

The Bombay Habitual Offenders Act, 1959 Act 61 of 1959

Keyword(s):

Code, Corrective Settlement, District, District Magistrate, Habitual Offender, Registered Offender, Scheduled Offender, Superintendent of Police

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THE BOMBAY HABITUAL OFFENDERS ACT, 1959.

CONTENTS.

PREAMBLE.

SECTIONS.

CHAPTER I.

PRELIMINARY.

- 1. Short title, extent and commencement.
- 2. Definitions.

CHAPTER II.

REGISTRATION OF HABITUAL OFFENDERS AND RESTRICTION OF THEIR MOVEMENTS.

- 3. Power of State Government to direct registration of habitual offenders.
- 4. Procedure for preparing a register of habitual offenders.
- 5. Charge of register and alterations therein.
- 6. Power to take finger and palm impression, foot-prints and photographs at any time.
- 7. Registered Offenders to notify change of residence and to report them-
- 8. Procedure by District Magistrates on change of residence of habitual Offender to other district.
- 9. Duration of registration and re-registration of habitual offenders.
- 10. Right to make representations against re-registration, etc.
- 11. Power to restrict movements of registered Offenders.
- 12. Power to cancel or alter restrictions of movements.
- 13. Powers under sections 11 and 12 also exercisable by certain Magistrates.

CHAPTER III.

CORRECTIVE TRAINING OF HABITUAL OFFENDERS.

- 14. Establishment of corrective settlements.
- 15. Power to direct habitual offenders to receive corrective training.
- 16. Power to transfer or discharge from corrective settlement.

SECTIONS.

CHAPTER IV.

PENALTIES AND PROCEDURE.

- 17. Penalty for failure to comply with certain provisions of the Act.
- 18. Arrest of persons found out side restriction area or corrective settlement.
- 19. Enhanced punishment for certain previously convicted persons.
- 20. Punishment for certain registered Offenders found under suspicious circumstances.
- 21. Penalty for failure to arrest a habitual Offender.

CHAPTER V.

MISCELLANEOUS.

- 22. Bar of Jurisdiction.
- 23. Bar of Legal Proceedings.
- 24. Power to delegate.
- 25. Power to make rules.
- 26. Savings.
- 27. Repeal and Savings.

THE SCHEDULE.

BOMBAY ACT No. LXI OF 1959.1

[THE BOMBAY HABITUAL OFFENDERS ACT, 1959]

[26th October 1959]

Adapted and modified by the Maharashtra Adaptation of Laws (State and Concurrent Subjects) Order, 1960.

Amended by Mah. 14 of 1960.

Amended by Mah. 35 of 1965.

An Act to make better provision for the treatment and training of habitual offenders and for certain other matters.

WHEREAS it is expedient to make better provision for the treatment and training of habitual offenders, and for certain other matters; It is hereby enacted in the Tenth Year of the Republic of India as follows:—

CHAPTER I.

PRELIMINARY.

1. (!) This Act may be called the Bombay Habitual Offenders Act, 1959.

Short title, extent and commencement,

- (2) It extends to the whole of the ²[State of Maharashtra].
- (3) It shall come into force on such date as the State Government may, by notification in the Official Gazette, appoint.
- 2. In this Act, unless the contest otherwise requires,-

Definitions.

V of 1898.

- (a) "Code" means the Code of Criminal Procedure, 1898;
- (b) "corrective settlement" means any place established, approved or certified as a corrective settlement under section 14;
 - (c) "district" includes Greater Bombay;
 - (d) " District Magistrate"-
 - (i) in Greater Bombay, means the Commissioner of Police,
- (e) "habitual offender" means any person who, since his attaining the age of eighteen years,—
 - (i) during any consecutive period (whether before or after the commencement of this Act, or partly before and partly after such commencement) of five years, has been sentenced on conviction, on not less than three occasions, to a substantive term of imprisonment for one or more of the scheduled offences committed on separate occasions, being offences which are not so connected together as to form parts of the same transaction, and
 - (ii) such sentence has not been reversed in appeal or revision:

Provided that in computing the consecutive period of five years aforesaid, any period spent in jail either under a sentence of imprisonment or under detention shall not be taken into account;

¹ For Statement of Objects and Reasons, see Rombay Government Gazette, 1959, Part V. page 347.
2 These words were substituted for the words "State of Bombay" by the Maharashtra Adaptation of Laws (State and Concurrent Subjects) Order, 1960.
2 Sub-clouase (ii) was deleted by Mah. 14 of 1960.
3 Sub-clouase (iii) was deleted by Mah. 14 of 1960.
4 Sub-clouase (iii) was deleted by Mah. 14 of 1960.
5 Sub-clouase (iii) was deleted by Mah. 14 of 1960.
6 Sub-clouase (iii) was deleted by Mah. 14 of 1960.
6 Sub-clouase (iii) was deleted by Mah. 14 of 1960.
6 Sub-clouase (iii) was deleted by Mah. 14 of 1960.

