THE SECOND SCHEDULE

(See section 476)

FORM NO.1

SUMMONS TO AN ACCUSED PERSON

(See section 61)

To (name of accused) of (address)

WHEREAS your attendance is necessary to answer to a charge of (*state shortly the offence charged*), you are hereby required to appear in person (*or by pleader, as the case may be*) before the (Magistrate) of on the day of

Herein fail not.

Dated, this day of ,19. (Seal of the Court)

(Signature)

WARRANT OF ARREST

(See section 70)

To (name and designation of the person or persons who is or are to execute the warrant).

WHEREAS (name of accused) hereby directed to arrest the sa		stands charged with the offence of (state the offence), you are , and to produce him before me. Herein fail not.		
Dated, this	day of	, 19.		
(Seal of the Court)		(Signature)		
		(See section 71)		
This warrant may be endorsed	as follows:-			
If the said surety in the sum of rupees to attend before me on the day		shall give bail himself in the sum of rupees (or two sureties each in the sum of rupees	with one	
-		therwise directed by me, he may be released.		
Dated, this (Seal of the Court)	day of	, 19.		
		(Signature)		

BOND AND BAIL-BOND AFTER ARREST UNDER A WARRANT

(See section 81)

I, (name), of , being brought before the District Magistrate of (or as the case may							
be) under a warrant issued to compel my appearance to answer to the charge of , do hereby bind							
myself to attend in the Co	myself to attend in the Court of on the day of next, to answer to the said charge, and to						
continue so to attend until otherwise directed by the Court; and, in case of my making default herein, I bind							
myself to forfeit, to Gove	rnment, the sum of rupees		•				
Dated, this	day of	,19.					
			(Si)	ignature)			
I do hereby declare myse before	If surety for the above-nar	ned	of	, that he shall attend			
in the Court of	on the	day of	next, to ans	swer to the charge on which			
	shall continue so to atten bind myself to forfeit, to C	d until oth	erwise directed by the	e Court; and, in case of his			
making default merein, 1	oma mysen to forfeit, to C	JOVETHINEH	i, the sum of rupees				
Dated, this	day of	,19.					
			(S_i)	ignature)			

PROCLAMATION REQUIRING THE APPEARANCE OF A PERSON ACCUSED

(See section 82)

suspected to have committed) the Code, and it has been returned to	offence of a warrant of arrest my satisfaction the	, punishable und thereupon issued	n and address) has committed (or is der section of the Indian Penal that the said (name) cannot be found, has absconded (or is concealing himself
Proclamation is hereby made that this Court (or before me) to answer		of nt on the	is required to appear at (place) before day of
Dated, this (Seal of the Court)	day of	, 19 .	(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 on the complained of.	hereby n day	nade that the of	said (<i>name</i>) is requirement at	**	lace) before the Court examined touching	of the offence
Dated, this (Seal of the Cou	rt)		day of	,19 .	(Signature)	

ORDER OF ATTACHMENT TO COMPEL THE ATTENDANCE OF A WITNESS

(See section 83)

To the officer in charge of the police station at

WHEREAS a warrant has been duly issued to compel the attendance of (name, description and address) 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 (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 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)

 $\label{thm:constraint} \textbf{To (name and designation of the person or persons who is or are to execute the warrant).}$

suspected to have co Indian Penal Code, a be found; and where concealing himself to duly issued and publ days; and w revenue to Government	on that has been made before me that (name committed) the offence of and it has been returned to a warrant of as it has been shown to my satisfaction of avoid the service of the said warrant ished requiring the said to apprehereas the said is possessed of the the the village (or town), of an made for the attachment thereof;	punishable under starrest thereupon issue in that the said (name) of the and thereupon a Processer to answer the said of the following proper	section of the d that the said (name) c has absconded (or is clamation has been or is I charge within ty, other than land paying	annot being
both*, of sub-section	ired to attach the said property in the n n (2) of section 83, and to hold the sam his warrant with an endorsement certif	ne under attachment per	nding further order of th	is
Dated, this (Se	day of eal of the Court)	,19.		
`	,	(Signatur	·e)	
* Strike ou	t the one which is not applicable, depe	ending on the nature of	the property to be attac	hed.

