

INDEX

INDEX

<i>Topic</i>	<i>Paragraph Number</i>
Abortion - views as to punishment for.	5.12
Accessoryship after the act - position as to, under German law.	7.15
Accused, conviction of.	6.3
Accused person - infringement of rights of.	7.32
Acquittal under section 320(8) - effect of.	6.6
'Actual' harm.	7.4
Administrative agencies.	6.1
Administrative agency discretion of.	7.29
Administrative agency - finality of penalty order by, limited.	7.41
Administrative agency - new criminal charges permitted under penalty order of.	7.41
Administrative agency - opportunity to, of participating in main trial.	7.37
Administrative agency (and) police - authority of, to administer reprimand.	7.34
Administrative agency - power of, to prosecute and sanction.	7.27
Administrative agency - primary authorisation of, to prosecute and impose sanctions.	7.27
Administrative agency - submission of case by, to prosecutor.	7.27
Administrative orders laws governing execution of.	7.42
Aethelred quoted.	4.5
Agent's guilt - corporate liability and.	7.21
Alternatives to punishment.	2.18
American law - position in, as to corporate liability.	7.23

<i>Topic</i>	<i>Paragraph Number</i>
Anti - trust violations.	7.45
Appeal - grounds for, enumerated in para 79.	7.38
Appeal - principal grounds of.	7.39
Appellate court - discretion of.	7.39
Appellate review.	7.38
Approach suggested.	5.41
'Basic' and 'aggravated' offence - distinction between.	7.12
Behaviour - classification of, as 'regulatory' or 'criminal' determined by ideological criteria.	7.45
Blood test - conditions as to authorisation of.	7.28
Bodily examination of suspect restricted to blood test.	7.28
Case - remand of, by appellate court to Magistrate's court.	7.39
Citation of view expressed by Mill.	5.2
Civil Cure Fines.	2.19
Code of Criminal Procedure, 1973.	6.1
Code of Criminal Procedure - provisions of.	7.41
Code of Criminal Procedure - section 136(a) - rule under, to exclude 'coerced' confessions.	7.32
Code of Criminal Procedure, section 206 cited.	6.2
Code of criminal Procedure, section 206 - provisions of.	6.2
Code of Criminal Procedure, section 359 - "resumption" of proceedings permitted under.	7.41
Code of Criminal Procedure, section 360.	2.8
Code of Criminal Procedure - technique of cross-reference to.	7.44

<i>Topic</i>	<i>Paragraph Number</i>
Code of Regulatory Offences, 1952.	7.4
Code of Regulatory Offences - efficacy of.	7.46
Code of Regulatory Offences - enforcement of in 1968, followed by expansion in 1975.	7.4
Code of Regulatory Offences - method adopted in.	7.14
Code of Regulatory Offences, paragraph 9.	7.16
Code of Regulatory Offences, paragraph 12.	7.17
Code of Regulatory Offences, para 13(2) - provisions of.	7.17
Code of Regulatory Offences, para 13(4) - provision under, as to amount of penalty.	7.17
Code of Regulatory Offences, para 13(4) - provision under, important regarding economic offences.	7.17
Code of Regulatory Offences, para 26 - provisions of.	7.19
Code of Regulatory Offences, para 33 - sanctions imposed by.	7.19
'Coerced' confessions.	7.32
Coerced confessions - rule as to exclusion of, under section 136(a) of Code of Criminal Procedure.	7.32
'Collateral' consequence.	7.18
Collateral Consequence, confiscation as.	7.18
'Collateral' consequences - corporations, and doctrine of.	7.19
'Collateral' costs and expenses (para 105).	7.11
'Collateral' measures.	7.21
'Collatective judgment'.	5.7
Colville, Sir James quoted.	2.11
"Commensurate reaction", principle of.	7.18