- (f) "prescribed" means prescribed by rules made under this Act;
- (g) "registered offender" means a habitual offender registered or re-registered under this Act;
- (h) "scheduled offence" means an offence specified in the Schedule or an offence analoguous thereto;
- (i) "Superintendent of Police" in Greater Bombay means any officer appointed by the State Government to perform the duties of a Superintendent of Police under this Act.

CHAPTER II.

REGISTRATION OF HABITUAL OFFENDERS AND RESTRICTION OF THEIR MOVEMENTS.

Power of State Covernment to direct registration of nabiteal offenders 3. The State Government may direct the District Magistrate to make a register of habitual offenders within his district, by entering therein the names and other prescribed particulars of such offenders.

Procedure for preparing a register of habitual offenders.

- 4. For the purpose of carrying out the direction given under section 3, the District Magistrate or any officer appointment by him in this behalf shall, by notice in the prescribed form to be served in the prescribed manner, call upon every habitual offender in the district—
 - (a) to appear before him at a time and place specified in the notice;
 - (b) to furnish such information as may be necessary to enable him to enter the name and other prescribed particulars of the habitual offender in the register; and
 - (c) to allow the finger and palm impressions, foot-prints and photographs of the habitual offender to be taken:

Provided that the name and other prescribed particulars of a habitual offender shall not be entered in the register, unless he has been given reasonable opportunity of showing cause why such entry should not be made.

Charge of register and alterations therein.

- 5. (1) The register shall be placed in the keeping of the Superintendent of Police of the district who shall, from time to time, report to the District Magistrate any alterations which ought, in his opinion, to be made therein.
- (2) After the register has been placed in the keeping of the Superintendent of Police, no fresh entry shall be made in the register, nor shall any entry be cancelled except by or under, an order in writing of the District Magistrate.

Fower to take finger and plam impressions, foct-prints and phote graphs at any time.

6. The District Magistrate, or any officer appointed by him in this behalf may at any time order the finger and palm impressions, foot-prints and photographs, of any registered offender to be taken.

7. (1) Every registered offender shall notify to such authority, and in such Registered manner as may be prescribed, any change or intended change of his ordinary offenders to residence:

notify change of residence and to report

Provided that where such offender changes, or intends to change, his ordinary themselves. residence to another district (whether within the State or not) he shall notify the change or intended change to the District Magistrate.

- (2) The District Magistrate may, by order in writing, direct that any registered offender shall-
 - (a) report himself once in each month, or where the District Magistrate for reasons specified in the order so directs, more frequently, to such authority, and in such manner, as may be specified in the order, and
 - (b) notify any absence or intended absence from his ordinary residence to the aforesaid authority:

Provided that the District Magistrate may exempt any such offender from notifying any absence or intended absence from his ordinary residence for such period, and under such conditions, as to him appear reasonable.

8. (1) Where any registered offender changes his ordinary residence to another Procedure by district within the State, the District Magistrate of the district in which the offender Magistrates is registered shall inform the District Magistrate of the other district of male information. is registered shall inform the District Magistrate of the other district of such change, on change of and at the same time furnish him with the name and other particulars relating to the residence of registered offender in the register.

offender to other district.

(2) On the receipt of such information, the District Magistrate of the other district shall enter in his register the name and other particulars of the registered offender furnished to him, and inform the District Magistrate of the first district of such registration, and thereupon such District Magistrate shall cancel from his register the entry relating to that offender:

Provided that where a registered offender changes his ordinary residence to another district outside the State, the District Magistrate of the first district shall, while furnishing the District Magistrate of the other district with the name and other particulars of the registered offender, make a request to that District Magistrate that he may be informed of the steps, if any, which may have been taken in relation to the offender under any law for the time being in force in that other district; and upon the receipt of such information the District Magistrate of the first district shall cancel from his register the entry relating to that offender.