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	s) 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 th	nat the said (name) has absconde	ed (or is concealing himself
to avoid the service of the said warrant) and thereu		is being duly issued and
published requiring the said (name) to appear to answer	wer the said charge within	days; and whereas
the said is possessed of certain land paying revenue	to Government in the village (o	er 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.

* Strike out the one which is not desired.

WARRANT IN THE FIRST INSTANCE TO BRING UP A WITNESS

(See section 87)

To (name and designation of the police officer or other person or persons who is or are to execute the warrant).

WHEREAS complaint has been made before me that (name and description of accused) of (address) has (or is suspected to have) committed the offence of (mention the offence concisely), and it appears likely that (name and description of witness) can give evidence concerning the said complaint; and whereas I have good and sufficient reason to believe that he will not attend as a witness on the hearing of the said complaint unless compelled to do so;

This is to authorise and require you to arrest the said (*name of witness*), and on the day of to bring him before this Court, to be examined touching the offence complained of.

Dated, this day of ,19 . (Seal of the Court) (Signature)

WARRANT TO SEARCH AFTER INFORMATION OF A PARTICULAR OFFENCE

(See section 93)

To (name and designation of the police officer or other person or persons who is or are to execute the warrant).

WHEREAS information has been laid (or complaint has been made) before me of the commission (or suspected commission) of the offence of (mention the offence concisely), and it has been made to appear to me that the production of (specify the thing clearly) is essential to the inquiry now being made (or about to be made) into the said offence (or suspected offence);

This is to authorise and require you to search for the said (the thing specified) in the (describe the house or place or part thereof to which the search is to be confined), and, if found, to produce the same forthwith before this Court, 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)

WARRANT TO SEARCH SUSPECTED PLACE OF DEPOSIT

(See section 94)

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

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 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.

(Signature)

BOND TO KEEP THE PEACE

(See sections 106 and 107)

WHEREAS I, (name the term of	* *	ce), have been called upo		nd to keep the peace for now pending in the
Court of		nd myself not to commit		1 0
		e, during the said term or nereby bind myself to for	-	
Dated, this	day of	,19 .	(Sig	enature)

BOND FOR GOOD BEHAVIOUR

(See sections 108, 109 and 110)

WHEREAS I, (name), inh behaviour to Government of the inquiry in the matte myself to be of good beha completion of the said inq Government the sum of ru	and all the citizens r of viour to Governme uiry; and, in case o	s of India for the te now pending in t ent and all the citi	rm of (state the per he Court of zens of India during	riod) or until the completion , I hereby bind g the said term or until the
Dated, this	day of	,19 .		
	(Sign	nature)		
(Where a bond with suret	ies is to be execute	ed, add).	
•	a during the said to	erm or until the co	mpletion of the said	good behaviour to Government I inquiry; and, in case of his ernment the sum of rupees
Dated, this	day of	,19.		
				(Signature)

SUMMONS ON INFORMATION OF A PROBABLE BREACH OF THE PEACE

(See section 113)

То				of
WHEREAS it has been information), and that y will probably be occass the office of the Magist to show cause why you required, add, and also the sum of rupees (each	you are likely to comn rioned), you are hereb trate of on the a should not be requir to give security by the	nit a breach of the peace y required to attend in day of ed to enter into a bond e bond of one (or two,	e (or by which act a a person (or by a duly 19, at ten o'cl for rupees as the case may be)	breach of the peace authorised agent) at lock in the forenoon, [when sureties are
Dated, this (Seal of the Court)	day of	,19.	(Signa	ture)

WARRANT OF COMMITMENT ON FAILURE TO FIND SECURITY TO KEEP THE PEACE

(See section 122)

To the officer in charge	of the Jail at			
whereas an order was th	in obedience nees aid (<i>name</i>), wor en made requir	with one surety (uld keep the peace for thing the said (name) to o	g upon him to show of or a bond with two the period of enter into and find so	cause why he should not sureties each in rupees months; and
warrant, and him safely	to keep in the sa	aid Jail for the said peri	od of (term of impri	custody, together with this sonment) unless he shall in endorsement certifying the
Dated, this (Seal of the Court)	day of	,19 .	((Signature)

