
Dated, this	day of		,19 .	
(Seal of the Court)			(2)	Signature)

MAGISTRATE'S ORDER PROHIBITING THE REPETITION, ETC., OF A NUISANCE

(See section 143)

To (name, description and address).

WHEREAS it has been made to appear to me that, etc. (*state the proper recital, guided by* Form No. 20 *or* Form No. 24, *as the case may be*);

I do hereby strictly order and enjoin you not to repeat or continue, the said nuisance.

Dated, this day of ,19 .

(Seal of the Court) (Signature)

FORM No. 24

MAGISTRATE'S ORDER TO PREVENT OBSTRUCTION, RIOT, ETC.

(See section 144)

To (name, description and address).

WHEREAS it has been made to appear to me that you are in possession (or have the management) of (describe clearly the property), and that, in digging a drain on the said land, you are about to throw or place a portion of the earth and stones dug-up upon the adjoining public road, so as to occasion risk of obstruction to persons using the road;

or

WHEREAS it has been made to appear to me that you and a number of other persons (*mention the class of persons*) are about to meet and proceed in a procession along the public street, etc., (*as the case may be*) and that such procession is likely to lead to a riot or an affray;

or

WHEREAS, etc., etc., (as the case may be);

I do hereby order you not to place or permit to be placed any of the earth or stones dug from land on any part of the said road;

or

I do hereby prohibit the procession passing along the said street, and strictly warn and enjoin you not to take any part in such procession (or as the case recited may require).

Dated, this day of , 19 .

(Seal of the Court) (Signature)

MAGISTRATE'S ORDER DECLARING PARTY ENTITLED TO RETAIN POSSESSION OF LAND, ETC., IN DISPUTE

(See section 145)

existed between the dispute be between be subject of dispute), situated written statement of their subject of dispute), and the claim of either of the the said he is (or they are) in post	(describe podies of villagers) concernate within my local jurisd ar respective claims as to being satisfied by due in a said parties to the legal in (name or not seession of the said possession until ousted by	diction, all the said parties were the fact of actual possession of the aquiry had thereupon, without re- right of possession, that the claim names or description) is true; I do	ence or residence only if (state concisely the called upon to give in a he said (the eference to the merits of n of actual possession by o decide and declare that e subject of dispute) and	
Dated, this	day of	,19 .		
(Seal of the Court)			(Signature)	
	FO	RM No. 26		
WARRANT OF ATT	CACHMENT IN THE CASE O	OF A DISPUTE AS TO THE POSSESS	ION OF LAND, ETC.	
(See section 146)				
To the officer in charge	of the police station at			
(or, To the Collector of).		
existed between the dispute be between b the subject of dispute) s duly called upon to sta said (the decided that neither of the	(describe the partie podies of villagers) concer situate within the limits of the in writing their respe the subject of dispute), and the said parties was in po-	of my jurisdiction, and the said ective claims as to the fact of a d whereas, upon due inquiry into	(state concisely) I parties were thereupon actual possession of the to the said claims, I have (the subject of	
taking and keeping poss a competent Court dete	ermining the rights of th	the said (the same under attachment under parties, or the claim to possessement certifying the manner of	ession, shall have been	
Dated, this	day of	,19 .		
(Seal of the Court)			(Signature)	

MAGISTRATE'S ORDER PROHIBITING THE DOING OF ANYTHING ON LAND OR WATER

(See section 147)

subject of dispute) situal exclusively by inquiry into the same, public (or if by an indithroughout the year) the	(descritthat the said land (or water vidual or a class of person that the said use has been enterpoyable only at a particular.	f use of tion, the possession of which libe the person or persons), and er) has been open to the enjoys, describe him or them) and enjoyed within three months of the season, say, "during the land	d it appears to me, on due yment of such use by the (if the use can be enjoyed the institution of the said
enjoyment of the right	take (or retain) possession	(the claimant or claimants of on of the said land (or water or they) shall obtain the decreclusive possession.) to the exclusion of the
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)
Bond an	D BAIL-BOND ON A PRELIMI	LM No. 28 INARY INQUIRY BEFORE A POLI Section 169)	ICE OFFICER
I, (name), of after inquiry required to	·	arged with the offence of ate of	, and
		or	
myself to appear at on such day as I may h	, in the Co pereafter be required to atte	recognizance to appear when urt of , on the and) to answer further to the sa to Government, the sum of ru	day of next (or aid charge, and in case of
Dated, this	day of	,19 .	(Signature)
sureties) for the above sethe day of answer to the charge per (or we hereby bind ours	said (<i>name</i>) that he shall att next (<i>or</i> on such da ending against him, and, in selves) to forfeit to Government	ay as he may hereafter be requested of his making default the ment the sum of rupees.	Court of , on , irred to attend), further to
Dated, this	day of	,19 .	(6)
			(Signature)