<i>Topic</i>	<i>Paragraph Number</i>
Common traffic infractions.	7.17
Comparative law - two purposes of.	7.2
Compensation - payment of.	6.6
Compounding and withdrawal - distinction between.	6.6
Compounding - effect of.	6.6
Compounding - effect of, on accused under section 320(8).	6.6
Compromise, petition of.	6.6
'Concrete' damage.	7.4
Concrete problems - solution of.	7.2
Concurrence of offences (para 15).	7.11
'conditional' immunity.	2.8
Conduct - enumeration of types of, commonly regarded as 'criminal'.	2.2
Conduct - factors determining criminality of, enumerated.	4.4
Conduct - ways to avoid criminalisation of.	2.16
Confiscation (para 18).	7.11
Confiscation as a 'collateral' consequence.	7.18
Confiscation - importance, and object of.	7.18
Constitutional aspect.	7.8
Constitutional protection.	3.5
Constitutional safeguards.	7.8
Constitutional safeguards, criticism as to evasion of, by Regulatory Code.	7.44
Constitution of India, article 14 - validity under, of petty offence trials.	6.4
Convicted offender - provision for release of.	2.18

<i>Topic</i>	<i>Paragraph Number</i>
Co-principals and mediate principal, distinction between.	7.15
Corporate criminal liability, no cognizance of, under Code of 1871.	7.19
Corporate liability (para 26)	7.11
Corporate liability, criticism as to.	7.22
Corporate liability - imposition of.	7.19
Corporate liability – position as to, in American law.	7.23
Corporate liability - restriction on, under para 26 of Regulatory Code.	7.23
Corporate regulatory liability - criticism about rules pertaining to.	7.44
Corporations, crimes committed by.	7.19
Corporations - imposition of sanctions on, blasphemous in German doctrine.	7.19
Corporations, independent liability of.	7.24
Corporation - officers of	7.20
Corporation, penalty for.	7.25
Corporation - sanction available - against, in Germany.	7.23
Corporation - sanction imposed on, Collateral to principal sanction imposed on agent.	7.21
Costs and expenses.	7.43
Costs and expenses of proceedings - provision for, under Regulatory Code.	7.43
Counsel.	7.32
Counsel - offender's right to, specified in para 137 of German Criminal Code.	7.32
Counsel - right to, made applicable to regulatory offences as per para 46 of Regulatory Code.	7.32

<i>Topic</i>	<i>Paragraph Number</i>
Court - authority of, to try offender under criminal as well as regulatory law.	7.40
Criminal and regulatory sanctions - continuous separation of, by Legislature.	7.4
Criminal conduct - factors governing determination of.	2.2
Criminal conduct - three element of.	2.19
Criminal, crime and punishment - three elements of.	4.2
'Criminal fine' and 'penalty' - distinction between, under German Code of Regulatory Offences.	7.10
Criminalisation - various devices employed to avoid.	2.16
Criminality - stigma of.	6.1
Criminal law - function of.	5.5
Criminal law - limitations of.	1.2
Criminal law - punishment in accordance with provisions of.	1.2
Criminal liability - example of exception to.	2.7
Criminal liability - imposition of, under multiple substantive provisions.	3.7
Criminal liability, special exceptions to.	2.15
Criminal offence - conditions for finding offender guilty of.	7.40
Criminal Procedure Code - insertion of section 206 into, as per Law Commission's Report.	6.2
Criminal Procedure Code, section 206(1) cited.	6.2
Criminal Procedure Code, section 253 cited.	6.3
Criminal Procedure Code, section 260 cited.	6.2
Criminal Procedure Code, section 260 cited.	6.4
Criminal Procedure Code, section 320 cited.	6.5