- (3) Upon the entry of the name and other particulars of a registered offender in any register in the State under sub-section (2), the provisions of this Act and the rules made thereunder shall apply to him as if he has been registered, in pursuance of a direction given under section 3, in the register of the district to which he has changed his ordinary residence.
- 9. (1) Subject to the provision of sub-section (3), the registration of a habitual Duratios of offender under this Act shall, unless earlier cancelled, cease to be in force on the registration omender under this Act shall, unless earner cancellation, cease to be in force on the and re-expiry of five years from the date of such registration, and on such cancellation or registration expiry the habitual offender shall cease to be a registered offender.

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- (2) Notwithstanding the cancellation, or expiry of duration, of registration a habitual offender may be re-registered in accordance with the provisions of this. Act relating to registration, as often as he is consisted of one or more of the scheduled offences at any time after such cancellation, or expiry; and subject to the provisions of sub-scatter (3), the re-registration shall, unless earlier cancelled, cease to be in force on the expiry of five years from the date of such re-registration.
- (3) Where a registered offender is, during the period of registration or re-registration, convicted of one or more of the scheduled offences and sentenced to a substantive term of imprisonment, the duration of registration of re-registration shall be extended for a period of five years from the date of his release from such imprisonment.

Right to make representations against re-registration, etc.

- 10. (I) Any person aggrieved by the registration or re-registration of his name under section 4, or as the case may be, section 9 or by an order under sub-section (2) of section 7, may within the prescribed period make a representation to the State Government against such registration, re-registration or order.
- (2. The State Government shall, after considering the representation, and giving the aggrieved person an opportunity of being heard, either confirm or cancel the registration, re-registration or order, as the case may be, and shall in the case of confirmation record a brief statement of the reasons therefor.

Power to restrict movements of registered offenders.

- 11. (1) If in the opinion of the State Government it is necessary or expedient in the interests of the general public so to do, the State Government may, subject to the provisions of sub-section (4), by order direct that any registered offender shall be restricted in his movements to such area, and for such period not exceeding three years, as may be specified in the order.
- (2) Before making any such order the State Government shall take into consideration the following matters, that is to say,—
 - (a) the nature of the offences of which the registered offender has been convicted, and the circumstances in which the offences were committed;
 - (b) whether the registered offender follows any lawful occupation, and whether such occupation is conducive to an honest and settled way of life and is not merely a pretence for the purpose of facilitating the commission of crime;
 - (c) the suitability of the area to which his movements are to be restricted; and
 - (d) the manner in which the registered offender may earn his living within the restriction area, and the adequacy of arrangements which are, or are likely to be, available therefor.
- (3) A copy of the order shall be served on the registered offender in the prescribed manner.
- (2) The period specified in an order under sub-section (1) shall in no case extend beyond the period of registration or re-registration, as the case may be, referred to in section 9.

Power to cancel or alter restrictions of movements. 12. The State Government may, by order, cancel any order made under section 11, or alter any area specified in an order under that section:

Provided that before making such order, the State Government shall consider the matters referred to in sub-section (2) of section 11 in so far as they may be applicable.

13. (1) Subject to the provisions of sub-section (3), the powers of the State Powers under Government under sections 11 and 12 may be exercised also by a Magistrate having sections 11 power to act under section 110 of the Code, but without prejudice to the exercise of exercisable his powers under that section of the Code.

by certain Magintatos.

(2) A Magistrate acting under section 11 or 12 shall follow, as nearly as may be, the procedure laid down in sections 112 113, 114, 115 and 117 of the Code for an order requiring security for good behaviour :

Provided that the order in writing referred to in section 112 of the Code shall, in addition to setting forth the substance of the information received, state the term, not exceeding three years, during which the order of restriction shall be in force.

(3) Where the State Government has already made an order under section 11 in respect of a habitual offender, the Magistrate shall not exercise any powers conferred by this section in respect of the same habitual offender, during any period in which the order of the State Government is in force.

CHAPTER III.

CORRECTIVE TRAINING OF HABITUAL OFFENDERS.