WARRANT OF COMMITMENT ON FAILURE TO FIND SECURITY FOR GOOD BEHAVIOUR

(See section 122)

To the officer in charge of the Jail at

WHEREAS it has been made to appear to me that (name and description) has been concealing his presence within the district of and that there is reason to believe that he is doing so with a view to committing a cognizable offence;

or

WHEREAS evidence of the general character of (*name and description*) has been adduced before me and recorded, from which it appears that he is an habitual robber (*or house-breaker*, *etc.*, *as the case may be*);

And whereas an order has been recorded stating the same and requiring the said (name) to furnish security for his good behaviour for the term of (state the period) by entering into a bond with one surety (or two or more sureties, as the case may be), himself for rupees , and the said surety (or each of the said sureties) for rupees , and the said (name) has failed to comply with the said order and for such default has been adjudged imprisonment for (state the term) unless the said security be sooner furnished;

This is to authorise and require you to receive the said (name) into your custody, together with this warrant and him safety to keep in the Jail, or if he is already in prison, be detained therein, for the said period of (term of imprisonment) unless he shall in the meantime be lawfully ordered to be released, and to return this warrant with an endorsement certifying the manner of its execution.

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	of the Jail at	(or other officer in whose custody the person is).		
dated the		; and has since	ed to your custody under warrant of the Court, duly given security under section	
or				
,	f 19	; and there have	ed to your custody under warrant of the Court, appeared to me sufficient grounds for the opinion	
This is to authorise and liable to be detained for		•	e said (name) from your custody unless he is	
Dated, this (Seal of the Court)	day of	,19 .		
•			(Signature)	

WARRANT OF IMPRISONMENT ON FAILURE TO PAY MAINTENANCE

(See section 125)

To the Officer in charge of the Jail at

WHEREAS (name, description and address) has been proved before me to be possessed of sufficient means to maintain his wife (name) [or his child (name) or his father or mother (name), who is by reason of (state the reason) unable to maintain herself (or himself)] and to have neglected (or refused) to do so, and an order has been duly made requiring the said (name) to allow to his said wife (or child or father or mother) for maintenance the monthly sum of rupees ; and whereas it has been further proved that the said (name) in wilful disregard to the said order has failed to pay rupees , being the amount of the allowance for the month (or months) of ;

And thereupon an order was made adjudging him to undergo imprisonment in the said Jail for the period of ;

This is to authorise and require you to receive the said (*name*) into your custody in the said Jail, together with this warrant, and there carry the said order into execution according to law, returning this warrant with an endorsement certifying the manner of its execution.

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 be mother) for maintenance to disregard of the said order month (or months) of	J 1	, and wherea	d wife (or child or father or s the said (name) in wilful mount of the allowance for the
found within the district of attachment the said sum sithereof as shall be sufficient.		he number of days to sell the movable ning this warrant, v	1 1 0
Dated, this (Seal of the Court)	day of	,19 .	(Signature)

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 a 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);

I do hereby direct and require you within (state the time allowed) (state what is required to be done to abate the nuisance) or to appear at in the Court of on the day of next, and to show cause why this order should not be enforced;

or

I do hereby direct and require you within (*state the time allowed*) to cease carrying on the said trade or occupation at the said place, and not again to carry on the same, or to remove the said trade from the place where it is now carried on, or to appear, etc.;

or

I do hereby direct and require you within (*state the time allowed*) to put up a sufficient fence (*state the kind of fence and the part to be fenced*); or to appear, etc.;

oı

I do hereby direct and require you, etc., etc., (as the case may be).

Dated, this day of ,19 . (Seal of the Court)

(Signature)

MAGISTRATE NOTICE AND PEREMPTORY ORDER

(See section 141)

To (name, description and address).

I HEREBY give you notice that it has been found that the order issued on the requiring you (*state substantially the requisition in the order*) is reasonable and proper. Such order has been made absolute, and I hereby direct and require you to obey the said order within (*state the time allowed*), on peril of the penalty provided by the Indian Penal Code for disobedience thereto.