BOND TO PROSECUTE OR GIVE EVIDENCE

(See section 170)

I,	(name) of	(place), do hereby bind myself to attend
at	in the Court of	at o'clock on the day
of evidence) in the m	next and then and there to pro- latter of a charge of	secute (or to prosecute and give evidence) (or to give against one A.B., and, in case of making defaul
	elf to forfeit to Government the s	
Dated, this	day of	,19 .
	·	(Signature)
	FOR	M No. 30
	SPECIAL SUMMONS TO A PERSO	ON ACCUSED OF A PETTY OFFENCE
	(See se	ection 206)
To,		
(Name of the a	eccused)	
of	(address)	
WHEREAS you	r attendance is necessary to answ	ver a charge of a petty offence (state shortly the offence
charged), you are	hereby required to appear in pers	on (or by pleader) before (Magistrate
of	on the day of	, or if you desire to plead guilty to
in writing and the		to transmit before the aforesaid date the plea of guiltine, or if you desire to appear by pleader and to plead
		ader in writing to make such a plea of guilty on you
	he fine through such pleader. He	
Dated, this	day of	,19 .
(Seal of the Court)	·	(Signature)
(NoteThe amount	. of thie specified in this summor	s shall not exceed on hundred rupees.)
	FOR	M No. 31
		AGISTRATE TO PUBLIC PROSECUTOR
	(See se	ection 209)
The Magistrate	e of hereby gives	notice that he has committed one fo
trial at the next S	Sessions; and the Magistrate he	ereby instructs the Public Prosecutor to conduct the
prosecution of the	said case.	
The charge aga charge)	ainst the accused is that,	etc. (state the offence as in the
Dated, this	day of	,19 .
(Seal of the Court)		(Signature)

CHARGES

(See sections 211,212 and 213)

I. CHARGES WITH ONE-HEAD

(1) (a) I, hereby charge you	(name of accused person)	(name and office of Mo as follows:—	agistrate, etc.),
(b) On section 121—That you war against the Government of Inc. the Indian Penal Code, and within the Indian	dia and thereby committed an o	day of , at ffence punishable under	, waged section 121 of
(c) And I hereby direct that you	u be tried by this Court on the sa	aid charge.	
		(Signature and seal of t	he Magistrate)
[To be substituted for (b)]:—			
(2) On section 124 —That you intention of inducing the President to refrain from exercising a lawfu assaulted President (<i>or, as the case</i> under section 124 of the India Pena	al power as such President (or, e may be, the Governor), and the	the Governor of (as the case may be, the cereby committed an offer	name of State)] e Government)
		(state the name) gratifica act, and thereby commit	tion other than ted an offence
to do, as the case may be)	y you to be prejudicial to	y to the provisions of , and thereby	Act , committed an
(5) On section 193 —That you the trial of before you either knew or believed to be punishable under section 193 of the	false, or did not believe to be t		tted an offence
(6) On section 304 —That you culpable homicide not amounting to committed an offence punishable to of this Court.	to murder, causing the death of	, at Penal Code, and within	, and thereby
(7) On section 306 —That you commission of suicide by A.B., a punishable under section 306 of the	person in a state of intoxicati	on, and thereby commit	
(8) On section 325 —That you caused grievous hurt to the Indian Penal Code, and within the Indian Penal Code, and the Indian Pe	, and thereby committed an o	y of , at offence punishable under	, voluntarily section 325 of
(9) On section 392 —That you robbed (<i>state the name</i>), Indian Penal Code, and within the	and thereby committed an offer	•	, at , tion 392 of the