<i>Topic</i>	<i>Paragraph Number</i>
Criminal Procedure Code, section 320(8) - statutory provision under.	6.6
Criminal responsibility - minimum age of.	2.8
Criminal responsibility - provisions as to exemption from.	2.9
Criminal sanctions.	1.2
Criminal sanctions - importance of economy in use of.	2.14
Criminal sanctions - use of, in enforcing official regulations.	7.2
Criminal - type of conduct regarded as.	2.2
Criteria for decriminalisation.	4.1
Decriminalisation.	6.1
Decriminalisation - concepts connected with.	3.1
Decriminalisation - concept of.	2.1
Decriminalisation - criteria for.	4.1
Decriminalisation - effect of, not apparent in certain cases.	7.47
Decriminalisation - genesis of debates regarding.	2.3
Decriminalisation - legal and social importance of.	1.1
Decriminalisation - meaning of.	2.1
"Decriminalisation" - two meaning of.	2.4
Detention for same amount cannot be ordered second time.	7.42
Detention - specification as to duration of.	7.42
Deterrence.	7.47
Deterrent effect of regulatory penalty - difficulty in determining.	7.47

<i>Topic</i>	<i>Paragraph Number</i>
Devlin, Lord - view expressed by, regarding recognised morality.	5.8
'Diluted' punishability.	2.18
Discretion, extent of.	7.29
Double criminalisation.	3.1
Double criminalisation.	3.3
Double jeopardy - constitutional protection against.	3.5
Draft regulatory Code - explanatory preamble to.	7.22
Economic offences - financial loss sufficient for general prevention of.	7.47
Economic regulations - enforcement of.	7.2
Economic violations - lack of empirical studies about.	7.47
Economy of sanctions.	2.14
Equality of treatment.	7.44
Exception under section 320 - limited applicability of.	6.6
Extent of discretion.	7.29
Factors - enumeration of, determining criminality of conduct.	4.4
"Fantastic possibilities".	2.11
Federal Constitution, Article 2, para 2 - provision under.	7.9
Federal Constitution - Articles 92, 97, 101.	7.8
Federal Constitution, Article 103, para 1 - provision in.	7.8
Federal Constitution, Article 103, para 2.	7.8
Federal Constitutional Court of Germany - declaration by, as to requirement of guilt.	7.21

<i>Topic</i>	<i>Paragraph Number</i>
Federal Constitutional Court - power affirmed by.	7.13
Federal legislative power.	7.13
Fine - specification of amount of.	6.2
Finality of judgment.	7.41
Final regulatory order challengeable by "resumption" of proceedings.	7.41
'Formal' and 'substantive' decriminalisation.	2.5
'Geldbuse' (penalty).	7.5
'Geldstrate' (criminal fine).	7.5
General Clauses Act, 1897 - section 86.	3.4
General procedural provisions (para 46).	7.11
General procedure rules under the Regulatory Code.	7.28
Genesis of the project.	1.1
German trust law - maximum penalty under.	7.17
German Code - composition of.	7.11
German Code - general provisions under first part of.	7.11
German Code - history of.	7.4
German Code of Criminal Procedure.	7.26
German Code of Regulatory Offences.	7.8
German Code of Regulatory Offences, 1968.	7.1
German Code, para 35.	7.27
German Code, section 2.	7.13
German Constitution, Article 74(5).	7.13
German Federal Constitutional Court - declaration by.	7.9
German Penal Code, 1871.	7.4
German Penal Code, 1871.	7.19

<i>Topic</i>	<i>Paragraph Number</i>
German Penal Code - revision of.	2.19
German Penal law.	7.10
German Regulatory Code, para 10 - object of.	7.20
German Regulatory Code, para 10 - provision under, regarding criminal violation by management agents.	7.20
German Regulatory Code, para 13(4) - provision under to exceed maximum amount of penalty	7.25
German Regulatory Code, para 26 - penalty specified under.	7.25
German Regulatory Code, para 26(4) - provision under.	7.24
German Regulatory Code, para 41.	7.27
German Regulatory Code, para 42 - power under, to prosecutor.	7.27
'GmbH und Co. Kg' - elaboration of.	7.24
'GmbH und Co. Kg.' not covered under para 26 of Regulatory Code.	7.24
Guilt - requirement of, for punishing.	7.9
Guilty mind - importance of, for effective punishment.	4.5
'Harm' - definition of in section 81, Indian Penal Code.	2.11
'Harm', element of.	5.10
Hart and Lord Devlin - summary of views of.	5.13
Hart - approach of, as to abortion as offence.	5.12
Hart, view expressed by.	5.9
Hart, view expressed by.	5.10
Hart, view of, as to protection of universal values.	5.11
Hearing — requirement as to (para 55).	7.31