Dated, this day of ,19 . (Seal of the Court) (Signature)

INJUNCTION TO PROVIDE AGAINST IMMINENT DANGER PENDING INQUIRY

(See section 142)

To (name,	descri	ption	and	ada	lress)).

WHEREAS the inquiry into the conditional order issued by me on the day of	, 19	, is
pending, and it has been made to appear to me that the nuisance mentioned in the said o	rder is at	ttended with
such imminent danger or injury of a serious kind to the public as to render necessary imm	mediate	measures to
prevent such danger or injury, I do hereby, under the provisions of section 142 of the Coo	de of Cri	minal
Procedure, 1973, direct and enjoin you forthwith to (state plainly what is required to be	done as	a temporary
safeguard), pending the result of the inquiry.		

Dated, this day of ,19 . (Seal of the Court) (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)

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)

It appears to me, on the grounds duly recorded, that a dispute, likely to induce a breach of the peace, existed between (describe the parties by name and residence, or residence only if the dispute be between bodies of villagers) concerning certain (state concisely the subject of dispute), situate within my local jurisdiction, all the said parties were called upon to give in a written statement of their respective claims as to the fact of actual possession of the said (the subject of dispute), and being satisfied by due inquiry had thereupon, without reference to the merits of the claim of either of the said parties to the legal right of possession, that the claim of actual possession by the said (name or names or description) is true; I do decide and declare that he is (or they are) in possession of the said (the subject of dispute) and entitled to retain such possession until ousted by due course of law, and do strictly forbid any disturbance of his (or their) possession in the meantime.

Dated, this (Seal of the Court)	day of	,19 .	
(Sear of the Court)			(Signature)

WARRANT OF ATTACHMENT IN THE CASE OF A DISPUTE AS TO THE POSSESSION OF LAND, ETC.

(See section 146)

To the officer in charge of the police station at $(or, To the Collector of To the Co$).
WHEREAS it has been made to appear to me that a d	ispute likely to induce a breach of the peace existed
between (describe the parties concerned byname an	d residence, or residence only if the dispute be between
bodies of villagers) concerning certain (state concise	ly the subject of dispute) situate within the limits of my

jurisdiction, and the said parties were thereupon duly called upon to state in writing their respective claims as to the fact of actual possession of the said (the subject of dispute), and whereas, upon due inquiry into the said claims, I have decided that neither of the said parties was in possession of the said (the subject of dispute) (or I am unable to satisfy myself as to which of the said parties was in possession as aforesaid);

This is to authorise and require you to attach the said (*the subject of dispute*) by taking and keeping possession thereof, and to hold the same under attachment until the decree or order of a competent Court determining the rights of the parties, or the claim to possession, shall have been obtained, and to return this warrant with an endorsement certifying the manner of its execution.

Dated, this day of ,19 . (Seal of the Court) (Signature)

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

(See section 147)

A DISPUTE having arisen concerning the right of use of (state concisely the subject of dispute) situate within my local jurisdiction, the possession of which land (or water) is claimed exclusively by (describe the person or persons), and it appears to me, on due inquiry into the same, that the said land (or water) has been open to the enjoyment of such use by the public (or if by an individual or a class of persons, describe him or them) and (if the use can be enjoyed throughout the year) that the said use has been enjoyed within three months of the institution of the said inquiry (or if the use is enjoyable only at a particular season, say, "during the last of the seasons at which the same is capable of being enjoyed");

I do order that the said (the claimant or claimants of possession) or any one in their interest, shall not take (or retain) possession of the said land (or water) to the exclusion of the enjoyment of the right of use aforesaid, until he (or they) shall obtain the decree or order of a competent Court adjudging him (or them) to be entitled to exclusive possession.