(10) On section 395 —I nat you, on or about the day of , at
committed dacoity, an offence punishable under section 395 of the Indian Penal Code, and within the cognizance of this Court.
II. CHARGES WITH TWO OR MORE HEADS
(1) (a) I, (name and office of Magistrate, etc.), hereby charge you (name of accused person) as follows:—
(b) On section 241 —First—That you, on or about the day of , at knowing a coin to be counterfeit, delivered the same to another person, by name, A.B., as genuine, and thereby committed an offence punishable under section 241 of the Indian Penal Code, and within the cognizance of the Court of Session.
Secondly—That you, on or about the day of , at , knowing a coin to be counterfeit attempted to induce another person, by name, A.B., to receive it as genuine, and thereby committed an offence punishable under section 241 of the Indian Penal Code, and within the cognizance of the Court of Session.
(c) And I hereby direct that you be tried by the said Court on the said charge.
(Signature and seal of the Magistrate
[To be substituted for (b)]:—
(2) On sections 302 and 304 — <i>First</i> —That you, on or about the day of , at committed murder by causing the death of , and thereby committed an offence punishable under section 302 of the Indian Penal Code, and within the cognizance of the Court of Session.
Secondly—That you, on or about the day of , at , by causing the death of , committed culpable homicide not amounting to murder, and thereby committed an offence punishable under section 304 of the Indian Penal Code, and within the cognizance of the Court of Session.
(3) On sections 379 and 382 — <i>First</i> —That you, on or about the day of , at committed theft, and thereby committed an offence punishable under section 379 of the Indian Pena Code, and within the cognizance of the Court of Session.
Secondly—That you, on or about the day of , at , committed theft having made preparation for causing death to a person in order to the committing of such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the Court of Session.
Thirdly—That you, on or about the day of , at , committed theft, having made preparation for causing restraint to a person in order to the effecting of your escape after the committing of such theft, and thereby committed an offence punishable under section 382 of the Indian Penal Code, and within the cognizance of the Court of Session.
Fourthly—That you, on or about the day of , at , committed theft, having made preparation for causing fear of hurt to a person in order to the restraining of property taken by such theft and thereby committed an offence punishable under section 382 of the Indian Pena Code, and within the cognizance of the Court of Session.
(4) Alternative charge on section 193 —That you, on or about the day of , at in the course of the inquiry into , before , stated in evidence that " ", and that you, on or about the day of , at , in the course of the tria of , before , stated in the evidence that " ", one o which statements you either knew or believed to be false, or did not believe to be true, and thereby committed an offence punishable under section 193 of the Indian Penal Code, and within the cognizance of the Court of Session. (In cases tried by Magistrates substitute "within my cognizance" for "within the cognizance of the Court
of Session".)

