

POLICE REPORT

SHT TO

BOMBAY PRESIDENCY INCLUDING SIND AND RAILWAYS



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CONTENTS.

					Paragraps	l'v
Submission of the Report					1	1
Charge					• •	l
Total reported crime-cognizable	and non-co	ognizable	•		3	3
Police cognizable cases-Reporte	d (ordinai v	and seriou	s)	La	nd 5	2 and 3
lucidence of cognizable and seri	ou s c rime	per one th	ousand of	the		
population					G	5
Police cognizable cases for dispos	al		• •		ï	G
Excluded cases					8	7
Maliciously false cases			.,		9	7
Vexatious complaints					10	7
Pending cases		• •			11	8
True police cognizable cases dispe	osed of				12	9
Undetected police cognizable case	es				13	[0]
Police cases decided by trial		• •			11	1.2
Sessions cases					15	12
Offeriors under special and local l	aws				16	13
Cognizable crime-Direct cases	• •				17	13
Persons in police cases					18	13
Non-cognizable crime-						
Cases					19	13
Persons					20	14
Property stolen and recovered				٠.	21	11
Preventive action					22	11
Criminal classes, wandering gang	s and visits	of suspicio	us persona fi	om		
other Presidencies-		•	•			
The Presidency proper			• •		23	15
Sind			• •		23	15
Habitual offenders					24	15
Gang cases					25	16
Criminal Investigation Departme	nt (Preside:	всу ргорег	and Sind)		26	16
Special cases other than those dea	lt with by t	he Criminal	Investigat	1011		
Department					26	11)
Counterfeit coins and sweating					27	26
Finger Print Bureau (Presidency	proper and	Sind)			23	26
Miscellaneous duties performed					29	27
Personal visitation of serious crim	16				30	27
Strength of Police					31	24 ×
Cost of Police	• •				02	25
Proportion of police to area and p	spulation a	nd cognizabl	le crime inve	, 9 .		
gated		• •			7 (1 g 2 g (g)	21)
Inspection of Police Stations and	Outposts				31	29
Inspector General's tour					34	50
Armament	• •			•	35	30
Punishments					34	.:1
Rewards					37	31
Education					0-	::2
Resignationa			• •	•	35	32
Vacancies and recruiting					10	32

K1 2-4

2	•					
				•	Paragraph.	Page,
Health				.:	41	33
Escapes and recaptures				• •	42	33
•			13	•′	43	- 33
Supply Inspection of arms and ammuni	tion shop	8			44	33
Prosecuting staff and its work					45	33
	• •				46	34
Drill Musketry					47	34
Police buildings			• •		48	35 ,
Village Police		. •	. •	••	49	35
Incidents of note		A . P			50	36
The Police Training School, Nas	nik.		• •		51	37
Administrative and other chang					5 2	37
Miscellaneous					53	37
Needs of the Department					54	38
Salient features			1	• •	5 5	38
Concluding remarks					56	38
Review of the Commissioner in	Sind on t	he Sind Poli	ce Report			
Meylew of the Commissioner I		,	•		•	
Appendices: / -					•	· · _
Report on the working of	the Crimi	nal Tribes A	Act. in the P	reside	ıcy ,	
proper for 1921.					iii	
Statement A, Part I (Retur				• •		rii i
Statement A, Part II (Retu					x	r ii
Statement B, Part I (Retur					XX	kvi ,
Statement B, Part II (Retu				ases)	X.	cviii
Statement C, (Return of pr	operty st	olen and rec	overed)		. X X	C X
Statement D (Return of sa	nctioned a	strength and	l cost of poli	ce)	XX	xi
Statement E (Return of eq	uipment,	discipline, a	nd general in	ter-		
nal management of the	e force)	. • •			X X	xiv

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From
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F. C. GRIFFITH, Esq., O.B.E., M.L.C., Acting Inspector General of Police, Bombay Presidency:

To

J. CRERAR, Esq., C.S.I., C.I.E., I.C.S., M.L.C., Secretary to Government, Home Department, Bombay.

> OFFICE OF THE INSPECTOR GENERAL OF POLICE. Poons, 9th September 1922.

Subject.—Annual Police Administration Report of the Bombay Presidency including Sind and Railways for 1921.

Sir.

I have the honour to submit the Police Administration Report of the Bembay Presidency, including Sind and Railways, for the year Submission of the report. 1921, with the following accompaniments:-

Statement A, Parts I and II.

Statement B, Parts I and II.

Statements C, D and E.

The Railway and Divisional reports were received on the undermentioned dates:-

G. I. P. and M. and S. M. Rail-

ways 3rd April 1922, B. B. and C. I. Railway 18th April 1922.

Sind (Advance copies of statements

6th May 1922. only)

Southern Division 22nd May 1922. Northern Division (Advance copies

of statements only)

7th June 1922.

Central Division (Advance copies

of statements only) 7th June 1922. Northern Division (Review) 8th June 1922. 9th June 1922. Central Division (Review) 20th June 1922. Sind (Review)

2. Mr. L. Robertson, C.S.I., I.C.S., held charge of the office of Inspector General of Police upto 15th April 1921, on which date he proceeded on long leave. I assumed charge on the same date and continued to officiate as Inspector General of Police to the end of the year.

The Deputy Inspectors General were:—

Criminal ment.

Investigation Depart- Mr. R. L. McCulloch from 1st January 1921 to 4th April 1921.

Mr. K. C. Rushton from 5th April 1921 to 31st December 1921.

Northern Range

Mr. H. R. Hume from 1st January 1921 to 3rd January 1921.

Mr. K. C. Rushton from 4th January 1921 to 1st April 1921.

Mr. D. Healy from 2nd April 1921 to 21st April 1921.

Mr. J. B. Jenkins from 22nd April 1921 to 31st December 1921.

Southern Range

Mr. W. C. Holman from 1st January 1921 to 16th September 1921.

Mr. O. C. G. Hayter from 17th September 1921 to 8th October 1921.

Mr. G. S. Wilson from 9th October 1921 to 31st December 1921.

Mr. D. G. Ommanney from 1st January 1921 to 31st December 1921.

Sind

•

Details regarding district charges will be found in the Divisional Commissioners' reports. The Commissioners, Northern and Southern Divisions, and the Commissioner in Sind have commented on the frequent changes in the personnel of grzetted officers of certain districts. These changes were, however, unavoidable being mainly due to readjustments in consequence of officers proceeding on, or returning from, leave and to an abnormal number of officers retiring on superannuation.

The total number of cognizable and non-cognizable offences reported decreased from 1,21,804 in 1920 to 1,15,005 in the year under report—a reduction of 6,799 cases under all reported erime-Cognizable and non-cognizable. classes. The decrease occurred both under the Indian Penal Code and in class VI—738 under the former and 6,061 under the latter as compared with the figures of the previous year. Reviewing cognizable and non-cognizable crime separately, there was an increase of 2,311 cases under the former and a decrease of 9,110 cases under the latter category. For the increase under cognizable crime the Central Division was responsible for 1,855 cases, Sind for 1,022 and the Railways for 327 cases; the Southern Division and Northern Division recorded a fall of 586 and 307 cases respectively. Under non-cognizable crims, Sind returned a decrease of 4,799 cases, the Central Division of 4,321 and the Southern Division of 1,319, while the Northern Division recorded an increase of 1,305 and the Railways of 24 cases.

The total of cognizable and non-cognizable crime under all classes for the year under report and the preceding four years was:—

1917	:.	••	• •	112,308
1918				109,867
1919 -	• •	• •		126,334
1920	• •			121,804
1921	• •	• •	• •	115,005.

The reduction in the total number of offences during the year under report as compared with the totals of the two previous years and with the average annual crime for the quinquennium (117,063 offences), is satisfactory, but the improvement is vitiated by the fact that it is confined to non-cognizable crime.

4. Reported cognizable crime under the Indian Penal Code (classes I to V)

Statement A—Part I—Police for the year under report and the four previous years was distributed as shown in the following table:—

	Year.		Northern Division.	Central Division.	Southern Division.	Sind.	Presidency Railways.	Total.
1917	• •		5,848	9,341	4,495	10,060	1	***
1919	••		6,436	11,553	4,861	11,035	1,545 2,550	31,289
1019		••	6,987	13,893	5,984	13,011	4,753	37,335 44,628
920	•••	••	6,423	11,520	5,202	11,800	4,052	39,006
1921	••	••	6,563	11,534	5,053	12,537	4,086	39,773

The totals of all reported cognizable crime (classes I to VI) were :-

1917	• •	• •		33,668
1918	• •	• •	• •	39,311
1919	• •	• •	• •	47, 060
1920	••	• •	• •	41,400
1921		• •	• •	44,017

The figure for 1921 exceeded that for 1920 by 2,611 cases. Of this excess, the Indian Penal Code (Classes I to V) included 767 cases and class VI, 1844. The increase under the latter class was almost entirely due to the inclusion for the first time in this report of offences under the Public Conveyance Act. The fluctuation in the totals of cognizable crime for the years 1920 and 1921 is therefore not significant.

The increase of 2,611 cases was shared by the several Divisions and Railways as under:—

		Indian Pen	nal Code.	Class VI,	•	Total
Northern Division	• •	+ 1	140 +	30	+	170
Central Division	• •	. +	14 +	1,630	- 4	1,641
Southern Division	••	1	,	124		25
Sind	•• ,	+ 7	128 +	21	+	749
Presidency Railways	• •	+	31 +	39	+	73
•		+7	r67 +	1,814	+	2,611

Appreciable increases in crime under the Indian Penal Code occurred in the districts of Larkana (385), Upper Sind Frontier (332), G. I. P. and M. and S. M. Railways (312), Sukkur (225), Nawabshah (212), Bijapur (168), Poona (166), Thana (167), West Khandesh (156) and the Panch Mahals (107). The B. B. and C. I. Railway (278), Hyderabad (232), Ahmednagar (213), Sind Railways (162), Dharwar (139) and Ratnagiri (124) on the other hand, reported substantial decreases. The increase in the districts in Sind has been attributed generally to the after effects of the unfavourable agricultural year of 1920-1921 and to the general encouragement afforded to the less law-abiding elements of society, by vicious political propaganda. In the case of Larkana, the return of the "Muhazirin," who included a large number of lawless adventurers, is reported to have had a marked effect upon the criminal statistics for the year, while in the Upper Sind Frontier the influx of famine stricken tribesmen from over the border led to the same result. On the G. I. P. and M. and S. M. Railways there was an epidemic of thefts from running goods trains on the North-East line, which necessitated the employment of a large number of additional police. In Bijapur and in the Panch Mahals famine conditions prevailed while in Poona the dissipation of the energies of the police in connection with such movements as the campaign of picketing liquor shops and the Mulshi Satyagraha agitation, was taken due advantage of by the criminal.

As regards the charges recording notable decreases, the fall on the B. B. and C. I. Railway has been ascribed to effective preventive measures such as the carrying of police guards on goods trains, the employment of additional police on the line where it passes through specially criminal tracts, particularly in the district of Kaira, an improvement in the watch and ward system, the locking of waggons and so on. In Hyderabad intensive night patrols in the City had an excellent effect; while in Ahmednagar famine conditions led to the emigration of many criminals to better favoured districts and the establishment of patrols on an extensive scale coupled with free action under chapter VIII, Criminal Procedure Code, kept those that remained in check. On the Sind Railways the diminution of crime is ascribed to the absence of grain traffic and to the locking of waggons containing piece-goods; in Dharwar to good crops and in Ratnagiri to the binding over of the Katkaries from the Kolaba district who have in the past been responsible for many offences.

The fluctuations in other districts are not sufficiently marked to call for special comment.

The rise in the number of cases under class VI is due to the inclusion in this report for the first time of cases under the Public Conveyance Act.

5. The following comparative statement shows the numbers of cases reported under the more important heads of crime during 1921 and in the preceding four years:—

Forms of crime,	1917	1918	1919	1920	1921
(1) Murders	441	477	490	499	\$74
(2) Attempts at murder and culpable homicide	210	241	214	236	246
12) Descrition	147	406	393	377	568
11 Publishing	l 548 l	689	817	755	818
(5) House breaking with intent to				ļ	
commit an offence	8,928	10,675	11,957	9,912	10,412
(6) Thefts (including cattle thefts)	13777	17,295	21,692	18,027	17,704
(7) Receiving stolen property	1 1118	919	1,380	1,311	1,225
Total	24,895	30,702	36,043	31,117	31,547

As compared with the figures for 1920, serious crime shows an increase of 430 cases the number of serious offences against the person and of dacoities and robberies being the highest recorded during the quiquennium. House-breaking and thefts and ordinary thefts taken together also show an increase. The number of cases of receiving stolen property also showed a decréase which, though small, is regrettable in view of the increase in the number of offences against property.