Dated, this	day of	,19 .	
(Seal of the Court)			
			(Signature)

BOND AND BAIL-BOND ON A PRELIMINARY INQUIRY BEFORE A POLICE OFFICER

(See section 169)

I, (name), of before the Magist	, being charged with th rate of	e offence of	, and after inquiry required to appear
or			
myself to appear a such day as I may	it , in th	ne Court of to answe	nce to appear when required, do hereby bind , on the day of next (or or further to the said charge, and in case of my the sum of rupees
Dated, this	day of	,19.	
			(Signature)
the above said (no next (or o pending against hi	ame) that he shall attended on such day as he may h	d at in the of the character be required the taking default thereion	courselves and each of us) surety (or sureties) for Court of , on the day of d to attend), further to answer to the charge in, I hereby bind myself (or we hereby bind
Dated, this	day of	,19 .	
		(Signature)	

BOND TO PROSECUTE OR GIVE EVIDENCE

(See section 170)

I, (name), of (pla	ce)	, do hereby bind myse	lf to attend at	in the Court of	at
	o'clock on the	day of	next and then	and there to prosecute (or t	to
prosecute and gi	ive evidence) (or to	give evidence) in the	matter of a charge	of against one A.	.B.,
and, in case of m	aking default hereir	n, I bind myself to forfe	it to Government t	he sum of rupees	
Dated, this	day of	,19 .			
		(Signature)			

SPECIAL SUMMONS TO A PERSON ACCUSED OF A PETTY OFFENCE

(See section 206)

То				
(Name of the	accused)			
of		(address)		
charged), you are here on t without appearing befithe sum of	eby required to ap he day ore the Magistrat eader, to authoris	ppear in person (o y of 19 e, to transmit before rupees as fi	arge of a petty offence (state r by pleader) before , or if you desire to ploore the aforesaid date the ple ne, or if you desire to appear writing to make such a plea	(Magistrate) of ead guilty to the charge a of guilty in writing and r by pleader and to plead
Dated, this (Seal of the Court)	day of	,19 .	(Sig	gnature)
(Note The	amount of fine sp	ecified in this sun	nmons shall not exceed one h	nundred rupees.)

NOTICE OF COMMITMENT BY MAGISTRATE TO PUBLIC PROSECUTOR

(See section 209)

The Magistrate of Sessions; and the Magistr	hereby gives notice that he has committed one rate hereby instructs the Public Prosecutor to conduct the prosecutor.	for trial at the next secution of the said case.
The charge against the ac	cused is that, etc.(state the offence as in the charge).	

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, (name and office of Magistrate, etc.), hereby charge you (name of accused person) as follows:				
(b) that you, on or about the the Government of India and thereby com of the Indian Penal Code, and within the co		ce punishable under	, waged war against section 121 (On section 121)	
(c) And I hereby direct that you be tried by this Court on the said charge.				
(Signature and Seal of the Magist	rate)			
[To be substituted for (b)]:-				
(2) That you, on or about the inducing the President of India [or, as the caexercising a lawful power as such President the case maybe, the Governor), and thereby 124) of the Indian Penal Code, and within the	(or, as the case committed an o	may be, the Governo offence punishable u	or), assaulted President (or, as	
(3) That you, being a public servant in the Department, directly accepted <i>from</i> (<i>state the name</i>) for another party (<i>state the name</i>) gratification other than legal remuneration, as a motive for forbearing to do an official act, and thereby committed an offence punishable under section 161 (On section 161) of the Indian Penal Code, and within the cognizance of this Court.				
(4) That you, on or about the day of , at , did (or omitted to do, as the case may be) , such conduct being contrary to the provisions of Act , section , and known by you to be prejudicial to , and thereby committed an offence punishable under section 166 (On section 166) of the Indian Penal Code, and within the cognizance of this Court.				
(5) That you, on or about the before	day of	, at	, in the course of the trial of	
, stated in evidence that " "which statement you either knew or believed or be false, or did not believe to be true, and thereby committed an offence punishable under section 193 (On section 193) of the Indian Penal Code, and within the cognizance of this Court.				
(6) That you, on or about the homicide not amounting to murder, causing offence punishable under section 304 (On so this Court.		, at , e Indian Penal Code	, committed culpable and thereby committed an , and within the cognizance of	
(7) That you, on or about the suicide by A.B., a person in a state of intoxi 306 (On section 306) of the Indian Penal Co				
(8) That you, on or about the day of , at , voluntarily caused grievous hurt to , and thereby committed an offence punishable under section 325 (On section 325) of the Indian Penal Code, and within the cognizance of this Court.				