III. CHARGES FOR THEFT AFTER PREVIOUS CONVICTION

I,	,			of Magistrate, etc.)
hereby charge you		-	rson) as follows: -	
That you, on or about the	day of		, at ,	committed
theft, and thereby committed				
within the cognizance of the (name of accused), stand furt				
say, on the day of	had been con			ite Court by which
conviction was had) at		-	·	hapter XVII of the
Indian Penal Code with im				
house-breaking by night				used in the section
under which the accused was	convicted), which convict	tion is still in f	full force and effect	ct, and that you are
thereby liable to enhanced pur		of the Indian	Penal Code.	
And I hereby direct that ye	ou be tried, etc.			
	FORM N	o. 33		
	SUMMONS TO	WITNESS		
	(See sections 6	1 and 244)		
To	of			
WHEREAS complaint has	been made before me that	t		(name of the
accused) of		_		mitted the offence
of	(state the offence co	•	•	
that you are likely to give	material evidence or to	produce any	document or ot	ther thing for the
prosecution;	1. 1.0 41.0	S	1 6	
You are hereby summone			day of	next at
ten o'clock in the forenoon, t the matter of the said complai				
warned that, if you shall without	_			
issued to compel your attendar	-	refuse to appe	ar on the said date	, a warrant win se
Dated, this	day of	,19		
(Seal of the Court)			(S	Signature)
			·	
	FORM N	o. 34		
WARRANT OF COMMITME			OR FINE IF PASSED	BY A ¹ [COURT]
	² [(See sections 235,	, 248 and 255)]]	[]
To the Officer in charge of Jai	1 04			
	i ai			[]
WHEREAS on the	day of	,	(nan	ne of the prisoner),
WHEREAS on the the (1st, 2nd, 3rd, as the case	day of		of the Calend	ne of the prisoner), dar for 19 ,
WHEREAS on the the (1st, 2nd, 3rd, as the case was convicted before me	day of	(n	of the Calend name and official of	ne of the prisoner), dar for 19 , designation) of the
WHEREAS on the the (1st, 2nd, 3rd, as the case was convicted before me offence of	day of may be) prisoner in case l	(n (menti	of the Calend name and official of on the offence or o	ne of the prisoner), dar for 19 , designation) of the offences concisely)
WHEREAS on the the (1st, 2nd, 3rd, as the case was convicted before me offence of under section (or sections)	day of may be) prisoner in case I of the Indian Pe	(<i>n</i> <i>(menti</i> enal Code (<i>or</i> (of the Calend name and official of on the offence or of of	ne of the prisoner), dar for 19 , designation) of the offences concisely) Act), and
WHEREAS on the the (1st, 2nd, 3rd, as the case was convicted before me offence of under section (or sections) was sentenced to	day of may be) prisoner in case I of the Indian Pe	(n (menti enal Code (or c he punishment	of the Calend name and official of on the offence or o	ne of the prisoner), dar for 19 , designation) of the offences concisely) Act), and y);
WHEREAS on the the (1st, 2nd, 3rd, as the case was convicted before me offence of under section (or sections) was sentenced to This is to authorise and respectively.	day of may be) prisoner in case I of the Indian Pe (state the equire you to receive the	(nenti enal Code (or e the punishment said	of the Calend name and official of on the offence or of of fully and distinctly	ne of the prisoner), dar for 19 , designation) of the offences concisely) Act), and y); (prisoner's name)
WHEREAS on the the (1st, 2nd, 3rd, as the case was convicted before me offence of under section (or sections) was sentenced to This is to authorise and r into your custody in the said J	day of may be) prisoner in case I of the Indian Pe (state the equire you to receive the	(nenti enal Code (or e the punishment said	of the Calend name and official of on the offence or of of fully and distinctly	ne of the prisoner), dar for 19 , designation) of the offences concisely) Act), and y); (prisoner's name)
WHEREAS on the the (1st, 2nd, 3rd, as the case was convicted before me offence of under section (or sections) was sentenced to This is to authorise and r into your custody in the said J execution according to law.	day of may be) prisoner in case of the Indian Per (state to equire you to receive the ail, together with this was	(nenti enal Code (or of the punishment said rrant, and there	of the Calend name and official of on the offence or of of fully and distinctly	ne of the prisoner), dar for 19 , designation) of the offences concisely) Act), and y); (prisoner's name)
WHEREAS on the the (1st, 2nd, 3rd, as the case was convicted before me offence of under section (or sections) was sentenced to This is to authorise and r into your custody in the said J execution according to law. Dated, this	day of may be) prisoner in case I of the Indian Pe (state the equire you to receive the	(nenti enal Code (or e the punishment said	of the Calend ame and official of on the offence or of fully and distinctly eby carry the afore	ne of the prisoner), dar for 19 , designation) of the offences concisely) Act), and y); (prisoner's name) esaid sentence into
WHEREAS on the the (1st, 2nd, 3rd, as the case was convicted before me offence of under section (or sections) was sentenced to This is to authorise and r into your custody in the said J execution according to law.	day of may be) prisoner in case of the Indian Per (state to equire you to receive the ail, together with this was	(nenti enal Code (or of the punishment said rrant, and there	of the Calend ame and official of on the offence or of fully and distinctly eby carry the afore	ne of the prisoner), dar for 19 , designation) of the offences concisely) Act), and y); (prisoner's name)

^{1.} Subs. by Act 45 of 1978, s. 35, for "MAGISTRATE". 2. Subs. by s. 35, *ibid*, for "(*See* sections 248 and 355)" (w.e.f. 18-12-1978).