The cases reported during 1921 shown in the above table were distributed between the Divisions, Sind and Railways as under:—

, Divis	ions.		Murders and attempts at murder and culpable homicide.	Dacoities.	Robberies.	House-break- ing with intent to commit an offence.	Thefts (including cattle thefts.)	Receiving stolen property.
Northern Division	1021 1920	••	168 178 } -10	$\frac{162}{125}$ } +37	144 } +11	1,992 1,905 } +87	2,016 2,024 } -8	$\frac{105}{133}$ -28
Central Division	1921 1920	••	180 179 } +1	290 149}+141	$\left\{\begin{array}{c} 358 \\ 363 \end{array}\right\} -5$	3,415 3,420 } -5	4,821 4,783 } +38	$\frac{368}{383}$ } -15
Southern Dividon	1921 1920	••	$\left[\begin{array}{c} 155 \\ 140 \end{array}\right\} + 15$	82 } +6	$\left\{\begin{array}{c} 179\\161 \end{array}\right\} + 18$	1,490 1,489 } +1	1,761 2,008}-247	93 140 } —47
Sind	1921 1920		$\begin{bmatrix} 307 \\ 232 \end{bmatrix}$ +75	$\frac{27}{24}$ +3	$\left\{\begin{array}{c} 129 \\ 88 \end{array}\right\} + 41$	$\left\{ egin{array}{c} 3.377 \ 2.982 \end{array} ight\} + 395$	5,694 5,670 } +24	$\binom{600}{610}$ -10
Prosidency Railways	1921 1920		10 6 +4	73} +4	${8 \atop 10}$ -2	120	1	59 45} +14
Total	1021 1020	. : :	$\frac{820}{735}$ +85	569 377 }+191	818 753 } +63	10,412 } +500	17,704 } 18,027 }—323	$\frac{1,225}{1,311}$ -86

The substantial rise in (1) the number of murders and cognate offences and (2) the numbers of daccities and robberies requires some explanation. As will be observed, Sind was mainly responsible for the increase in item (1) (75 cases), and the Central Division (130 cases), Northern Division (48 cases) and Sind (44 cases) for the increase under item No. (2).

The Commissioner in Sind has offered the following explanation:

"Murder and cognate offences were exceptionally numerous during the year, the total being 29 per cent. above the previous triennial average. The increase was most noticeable in the Nawabshah district. The great majority of these cases in Sind are, however, the outcome of intrigues with women and blood feuds between Beluch tribesmen and as such hardly controllable by the police. The number of dacoities and robberies was also larger than usual, but only one out of the 27 dacoity cases was a really serious dacoity."

The increase in dacoities and robberies in the Central Division has been escribed in East Khandesh to the reversion of the Bhils and Tadvis to crime, the restrictions imposed on them under the Criminal Tribes Act having proved insufficient; in West Khandesh to the registration of technical crime under this head; in Nesik to the registration of some 20 cases as dacoities in connection with the Malegaen riot and to the depredations of Koli dacoits on the border of the Thana and Nesik districts, many of which were only technical dacoities, the property looted being of very trifling value; in Poona to the depredations of Ramoshis and Mahars and

in Satara to the systematic operations of a gang headed by one Baji, the modus operandi of which was to visit in open daylight selected villages and to order the patels to produce specified sums of money at given places on given dates.

The Nasik police with the co-operation of the Thana police effected the capture of the ringleaders of the Koli dacoits and sent them for trial, while in Satara, Baji and his second-in-command were fatally wounded by the villagers of Dhakni, 14 of his gang were arrested and were under trial at the close of the year.

In the Northern Division, the rise was mainly confined to Ahmedabad and Kaira. In Ahmedabad it is ascribed partly to the activities of four gangs led by (1) Abhal Patgir, who was shot dead in August in an encounter with the police, (2) Oghad Ramji, who is still at large, (3) Karsan Pagi, who was eventually arrested and sentenced to seven years rigorous imprisonment and (4) Moti Sada, who was killed by villagers in October 1920, and partly to the disturbing effects of the non-co-operation movement. In Kaira the rise is credited to (1) the general tendency of the Dharalas to indulge in dacoities rather than in house-breaking and thefts, (2) the bad monsoon of 1920, (3) vicious political agitation which undermined the prestige of Government and encouraged lawlessness and (4) the inadequacy of the mounted police force.

The Commissioner, Northern Division, writing in regard to Kaira, makes the following observations:—

"The real reason for the increase in crime, however, is the comparative immunity from detection. In spite of a few detections and the free use of Chapter VIII, most of the culprits are at large and know they cannot be brought to book. The local Dharalas can now commit dacoities without expert leaders. It is almost impossible to procure information from other Dharalas as they are extremely clannish. There is also the very real fear of reprisals by murder, or by burning the informer's house."

These comments reflect, to some degree, upon the efficiency of the local police force, but a force manned by the finest material in the world would be powerless without the co-operation of the people. This co-operation is denied to the police in Kaira in a degree happily unknown in other parts of the Presidency.

As regards the inadequacy of the mounted police in Kaira, owing to the financial stringency only 9 sowars out of a total sanctioned strength of 24 could be entertained during the year under report. Since the close of the year 10 more owars have been entertained and the strength will be brought up to the authorized figure as soon as suitable horses can be purchased.

It will be observed also that Sind was responsible for nearly four-fifths of the increase in the number of house breakings with intent to commit an offence.

With regard to simple thefts, there has been a striking decrease both in the Southern Division and in the Presidency Railways, which is a satisfactory feature of the year's working in these charges.

6. A statement showing the incidence by districts per thousand of the population of cognizable crime under the Indian Penal Code and of the principal classes of serious crime for 1921 is subjoined.

Similar information for other provinces for the year 1921 is not available. Taking the statistics for the previous year (1920), the figures of the incidence per mille of the population of cognizable crime reported in the years 1919-1920 under Classes I to V in the Presidencies and Provinces of India were as under:—

•				1919,	10.20
(1) Burma	••	• •	• •	4.49	4.71
(2) Central Provinces	• •	• •	••	4.61	3.43
(3) North-West Frontier Province	• •			2.87	2.92
(4) Bombay	• •	• •	• •	2.37	2.03
(5) Assam	• •	• •	• •	1.92	1.93
(6) Bengal	• •	• •		1.99	1.90
(7) United Provinces	• •	• •		2.68	1,50
(8) Punjab	• •	• •	• •	1.80	1,86
(9) Madras	• •	• •	• •	1.59	1.37
(10) Bihar and Orissa	• •	• •	• •	1.83	1.36

Except in the Central Provinces, the United Provinces, the Bombay Presidency, Bengal, Madras and in Bihar and Orissa, there was an increase in crime over the

figures of 1919. In 1919, the Central Provinces was the most, and Madras the least, criminal Presidency in India, but in 1920 these places were taken by Burma and Bihar and Orissa respectively, as was the case in 1918.

The incidence per mille of the population of important offences is shown in the following table:—

-	Murdeis.	Attempts at murder and culpable homicide.	Dacoities.	Robberies,	Burglaries.	Thefts (including esttle thefts).	Receiving stolen property.	Total scrious crime.
ltombay	0.026	0.012	0.020	0.040	0.529	0.968	0.070	1.662
Bengal	0.010	0.007	0.013	0.009	0.949	0.666	0.038	1.696
Madran	0.021	0.009	0.019	0.029	0.330	0.704	0.013	0.130
Central Provinces	0,020	0.007	0.009	0.029	1.100	1.798	0.015	2.981
Punjab	0.035	0.024	0.007	0.022	0.764	0.489	0.113	1.456
United Provinces	0.017	0.011	0.016	0.016	0.087	0.672	0.039	1.649
Burma	0,068	0.012	0.030	0.035	0.676	1.547	0.047	2.476
Bihar and Orissa	0.007	0.007	0.007	0.005	0.570	0.559	0.034	1.192
Assam North-West Frontier	0.009	0.001	0.000	0.007	0.731	0.680	0.070	1.519
Province	0.296	0.134	0.227	0.108	0.751	0.552	0.112	2.125

A study of this table shows that in respect of total serious crime, Bombay went down one place, standing at serial No. 5, instead of at No 4 as in 1919. In the case of burglaries, Bombay went up one place as compared with 1919, i.e., from serial No. 0 to No. 8, while its position in respect of the remaining forms of serious crime was practically the same as in the previous year.

As regards the strength of the force employed to deal with crime, exclusive of the armed and mounted police whose ordinary duties are not concerned with the investigation of crime, the following table will show the number of cognizable offences (Indian Penal Code) investigated in 1920 per policeman:—

(1) Burma		• •	3.63
(2) Bihar and Orissa	• •	• •	3.56
(3) Алнат	• •	• •	3.34
(4) Bengal	• •	• •	3.10
(5) Central Provinces	• •	• •	2.78
(6) United Provinces	• •	• •	2.46
(7) Bombay	• •	• •	2.09
(8) Punjab (9) Modras	• •	• •	1.75
(10) North-West Frontier Province	• •	••	1.68
(10) North-Mest Frontier Province	• •	• • 1	1.17

The position of the Bombay Presidency was stationary (viz., 7th) as compared with the position in 1919. The drastic reduction in the strength of the force, which is now in course of progress, in accordance with the desire of the Legislative Council, will greatly modify the figures in this table.

Criminal statistics for England and Wales for the year 1919 are not yet available. No comparison can therefore be instituted.

Turning to the incidence of crime for the year under report in the Presidency inclusive of Sind, the incidence of total reported cognizable crime under the Indian Penal Code per mille of the population was 2·195 for the whole Presidency, that for Sind being practically double that for the Presidency proper, viz., 3·822 as compared with 1·835. The same proportion exists in respect of total serious crime also, the incidence being 3·090 for Sind and 1·443 for the Presidency proper.

In the Presidency proper, the Bombay Suburban District was the most criminal (5.594) and Ratnagiri again the least criminal (0.305). In Sind the corresponding districts were Karachi (4.477) and Thar and Parkar (2.359).

7. Inclusive of cases pending from the previous year, disposal. the total number of cases for disposal was as follows:—

1000		Indian Penal Code,	Class VI.	Total
1920 1921	••	46,393	2,640	49,033
1921	• •	46,789	4,503	51,291

The number of cases in which the police refused investigation under section 157 (1) (b), Criminal Procedure Code, was 2,539 against 2,761 in 1920, leaving 49,752 cases for investigation as against 46,272 in the previous year. The percentage of cases dealt with under section 157 (1) (b), Criminal Procedure Code, dropped from 5.63 in 1920 to 4.95 in the year under report. The deterioration is entirely due to the Central Division and the Railways, where percentages of such cases have fallen from 6.74 and 9.59 to 3.84 and 6.53 respectively. No explanation has been offered by the Commissioner, Central Division, or by the Superintendent of Police, B. B. and C. I. Railway, but the Superintendent of Police, G. I. P. and M. and S. M. Railways, where the number went down from 433 in 1920 to 289 in 1921, has attributed the reduction to an important change in procedure: heretofore cases reported by the Railway Authorities to the police in which complete information was not furnished were dealt with off-hand under section 157 (b), investigation being refused; the Superintendent now asks for full information in such cases and such as may prove to require attention are finally investigated.

- 8. The number of cases excluded as false or due to mistakes of law or fact was 8,992 as against 9,504 in 1920. The percentage of cases excluded to cases for disposal was the smallest during the quinquennium, the percentages being 21.60 in 1917, 19.00 in 1918, 17.57 in 1919, 19.38 in 1920 and 17.53 in 1921. Except in the Northern Division, where the precentage remained practically stationary, and on the Railways, where it has slightly increased (18.41 and 6.04 against 18.26 and 4.58 respectively), the rest of the Divisions and Sind show improvement, particularly the Central Division where the percentage dropped from 22.27 in 1920 to 18.25 in 1921 or a fall of 4 per cent.
 - 9. Of the excluded cases mentioned above, 1,313 cases were classed as being maliciously false as against 1,587 in the preceding year—a decrease of 274 cases.

The numbers of such cases and their percentages to cases for disposal for the five years, 1917 to 1921, were:—

_ Year.				No. of cases,	Percentage.
1917	••		.	1,393	3 - 63
1918		•	• •	1,496	8:37
1919		-	• •	1,784	3.31
1920	••		• •	1,587	8.23
1921				1,313	2.56

The number of such cases was thus proportionately the smallest in the quinquennium and the reduction is very welcome. It remains to be seen whether the improvement is fortuitous or whether it is due to a genuine revulsion from the tendency to make use of the police to satisfy private grudges.