(9) That you, on or about the day of , at , <i>robbed (state the name)</i> , and thereby committed an offence punishable under section 392 (On section 392) of the Indian Penal Code, and within the cognizance of this Court.
(10) That you, on or about the day of , at , committed dacoity, an offence punishable under section 395 (On 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) 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 (On 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) First - 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 (On sections 302 and 304) 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) <i>First</i> - That you, on or about the day of , at , committed theft, and thereby committed an offence punishable under section 379 (On sections 379 and 382) of the Indian Penal 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 retaining of property taken by 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.

(4) That you, on or all into , being day of	oout the Fore , stated in evid , at		, at ", and that y	, in the course of the inquiry ou, on or about the	
, in the cours one of which statemer	e of the trial of ats you either knew of punishable under se	or believed to be a ection 193 (Altern	false, or did not l	ated in the evidence that " ", believe to be true, and thereby section 193) of the Indian Penal	
(In cases tried by Mag Session").	gistrate substitute "1	within my cogniz	ance", for "withi	n the cognizance of the Court of	
Ш.	CHARGES FOR TH	IEFT AFTER PRI	EVIOUS CONVI	CTION	
I, (name and office of	Magistrate, etc.), he	reby charge you	(name of accused	d person) as follows:-	
That you, on or about committed an offence Court of Session (or M	punishable under se	ection 379 of the I		mmitted theft, and thereby e, and within the cognizance of the	
offence, that is to say which conviction was with imprisonment for the offence in the wor	on the had) at of an of a term of three year ds used in the section	day of offence punishables, that is to say, the say and a under which the	had been con le under Chapter the offence of home the accused was con	the committing of the said nvicted by the (state Court by XVII of the Indian Penal Code use-breaking by night (describe convicted), which conviction is still tent under section 75 of the Indian	
And I hereby direct th	at you be tried, etc.				

SUMMONS TO WITNESS

(See sections 61 and 244)

To

WHEREAS complaint has been made before me that (name of the accused) of (address) has (or is suspected to have) committed the offence of (state the offence concisely with time and place), and it appears to me that you are likely to give material evidence or to produce any document or other thing for the prosecution;

You are hereby summoned to appear before this Court on the day of

next at ten o'clock in the forenoon, to produce such document or thing or to testify what you know concerning the matter of the said complaint, and not to depart thence without leave of the Court; and you are hereby warned that, if you shall without just excuse neglect or refuse to appear on the said date, a warrant will be issued to compel your attendance.

Dated, this	day of	,19 .	
(Seal of the Court)			
			(Signature)

WARRANT OF COMMITMENT ON A SENTENCE OF IMPRISONMENT OR FINE IF PASSED

BY A MAGISTRATE

(See sections 248 and 255)

	`		,	
To the Officer in charge	of the Jail at			
WHEREAS on the be) prisoner in case No. before me (name and of section (or sections) of punishment fully and details and details.	ficial designation the Indian Penal	on) of the offe	alendar for 19 ence of (mention	woner), the (1st, 2nd, 3rd, as the case mage), was convicted in the offence or offences concisely under), and was sentenced to (state the
			_	me) into your custody in the said Jail, into execution according to law.
Dated, this (Seal of the Court)	day of	,19 .		(Signature)

WARRANT OF IMPRISONMENT ON FAILURE TO PAY COMPENSATION

(See section 250)

To the Officer in charge of the Jail at

WHEREAS (name and description) has brought against (name and description of the accused person) the complaint that (mention it concisely) and the same has been dismissed on the ground that there was no reasonable ground for making the accusation against the said (name) and the order of dismissal awards payment by the said (name of complainant) of the sum of rupees as compensation; and whereas the said sum has not been paid and an order has been made for his simple imprisonment in Jail for the period of days, unless the aforesaid sumbe sooner paid;

This is to authorise and require you to receive the said (name) into your custody, together with this warrant, and him safely to keep in the said Jail for the said period of (term of imprisonment), subject to the provisions of section 69 of the Indian Penal Code, unless the said sum be sooner paid, and on the receipt thereof, forthwith to set him at liberty, returning this warrant with an endorsement certifying the manner of its execution.