<i>Topic</i>	<i>Paragraph Number</i>
Homosexuality - recommendation regarding, by Wolfenden Committee.	5.6
Illegal profit - confiscation of.	7.25
Immorality - legislation against.	5.8
Independence of regulatory and criminal proceedings - provisions regarding (para 81).	7.11
Independent liability.	7.24
Indian Penal Code.	1.4
Indian Penal Code, and legislation relating to Sati - co- existence of.	3.6
Indian Penal Code, section 2 - provision under.	2.8
Indian Penal Code, section 81.	2.11
Indian Penal Code, section 83.	2.8
Indian Penal Code, section 84 - provision under, as to insanity as defence.	2.10
Indian Penal Code, sections 161-165.	3.3
Indian Penal Code, section 292 - exception under, as to obscene matter on religious objects.	2.15
Indian Penal Code, section 292 - provision under.	2.15
Indian Penal Code, section 320(1) - Table of offences compoundable under.	6.5
Indian Penal Code, section 320(2) - Table of offences compoundable under.	6.5
Indian Penal Code, section 320(3) cited.	6.5
Indian Penal Code, section 320(4).	6.5
Indian Penal Code, section 320(5).	6.5
Indian Penal Code, section 320(6) cited.	6.5
Indian Penal Code, section 320(7) cited.	6.5
Indian Penal Code, section 320(8) cited.	6.5

<i>Topic</i>	<i>Paragraph Number</i>
Indian Penal Code, section 320(9) cited.	6.5
Indian Penal Code, section 409.	3.3
"Individual deterrence".	2.10
Individual - legal coercion of.	5.9
Individual perpetrator's contribution - assessment of, for sentencing.	7.16
Inevitable accident.	2.11
Inevitable accident - definition of, by Sir Frederick Pollock.	2.11
Infancy.	2.8
Innocent agent - crime committed through.	7.15
Insanity.	2.10
Interpretation Act.	3.4
Introduction.	5.1
Investigation and hearing.	7.31
Investigations - handling of, by administrative agency or police.	7.31
Investigation - initiation of, by administrative agency (para 35).	7.31
Judgment - finality of.	7.41
Judgment - finality of, disadvantageous as well as advantageous to accused person.	7.41
Judgments - manner of execution of, provided under para 91.	7.42
Juvenile Courts - imposition of obligations by, in lieu of collecting penalty.	7.42
Juvenile Justice Act, 1986.	2.8
Juvenile offenders.	2.13

<i>Topic</i>	<i>Paragraph Number</i>
Juvenile offenders - imposition of obligations on, instead of penatly under para 98.	7.42
Large scale violations - uniformity of sanctions in case of.	7.44
Law Commission of India - 41st Report of.	6.2
Law Commission of India - insertion of section 206 into Cr.P.C., as per 41st Report of.	6.2
Law of regulatory offences - unification of.	7.17
Legal intervention - limit of.	5.7
Legal proscription.	7.6
Legislature - continuous separation of criminal and regulatory sanctions by.	7.4
Liberty, deprivation of.	7.47
Liberty - ethically netural deprivation of.	7.10
Lord Devlin.	5.11
Lord Devlin and Professor Hart - debate between.	5.7
Lord Devlin - view of, regarding abortion.	5.12
Main trial: written summary proceeding.	7.37
<i>Mala in se, mala prohibits.</i>	7.7
Mass violations.	7.30
Maturity of understanding.	2.8
Measures for removing or reducing criminality.	2.5
<i>Mens rea.</i>	7.9
<i>Mens rea</i> - doctrine of.	2.11
<i>Mens rea</i> - liability accompanied by.	7.1
Mental element.	4.5
Mental element - importance of.	2.9
Mill, John Stuart.	5.11