WARRANT OF IMPRISONMENT ON FAILURE TO PAY COMPENSATION

(See section 250)

To the Officer in charge of Jail at

concisely) and the same making the accusation a dismissal awards payme of rupees	gainst the said nt by the said	ne ground that there was no (name of reas the said sum has not be	(name) and the order of <i>complainant</i>) of the sum
into your custody, togeth (term of imprisonment), sum be sooner paid, and	subject to the provisions of	m safely to keep in the said a section 69 of the Indian Per with to set him at liberty, re	nal Code, unless the said
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)
ORDER REQUIRING I	PRODUCTION IN COURT OF PI OFF	I No. 36 ERSON IN PRISON FOR ANSWE ENCE tion 267)	ERING TO CHARGE OF
To the Officer in charge	·	1011 2017	
WHEREAS the attend	dance of e above-mentioned prison, (state	(name is required in this Court to shortly the offence charged iculars of the proceeding);	
Court at on the or for the purpose of the	day of , 19 said grade said grade said proceeding, and after d under safe and sure condu	, by A.M. there to a this Court has dispensed wi	sure conduct before this answer to the said charge, th his further attendance,
And you are further deliver to him the attached	required to inform the said ed copy thereof.	of the c	contents of this order and
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)
			Countersigned.
(Seal)			(Signature)

ORDER REQUIRING PRODUCTION IN COURT OF PERSON IN PRISON FOR GIVING EVIDENCE (See section 267)

To the Officer in charge of the Jail at

accused) of has committee and place) and it appear		(name of priso	(name of the (state offence concisely with time ner) at present confined/detained prosecution/defence;
this Court at evidence in the matter n		y of , 1 ourt, and after this Cou	rt has dispensed with his further
And you are further and deliver to him the at	required to inform the sai tached copy thereof.	d	of the contents of this order
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)
			Countersigned.
(Seal)			(Signature)
WARRANT OF O	COMMITMENT IN CERTAIN	RM No. 38 CASES OF CONTEMPT Westion 345)	HEN A FINE IS IMPOSED
To the Officer in charge	of the Jail at		
	t held before me on this desence (or view) of the Co		(name and description ontempt;
And whereas for such has been adjudged by the imprisonment for the pe	e Court to pay a fine of r	upees state the number of mo	(name of the offender) , or in default to suffer simple nths or days);
the offender) into your of said period of	(term of impris	s warrant, and him safel onment), unless the said	(name of ly to keep in the said Jail for the I fine be sooner paid; and, on the th an endorsement certifying the
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)

$\label{eq:magistrate} \mbox{Magistrate's or judge's warrant of commitment of witness refusing to answer or to produce document}$

(See section 349)

То	
(name and designation of officer of Court)	

inquiry into an alleged touching the said alle document has refused	rought before this Court) as a with offence, refused to answer a conged offence, and duly recorded to produce such document, with a ordered to be detained in custoo	ertain question (or ce d, or having been ca out alleging any just e	rtain questions) put to him illed upon to produce any
safely to keep in your c be examined and to an and on the last of the sa	and require you to take the said ustody for the period of swer the questions asked of him, aid days, or forthwith on such coring to law, returning this warrant	days, unless in the n or to produce the doc sent being known, to	bring him before this Court
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)
	FORM No	. 40	
	WARRANT OF COMMITMENT UN	DER SENTENCE OF DEA	ATH
	(See section	366)	
To the Officer in charge	e of the Jail at		
prisoner), the (1st, 2nd Calendar for 19 amounting to murder u		uly convicted of the of	9 , (name of of the offence of culpable homicide ode, and sentenced to death,
into your custody in th	and require you to receive the sa e said Jail, together with this war cant or order of this Court, carryin	rant, and him there sa	• •
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)

WARRANT AFTER A COMMUTATION OF A SENTENCE

¹[(See sections 386, 413 and 416)]