Prosecutions were undertaken in 306 cases during the year, of which 112 ended in conviction and 116 remained pending at the close of the year. The percentage of prosecutions undertaken to the total number of maliciously false cases was 23.30 against 19.91 in 1920 and 20.96 in 1919. The percentages of convictions to false cases tried during the last quinquennium were:—

1917		•	• •	54.58
1918 '	•		••	54.20
1919	•• .		• •	63 · 5
1920	• •	, .		50.48
1921	•		6 - p	58.94

The police were more successful in the year under report than in the previous year, both in regard to the number of prosecutions launched and to the convictions obtained. The improvement in respect of prosecutions has been shared by all the Divisions, Sind and the Railways and, in respect of convictions, by all except the Northern Division, where the percentage dropped from 52.72 in 1920 to 48.33 in 1921.

10. The provisions of section 250, Criminal Procedure Code, under which compensation may be awarded by the Magistracy to persons against whom frivolous or vexatious complaints have been laid, was applied in 208 cases in the year against 244 in 1920 and 298 in 1919. The total amount of compensation awarded was Rs. 7,023 against Rs. 7,950

in 1920 and Rs. 8,542 in 1919. In 1920, the Central Division headed the list in respect of the number of cases in which this section was applied and Sind in respect of the amount awarded, whereas in the year under report Sind heads the roll in respect of the both. With the exception of Sind and of the Presidency Railways, which recorded an improvement both as regards the number of cases and the amount of compensation paid, the Divisions show a deterioration, the most noticeable falling off being in the Central Division and Southern Division, where the number of cases and the amount of fine inflicted dropped from 91 cases and Rs. 2,548 to 66 cases and Rs. 1,494 in the Central Division, and from 35 cases and Rs. 1,241 to 21 cases and Rs. 833 in the Southern Division. The Commissioner, Central Division, while commenting on the action taken in his Division under this section, has drawn attention to the criticisms of the District Superintendent of Police, Ahmednagar, who writes:—

"A far more common resort to this section would be likely to reduce the figures of false reports"

and of the District Magistrate of the same District who has observed:

Prima face if a case investigated by the police is considered to be a proper one for the application of section 250, it should not have reached the Magistrate's court—the nature of the complaint, vexatious or frivolous, should have been discovered in the course of investigation. Most cases which fail after they have reached the Magistrate's court fail simply because the evidence is not in his opinion sufficient to justify conviction. The percentage in which he comes to the definite conclusion that a complaint was false ought to be small. But when the evidence leaves him definitely of that opinion he ought generally to have good enough reason for sanctioning prosecution. The application of section 250 in such cases is rather in the nature of a concession to weakness."

The Commissioner, Southern Division, has also remarked that there is less scope for the use of this section in police cases which are sent up to Magistrates after investigation has disclosed a prima facie case. The Commissioner in Sind on the other hand has expressed himself in the following terms:—

"Most of the District Magistrates refer to the difficulty experienced in sufficiently impressing Magistrates with the importance of having recourse to this provision of the law for the discouragement of vexatious complaints. Circulars and general instructions are, however, of little use in such a case and the Commissioner believes that until District and Sub-Divisional Magistrates make it a regular practice to call for the record of cases ending in discharge and personally censuring the Magistrate in any specific case of improper omission to proceed under section 250 or of failure to impose an adequate penalty under it, there will be no appreciable improvement in this respect."

With regard to the remarks of the District Magistrate, Ahmednagar, quoted above, it must be borne in mind that light is not infrequently thrown upon a case by the cross-examination of the witnesses for the prosecution. An accused person, even if he be innocent of the offence with which he is charged, is generally more communicative to his pleader than he is to the police; facts which would have led the police to move for the exclusion of the case as false are thus withheld from them until the accused is on his trial before a magistrate. This contingency was doubtless in the minds of the legislature when they framed the provisions of section 250.

Pending cases. The percentages of cases pending with the police and 4,422 with last five years stand as under:—

101-				•	
1917		• •	• •		12:37
1918		٠.		• •	14.54
1919.	•	• •	• •		13.44
1920				• •	13.80
1921			• •	• •	14.12

The increase was shared by all except the Northern Division, the most prominent rise being in Sind where the number of pending cases rose from 2,210 in 1920 to 2,689 in 1921—an increase of 479 cases. In this connection the Commissioner in Sind remarks as follows:—

"There has evidently been an increased tendency on the part of Magistrates to grant unnecessary postponements. This appears to have been particularly the case with the benches of Honorary Magistrates, whose work comes in for a good deal of not unmerited criticism, though the Commissioner does not believe that this agency should be done away

The Commissioner, Southern Division, has also commented on the work of Bench Magistrates in the following terms:—

"Bench work, though useful, is notoriously dilatory and one Bench at Hubli was recently abolished owing to unsatisfactory work. It is difficult to find gentlemen who possess sufficient sense of civic responsibility."

The frequent postponement of cases under trial is a fruitful source of expenditure in travelling allowance and a sustained effort has been made this year, in the interests of retrenchment, to reduce the tendency. The evil is difficult to check because both the police and the defence pleaders are financially benefitted by postponements and the finding of reasons to support an application is an easy matter.

12. Eliminating 'excluded' and 'pending' cases, true cognizable crime disposed of during the year amounted to 34,827 cases against 32,534 in 1920—an increase of 2,293 cases. A detailed comparison of the figures for the three years ending with the year under report follows:—

	•	Indian Penal Code,	Class VI.	Total,
1919		34,788	2,151	36,939
1920		30,452	2,082	32,534
1921	,	31.041	3.786	34.827

Excepting the Presidency Railways, which returned a decrease of 108 cases, all the Divisions and Sind recorded increases, the most noticeable being in the Central Division, viz., 1,366 cases. The contributions of the remaining Divisions were:—Sind 475, the Northern Division 438 and the Southern Division 122. An examination of the variations of crime under the several classes shows that, with the exception of class V (minor offences against property) which registered a decrease of 490 cases, all classes show increases, the most marked being in classes VI (offences under minor acts) and III (serious offences against person and property or against property only), viz., 1,704 and 721, respectively.

Details of true Indian Penal Code cases disposed of under the more important heads of crime for the last three years, inclusive of the year under report, are given below:—

	Year.	Murders.	Dacoities,	Robberies.	House break- ing with in- tent to com- mit an offence.	Thefte (including cattle thefte).	Receiving stolen property.
1919 1920 1921	••	 377 377 . 419	403 284 461	507 436 469	10,583 8,848 9,273	17,867 14,842 14,229	1,000 1,001 1,011

Examining the figures by Divisions, the Northern Division was almost entirely responsible for the increase in murders, having returned 111 cases as against 69 in 1920—a substantial increase of 42 cases. All the districts in the Northern Division contributed to the increase, the most substantial contributions being from the Kaira and Broach districts (16 cases and 11 cases respectively). Sind recorded an increase of 2 and Railways of 1, the Southern Division a decrease of 3 cases, while the Central Division had had no fluctuations.

The number of dacoities rose from 284 in 1920 to 451 in 1921—an increase of 167 cases. Except the Railways, where the figure remained stationary, all the Divisions and Sind show increases, vis., Central Division 75, Northern Division 57, Southern Division 26 and Sind 9. The increase was most noticeable in East Khandesh (from 32 to 61), Ahmedabad (from 9 to 29), Bijapur (from 14 to 34), Kairs (from 44 to 60) and Satara (from 10 to 26).

There was an increase of 33 true robberies which was shared by Sind (26 cases), Northern Division (8 cases), Southern Division (2 cases) and Railways (1 case). The Central Division recorded a decrease of 4 cases. The increase was most marked in Thana (from 16 to 38 cases) and Larkana (from 13 to 29).

True burglaries rose from 8,848 in 1920 to 9,273 in 1921—an increase of 425 cases. Except the Central Division, which returned a decrease of 28 cases, all the Divisions, Sind and the Railways recorded increases, viz., Sind 216, Northern Division 203, Southern Division 23 and the Railways 11 cases. The Districts showing the largest increases were Bijapur (from 149 to 263) and Sukkur (from 436 to 533).

There was a decrease of 513 cases in thefts inclusive of cattle thefts. The decrease was confined to the Railways (229 cases), Central Division (193 cases) and Southern Division (126 cases). The Northern Division and Sind showed slight increases of 24 and 11 cases respectively. The decrease was most notable on the B. B. and C. I. Railway (from 1,610 to 1,234).

True cases of receiving stolen property totalled 1,021 as against 1,001 in 1920. The Central Division and the Railways returned increases of 58 and 18 cases and Northern Division, Sind and Southern Division, decreases of 25, 22 and 9 cases respectively.

The figures of true crime do not give a true retrospect of the year because cases pending at the close of the year are not included. The number of serious crimes against the person pending at the close of the year in Sind, for instance, was 136, while in the Northern Division, they numbered only 66.

13. The following table shows the number of undetected cases for the triennium ending with the year under report, and the average annual undetected crime for the same period:—

1919				16,458
1920	• •	• •	• •	14,762
1921	••	• •	• •	15,362

Average .. 15,527

The figure for the year under report, though smaller than the average annual figure, compared with the figure for the preceding year shows an increase of 600 cases. This increase is confined entirely to the Presidency proper, Sind having returned a decrease of 31 cases. The increase was most marked in the Central Division with 295 cases, followed by the Northern Division with 193 cases, the Railways with 82 cases and by the Southern Division with 61 cases.

The following tabular statement indicates the percentage of undetected cases to real cases disposed of according to the several Divisions of the Presidency for the quinquennium ending with the year under report:—

Divisions.	Real cases disposed of in 1921.			' I	Percentage.	• 	<u> </u>
•	10 1921.	, ,	1917.	1918.	1919.	1920.	1921.
Northern Division Central Division Southern Division Sind Railways	5,980 10,865 3,769 10,001 4,212	2,341 4,364 1,232 4,944 2,481	33·28 42·49 24·97 48·70 23·67	36 · 66 46 · 64 26 · 01 55 · 34 37 · 32	36·24 42·35 28·03 52·50 60·00	38·75 42·83 32·10 52·22 55·55	39·14 40·16 32·68 49·43 58·90
Total	34,827	15,362	38.92	44.18	44.55	45-37	44.10

The above figures include those of Class VI. In respect of Indian Penal Code cases alone, the percentage of undetected cases for the whole Presidency stood at 48.89 against 47.92 in 1920 and 46.92 in 1919—a slow and steady deterioration. Taking the several Divisions of the Presidency separately, the percentages for the two years 1920 and 1921 were as follows:—

10.	•	•		1920.	1921.
Northern Division	• •	• •	• •	43.55	43.96
Central Division	• •	• •		45.22	49.51
Southern Division	• •	• •	• •	33 · 88	35 · 34
Sind	• •	• •	••	53-66	50.59
Railways	• •	• •	• •	59.03	62 · 33
		Total	••	47.92	48.89

The fluctuations noticed in 1920 have become more marked in the year under report. The improvement in Sind has been maintained and the deterioration in the Presidency proper has increased, while, on the Railways, the improvement of 1920 has given place to a steep deterioration.

Once more the Southern Division returns the smallest, and the Railways the largest, number of undetected cases.

An examination of the returns of cases under the Indian Penal Code by districts, shows that there was a decrease of undetected cases in the year under report in the districts of Panch Mahals, Surat, Sholapur, Bijapur, Dharwar, Hyderabad, Sukkur, Upper Sind Frontier, Nawabshah, Riverain, Karachi and on the B. B. and C. I. Railway, while the reverse was the case in the remaining charges. The reduction was most prominent in Sukkur, Hyderabad, Riverain, Panch Mahals and Surat, where the percentages have dropped by from 6 to 8 per cent. The increase was most noticeable in Thana, Kanara and on the G. I. P. and M. and S. M. Railways, where the percentages have risen from 26.92, 14.76 and 48.25 in 1920 to 44.67, 33.85 and 58.62 respectively.

As regards the Presidency Railways, there was an improvement on the B. B. and C. I. Railway—the percentage having dropped from 72.45 in 1920 to 68.79 in 1921; this must in part be attributed to the reorganization by the Railway Company of their watch and ward system, resulting in fewer missing goods cases being referred to the police for investigation as thefts. As repeatedly pointed out in these reports, this is the class of case which swells the number of undetected cases on the Railways. With regard to the G. I. P. and M. and S. M. Railways, the increase is largely due to an epidemic of running goods train thefts which it required special measures to check. Such thefts are very difficult of detection. An appreciable improvement may be expected when the reorganization of their watch and ward system has been completed.