<i>Topic</i>	<i>Paragraph Number</i>
Mill, John Stuart - approach of.	5.2
Minor plea bargaining.	7.29
Minor traffic violations - shirting of, from criminal to regulatory representing unquestionable progress.	7.45
"Mixed offences".	7.12
'Mixed' offences - two types of.	7.12
Morality, role of and universal values.	5.11
Morals - relation of, to legislation.	5.3
Motor Vehicles Act, 1939.	6.2
Multiple substantive provisions - imposition under, of criminal liability.	3.7
Non - criminalisation and decriminalisation.	2.17
Non-punitive measures.	2.18
<i>Nullum crimen nulls poena sine lege</i> - principle of.	7.8
<i>Nullum crimen sine lege</i> - principle of.	7.12
Objection to penalty order - conditions and procedure relating to filing of.	7.36
Offence - compounding of, under section 320.	6.6
Offences - concurrence of (para 15).	7.11
Offence - criteria for determining of.	1.3
Offence - evaluation of, as 'regulatory' or 'criminal', a matter for legislature.	7.12
Offence - legal definition of.	1.3
Offence - legal (and) factual description of, necessary in penalty order.	7.33
'Offence of strict liability'.	2.10
Offences summarily triable - mention of.	6.4
Offender - detention of, ordered by Court upon non - payment of penalty.	7.42

<i>Topic</i>	<i>Paragraph Number</i>
Offender not bound to attend 'open trial'.	7.30
Offender - oral hearing of, not necessary.	7.31
Offender - order for personal appearance of, enforceable in case of, criminal proceedings.	7.37
Offender - payment by, not a bar to prosecution.	7.34
Offender - presence of, not obligatory at main trial of <i>regulatory</i> offence.	7.37
Offender - release of, on probation.	2.13
Offender - right of, to be heard.	7.31
Offender - right of, to counsel.	7.32
Offender - supervision of.	2.13
Officer - offence committed in presence of (para 54).	7.28
Omissions, doctrine of.	7.20
Open trial - offender not bound to be present at.	7.30
Oral proceedings.	7.39
Orders and judgments execution of.	7.42
Other fundamental questions.	4.3
'Over criminalisation'.	3.1, 3.2
'Over punishment'.	3.8
Owner or managerial agent of a business - provision under para 33, as to liability of.	7.20
Particular offences - definition of (para 31).	7.11
Penal Code - applicability of provisions of.	7.14
Penal Code - rules and doctrine of, not generally applicable to regulatory offences.	7.14
"Penalty" (para 18).	7.11

<i>Topic</i>	<i>Paragraph Number</i>
"Penalty oasis".	7.24
Penalty order.	7.33
Penalty order - conditions regarding, under para 66.	7.33
Penalty order - execution of.	7.42
Penalty order - issuance of.	7.31
Penalty order - objections to.	7.36
Penalty order - overruling of, not permissible under para 72(2).	7.37
Penalty schedules - drawing up of.	7.46
Penalty schedules - provision of guidelines by, for courts.	7.46
Period of limitation - expiry of.	7.24
Period of probation.	2.13
Perpetrators - formal categorisation of, not essential under German Code.	7.16
Personal appearance of offender at main trial - order as to, by Judge (para 73(2)).	7.30
Personal liberty - exclusion of certain encroachments upon, under para 46(3).	7.28
Petition of compromise.	6.6
Petition of compromise - effect of filing.	6.6
Petty Infractions Code.	2.19
Petty Infractions Code - enumeration of important features of.	2.19
Petty - offences	6.1
Petty offence - meaning of.	6.2
Petty offence - provisions regarding, under Cr. P.C., 1973.	6.1
Petty offence trials - validity of, under Article 14 of Constitution of India.	6.4