To the Officer in charge of the Jail at

Calendar for 19 at under section thereupon committed to y	nd, 3rd, as the case in the said Session, was of the Indian Pena your custody; and when thereunto annexed) the	e punishment adjudged by	
your custody in the said		aired, until he shall be deliv	(prisoner's name) in vered over by you to the proper of imprisonment for life under
		or	
		at, say, after the words "cust isonment under the said order	tody in the said Jail", "and there er according to law".
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)
	 •	CODM N. 42	
		FORM No. 42	
		UTION OF A SENTENCE OF DE	EATH
	2 [(See se	ections 413 and 414)]	
To the Officer in charge	of the Jail at		
committed to your custoo	of the C , has been by a w ly under sentence of c	alendar for 19 avarrant of the Court, dated the	d whereas the order of the High
said to be hange	ed by the neck until he	e be dead, at	into execution by causing the (time and place of certifying that the sentence has
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)
			

^{1.} Subs. by Act 45 of 1978, s. 35 for "(See section 386)" (w.e.f. 18-12-1978). 2. Subs. by s. 35, *ibid.*, for "(*See* section 414)" (w.e.f. 18-12-1978).

WARRANT TO LEVY A FINE BY ATTACHMENT AND SALE

(See section 421)

۰.

(name	and	designation	of th	e police	officer	or	other	person	or	persons	who	is	or	are	to	execute	$th\epsilon$
warrai	it).																

WHEREAS the day of offence concisely), and said (name	sentenced to pay a fine	cted before me of the offence of	of the offender) was on (mention the ; and whereas the same or any part thereof;
which may be found with of days or hours allowe the movable property at	thin the district of d) next after such attactached, or so much the	ch any movable property belonging; and, if within chment the said sum shall not be parereof as shall be sufficient to satisfying what you have done under it.	(state the number aid (or forthwith), to sell y the said fine, returning
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)
	_	FORM No. 44	
	WARRANT	FOR RECOVERY OF FINE	
		See section 421)	
To the Collector of	the district of		
WHEREAS on the day of the offence concisely), a		(name, address and description nvicted before me of the offence of fine of rupees; and	tion of the offender) was (mention
WHEREAS the said paid the same or any par	rt of thereof;	(name), although require to p	pay the said fine, has not
revenue from the moval	ole or immovable prop	d to realise the amount of the said perty, or both, of the said ne in pursuance of this order.	fine as arrears of land (name)
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)

¹[FORM No. 44A

Bond for appearance of offender released pending realisation of fine $[\mathit{See}\ \mathsf{section}\ 424\ (\mathit{I})\ (\mathit{b})]$

WHEREAS I, been sentenced to pay a fine of rupees imprisonment for condition of my executing a bond for n	; and whereas the Court has	default of payment s been pleased to o	•
I hereby bind myself to appear be following date (or dates), namely:—	fore the Court of	at	o'clock on the
and, in case of making default herein, I			i rupees.
Dated, this day of	, 19		
		(,	Signature)
WHERE A BOND W We do hereby declare ourselves su on the following date (or dates), namel And, in case of his making defa	y:—	hat he will appear	before the Court of
Government the sum of rupees.	, ,		•
			(Signature).]
			
BOND AND BAIL-BOND FOR ATTENDA	FORM No. 45 Ance before officer in Cha	ARGE OF POLICE ST.	ATION OR COURT
[See sections 4:	36, ² [436A,] 437, ³ [437A,] 43	8 (<i>3</i>) and 441]	
I, (name without warrant by the Officer in charge before the Court of), give security for my attendance before or Court on every day on which any in of my making default herein, I bind my	ge of per charged with the offence of such Officer of Court on convestigation or trial is held w	police station (or had it is that I shall it is regard to such	charge, and in case
Dated, this day of	, 19	9 .	
		(,	Signature)
I hereby declare myself (or we journelies) for the above said charge of polon which any investigation into the chand appear, before such Officer or County against him (as the case may be), and, hereby bind ourselves) to forfeit to Government.	(na ice station or the Court of narge is made or any trial on ourt for the purpose of such in case of his making default	me) that he shall a such charge is hel investigation or to	ttend the Officer in on every day ld, that he shall be, answer the charge
Dated, this day of	, 19	9 .	
•	,		Signature)

^{1.} Ins. by Act 45 of 1978, s. 35 (w.e.f. 18-12-1978).