Turning to the Divisions, the Commissioner, Central Division, once more quotes the remarks of the District Superintendent of Police, Sholapur, in his report for 1920, viz.:—

"Unless the public help the police improvement in the percentage of undetected cases will be difficult. In addition to being neutral and apathetic as before, we now have the difficulty of non-co-operation and open refusal of some of the public to give any assistance, help or even to allow others to do so. Non-co-operation added to the natural dislike of persons to go to courts has a very serious effect in detecting offences and bringing offenders to justice."

The Commissioner, Southern Division, also remarks:-

"If people do not assist the police it is inevitable that a large amount of crime must remain undetected."

The Commissioner, Northern Division, has not offered any criticism except as regards Broach, in respect of which he has quoted the observations of the Superintendent of Police. The number of undetected cases in this district was the largest during the past three years, and this the Superintendent of Police has attributed to the lack of detective ability in the Sub-Inspectors and senior head constables, to the large number of vacancies in the force, to the apathy of the public and to the non-co-operation movement.

The Commissioner in Sind writes:-

"This is (50—60 per cent.) the best result that has been obtained for the past five years and compares not altogether unfavourably with the previous year's figure for the whole Presidency, which was only 5 per cent. lower."

I observed last year-

"The laws in force in India have been based on the English model, on the somewhat erroneous assumption that the 'man in the street' is actively on the side of law and order against the criminal. In the past one of the most formidable obstacles to successful police work in India has been the apathy of the public and the absence of public spirit as it exists in England. To this obstacle has now to be added the spirit of non-co-operation, either in its acute or sub-conscious form, which throws the police more than ever on their own resources. In the circumstances the wonder is, not that the number of undetected cases is so high but that it is not higher. The explanation lies in the fact that detective ability is inherent in a large number of the Indians serving in the police."

"It is not to be wondered at that, working in such conditions, the police cannot keep up with—far less outstrip—the professional criminal. Crime is a profession and the

detection and prevention of crime is equally a profession. But financial stringency precludes the creation of a whole-time body of professional experts to deal with professional crime. We fall back, therefore, on un-co-ordinated, individual effort and, too often, the investigation of professional crime is an interlude in the day of a heavily over-worked officer. Until it is recognized by those who control the purse-strings that it is false economy to delay facing the inevitable and that the interests of the public would be better served by the systematic and sustained exertions of a body of trained experts, so long must the public suffer when abnormal conditions divert the attentions of the general duty police from the prevention and detection of crime."

I have little to add to these observations.

The non-co-operation movement reached its zenith during the year under report and the contempt for law and order increased proportionately. The campaign of vilification of the police and the social disabilities under which they had to live were not without their effect. Things moved in a vicious circle, for not only were those in the force handicapped at every turn but the stamp of recruit deteriorated. Energy was dissipated and ardour damped, with the inevitable result that the service of the police to the country fell away.

If some of those who were responsible for the non-co-operation movement could have studied the crime reports that came weekly from various parts of the Presidency the conviction would have been forced upon them that their activities, so far from emancipating their country, resulted in causing untold misery to hundreds of their countrymen whose cause they professed to espouse. The same tale is told in the Reports of the Punjab and Central Provinces Police and, I feel convinced, will be repeated from other parts of India. That conviction will in time be forced upon the destructive political agitator I have no doubt, but he must learn the truth from the lips of those who are the chief sufferers by reason of his misguided activities. The pity of it is that they are slow to articulate.

14. Of 16,926 cases decided by trial, 14,348 ended in conviction compared with Police cases decided by trial.

12,908 out of the 15,011 cases tried in 1920. The percentage of cases convicted to those tried was 84.76 against 85.09 in the previous year under all classes and 81.97 against 84.41 under the Indian Penal Code.

The following percentages will indicate the success obtained by the police in the Courts under the most important heads of crime:—

	Yoar,		Murders,	Dacoities.	Robberies.	Housebreak- ing with in- tent to com- mit an c ffence.	Thefts (in- cluding cattle thefts).	Receiving stolen property.
1919 1020 1921	••	::	77·19 73·69 75·61	82 · 66 81 · 98 80 · 0	85·65 85·88 87·62	89·43 89·19 86·16	94·44 92·86 90·77	90 · 53 88 · 27 85 · 94

In respect of true police cognizable cases, the percentage of cases ending in conviction to cases disposed of as true stands as under for 1921 and the preceding two years:—

 1919
 ..
 ..
 ..
 41·53

 1920
 ..
 ..
 39·67

 1921
 ..
 ..
 41·19

The highest percentage of convictions was returned by the Central Division (50.27) and the lowest once more by Sind (30.62). The Southern Division showed a percentage of 47.01, the Northern Division 45.38 and the Railways 31.74.

The percentage of the Presidency exclusive of Sind stood at 45.45 against 43.35 in 1920 and 43.91 in 1919.

15. A total of 1,183 cases, inclusive of cases pending from the previous year, was committed to the Sessions Courts against 1,086 cases in 1920. Out of the 973 trials concluded, 706 ended in conviction as compared with 857 trials concluded in 1920 with 615 convictions. The percentage of cases ending in conviction to cases tried was 72.55 against 71.76 in 1920—a slight improvement. Of the remaining cases committed to Sessions, 267 ended in acquittal or discharge, while 208 were pending

at the close of the year. The highest percentage of convictions to cases tried was returned by the Central Division, eiz., 80.82 against 76.22 in 1920. Similar percentages for the Northern Division, Southern Division, Railways and Sind were 75.5, 71.07, 70.59 and 64.16 against 77.34, 73.81, 59.09 and 61.54 respectively in 1920. The percentage for the Presidency exclusive of Sind was 76.17 against 75.31 in 1920.

- offences under special and local laws dealt with by the police totalled 4,136 in 1921 against 2,330 of local laws.

 Offences under special and in 1920. The increase, as explained in paragraph 4, was due to the inclusion in this report for the first time of cases under the Public Conveyance Act. Of the 4,136 cases, 3,424 were brought to trial and 3,281 ended in conviction against 1,744 and 1,691, respectively in 1920. The percentage of cases convicted to cases tried stood at 95°82 against 96°96 in 1920 and 97°65 in 1919.
- 17. The number of true cases disposed of by Magistrates without the intercognizable crime direct cases. vention of the police in 1921 was 7,481 against 7,781 in
 1920 and 6,787 in 1919. 3,539 or 47.30 per cent. of the
 cases ended in conviction against 3,876 or 49.81 in 1920 and 3,461 or 50.99 per
 cent. in 1919.
- 18. The total number of persons arrested by the police suo motu was 37,464 against 33,703 in 1920 and 39,595 in 1919. The increase in police cases.

 (3,135) was due to the rise in crime.

Inclusive of the number of persons concerned in cases pending from the previous year, the total number of persons for disposal was 44,431 as compared with 41,296 in 1920 and 47,066 in 1919. Persons released without being brought to trial numbered 975 against 733 in 1920 and 1,014 in 1919—a percentage of 2.60 of the total arrested as compared with 2.17 in 1920 and 2.56 in 1919. Of the 44,431 persons for disposal, 35,172 persons were tried during the year, of whom 21,475 were convicted, yielding a percentage of 61.05 on the total tried against 60.23 in 1920 and 64.92 in 1919. The Central Division and Sind recorded an improvement, the percentages being 69.24 and 47.43 in 1920 and 73.99 and 48.98 in 1921 respectively; whereas the percentage of convictions deteriorated on the Railways from 80.55 to 76.95, in the Northern Division from 61.15 to 59.03 and in the Southern Division from 55.61 to 53.64 in the year under report.

Confining attention to persons tried and convicted under the Indian Penal Code alone, 30,546 were tried of whom 17,408 were convicted, giving a percentage of 56.98 against 57.80 in 1920 and 62.85 in 1919. The percentages under the Indian Penal Code for the Presidency proper and Sind respectively were 60.89 and 47.36 against 62.68 and 45.66 in 1920. At the end of the year 7,427 persons were awaiting trial against 6,845 in 1920 and 7,440 in 1919, giving a percentage of 17.09 of the total number of persons for disposal as compared with 16.87 in 1920 and 16.15 in 1919. This rise was consequent on the rise in the number of pending cases.

The causes set forth above to account for the rise in the number of undetected cases were equally responsible for the deterioration in the percentage of convictions under the Indian Penal Code, for the success of a case depends upon the readiness of witnesses to give evidence.

19. Non-cognizable crime decreased from 72,617 cases in 1920 to 63,507 in the year under report—a net reduction of 9,110.

Statement B—Part I—Noncognizable crime.

Sind, the Central Division and the Southern Division recorded decreases of 4,799, 4,321 and 1,310, and the Northern Division and Railways increases of 1,305 and 24, respectively. The total number of cases for disposal was 67,886 against 76,817 in 1920. Of these 67,886 cases, 42,786 were tried and 33,092 ended in conviction, giving a percentage of 48.74 of the total number for disposal against 51,089, 38,998 and 50.76 per cent. respectively in 1920. Of the cases for disposal, 12,121 were of "voluntarily causing hurt" as against 13,835 in 1920.

In regard to the number of cases discharged, the Commissioner, Southern Division, has observed as follows:—

"The number of cases ending in discharge or acquittal is still large which is mainly due to the perfunctory verification of complaints. There is also considerable scope for as 2-4

Magistrates to act under section 250, Criminal Procedure Code, in non-cognizable cases which occupy much of their time."

20. The number of persons concerned in non-cognizable cases who appeared before the Courts during 1921 was 105,378 against 118,475 before the Courts during 1921 was 105,378 against 118,475 in 1920. 6,256 were discharged after appearance without trial, 63,983 were tried, 39,315 were convicted and 24,668 were discharged or acquitted; corresponding figures for 1920 were 7,027, 74,973, 46,885 and 28,088 respectively. The percentages of persons convicted to those tried and of persons convicted to those appearing before the Courts were 61.44 and 37.30 against 62.53 and 39.57 respectively in 1920.

21. The value of the property stolen during 1921 in connection with cognizable crime was Rs. 29,12,879 against Rs. 25,28,334 in 1920 and Rs. 35,20,384 in 1919. The value of property recovered was Rs. 9,00,259 as compared with Rs. 8,65,124 in 1920 and Rs. 9,37,605 in 1919. The percentage of property recovered to property stolen as worked out by the new method adopted in the last two reports, dropped from 40.03 in 1920 to 36.67 in 1921. The following table gives the percentages for 1920 and 1921 for the several parts of the Presidency:—

			1020.	1021.
Northern Division		••	$24 \cdot 91$	21 - 76
Central Division	•••		49.93	36.65
Southern Division	• •	• •	56 28	59.58
Sind		••	36 · 39	34 · 60
Railways	••		$32 \cdot 17$	40 · 03

The recoveries in the Southern Division (about 60 per cent. of the total amount stolen) were very satisfactory. The improvement secured by the Railways from 29.46 per cent. in 1919 and 32.17 per cent. in 1920 to 40.03 per cent. in the year under report was also very satisfactory, particularly in view of the difficulties inseparable from recovering property in railway cases. The falling off elsewhere, especially in the Central Division where the percentage has deteriorated from about 50 in 1920 to about 37 in 1921 is regrettable. The Commissioner, Central Division, has, in explanation of this marked deterioration, observed as under:—

"No substantial improvement in this respect is possible unless the number of undetected crimes decreases. The apathy of the public in helping the police in the detection of crime is largely responsible for keeping the figures of unrecovered property at so high a level."

As I stated in last year's report, causes which operate to swell the number of undetected cases operate with equal force on the proportion of property recovered. Improved detection will result in correspondingly increased recovery of property.

22. The following comparative table furnishes detailed information in respect of proceedings taken under Chapter VIII, Criminal Procedure Code, and Regulation XII of 1827:—

į i	Pivisions,		No. of persons proceeded against.	No. ordered to furnish security.	No. who furnished security.	No. released on agreement under Regulation XII of 1827.	No. who went to jail in default of security.	No. of persons in cases pending at the close of the year.	security
Northern Division Central Division Southern Division Sind Railways in the Presidency	1020 1021 1020 1021 1020 1021 1020 1021 1020	•••	1,047 1,043 946 918 711 850 1,344 1,220 137	779 786 667 678 330 442 761 652 50	560 614 345 261 221 370 177 163 11	60	159 172 322 417 109 72 584 489 39	102 147 130 79 222 219 387 262 62	74 · 40 75 · 36 70 · 50 73 · 85 46 · 41 52 · 0 56 · 62 53 · 44 36 · 49 67 · 5
[otal	{ 1920 1921	••	4,185 4,111	2,587 2,612	1,314 1,430	60	1,213 1,182	903	61·81 63·63

These figures show a net decrease of 74 cases over the previous year's total of persons proceeded against. With the exception of the Southern Division, which has returned a substantial increase of 139 cases, all Divisions show decreases, etc., Sind 124, Railways 57, Central Division 28 and Northern Division 4. The decreases were most marked in Broach (231 cases) in the Northern Division and Hyderabad (191 cases) and Karachi (73 cases) in Sind, while the districts which returned noticeable increases were Bijapur (243 cases) in the Southern Division, Kaira (155 cases) in the Northern Division and Nawabshah (105 cases) in Sind.