Dated, this day of ,19 . (Seal of the Court) (Signature)

ORDER REQUIRING PRODUCTION IN COURT OF PERSON IN PRISON FOR ANSWERING TO CHARGE OF OFFENCE

(See section 267)

The Officer in charge of the Jail at

WHEREAS the attendance of (name of prisoner) at present confined detained in the above-mentioned prison
is required in this Court to answer to a charge of (state shortly the offence charged) or for the purpose of a
proceeding (state shortly the particulars of the proceeding);

You are hereby required to on the said charge, or for the pu attendance, cause him to	day of rpose of the said 1	, 19 proceeding, and	, by after this Court had	act before this Court A.M.there to answer to the dispensed with his further said prison.
And you are further requirements the attached copy thereof		said	of the contents of	of this order and deliver to him
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
1110	CITICOL	111	ciiui 50	01	uic	o ari	

The Officer in charge of	the Jail at			
committed the offence of	of (state offence	concisely with tim	at (name of the accused) of the and place) and it appears that the in, is likely to give material evide	
•	on the matter now pend	day of ling before this Co	under safe and sure condu , 19 , by ourt, and after this Court has dis and sure conduct back to the sa	A.M.there pensed with his
And you are further req the attached copy there		he said	of the contents of this orde	er and deliver to him
Dated, this (Seal of the Court)	day of	,19 .	(Signati	ure)
			Counter	rsigned.
(Seal)			(Signati	ure)

WARRANT TO DISCHARGE A PERSON IMPRISONED ON FAILURE TO GIVE SECURITY

(See section 442)

To the Officer in charge of the Jail at

(or other officer in whose custody the person is)

WHEREAS (*name and description of prisoner*) was committed to your custody under warrant of this Court, dated the day of , and has since with 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*) from your custody, unless he is liable to be detained for some other matter.

Dated, this	day of	,19 .	
(Seal of the Court)			
			(Signature)

WARRANT OF COMMITMENT IN CERTAIN CASES OF CONTEMPT WHEN A FINE IS IMPOSED

(See section 345)

To the Officer in charge of the Jail at

WHEREAS at a Court held before me on this day (name and description of the offender) in the presence (or view) of the Court committed wilful contempt;

And whereas for such contempt the said (*name of the offender*) has been adjudged by the Court to pay a fine of rupees, or in default to suffer simple imprisonment for the period of (*state the number of months or days*);

This is to authorise and require you to receive the said (*name of offender*) into your custody, together with this warrant, and him safely to keep in the said Jail for the said period of (*term of imprisonment*), unless the said fine be sooner paid; and, on the receipt thereof, forthwith to set him at liberty, returning this warrant with an endorsement certifying the manner of its execution.

Dated, this	day of	,19 .	
(Seal of the Court)			
			(Signature)

MAGISTRATE'S OR JUDGE'S WARRANT OF COMMITMENT OF WITNESS REFUSING TO ANSWER OR TO PRODUCE DOCUMENT

(See section 349)

To (name and designation of officer of Court)

WHEREAS (name and description), being summoned (or brought before this Court) as a witness and this day required to give evidence on an inquiry into an alleged offence, refused to answer a certain question (or certain questions) put to him touching the said alleged offence, and duly recorded, or having been called upon to produce any document has refused to produce such document, without alleging any just excuse for such refusal, and for his refusal has been ordered to be detained in custody for (term of detention adjudged);

This is to authorise and require you to take the said (*name*) into custody, and him safely to keep in your custody for the period of days, unless in the meantime he shall consent to the examined and to answer the questions asked of him, or to produce the document called for from him, and on the last of the said days, or forthwith on such consent being known, to bring him before this Court to be dealt with according to law, returning this warrant with an endorsement certifying the manner of its execution.