- 14. (1) For the purpose of placing therein such habitual offenders as are Establishdirected to receive corrective training under this Act, the State Government may, mem of by notification in the Official Gazette, establish and maintain in the State as settlements. many corrective sett sments as it thinks fit.
- (2) The State Government may also approve or certify any privately managed institution (whether known as a settlement or otherwise) as a corrective settlement for the purposes of this Act.
- 15. (I) Where the State Government is satisfied from the report of the District Power to Magistrate or otherwise, that it is expedient with a view to the reformation of direct a registered offender and the prevention of crime, that the registered offender should offender to receive training of a corrective character for a substantial period, the State Govern-receive ment may by order in writing direct that the registered offender shall receive training corrective of a corrective shall receive training training. of a corrective character for such period, not exceeding the duration of his registration or re-registration, as may be specified in the order.

- (2) Where a habitual offender, who is not more than forty years of age,—
 - (a) is convicted of any offence punishable with imprisonment, or
- (b) is required in pursuance of section 110 of the Code to execute a bond for his good behaviour, and the court or the Magistrate is satisfied from the evidence in the case and other materials on record that it is expedient with a view to his reformation and the prevention of crime, that he should receive training of a corrective character for a substantial period, the Court or the Magistrate may. in lieu of sentencing him for such offence or, as the case may be, requiring him to execute such bond, direct that he shall receive corrective training for such term of not less than two nor more than five years, as the Court or the Magistrate may determine.

- (3) Before giving any direction under sub-section (1) or sub-section (2) the State Government, the court or the Magistrate, as the case may be, shall—
 - (a) consult the officer prescribed on the capacity of the corrective settlements to receive the habitual offender,
 - (b) take into consideration the physical and mental condition of the offender, and his suitability for receiving corrective training in a corrective settlement, and
 - (c) give a reasonable opportunity to the offender to show cause why such direction should not be given.
- (4) A habitual offender, in respect of whom a direction to receive corrective training has been made, shall be placed in a corrective settlement for the term of his training, and while in such settlement shall be treated in such manner and receive such training as may be prescribed.

Power to transfer or discharge from corrective settlement. 16. The State Government, or any officer authorised by it in this behalf, may at any time by order in writing direct any habitual offender who may be in a corrective aettlement to be transferred to another corrective settlement or to be discharged therefrom; and accordingly he shall be so transferred or, as the case may be, discharged.

CHAPTER IV.

PENALTIES AND PROCEDURE.

Penalty for failure to comply with certain provisions of the Act.

- 17. A habitual offender who without lawful excuse, the burden of proving which shall lie upon him,—
 - (a) fails to appear in compliance with a notice issued under section 4, or
 - (b) intentionally omits to furnish any information required under that section, or furnishes as true any information which he knows, or has reason to believe, to be false or does not believe to be true, or
 - (c) refuses to allow his finger and palm impressions, foot-prints and photographs to be taken by any person acting under an order passed under section 6, or
 - (d) fails to comply with the provisions of sub-section (1) of section 7 or with an order of the District Magistrate under sub-section (2) thereof or with an order under section 11,

may be arrested without warrant, and shall be punished-

- (i) on first conviction, with imprisonment for a term which may extend to six months or with fine which may extend to two hundred rapees, or with both, and
- (ii) on a second or subsequent conviction, with imprisonment for a term which may extend to one year or with fine which may extend to five hundred rupees, or with both:

Provided that, if the court, after taking into consideration the offender's age and physical and mental condition and his suitability for receiving training of a corrective character in a corrective settlement, is satisfied that it is expedient with a view to his reformation and the prevention of crime, that he should receive training of a corrective character for a substantial period the court may, in lieu of sentencing the offender to any punishment under this section, direct, after giving him an opportunity of showing cause (and after consulting the officer prescribed on the capacity of the corrective settlements to receive him) that he shall receive corrective training in a corrective settlement for such term not exceeding three years, as it may determine.

18. If any person-

(a) is found outside the area to which his movements have been restricted in found outcontravention of the conditions under which he is permitted to leave such area, tion area or or

Arrest of PATRONS side restriccorrective settlement.

(b) escapes from any corrective settlement in which he is placed.

he may be arrested without warrant by a police officer, police patil or village watchman and taken before a Magistrate who, on proof of the facts, may order him to be removed to such area or to such corrective settlement, there to be dealt with in accordance with this Act and the rules made thereunder.

19. (1) Whoever, being a person in respect of whom a direction has been made Enhanced under section 11 or section 15, and having been convicted of any of the scheduled for certain offences falling under Part I of the Schedule, is convicted of the same or of any other previously scheduled offence falling in that Part shall, on conviction, be punished with imprison-convicted ment for life or with imprisonment for a term which may extend to ten- years.