The Commissioner, Northern Division, has, not referred to the decrease in certain districts in his Division, but has commented as under on the rise recorded by the Kaira District:—

That the number in Kaira has more than doubled is due to the fact that owing to a large number of dacoities in that district the District Superintendent of Police, Kaira, made it part of a deliberate policy to make the occurrence of any dacoity and consequent visit of a gazetted police officer the occasion for a strict enquiry as to the local badmashes. Persons strongly suspected of dacoities were invariably proceeded against under Chapter VIII if the evidence against them was insufficient under the major charge.

In spite of the above measures the dacoities seem to be on the increase."

The Commissioner, Southern Division, has remarked:—

The Commissioner in Sind has observed:-

"" The results under this head are distinctly unsatisfactory.

.....The explanation for the reduced number of cases given by the Deputy Inspector General, viz., that police officers were hampered in their preparation of cases by the calls made on them by the political agitation, is not altogether convincing, for individual districts, namely, Sukkur and Nawabahah, from which agitation was certainly not absent, show greatly improved results as compared with the previous year."

As regards the Presidency Railways, the decrease occurred entirely on the B. B. & C. I. Railway where the number of persons proceeded against dropped from 78 in 1920 to 20 in 1921:

Turning to the results obtained in the courts, the police in the Northern Division, Southern Division and on the Railways were comparatively more successful in obtaining convictions in 1921 than in 1920 while the reverse was the case in Sind and in the Central Division.

23. In the Ahmedabad district one gang of Marwadi Bauriahs came to notice and was being dealt with under section 400, Indian Penal Code, at the close of the year. In Kaira 9 Iranis were arrested and convicted of theft. At Deolali Camp, in the Nasik district, some Mangs from Ahmednagar were respon-

sible for a number of petty thefts. In Poona, some Ramoshis from Sholapur, in collusion with local Ramoshis and Mangs, committed dacoities in the Baramati and Indapur talukas. East Khandesh was visited by gangs of Mang Garudis, Phase Pardhis, Bhil Pardhis and Koojaries from adjoining territories who committed petty offences and sometimes robberies. In Dharwar, gangs of Gosavis, Waddars Karchars and Iranis were noticed and watched by the police, while Kolaba and Ratnagiri suffered from the depredations of Katkaris.

As regards Sind, the Deputy Inspector General has stated as follows:—.

"There is nothing new to report as regards the criminal class in Sind, the same class of tribes as in previous years still being to the fore."

On the G. I. P. and M. & S. M. Railways 2 gangs—one of Iranis and the other of Gujerati Bhats—came to notice. Nothing was found against the former but 4 members of the latter were prosecuted for a theft in the jurisdiction of the Belgaum Railway Police station, convicted and sent to jail.

A review on the working of the Criminal Tribes Act is appended.

24. During the 'year under report 4,073 of the 21,475 persons who were convicted were identified as having had previous convictions and 1,386 were classed as "habitual offenders" as against

3,868, 19,910 and 1,453 respectively in 1920. The highest number of habitual offenders was once again returned by the Central Division (540), which was followed by the Northern Division (341), Sind (311), the Southern Division (166) and the Railways (28). The number of habituals was most marked in East Khandesh (178), Thana inclusive of the Bombay Suburban District (143), Bijapur (110), Poona (107) and Sukkur (101).

Criminal Investigation Department took up 7 gang cases.

Criminal Investigation Department took up 7 gang cases.

Inclusive of the cases pending from the previous year, the total number for disposal was 13; of these, 8 were pending at the end of the year, 2 were declared to be non-cognizable and 3 ended in conviction. The number of persons concerned in these cases totalled 247, of whom 127 were awaiting trial at the close of the year, 22 were released without being brought to trial, 5 died, 7 were concerned in cases declared non-cognizable and 86 persons tried, of whom 56 were convicted, giving a percentage of 65 11 over the number tried. The results are satisfactory in consideration of the difficulties inherent in investigating such cases and bringing

the offenders to justice.

26. The permanent sanctioned strength of the Criminal Investigation Department of the Presidency consisted of 1 Deputy Inspector Criminal Investigation Depart-General, 1 Superintendent, 10 Inspectors, 27 Sub-Inspectors ment, Bombay Presidency. inclusive of the Shorthand Sub-Inspectors and 23 Head Constables. Of the 27 Sub-Inspectors, 3 Sub-Inspectors were under training in the Kanarese Shorthand School at Vellor, and 1 at Lucknow in the Urdu Shorthand Three shorthand Sub-Inspectors were not entertained as a measure of retrenchment. The actual strength of the Department was thus 1 Deputy Inspector General, 1 Superintendent of Police, 10 Inspectors 20 Sub-Inspectors and 23 Head Variation in the strength of Head Constables and Constables since Constables. 1920 is due to the introduction of the scheme of converting a certain number of Constables into Head Constables and of replacing Constables employed on orderly duties by puttawalas.

The temporary staff entertained to deal with Bolshevism, consisting of 1 Superintendent, 2 Inspectors, 1 Head Constable and 7 Constables and 1 clerk continued during the year under report and was reduced after the close of the year to 1 Inspector, 1 clerk and 1 puttawala.

The permanent establishment of the Sind Criminal Investigation Department stood at 1 Superintendent, 2 Deputy Superintendents, 4 Inspectors, 8 Sub-Inspectors, 16 Head Constables and 20 Constables. The increase is due to the reorganization scheme referred to in last year's report having been sanctioned by Government and brought into operation in November 1920. This Criminal Investigation Department has now been divided into two branches, Crime and Political, each under a Deputy Superintendent of Police and the whole controlled by the Superintendent of Police in charge and supervised by the Deputy Inspector General.

While the reorganization of the Sind Criminal Investigation Department has received sanction, that of the Presidency Criminal Investigation Department continues to be shelved for want of funds. The experiences of the year have confirmed me in the opinion expressed in the report for 1920 that an efficient organization for studying and sterilising the professional criminal is a crying need. It is difficult to fathom the prejudice of those who will not admit that it is sound finance, even in a year of acute financial stringency, to spend Rs. 50,000 on an organization that must substantially reduce the enormous figure of unrecovered stolen property, which in 1921 amounted to no less than Rs. 20,00,000. That the scientific study of the professional criminal and his methods is essential to successful police work is recognized in every civilized country. When will the custodians of the interests of the people of India awaken to the fact and discharge their obligation to their constituents? If they are not prepared to accept the opinions of their own advisors, let them make direct enquiries of Scotland Yard. They will find that in England a large, efficient and well paid central organization exists whose sole duty it is to study and to tabulate the modus operandi of individual professional criminal who comes to the notice of the police. They will find that this organization has been proved to exercise a most effective

check upon the activities of professional criminals and to have been responsible for the detection of countless crimes which, but for its operations, would have remained undetected.

The principle of studying the modus operandi of professional criminals has been introduced into the Presidency and careful statistics are being kept, as an experimental measure, in two Criminal districts, but the information thus laboriously collected is valueless in the absence of a Central organization to make full use of it.

During the year under report the Presidency Criminal Investigation Department enquired into 88 cases as against 68 in 1920 and 163 in 1919. Of these, 65 were criminal and 23 of a political, quasi-political or confidential nature, as compared with 44 and 24 respectively in the preceding year. Two hundred and thirty-six persons were dealt with, of whom 129 were convicted, 98 discharged and 9 were pending trial at the close of the year. Three hundred and sixty-six public meetings and conferences were attended by the staff and reports made of the proceedings.

The following were some of the most interesting cases dealt with:-

CHEATING BY ONE KESHAO RAMCHANDRA SUBEDAR OF SUPA, DISTRICT POONA.

In the month of October 1917 one Ganpatibuwa alias Islampurkarbuwa of Morgaon, district Poona, organized the performance of a Gana Yadna गण्यक (a religious ceremony in honour of Ganpati) at Supa. According to the Hindu Shastras, a Gana Yadna should last for 441 days, divided into three equal periods (Paridhi परिधि) each composed of 147 days, and the whole be completed with a final ceremony called "Purnahuti" (पूर्णहती). During the performance of the second Paridhi, about 20th March 1918, funds ran short. It was accordingly decided by the Buwa to send out authorized agents to collect subscriptions to enable the Gana Yadna to be concluded according to ritual. One of these agents was Keshao Ramchandra Subedar. He started out on his mission early in August 1918 and travelled all over India collecting money. But instead of remitting to the Buwa the subscriptions so obtained (it is estimated he collected about Rs. 10,000) he only sent Rs. 100 to Supa and misappropriated to his own use the rest of the money collected. He continued collecting subscriptions till October 1920 though the Gana Yadna ceremony was completed on the 4th March 1919, chiefly at the expense of the Buwa himself. In October 1920 Subcdar appeared in Manmad and approached one S. V. Mahajan for subscriptions. Mahajan suspected his bona fides and made a reference to the Mamlatdar of Bhimthadi. It then came out that Subedar was continuing to collect money under fraudulent pretences and the District Magistrate asked the Criminal Investigation Department to take up the case. Sub-Inspector M. K. Kakeri was entrusted with the investigation. After a careful enquiry extending over three months sufficient evidence was obtained and the accused was prosecuted on two charges under section 420, Indian Penal Code, and convicted and sentenced on both counts of the charge to suffer rigorous imprisonment for one year and to pay a fine of Rs. 500 for each of the two offences, the sentences to run consecutively. The trying Magistrate commented on the intelligent and careful manner in which the case had been worked up by Sub-Inspector M. K. Kakeri.

THE MALEGAON RIOT, ARSON AND MURDER CASE.

This notorious case took place on the 25th April. Malegaon, the headquarter town of the taluka of the same name in the Nasik District, occupies a unique position among the towns of the Bombay Presidency in as much as it is the only town where the Muhammadans are numerically greater than the Hindus. Of a total population of about 28,000, some 20,000 are Muhammadans of the weaver class, known as "Momins".

These Momins are closely associated with the Julahis, a turbulent and fanatical section of the mill-hand population of Bombay City. It is not surprising, therefore, that Malegaon should have received a special attention at the hands of the Khilafat agitators, whose centre of operations was Bombay City. For some months prior to the outbreak of the riots, the town was assiduously cultivated by itinerant Khilafat agitators, most of whom came from Bombay. Advantage was taken of the ignorance and fanaticism of the Momins to work them up into a state of frenzy against Government and to inspire them with a contempt for law and order. A

fund called the Imdad-ul-islam Fund was started and every weaver was forced to contribute to this fund one pice from the sale proceeds of each sari. A volunteer force, armed with cudgels, was organized to enforce these payments. On account of the intimidation practised by these volunteers, it became necessary to issue an order prohibiting them from carrying cudgels. Such was the state of affairs at Malegaon towards the end of April. It only needed a spark to set alight a big conflagration. That spark was supplied by the prosecution and conviction of some "volunteers" for carrying cudgels in contravention of the District Magistrate's order. During the trial of the volunteers an excited mob of Momins assembled outside the Kacheri to hear the result and, as soon as the convictions were announced, the news was carried into the town. Immediately hundreds of Momins, armed with cudgels and stones, issued forth from their quarters and attacked the police on duty in the town, stripping off their uniforms and beating To disperse the rioters the Sub-Inspector of Police, Bhaskar them unmercifully. Mahadeo, advanced into the town from the Kacheri taking with him such police The mobs, however, were too large for the as were available-a mere handful. police to deal with, especially as the fatal mistake was made of ordering the few armed policemen to fire over the heads of the rioters. This only encouraged them to attack the police the more vigorously and to rout them. In this they succeeded. The Sub-Inspector and a few constables took refuge in a temple. Obtaining a liberal supply of kerosine oil, the mob set fire to the temple and the flames spread to the adjoining house into which the police had escaped from the burning temple. The Sub-Inspector in attempting to get away from the burning house, disguised in the clothes of a woman, was recognised by the mob and set upon and brutally beaten to death. A constable named Bandu Balam was also caught by the mob as he was trying to leave the burning house and beaten to death. The corpses of the Sub-Inspector and constable were then burned by the rioters. Mob-law ruled triumphant in Malegaon from the afternoon of the 25th April till the evening of the next day. All those who were known to be loyal to Government and who had opposed the Imdad-ul-islam Fund, had their houses systematically looted. Order was not restored till the arrival of the District Superintendent of Police with a military force from Deolali late in the evening of the 26th. The task of bringing the offenders to justice was entrusted to the Criminal Investigation Department under Rao Bahadur K. V. Kokje, Honorary Deputy Superintendent of Police. The enquiry was commenced on the 29th April 1921, in the face of much opposition and many difficulties, and brought to a successful conclusion on the 2nd November 1921, when 66 accused, out of 131 sent up for trial, under sections 120, 147, 148, 302, 436, 201, 326, 333, 109 and 114 of the Indian Penal Code, were convicted by the Sessions Judge, Nasik, and awarded the following punishments:—

Five sentenced to death; 9 transported for life; 3 to seven years' rigorous imprisonment; 3 to five years' rigorous imprisonment; 8 to four years' rigorous imprisonment and 38 to three years' rigorous imprisonment;

on appeal, the High Court revised the punishments as follows:-

Four sentenced to death; 9 transported for life; 2 to seven years' rigorous imprisonment; 2 to five years' rigorous imprisonment; 6 to four years' rigorous imprisonment; 37 to three years' rigorous. imprisonment and 4 were acquitted.