^{2.} Ins. by Act 25 of 2005, s. 43 (w.e.f. 23-6-2006).

^{3.} Ins. by Act 5 of 2009, s. 32 (w.e.f. 31-12-2009).

Warrant to discharge a person imprisoned on failure to give security $(See~{ m section}~442)$

WHEREAS (name and description of prisoner) was committed custody under warrant of this Court, dated the day of , and has sin his surety (or sureties) duly executed a bond under section 441 of the Code of Criminal Procedure; This is to authorise and require you forthwith to discharge the said (name) frocustody, unless he is liable to be detained for some other matter. Dated, this day of , 19 . (Seal of the Court) (Signature) "[FORM No. 47 WARRANT OF ATTACHMENT TO ENFORCE A BOND (See section 446) To the Police Officer in charge of the police station at	
custody under warrant of this Court, dated the day of , and has sin his surety (or sureties) duly executed a bond under section 441 of the Code of Criminal Procedure; This is to authorise and require you forthwith to discharge the said custody, unless he is liable to be detained for some other matter. Dated, this day of , 19 . (Seal of the Court) (Signature) "[FORM No. 47 WARRANT OF ATTACHMENT TO ENFORCE A BOND (See section 446)	
custody, unless he is liable to be detained for some other matter. Dated, this day of , 19 . (Seal of the Court) (Signature)	ice with
(Seal of the Court) [FORM No. 47 WARRANT OF ATTACHMENT TO ENFORCE A BOND (See section 446)	om you
¹ [FORM No. 47 WARRANT OF ATTACHMENT TO ENFORCE A BOND (See section 446)	
WARRANT OF ATTACHMENT TO ENFORCE A BOND (See section 446)	
(See section 446)	
To the Police Officer in charge of the police station at	
WHEREAS (name, description and address of person) has to appear on (mention the occasion) pursuant to his recognizance, and has by forfeited to Government the sum of rupees (the penalty in the bond); and we the said (name of person) has, on due notice to him, failed to pay the said show any sufficient cause why payment should not be enforced against him;	defaul whereas
This is to authorise and require you to attach any movable property of the said (nan you may find within the district of , by seizure and detention, and, if to amount be not paid within , days to sell the property so attached or so much of it be sufficient to realise the amount aforesaid, and to make return of what you have done under this immediately upon its execution.	as may
Dated, this day of , 19 .	
(Seal of the Court) (Signature)]	

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^{1.} Ins. by Act 45 of 1978, s. 35 (w.e.f. 18-12-1978).

NOTICE TO SURETY ON BREACH OF A BOND

(See section 446)

10	OI		
WHEREAS on the surety for before this Court on the forfeit the sum of rupees has failed to appear befor of rupees.			
You are hereby requidate, why payment of the	1 1	nalty or show cause, within be enforced against you.	days from this
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)
	—	ORM No. 49	
Notici		EITURE OF BOND FOR GOOD BI	EHAVIOUR
TVOTICE		ee section 446)	ZIII VIOOR
То	of		
WHEREAS on the	day of , that he would be of g to forfeit the sum of (mention the of	nan) fence concisely) committed si	of and bound to Government; and whereas ne) has been convicted of the
You are hereby require within days w	red to pay the said pe why it should not be pa	-	or to show cause
Dated, this	day of	,19 .	
(Seal of the Court)			(Signature)

WARRANT OF ATTACHMENT AGAINST A SURETY

(See section 446)