Dated, this	day of	,19 .	
(Seal of the Court)			
	(Signature)		

WARRANT OF COMMITMENT UNDER SENTENCE OF DEATH

(See section 366)

To the Officer in charge	of the Jail at				
WHEREAS at the Session 3rd, as the case may be convicted of the offence Indian Penal Code, and Court, of	prisoner in cas of culpable ho	e No. micide amoun	nting to murde	ndar for 19 at the said Sess	sion, was duly of the
	nt, and him then	e safely to ke	ep until you s	name) into your custody is shall receive the further wa	
Dated, this (Seal of the Court)	day of	,19 .			
				(Signature	·)
together with this warranthis Court, carrying into	nt, and him then effect the order	re safely to keer of the said C	ep until you s	shall receive the further wa	arrant or order of

WARRANT AFTER A COMMUTATION OF A SENTENCE

(See section 386)

To the Officer in charge of	f the Jail at			•
WHEREAS at a Session be the (1st, 2nd, 3rd, as the conversed of the offersentenced to Court of sentence has been common	case may be) prisonce of , and was thereu (a duplicate of the	ner in case No. , punishable und pon committed to which is hereunto	of the Calendar for 19 er section of the your custody; and when annexed) the punishme	e Indian Penal Code, and
This is to authorise and re as by law is required, unti purpose of his undergoing	l he shall be deliv	ered over by you to	o the proper authority ar	nd custody for the
or				
if the mitigated sentence is carry into execution the pr				
Dated, this (Seal of the Court)	day of	,19 .	(Sig	nature)
			(Sig	шиге)

WARRANT OF EXECUTION OF A SENTENCE OF DEATH

(See section 414)

The Officer in charge of the	e Jail at			•		
WHEREAS (name of priso Calendar for 19 by a warrant of the Court, death; has been received by this	at the Session had the dated the and whereas the	neld before me on th	ne , commi	day of tted to your c	, 19 ustody under	sentence of
This is to authorise and re be hanged by the neck unt with an endorsement certi	il he be dead, at	(time and place of e	execution)	•	-	to to the Court
Dated, this (Seal of the Court)	day of (Signature)	,19 .				

WARRANT TO LEVY A FINE BY ATTACHMENT AND SALE

(See section 421)

To (name and designation of the police officer or other person or persons who is or are to execute the
warrant).

WHEREAS (name and do , convicted beforupees; same or any part thereof;	re me of the of and whereas	the offender) was on the fence of (mention the sthe said (name), although	offence concisely),			
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 fine, returning this warrant, with an endorsement certifying what you have done under it, immediately upon its execution.						
Dated, this (Seal of the Court)	day of	,19 .		(Signature))	

WARRANT FOR RECOVERY OF FINE

(See section 421)

To the Collector of the dis	strict of	•	
	•	of the offender) was on the he offence of (mention the offence	day of , e concisely), and sentenced to pay
WHEREAS the said (name	e), although requi	red to pay the said fine, has not pa	uid the same or any part thereof;
•	e property, or both	realise the amount of the said fine n, of the said (name) and to certify	
Dated, this (Seal of the Court)	day of	,19 .	(Signature)

BOND AND BAIL-BOND FOR ATTENDANCE BEFORE OFFICER IN CHARGE OF POLICE STATION OR COURT

[See sections 436, 437, 438 (3) and 441]

	of ition that I sh I to such char	olice station (or having l , and required to hall attend such Officer of	been arrested or detained without warrant by the gene brought before the Court of), o give security for my attendance before such or Court on every day on which any investigation making default herein, I bind myself to forfeit to			
Dated, this	day of	,19 .				
I hereby declare myself (or we jointly and severally declare ourselves and each of us) surety (or sureties) for the above said (name) that he shall attend the Officer in charge of police station or the Court of on every day on which any investigation into the charge is made or any trial on such charge is held, that he shall be, and appear, before such officer or Court for the purpose of such investigation or to answer the charge against him (as the case may be), and, in case of his making default herein, I hereby bind myself (or we, hereby bind ourselves) to forfeit to Government the sum of rupees						
Dated, this	day of	,19.				
			(Signature)			