Two of the convicts died in jail befor the appeal came up for hearing in the High Court.

FORGERY OF AN ORDER OF RELEASE BY PRISONER SAFDAR KHAN NIAZ ALLI IN YERAVDA CENTRAL PRISON.

This was a bold and ingenious attempt by one Safdar Khan Niaz Alli to obtain his release from jail by the forgery of an order of release, purporting to have been issued by the Secretary to the Government of Bombay, Political Department. Safdar Khan, a very cunning and intelligent man, had already two convictions for cheating when, in November 1920, he was again convicted under section 420, Indian Penal Code, and sentenced to two years' rigorous imprisonment and a fine of Rs. 200, or in default a further term of six months' rigorous imprisonment by the Magistrate, First Class, Ahmedabad. He was first confined in Sabarmatti Prison but in February 1921 he was transferred to Yeravda Prison where, being a man of education,

he was employed in the Printing Press. This employment gave him the opportunity of obtaining the necessary materials for forging his release order. It was unfortunately not known at the time that the accused was an expert forger who had already once before succeeded in obtaining his release from Rampur Jail by means of a forged Urdu letter purporting to have been sent by the Superintendent of Police, Jubbulpore, to His Highness the Nawah of Rampur. With the help of some fellow prisoners, Safdar Khan managed to print, prepare and despatch the forged order of his release. Through a postal error the evelope containing the forzed release order was delivered to the Superintendent, Visapur Jail, Ahmednagar, who, suspecting its genuineness, immediately forwarded it to the Secretary to Government, Political Department, who asked the Criminal Investigation Department to take up the case. The enquiry was entrusted to Inspector Arkatkar. He was successful in collecting evidence proving the offence against Safdar Khan, who was accordingly proceeded against under section 466, Indian Penal Code. Safdar Khan conducted his own defence in an exceedingly shrewd and able manner. But the case against him was fully established and he was convicted and sentenced on the 7th September 1921, to four years' rigorous imprisonment by the Sessions Judge, Poona.

Case of Abstraction and Forgery of Railway Goods Recents at Miraj Railway Station.

In August 1920 blank forms of Railway Receipts Nos. 83, 84 and 100 were stolen from "To pay Goods Receipt Book No. 00755", kept in the Goods Office of Miraj Station, on the M. & S. M. Railway. Of the above three receipts, Nos. 83 and 100 were forged to show that 526 bundles of jaggery had been sent by one Imam Dada of Islampur, from Takari Station to Wadi Bunder to the firms of Amolik Tarachand and Virji Jetha in Bombay. These receipts were sent by post to the respective firms. On their being presented in the ordinary course of business at Wadi Bunder, the Goods Superintendent found that there were no corresponding invoices and that no such goods had been received. About the same time a man calling himself Gangaram Rewchand appeared at the Shahu Agency, Bombay, and presented two hundis, alleged to have been issued by Imam Dada in connection with the above two railway receipts, claiming Rs. 2,500 from each of the firms of Amolik Tarachand and Virji Jetha on account of the jaggery alleged to have been despatched to them. But the hundis were not cashed as Imam Dada was unknown to the two firms in question. Gangaram Rewchand then disappeared and the hundis remained with the Shahu Agency. Later on Messrs. Viril Jetha, on the strength of the railway receipt received by them, made a claim against the Railway Company for Rs. 2,500 for non-delivery of the goods. Enquiry was then made by the Railway officials and it was ascertained that the receipts from "To Pay Goods Book No. 00755" belonged to Miraj Railway Station and not to Takari, where a differently numbered receipt book was in use. It was evident then that a fraud had been committed and the case was handed over to the Criminal Investigation Department. Inspector Arkatkar was deputed to make enquiries. It was eventually proved that there was no such man as Imam Dada of Islampur and that the fraud had been engineered by two bankrupt Guzar merchants of Sangli, named Bapulal Sarupchand and Rajaram Hirachand, in the hopes of obtaining thereby a sum of Rs. 5,000 on which to start business again. They induced one Babaji Hundekari, who had access to the Goods office of Miraj Station, to steal three blank receipt forms and then Bapulal fraudulently filled up two of these forms and despatched them to Bombay; at the same time he forged two hundles and sent Rajaram to Bombay to attempt to cash them as related above. The two Guzars and their dupe Babaji were all arrested and prosecuted. In order to avoid legal difficulties in respect of the jurisdiction of the Courts concerned, three cases were sent up, and the three accused were convicted and sentenced to various terms of rigorous imprisonment as shown below:-

- (1) Offence of theft; accused Babaji Hundekari and Bapulal Sarupchand were convicted and sentenced to 15 days' rigorous imprisonment each by the Cantonment Magistrate, Belgaum, under sections 380, 109, Indian Penal Code.
- (2) Offence of forgery; accused Bapulal was sentenced to three years' rigorous imprisonment and 200 rupees fine by the Sessions Judge, Sangli (Section 467, Indian Penal Code).

(3) Offences of passing forged documents as genuine and attempting to cheat; accused Rajaram Hirachand was sentenced to one day's rigorous imprisonment and 1,000 rupees fine by the Chief Presidency Magistrate, Bombay.

CHEATING, FORGERY AND CRIMINAL BREACH OF TRUST COMMITTED BY MANIKLAL C. SHROFF OF THE BOGUS "UNIVERSAL SOAP MILLS, LTD.," KAPADVANJ, DISTRICT KAIRA.

The accused in this case was a Bania, Maniklal C. Shroff, who owned a soap factory which in 1917 he converted into the "Kapadvanj Soap Factory, Ltd.". This company failed in 1919 and Maniklal became insolvent. To make good his losses, Maniklal hit upon the idea of floating a new company, which he called the "Universal Soap Mills, Ltd." and, in order to entice shareholders, he issued glowing prospectuses, wherein appeared the names of prominent business men as Directors and reputable banks as the bankers of the new company. Promises of huge dividends were also made.

Several shares were sold and things began to look bright for Maniklal, but his triumph was short-lived. Mr. Chunilal B. Desai, Bar.-at-law, happening to see one of these prospectuses, and finding his name appearing as one of the directors, suspected foul play, and brought the matter to the notice of the local police. The Criminal Investigation Department was asked to investigate the case, and Inspector D. D. Kothawala was entrusted with the enquiry. After considerable difficulty Inspector Kothawala was successful in exposing the fraud. The company was a bogus concern, with Maniklal as self-constituted Manager; by issuing false prospectuses he had inveigled speculators to purchase shares to the value of about Rs. 23,000, which money he misappropriated. Maniklal was arrested and sent up for trial. At the close of the year, the case was still pending.

CHEATING BY SENDING BOGUS MONEY ORDERS BY ONE CHANDRASEN VISHNU GUITE OF VADWATHAL, MULSHI PETHA, DISTRICT POONA.

This was an ingenious series of frauds perpetrated by one Chandrasen Vishnu Gupte, a dismissed Railway Mail Service Sorter. His modus operandi was to appear at a post office and represent himself as a sorter on leave. He would ingratiate himself with the postmaster and obtain permission to live in his house as a guest. He would then, on a favourable opportunity, abstract a money order form, forge the postmaster's signature on it, stamp it with all the requisite official stamps, fill it up for the maximum amount which can be sent by a single money order, viz., Rs. 600 make it payable to a fictitious person and despatch it in an official cover. He would then turn up at the address given and claim payment as the payee. The first fraud attempted by him from Ghatkopar Post Office did not succeed. The money order was made payable to one Babaji Raghuji Morai, a real individual living at Poona, with a request to the payee to accept payment and hand the money over to one Damodar Vishwanath Joshi. Gupte then turned up at Morai's address in due course and, representing himself as Damodar Vishwanath Joshi, asked for the Rs. 600; but he was disappointed to learn that the payee had refused the money order as he was unacquainted with the sender. Gupte then proceeded to Jeur in the Sholapur District and thence despatched two bogus money orders for Rs. 600 each to a payce residing at Pandharpur. He then proceeded to Pandharpur and succeeded in obtaining payment of both the money orders by representing himself to be the payce. He took up his residence at the address given in the money order and gave his name as that of the payee, thus obtaining the support of the owner of the house to his claim that he was really the person to whom the money order was payable. The fraud was eventually detected in the Nagpur Audit Office and referred to the Criminal Investigation Department for investigation by the Postmaster-General. The case was entrusted to Inspector Ambalal Ganpatram who succeeded, after a careful enquiry, in establishing the fact that Chandrasen Vishnu Gupte was the guilty person. Gupte managed to evade arrest for some time but on his descriptive-roll and modus operandi being circulated to all post offices he was arrested at Karjan, in the Baroda State, on the 6th December 1921 while endeavouring to ingratiate himself with the postmaster there, evidently with the intention of perpetrating another fraud. At the close of the year the accused was under extradition. He admitted to having committed a similar fraud to the Jeur case at Gulburga in

His Exalted Highness the Nizam's Dominions. The postal authorities concerned have been duly apprised of this fact.

CHEATING BY A MAHOMEDAN WOMAN NAMED MASHUMBI, WIFE OF SHAIK MAHIBUB, OF HYDERABAD DECCAN, UNDER PRETEXT OF SUMMONING THE DEAD TO LIFE.

This was an interesting case and well illustrates the gullibility of Indian human nature and the lengths to which individuals are prepared to go in the hopes of being able to probe the secrets of death. Mashumbi, an elderly Mahomedan woman, formed the acquaintance of Yasin Mohidin, the complainant in this case, and his wife Dagadibi. By the performance, with the aid of a confederate, of some conjuring tricks, she impressed the complainant and his wife with a sense of her supernatural powers and at length induced them to believe she could raise the dead. It was accordingly arranged that Mashumbi should summon from their graves several relatives of the complainant whom he was very desirous of questioning. The charge, to be paid in advance, for each person resuscitated was fixed at Rs. 1,350 and Sholapur as the place where the dread rites were to be performed. In addition Mashumbi declared that for the due performance of her magic rites she must be supplied with a large quantity of jewellery which the resuscitated persons would wear and, as an artful inducement, added that all silver ornaments would be converted into gold when worn by the recalled dead. By these means she induced the complainant, his wife and brothers to make over to her cash and ornaments, to the value of between fifteen and sixteen thousand rupees. Needless to say just before the appointed day for the calling of the dead from their graves, Mashumbi silently departed with all the cash and, ornaments entrusted to her. next heard of at Gulburga where she was living in lavish style and celebrating the marriage of her son with much pomp and ceremony. Learning that the police were on her tracks she suddenly disappeared. Eventually she was arrested in Mahim and a considerable amount of the missing property recovered. The case against her was sent for trial under section 420, Indian Penal Code, before the Special First Class Magistrate, Poona Cantonment. At the close of the year the case was pending trial. Sub-Inspector V. D. Kawthalkar was the Criminal Investigation Department officer entrusted with the enquiry into this case and he carried out his investigation in a thorough and careful manner.

CHEATING BY THE LOST RELATION AND DOUBLING TRICKS.