<i>Topic</i>	<i>Paragraph Number</i>
Pleader - authorisation of.	6.3
Pollock, Sir Fredrick quoted.	2.11
Post - conviction remedies.	7.41
Pre-existing socio-ethical order.	7.6, 7.7
Preliminary decisions (para 65).	7.11
'Prescribed' age.	2.9
Prevention of Corruption Act, 1947, section 5.	3.3
Principals and accessories.	7.15
Principal uniform perpetrator - persons liable as.	7.16
Prison sentences - deterrent effect of, not certain.	7.47
Prison sentences - efficacy of, not greater than monetary loss.	7.47
Private property - confiscation of.	7.21
Probation of Offenders Act, 1958.	2.8
Probation - period of.	2.13
Probation - release of offender on.	2.13
Procedural implications.	3.7
Procedural restrictions.	2.16
Procedural - simplification of.	7.30
Proceedings - provision regarding costs and expenses of.	7.43
Proceedings - 'resumption' of, permitted under section 359, Cr.P.C.	7.41
Project - genesis of.	1.1
Proposal for decriminalisation of particular conduct to be accompanied by analysis of consequences.	2.17
Prosecution, power of (para-35)	7.11
Prosecution, sanction for.	2.6

<i>Topic</i>	<i>Paragraph Number</i>
Prosecutor - authorisation of, under para 40 to prosecute regulatory offences.	7.27
Prosecutor - criminal investigation by.	7.27
Prosecutor, duty of.	7.35
Prosecutor - notification as to appearance of, obligatory under para 75.	7.37
Prosecutor - participation of, discretionary.	7.37
Prosecutor - presence of, necessary at main trial for objecting to dismissal of charges.	7.37
Prosecutor - requirements as to consent of, for dismissal of charges by Judge (para 75(2)).	7.29
Prosecutor - submission of case to, by administrative agency.	7.27
Prussian Landrecht, 1794.	7.4
"Public morality".	5.7
"Public welfare offence".	2.10, 2.19
Punishment, alternatives to.	2.13, 2.18
Quasi penal sanctions.	7.0
Rape - demand for enhancement in penalty for.	3.8
Real criminal law, and regulatory offences - distinction drawn between in Prussian Landrecht.	7.4
'Real' mixed offence and 'fictitious' mixed offence - need to distinguish between.	7.12
"Reasonable probability".	2.11
'Rechtstaats prinzip' - principle of.	7.9
Recognised morality.	5.8
Recognised morality - view expressed regarding, by Lord Devlin.	5.8
"Recriminalisation".	3.6

<i>Topic</i>	<i>Paragraph Number</i>
Regulatory and criminal charges - provision for flexible interaction between.	7.40
Regulatory and criminal offences - denial as to qualitative difference between.	7.44
Regulatory and criminal offences - distinction between.	7.6
Regulatory and criminal offences - existence of real distinction between -	7.44
Regulatory and criminal offences - relationship of.	7.40
Regulatory case - decision of, without open trial.	7.30
Regulatory Code - criticism of, concerning 'uniform perpetrator' concept.	7.44
Regulatory Code - evaluation of.	7.44
Regulatory Code - object of, to reduce caseload arising from mass traffic regulation violations.	7.46
Regulatory Code, para 26 not covering 'GmbH und Co. Kg.'.	7.24
Regulatory Code, para 26 - object of.	7.22
Regulatory Code, para 26 - restriction of corporate liability by.	7.23
Regulatory Code, para 40 - prosecutor's authority under, to prosecute regulatory offences.	7.27
Regulatory Code, 46 - incorporation in, of provisions of Criminal Code.	7.43
Regulatory Code, para 46(1) - statement in, as to provisions of Code of Criminal Procedure.	7.28
Regulatory Code, para 46(3) - explicit mention of rules not applicable to regulatory proceedings.	7.28
Regulatory Code, para 47(1) - discretion allowed under, to administrative agency and prosecutor.	7.29
Regulatory Code, para 56 - provision under.	7.34