То	of
WHEREAS as surety for the appearance of the said the sum of rupees	(name, description and address) has bound himself (mention the condition of the bond) and (name) has made default, and thereby forfeited to Government (the penalty in the bond);
which you may find within the dist said amount be not paid within	days, to sell the property so attached, or so much of it mount aforesaid, and make return of what you have done under this
Dated, this da	of , 19 .
(Seal of the Court)	(Signature)
WARRANT OF COMMITMENT To the Superintendent (or Kee	OF THE SURETY OF AN ACCUSED PERSON ADMITTED TO BAIL (See section 446) c) of the Civil Jail at
WHEREAS himself as a surety for the appeara and the said said bond has been forfeited to Go on due notice to him, failed to pay enforced against him, and the sam	(name and description of surety) has bound e of (state the condition of the bond) (ame) has therein made default whereby the penalty mentioned in the rument; and whereas the said (name of surety) has, e said sum or show any sufficient cause why payment should not be cannot be recovered by attachment and sale of his movable property,
This is to authorise and requir receive the said in the said Jail for the said endorsement certifying the manner	you, the said Superintendent (or Keeper) to (name) into your custody with the warrant and to keep him safely (term of imprisonment), and to return this warrant with an
Dated, this da	of , 19 .
(Seal of the Court)	(Signature)

NOTICE TO THE PRINCIPAL OF FORFEITURE OF BOND TO KEEP THE PEACE

1,01102	(See	e section 446)	
To (name, descrip	tion and address)		
WHEREAS on the to commit, etc., has been given before me	day of and duly recorded;	, 19 , (as in the bond), and proof of	you entered into a bond not of the forfeiture of the same
You are hereby called upone within		alty of rupees at of the same should not be en	or to show cause before forced against you.
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)
WARRANT TO ATTACH	THE PROPERTY OF THE	ORM No. 53 PRINCIPAL ON BREACH OF A B e section 446)	OND TO KEEP THE PEACE
To (name and designation	n of police officer), at t	the police station of	
WHEREAS the day of himself not to commit a b of the forfeiture of the sa been given to the said should not be paid, and he	reach of the peace, etc id bond has been give	ter into a bond for the sum of a en before me and duly recorde (name) calling upon him to she	(as in the bond), and proofed; and whereas notice has
said (no district of , a	ame) to the value of ru and, if the said sum be it as may be sufficien	not paid within t to realize the same; and to ma	ch you may find within the , to sell the property
Dated, this	day of	, 19 .	
(Seal of the Court)	_		(Signature)
			

Warrant of imprisonment on breach of a bond to keep the peace $\,$

(See	section 446)
To the Superintendent (or Keeper) of the Civ	il Jail at

description) has commit forfeited to Governmen has failed to pay the sai upon to do so, and pay	t the sum of rupees d sum or to show cause w	entered into by him to keep the ; and whereas the said hy the said sum should not be painforced by attachment of his mo- said (na	(<i>name</i>) d, although duly called
of the said Civil Jail to warrant, and to keep h	is safely in the said Jail	(name) into your cust	(or Keeper) ody, together with this (term of er of its execution.
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)
	FOR	RM No. 55	
WARRANT OF		N FORFEITURE OF BOND FOR GOO	D BEHAVIOUR
To the Police Office	er in charge of the police s	section 446) tation at	
•	, give security by bond orded of the commission be ne said bond has been to (name) calling upon him	(name, etc., of the principal), an	for the good d proof has been given (name) of the as been given to the
said (name) to if the said sum be not pa	the value of rupees aid within , to	ttach by seizure movable prop which you may find within the d sell the property so attached, or s of what you have done under thi	district of , and, o much of it as may be
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)

WARRANT OF IMPRISONMENT ON FORFEITURE OF BOND FOR GOOD BEHAVIOUR (See section 446)

To the Superintendent (or Keeper) of the Civil Jail at

whereby the said and whereas he has falthough duly called u	e sum of rupees proof of the breach of the sai (name) has for ailed to pay the said sum or pon to do so, and payment the has been made for the impris	rfeited to Government the to show cause why the sa creof cannot be enforced by	fore me and duly recorded, sum of rupees , aid sum should not be paid
the said Jail for the said		, together with this warran	(or Keeper), to receive at, and to keep him safely in turning this warrant with an
Dated, this	day of	, 19 .	
(Seal of the Court)			(Signature)
	STATE AM	MENDMENT	
Andhra Pradesh			
	rm No. 45 in the Second Scheoparagraph 2, after the words, be added namely:—		
"and I shall pay the the court."	e fine imposed by the court in	case I fail to produce the a	accused on the date fixed by
[Vide Andhra Prade	esh Act 17 of 2019 s. 3]		
	_		