This was another interesting case illustrating the facility with which men can be duped to part with cash and valuable ornaments in the hope of getting them On the 25th January 1921, four fakirs arrived in Takli in the Sholapur district, and begged for food; but not satisfied with what they got, they proceeded to Baroor which is a village inhabited chiefly by Mahomedans. Here they learnt that one Mahomed Sahib had lost a brother who had not been heard of since 1870. One of the fakirs represented himself to be that long-lost brother and was received as such by the family. He then proclaimed himself to be a master of occult sciences, especially of the art of doubling gold and cash. Within a month and a half of his arrival, by leading a scrupulously pious life and by performing a few conjuring tricks, he gained the confidence of certain wealthy men of Baroor and Bijapur. Eventually five men of Baroor and two of Bijapur were induced by this plausible scoundrel to hand over to him for doubling ornaments and cash of the aggregate value of Rs. 75,718. The fakir and his associates then absconded, leaving behind bundles containing nothing but bricks and pieces of wood. The offence has been traced to certain Jogi Pathans who are still at large. The case was published in the Bombay Police Gazette and attracted the notice of the United Provinces Police who sent us photos of Jogi Pathans who are addicted to offences of this kind. (In showing these photos to the complainants they identified them as the swindlers who had cheated them. The history and methods of the Jogi Pathans was published in 1921 in the Bombay Police Gazette for the information of the police in this and other presidencies for the purpose of keeping a careful lookout for the appearance of these men.

The following extracts are reproduced from the report of the Deputy Inspector General of Police, Sind, relative to the work done and noteworthy cases investigated by the Sind Criminal Investigation Department.

"During the year 20 cases were investigated as compared with 9 of last year. The results are as follows:—

Convicted			8
Undetected		• •	1
Withdrawn		• •	1
Struck off (classed "C"	·)	• •	1
Struck off and transferre	ed to mu	litary	
 authorities for disposa 	ıl	• •	Ţ
Pending			8

The following cases merit special mention:-

(1) On the 3rd February 1921 Rs. 15,000 worth of Supply and Transport Stores stolen from Quetta was recovered at Hyderabad Railway Station, as a result of alertness on the part of Khan Saheb J. R. Sukhia. A yard foreman of the military sidings, Quetta, and a relieving station master from the same district, who had taken advantage of their official position fraudulently to obtain possession of these stores and to forward them to Hyderabad, were prosecuted and convicted.

(2) In the month of February 1921, at the request of the General Officer Commanding, Sind Rajputana District, the Sind Criminal Investigation Department took up the investigation of extensive frauds in the Karachi Ordnance Depot, The No. 37, Indian General Station Hospital, Karachi, and The Base Supply Depot, Keamari, Khan Saheb Sukhia was in charge of these investigations which were very protracted owing to the complicated nature of the frauds. In the Ordnance case Government had been defrauded of Rs. 3,415 by three Supply and Transport contractors and a clerk of the Ordnance Depot who abetted the forgeries of various documents. Forgeries were detected in 55 instances. The case ended in the conviction of these four persons.

In the hospital case Government was defrauded of Rs. 8,628. Forgeries were detected in 72 instances. Three Supply and Transport contractors and a European Quartermaster-Sergeant were convicted and sentenced to various terms of imprisonment and fine.

In the Base Supply Depot case Government was defrauded to the extent of over Rs. 50,000. Forgeries were detected in 103 instances. A Supply and Transport Sergeant, a storekeeper and a sub-contractor were sent up for trial and the case was pending at the close of the year. During the course of the investigations it was necessary to examine an immense number of documents and to check accounts involving several lakhs. A Chartered Accountant was employed as an expert to give evidence concerning these accounts. The investigation occupied the time of Khan Saheb Sukhia and two of his subordinates almost exclusively for several months. The result was greatly to decrease expenditure in the Supply and Transport Corps at Karachi. Khan Saheb Sukhia's work in this connection was specially commended by the General Officer Commanding-in-Chief, Western Command.

(3) Extensive frauds on the North Western Railway in connection with the sale of tickets were also investigated by Khan Saheb Sukhia, as a result of which two cases involving frauds of Rs. 4,377 and Rs. 2,070, respectively, were sent to court where they were still pending at the close of the year."

Special Cases other than those dealt with by the Criminal Investigation Department.

(i) Outlaws in the Kaira district.—Two famous outlaws, Dabhai Baja and Kala Zala, against whom some 16 offences which included the murders of a police head constable, Revenue Circle Inspector and a Police Patel had been traced, were arrested during the year under report and sentenced to be hanged.

Another notorious outlaw, Chhagan Gaga, in a conflict with Sub-Inspector Kale Khan Hamced Khan, was wounded and captured. This outlaw, who was responsible for several murders and dacoities, was shot dead while attempting to escape from the Nariad Sub-Jail where he was awaiting trial. Another outlaw, who had been released from jail after undergoing a sentence of 7 years' transportation and had embarked once more on a career of crime, was killed by the villagers

of Mirzapur in the Kapadvanj taluka of the Kaira district. The villagers were suitably rewarded. Yet another famous outlaw, Amir Rogha, who was wanted by the Mahi Kantha Police for dacoities and murder, was arrested during the year by a constable of the Kaira Police.

- (ii) Prosecution of a desperate armed gang of Koli dacoits in the Thana district.— At the end of 1920 an armed gang of Koli dacoits, numbering about 20, began to gain notoriety in the interior of the district. The gang was known as the "Devvali Gang" on account of the silver images of Gods that some of the dacoits were round their necks. They demanded food, money, or clothes from persons they came across and, at times, their demands were most exorbitant. Those who failed to comply were roughly handled and, at times, seriously injured. In 1921 their operations extended to almost the whole of the eastern portion of the Thana district, viz., Mokhada Petha to Murbad, Zavar State and to the adjoining talukas of the Nasik district. They committed a number of dacoities and robberies as they moved from place to place and the mountainous tracts in which they operated rendered the work of the police very arduous and difficult. Special parties of armed men were detailed to patrol the localities most affected, special informers were engaged and large rewards proclaimed for their capture. Despite the adoption of similar measures by the Zavar State authorities and by the District Superintendent of Police, Nasik, 47 offences in all were committed by the gang. In one instance an informer was dragged into the forest, had his house ransacked, his nose and both ears cut off and his wife deprived of all her oranments. This crime seriously damped the ardour of the informers and it became increasingly difficult to obtain information even from those who had been victimised by the gang. The police were able, however, finally to bring to account 10 of the most desperate members of the gang, of whom 2 were shot dead, I surrendered and 4 were arrested; all were eventually convicted and sentenced to various terms of imprisonment.
- (iii) Murder of the G. I. P. Railway pay clerk and his peon.—On the arrival of 13 down passenger train at Pachora station at 6-30 a.m. on 21st July 1921, the dead bodies of pay clerk Shantaram Balkrishna Waghal and of his peon Mahadu Sajan were discovered in a special pay clerk's carriage and it was evident that they had been brutally murdered. Both the deceased had been securely bound and gagged and their heads had been battered. Most of the injuries seemed to have been inflicted by a heavy sharp-edged weapon. The whole carriage was in a state of the greatest disorder and the iron barred cage in which the cash chest was kept had been opened by means of Shantaram's keys. The letter lock attached to the wooden chest had presented greater difficulties and in order to break it open the. murderers had found it necessary to hack away the stout wood work round the locks. The motive of the crime was obvious from the first and it was soon ascertained that Rs. 32,739-1-0, mostly in Rs. 10 and 5 notes, had been stolen. A curious feature was that practically no hard cash had been removed. The police were quickly on the scene and the investigation taken up without delay. A close scrutiny of the carriage, which was examined by a Finger Print Expert in Bombay, failed to reveal any useful clue to the identity of the culprits who had left nothing of an incriminating nature behind them. Information of the murder was therefore sent broadcast all over India, enquiries were made at all stations at which the 13 down had stopped with a view to tracing any passengers who had travelled by that train, station officials were methodically examined, efforts were made to trace the missing notes, a thorough search of the Railway Line was made, the Criminal Investigation Department were called in and the available detective skill of the Railway Police was mobilised, a number of Sub-Inspectors and men being put on special duty, some of them being despatched along the main lines to Delhi and Calcutta in order to enlist personally the interest and assistance of the police of other jurisdictions. These measures had for a time no tangible result, but there can be no doubt that the unremitting activity shown by the police had a most useful effect in stimulating and keeping alive the interest of the public in general and of the local Railway staff in particular. It was on the 24th July that the suspicion of the police was first directed towards the accused Morris. It originated in an indefinite but fairly general rumour in Igatpuri that Morris was a man of bad character who had possibly had some share in the murder. Enquiries were made by Inspector Thete in Bombay which went to show that Morris had been concerned in a similar but abortive attack on a pay clerk in 1919. When, therefore, it was

ascertained that Morris had been in Igatpuri within a few days of the murder, the police had a definite line on which to work and their efforts were concentrated on tracing the movements of Morris, an operation which had at the beginning to be conducted with secrecy and no little discrimination. A period of intense police activity then ensued during which a mass of information was gathered in diverse ways in Nasik, Deolali and Igatpuri. It has to be remembered that at this time there was nothing definite againt Morris, nor was it known who were his companions in the murder. The movements of his friends and associates had therefore Many theories were framed only to be abandoned, many rumours were sifted and many witnesses examined and re-examined. Eventually on the 29th July it was considered that the investigation had progressed sufficiently to justify the examination of Morris who had hitherto been left severely alone. The same day information regarding the identity of Morris's companion, Donnison, was received and a fruitless search was made for him at Deolali. In his statement to the police, Morris gave an account of his movements which fitted in very cleverly with the information already obtained except in a few important particulars. He admitted having met Donnison at Deolali on the night of the 20th July and having returned with him to the Coronation Hotel at that place on the morning of the 21st. The interval was occupied according to him in a journey to Manmad and back, the original intention of going to Chalisgaon to borrow a rifle for a buck shoot having been abandoned Further enquiries were then made owing to Donnison being unwell. as a result of Morris's statement and Donnison was examined in Bombay on the 30th July when he told a story which, though not convincing, corroborated in the main that of Morris about the buck shoot. Meanwhile instructions were given for Morris to be kept under observation at Igatpuri and to be questioned frequently by Inspector Ring. So well did this officer manage the work entrusted to him that on August the 3rd he prevailed upon Morris to divulge the whole affair, whereupon he was formally arrested. That very night the Inspector took him to Manmad where, in the early hours of the morning, he pointed out the spot near a nalla in which the money had been buried. In all Rs. 32,641 in notes were recovered and, in addition, the blood stained iron jemmy or chisel with which it was alleged the pay clerk and his peon had been attacked. The manner in which Inspector Ring handled Morris and elicited this most important information revealed very high professional skill. Inspector Thete was sent to Bombay on August the 4th and, when he made it clear to Donnison that Morris had given a true account of what had happened, he too confessed his guilt. Inspector Thete and Inspector Jeffereis of the Bombay Criminal Investigation Department, who assisted him, are deserving of credit for the tactful way in which they dealt with Donnison. Donnison was at once taken in custody to Deolali and, being obviously in a contrite frame of mind and ready to tell the truth, he was placed on August the 5th before the Cantonment Magistrate to whom he made a full and detailed confession which may be regarded as an accurate account of what actually took place. According to Donnison's account the robbery had been planned some time beforehand. Morris had gone ahead to Deolali and Donnison, having ascertained that there were two pay clerks travelling on the 13 down, left Bombay by that train on the afternoon of the 20th July. Morris met him at Deolali and got into the first class compartment in which he was travelling. About 3 stations after leaving Nasik, Morris and Donnison left their compartment and got on to the rear of the pay clerk's compartment which they entered by opening the side window of the door. Morris was armed with a table leg which he had taken from the first class compartment and Donnison, with the iron jemmy to which previous reference has been made. The peon was first attacked by Morris who hit him on the head several times with the table leg which was broken in half. Donnison then completed the work with the jemmy. The pay clerk was next attacked, Donnison being the first aggressor. As he did not hit hard enough he handed the jemmy to Morris who struck the pay clerk several times on the back of the head while Donnison held him by the throat. They then proceeded to break open the cash chest and extract the money. They left the carriage by the same window through which they had entered and climbed underneath the carriage as the train began to slow down at Manmad. Having dropped from the passenger train, they clung to the under carriage of a goods train which took them some distance down the yard. Then, after burying the money in a nalla near by, they returned to Manmad station and took the next

train for Deolali which they reached about 6 a.m. Donnison left the same day for Bombay. Before doing so he made a parcel of the blood-stained clothes worn by himself and Morris which was sent by registered post to Bombay. The clothes were subsequently thrown into the sea by himself and a friend named Davis. No time was lost in sending up the case, and the trial before the Committing Magistrate started on 23rd August 1921. Owing to the illness of Donnison, proceedings were delayed, and the two accused were finally committed to the High Court on 27th September 1921. The trial before the High Court began on 7th November 1921 and lasted 7 days. The jury having brought in an unanimous verdict of guilty, the Judge sentenced Morris to be hanged and Donnison to transportation for life. The Crown was represented by the Advocate General and the defence was in the hands of Mr. Vikaji Framji, B.A., LL.B. It is doubtful if any criminal trial of recent years has aroused such an amount of public interest which was evidenced by the crowds which attended the Court daily and by the verbatim reports of the proceedings which were published in the daily press.