<i>Topic</i>	<i>Paragraph Number</i>
Regulatory Code, para 67 - offender permitted under, to object to penalty order.	7.36
Regulatory Code, para 71.	7.37
Regulatory Code, para 72.	7.30
Regulatory Code, para 72(1).	7.37
Regulatory Code, para 72(2) - provision under, to promote swifter non-oral proceedings.	7.37
Regulatory Code, para 80 - appeal at law permitted under, where main trial held.	7.39
Regulatory Code, para 84 - exclusion by, of new regulatory or criminal charges subsequent to judgment.	7.41
Regulatory Code, para 85.	7.41
Regulatory Code, para 96 - provision under, as to corporations' liability.	7.23
Regulatory Code - system under, similar to system under Criminal Code.	7.43
Regulatory decisions - restriction of grounds for 'resumption' with respect to.	7.41
Regulatory investigation - seizure of mail etc., in course of.	7.28
Regulatory offence.	2.10
Regulatory offences.	7.1
Regulatory offence - powers of police regarding investigation of.	7.31
Regulatory offences - procedure for.	7.26
Regulatory offence - rationalistic object of penalty for.	7.10
Regulatory offences - sanctions for.	7.10
Regulatory offences - sanctions prescribed for.	7.5

<i>Topic</i>	<i>Paragraph Number</i>
Regulatory penalty - deterrent effect of.	7.47
Regulatory proceedings - appellate review of.	7.38
Regulatory proceedings - "Resumption" of, allowed in certain situations only.	7.41
Regulatory process and criminal process.	7.44
Regulatory sanctions - need to distinguish from civil as well as criminal sanctions.	7.5
Regulatory sanction - pre-requisites for imposition of (para 6).	7.11
Regulatory sanctions - rapid extension of, leading to re- writing of the Code.	7.4
Regulatory sanctions - use of.	7.2
Release of offender on probation.	2.13
Repeated criminalisation.	3.1, 3.6
Reprimand - condition as to validity of.	7.34
Reprimand procedure.	7.34
Reprimand - specification as to maximum amount of.	7.34
Retributive sanction.	7.10
Sanctions - imposition of.	7.8
Sentencing.	7.17
"Serious deficiency".	7.33
Special exceptions to criminal liability.	2.15
'Special' summons.	6.2
Specific offences - exclusion from the Code, of provisions regarding.	7.44
State laws - offences promulgated by.	7.13
Statutory framework, and areas covered by the German Code.	7.3

<i>Topic</i>	<i>Paragraph Number</i>
Statute of limitations (para 27).	7.11
Stephen, 'Digest of Criminal Law' quoted.	2.12
Stephen, James Fitzjames - views of.	5.3
Strict liability.	7.1
Substantive criminal law - removal of act from ambit of, leading to criminalisation.	2.17
Summary disposal.	6.2
Summary process, justification of.	7.30
Summary trial.	6.4
Summons - issue of, to be in the alternative.	6.2
Summons - issue of, under section 206.	6.3
Suspet - bodily examination of, restricted to blood test.	7.28
Tainted evidence - no exclusionary rule in German procedure, preventing use of.	7.32
Territorial application of the Code - provisions regarding (para 4).	7.11
Traffic offences - objections raised as to manner of dealing with.	7.44
Traffic violations - unification and schematization of sanctions relating to.	7.46
Traffic violation - uniform penalty for rich and poor.	7.17
Treatment - equality of.	7.44
Uncollectable penalty.	7.10
"Under criminalisation".	3.8
'Uniform perpetrator' - concept of, akin to American law.	7.16
Various devices employed to avoid Criminalisation.	2.16
'Verwarnungs Verfahren' (reprimand procedure).	7.34

<i>Topic</i>	<i>Paragraph Number</i>
Via media - incorporation of.	2.18
victimless crimes.	7.45
West German Constitution.	7.7
Withdrawal.	6.6
Wolfenden Committee.	5.4
Wolfenden Committee - recommendation made by.	5.5
Wolfenden Committee - Report of.	5.4
Wolfenden Committee - view of, quoted.	5.5
Wolfenden Report.	5.1
wolfenden Report - mention of offences covered by.	5.4
Written summary proceeding, when trial is not considered necessary.	7.37