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- (2) Nothing in this section shall affect the liability of such person to any further or other punishment to which he may be liable under the Indian Penal Code or any other law.
- 20. Whoever, being a person in respect of whom a direction has been made Punishment under section 11 or section 15, is found in any place under such circumstances for certain as to satisfy the court-

offenders found under stances.

- (a) that he was about to commit, or aid in the commission of, theft or suspicious robbery, or
- (b) that he was making preparation for committing theft or robbery, shall, on conviction, be punished with imprisonment for a term which may extend to three years, and shall also be liable to a fine which may extend to one thousand rupees.
- 21. If a police patel or a village watchman having an opportunity to arrest any Penalty for person under section 18, fails to arrest him in circumstances which are not beyond failure to his control, he shall on conviction be punished with simple imprisonment for habitual a term which may extend to one month or with fine which may extend to five offender. hundred rupees, or with both.

CHAPTER V.

MISCELLANEOUS.

Por of court shall question the validity of any direction or order issued under constitution.

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No subject to state of the stat

If E Since Of verament may, by notification in the Official Gazette, direct that we prove exercisable by it under this Act except the power under section 25 to be an white subject to such conditions (if any) as may be specified in the provention is such officer not below the rank of a District Magistrate as may be accounted therein

maker this color rates for carrying out the purposes of this Act.

Is to recovered and without prejudice to the generality of the foregoing power in the root provide for all or any of the following matters, namely:—

the form of potice under section 4 and the manner in which such notice mass he served;

the register of habitual offenders and the particulars to be

which and to whom and the manner in which any change or intended and ordinary residence shall be notified under sub-section (1) of section 7;

The nature of restrictions to be observed by registered offenders whose manufacture been restricted;

is the grant of perificate of identity to registered offenders and inspection

If the conditions under which the offenders may be permitted to leave the area to which their movements have been restricted or the corrective settlements in which they have been placed;

(g) the terms upon which offenders may be discharged from corrective settle-

- (b) the working, management, control and supervision of corrective settlements including the discipline and conduct of persons placed therein
- (i) the conditions for, and the manner of, approving or certifying privately to maged settlements;
 - if) the appointment of non-official visitors for corrective settlements;
- the conditions and circumstances under which members of the family of a habitual offender may be permitted to stay with him in a corrective settlement;

- (l) the periodical review of the cases of all persons whose movements have been restricted or who are placed in corrective settlements under this Act;
 - (m) any other matter which is to be or may be prescribed under this Act.

(3) In making rules under this Act the State Government may provide that a contravention of any of the rules shall be punishable with fine which may extend

to one hundred rupees.

- I(4) Every rule made under this section shall be laid, as soon as may be, after it is made, before each House of the State Legislature while it is in session for a total period of thirty days which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, and notify such decision in the Official Gazette, the rule shall, from the date of publication of such notification, have effect only in such modified form or be of no effect, as the case may be; so however that any each modification or annulment shall be without projudice to the validity of anything previously done or omitted to be done under that rule.
- 26. Nothing in this Act shall affect the powers of any competent authority under Savings any other law for the time being in force to make an order of restriction or dependion and any order passed or direction made under this Act in so far as it conflicts with any order made by a competent authority under such law shall be deemed to be inoperative while the order under such law remains in force.

27. On the commencement of this Act, the following Acts, that is to say,-

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(1) the Bombay Habitual Offenders Restriction Act, 1947,

LI of 1947. Hyd. XXII of 1954.

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(2) the Hyderabad Habitual Offenders (Restriction and Settlement) Act, 1954,

Sau. XXXI of 1951

(3) the Saurashtra Habitual Offenders Restriction Act, 1951 shall stand repealed:

Provided that such repeal shall not affect-

(a) the previous operation of any Act so repealed, or anything duly done or suffered thereunder;

(b) any right, privilege, obligation or liability acquired. secured or incurred

under any Act so repealed;

(c) any penalty, forfeiture or punishment incurred in respect of any offence

committed against any Act so repealed;

(d) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as afterested; and any such investigation, legal proceeding or remedy may be instituted, continued or enforced and any such penalty, forfeiture or punishment may be imposed, as if this Act had not been passed:

Provided further that, subject to the proceeding proviso, anything done or any action taken (including orders or rules made, notices issued and settlements established or approved) under any Act so repealed shall, in so far as it is not inconsistent with the provisions of this Act, be deemed to have been done or taken under the corresponding provisions of this Act, and shall continue in force accordingly unless and until superseded by anything done or any action taken under this Act.

¹Sub-section (4) was substituted for the original by Mah. 35 of 1965, s. 2.

[1959 : Bom. LXI

THE SCHEDULE.

[See section 2(h).]

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XLV of 1860 ... Offences under the Indian Penal Code.

CHAPTER XII

Sections.

231 Counterfeiting coin.

232 Counterfeiting Indian coin.

233 Making or selling instrument for counterfeiting coin.

234 Making or selling instrument for counterfeiting Indian coin.

235 Possession of instrument or material for the purpose of using the same for counterfeiting coin.

239 Delivery of coin possessed with knowledge that it is counterfeit.

240 Delivery of Indian coin, possessed with knowledge that it is counterfeit.

242 Possession of counterfeit coin by person who knew it to be counterfeit when he became possessed thereof.

243 Possession of Indian coin by person who knew it to be counterfeit when he became possessed thereof.

CHAPTER XVI.

- 304 Culpable homicide not amounting to murder.
- 307 Attempt to murder.
- 308 Attempt to commit culpable homidcide.
- 311 Being a thug.
- 324 Voluntarily causing hurt by dangerous weapons or means.
- 325 Voluntary causing grievous hurt.
- 326 Voluntarily causing grievous hurt by dangerous weapons or means.
- 327 Voluntarily causing grievous hurt to extort property, or to constrain to an illegal act.
- 328 Causing hurt by means of poison, etc., with intent to commit an offence.
- 329 Voluntarily causing grievous hurt to extort property, or to constrain to an illegal act.
- 332 Voluntarily causing hurt to deter public servant from his duty.
- 333 Voluntarily causing grievous hurt to deter public seravant from his duty.
- 347 Wronglful confinement to extort property, or constrain to illegal act.
- 365 Kidnapping or abducting with intent secretly and wrongfully to confine person.
- 366A Procuration of minor girl.
- 366B Importation of girl from foreign country.
- 368 Wrongfully concealing or keeping in confinement, kid or abducted person.
- 369 Kidnapping or abducting child under ten years with intent to steal from its person.

CHAPTER XVII.

	CHAPTER AVII.
Sections.	
379	Theft.
380	Theft in dwelling house, etc.
382	Theft after preparation made for causing death, hurt or restraint in order to the committing of the theft.
384	Extortion.
385	Putting person in fear of injury in order to commit extortion.
386	Extortion by putting a person in fear of death or grievous hurt.
387	Putting person in fear of death or of grievous hurt, in order to commit extertion.
392	Robbery.
393	Attempt to commit robbery.
394	Voluntarily causing hurt in committing robbery.
395	Dacoity.
397	Robbery or dacoity, with attempt to cause death or grievous hart.
398	Attempt to commit robbery or decoity when armed with deadly weapon.
399	Making preparation to commit descrity.
400	Belonging to a gang of dacoits.
401	Belonging to a gang of thieves.
402	Assembling for purpose of committing dacoity.
411	Dishonestly receiving stolen property.
414	Assisting in concealment of stolen property.
451	House-trespass in order to commit offence punishable with imprisonment.
452	House-trespass after preparation for hurt, assault or wrongful restraint.
453	Lurking house-trespass or house-breaking.
454	Lurking house-trespass or house-breaking in order to commit offence punishable with imprisonment.
455	Lurking house-trespass or house-breaking after prepara- tion for hurt, assault or wrongful restraint.
4 56	Lurking house-trespass or house-breaking by night.
457	Lurking house-trespass or house-breaking by night in order to commit offence punishable with imprisonment.
458	Lurking house-trespass or house-breaking by night after preparation for hurt, assault, or wrongful restraint.
459	Grievous hurt caused whilst committing lurking house- trespass or house-breaking.
460	All persons jointly concerned in lurking house-trespass or house-breaking by night punishable where death or grievous hurt caused by one of them.

II

CIV of 1956 ...

Offence under the Suppression of Immoral Traffic in Women and Girls Act, 1956.

Section. Women and Girls Act, 1956.

4 Living on the earnings of prostitution.