- (iv) The Igatpuri Guard's Case.—A number of important thefts from passenger's luggage which had been placed in charge of Guards had been reported to the police. As the cases were for the most part on long distance mail trains and were not discovered until the trains reached the terminus, it was very difficult to fix responsibility on any particular Railway or section of the line. After some time, suspicion was aroused against 2 Guards named Marshall and Wittenbaker of Igatpuri and their houses were searched. A large amount of property belonging to several cases which had baffled the efforts of the police were found. Subsequent investigation led to cases being sent up against 5 European Guards, of whom 3 were convicted. These enquiries were carried out jointly by the District and Railway police and their action had a most excellent effect in improving the general moral tone of Igatpuri, which had gained a most unenviable but well deserved reputation as a colony of very undesirable characters.
- (v) The Dharwar Riot Case.—Throughout the early part of the year, the town of Dharwar had been receiving attention at the hands of political agitators. In June the agitators were concentrating on the Temperance Movement. "Volunteers" picketed the toddy and liquor shops in the market and, by intimidation or actual violence, prevented would-be purchasers from entering The majority of the persons intimidated were too nervous to complain, but finally a sweeper who had been molested lodged a complaint with the police. The investigation of the complaint resulted in the trial of two of the picketers, who were convicted and sentenced to 6 months' rigorous imprisonment each. On the day of their conviction, viz., 1st July 1921, a large crowd assembled outside the Court and followed the convicts to the jail. On the way back the mob tried to force the shops in the vicinity of the market liquor The crowd then collected in front of the liquor and toddy shop to close. shops and began to stone them, and finally attempted to burn them. The police on duty endeavoured to disperse the crowd but were unable to do so, being heavily stoned. The liquor shop was three times set on fire, but the police were able to extinguish the flames. The mob began to swell as darkness approached and grew more rowdy. Armed police from Headquarters were telephoned for. Their arrival, under the command of the senior Sub-Inspector, was the signal for a heavy volley of stones; a number of policemen, including the Sub-Inspector, were hit and injured. The leaders urged the mob to attack the police and to kill them, repeating the doings at Malegaon. The senior Sub-Inspector then ordered the rioters to disperse and warned them that if they did not do so he would open fire. The rioters renewed their attacks more vigorously and a policeman fell seriously injured. The Sub-Inspector then ordered his men to fire. He had to order them to fire three times before the crowd dispersed. Two rioters were killed and one was so seriously wounded that he succumbed to his injuries that night; several others were slightly wounded. In all 29 accused were arrested and sent up for trial, of whom 23 were convicted under sections 147, 145, 149, 452, 395, 436 and 307. Indian Penal Code. The convictions and sentences were confirmed by the High Court.

The outstanding feature of the riot was the active part taken by the educated section of the people. This phenomenon is established by the fact that the 23

persons convicted of rioting included two pleaders, the editors of two vernacular papers, a Mulla and a vendor of newspapers.

The conduct of the senior Sub-Inspector, Shivlingappa Bhagappa, was rewarded

by the grant of the King's Police Medal.

27. During the year under report 6,561 (2,122 silver and 4,439 nickel) counterfeit coins were received at various stations on different Counterfeit coins and sweat. Railways, showing a monthly average of 546.75 against 10g. 389.7 in 1920 (the average 115.9 shown in the last report was exclusive of nickel and eight, four and two anna silver coins). Of this total, 1,153 (305 silver and 848 nickel) were tendered at stations on the B. B. and C. I. Railway, 1,149 (272 silver and 877 nickel) on the G. I. P. Railway and 4,259 (1,545 silver and 2,714 nickel) on the M. and S. M. Railway as against 562, 1,253 and 2,832 respectively in the previous year. The increase in the number of nickel counterfeits is more than double that of silver counterfeits; the Deputy Inspector General, Criminal Investigation Department, expresses the opinion that this is due to the fact that coiners are realizing more and more the facility with which nickel coins can be counterfeited and that they are becoming more expert and bolder every year.

As sovereigns are not in circulation, no sweated sovereigns were received on any of the Railways in the Presidency.

Ten cases were noticed in which persons were found to be in the possession of counterfeit coins. The enquiries instituted showed that in many cases the persons concerned had no knowledge that the coins were counterfeit and in others, where there was a reasonable suspicion of guilty knowledge, reliable evidence of the fact was not available. Only one case was prosecuted, two persons being tried in the Palanpur Agency; they were discharged for want of evidence.

Very cleverly executed counterfeits of hundred rupee notes of the Bombay Circle series Nos. W.C.—16, W.C.—27, Z.C.—26, Z.C.—95, Z.C.—96, Z.C.—99, Z.D.—96, G.B.—44, C.C.—72, and C.B.—44 were found to be current during 1921. Some of these series were received in the Railway takings at Dhulia, Wadi Bunder, Sangli and Madras and a large number were received in the Paper Currency Office, Bombay, from various merchants of Bombay. The police have been unable to trace these forgeries to their source.

28. During the year under report the strength of the Bureau consisted of I Inspector, 11 Sub-Inspectors, 1 clerk and 2 puttawalas.

At the beginning of the year there were on record 115,669 finger impression slips and during the year 8,703 fresh slips were received for record as against 9,747 in the previous year, making a total of 124,372. Of these, 3,395 slips were eliminated in accordance with the rules, leaving a total of 120,977.

Of the 8,703 fresh slips received for record, 566 came from Bombay City, 7,692 from the Districts and Railways in the Presidency proper, 64 from Sind and 216 from other Presidencies and Native States. The number of slips received from the Native States in the Bombay Presidency was 165 against 214 in 1920. 931 slips were sent for record and 2,704 for search to the Central Finger Print Bureau, Simla.

The number of slips received for search was 20,784 against 19,374 in 1920, an increase of 1,410 slips. Of this total, 1,732 were received from other Presidencies and Provinces, 1,039 from Native States and 141 from Agencies.

In 2,871 cases, including 108 from other Presidencies and 187 from Native States and Agencies, the antecedents of accused and suspected persons were traced as against 2,762 in 1920. The percentage of cases traced to cases received for search was 13.8 against 14.2 in the year before.

In 1,203 cases previous convictions were proved and enhanced punishments were awarded in 877 cases against 1,103 and 837 respectively in 1920. The accused received lighter punishments in 235, and the same punishments as previously awarded in 91 cases. All the former cases were brought to the notice of the District Magistrates concerned.

In 108 cases, as against 16 in 1920, the accused were identified locally by the Chief Operators or Sub-Inspectors, without a reference to the Finger Print Bureau. All these cases were traced before the accused were convicted.

The number of finger impression slips received for record in the Sind Bureau during the year was 3,242 against 3,140 in 1920. 1,581 slips were destroyed in 1921. The grand total of slips now recorded in the Bureau is 62,663. The subsequent conviction slips received and entered in 1921 numbered 817 as against 709 in 1920. The number of slips received for search was 7,355 as against 7,213 in 1920. Of these, 1,930 were traced as against 2,028 in 1920. Six hundred and twelve slips of foreigners were sent to the Central Finger Print Bureau, Simla, and to other places for record.

- 29. In addition to licensing and supervising public conveyances and escorting Miscellaneous Dutles Perprisoners and many lakes of treasure, the police served a total of 296,284 summonses and warrants, extinguished 1,333 fires, destroyed 101,192 dogs, enquired into 1,132 cases referred to them by the Magistracy and into 11,872 petty cases under the Cantonment, Public Conveyances and other minor Acts, 652 suicides, 5,853 accidents—635 on the rail-ways—and 511 suspicious or sudden deaths. The police in the Presidency proper also apprehended 44 military deserters.
- 30. Out of 1,651 cases returned as serious, the scenes of 1,242 or 75 '22 against Personal Visitation of Serious 1,050 or 74 '41 per cent. were visited by gazetted police officers.

The percentages of the scenes visited to the total serious crime in the several parts of the Presidency during 1920 and 1921 were:—

•			1920.			19	1921.		
	٠		Numt		Percentage of visited to total cases.	Number of cases visited.	Fetventage of visited to total cases,		
Northern Division Central Division Southern Division Sind Railways	 •••	•••		333 317 159 228 13	91·99 78·27 69·13 71·02 14·0	363 403 184 269 21	1/2 · 40 74 · 08 71 · 04 67 · 93 36 · 84		
				1,050		1,242	· ····		

In the Northern Division the scenes of only 30 offences, out of 395 reported, remained unvisited, the reasons for non-visitation being that 10 offences were reported to be complete, I was wrongly registered or reported, 3 were reported late and 10 were not visited because of more important work elsewhere at the time. The only district in the Northern Division which calls for comment in this respect is Ahmedabad where the scenes of 18 out of 103 serious offences were not visited. In regard to this district, the Commissioner, Northern Division, writes:—

"Ahmedabad district heads the list of scenes unvisited. As long as there is no second Superintendent of Police in Ahmedabad this seems unavoidable. Not only because of political trouble but because of the important questions always arising in the city, the District Superintendent of Police and many of his staff are tied down to Headquarters."

In regard to these observations, it may be noted that the proposal for splitting up the Ahmedabad district, submitted long ago to Government, is still shelved for want of funds.

As regards the failure to visit the scenes of serious crimes in the Central Division, the Commissioner has observed:—

"Of the 149 cases not visited the accused persons were arrested in 21 soon after the commission of offence. In 9 cases the complaints were found to be false, and 8 cases were of a simple nature. Such and similar reasons have been assigned for not visiting the scenes of the crimes in 111 cases. Visits by the District Superintendent of Police, Nasik, were precluded on account of the Malegaon Riot cases. The District Superintendent of Police, East Khandesh, explains that with the multifarious duties assigned to the District Superintendent of Police, it is impossible to visit all scenes of serious crime, as a fact he actually made more visits than any other District Superintendent of Police in the Division."

The Commissioner, Southern Division, has stated:

"Though there is an improvement in this respect, many cases remained unvisited and the reasons given are not acceptable in some cases."

The Commissioner in Sind considers that the extent to which crimes classified as serious were personally investigated by gazetted officers was on the whole satisfactory. He further remarks:—

"The Commissioner agrees with the Deputy Inspector General as to the desirability of a revision of the classification of offences for the purposes of personal investigation. In a very large proportion of the murder cases in Sind, for instance, the visit of a high police officer to the scene of offence is a sheer waste of time and energy."

Of the 36 cases on the Presidency Railways, the scenes of which remained unvisited, 1 only appertained to the G. I. P. and M. and S. M. Railways, which was not visited as it appeared at once that the scene of the offence was in the Kurundwad State, and 35 belonged to the B. B. and C. I. Railway. Of the latter, 19 were thefts from running trains and were classed as serious only because the property involved in each of them was valued at Rs. 1,000 and upwards. As explained in previous reports, personal visitation in cases of this nature is seldom profitable. Out of the balance of 16, 13 were cases of placing obstruction on the railway line and in the remaining 3, the scenes could not be visited because the Superintendent of Police was engaged in connection with the Railway Police Committee, Viceregal special arrangements, strikes and the like.

In the Northern Division, Southern Division and on the Railways the percentages of scenes visited to the total requiring visitation has actually increased, while in the remaining Divisions, although it has slightly lowered, the scenes visited showed a numerical increase over the figures of 1920. The number of cases personally investigated was therefore by no means unsatisfactory.

The suggestion of the Commissioner in Sind regarding the re-classification of offences requiring personal investigation will have my attention.

31. The sanctioned strength of the police in the Presidency, including Sind and the Railways but exclusive of the Dangs, stood at 1,125 officers and 24,453 men, against 1,120 officers and 25,162 men. The variations are due to the reorganization of the Sind Criminal Investigation Department, the introduction in certain districts of the schemes for converting constables on certain duties into a smaller number of head constables, and to minor additions and reductions sanctioned by Government in certain districts.

Temporary police consisting of 322 officers and men were entertained under the heads "additional police establishments" and "miscellaneous."

32. The total cost of the police for the year 1921-22, inclusive of the scriptory staff, amounted to Rs. 1,39,61,450 against Rs. 1,24,40,788 in 1920-21. The rise is mainly due to the revision of the rates of pay of the Imperial and Provincial officers, of police clerical establishments, accrual of periodical increments to the officers and men of the various grades, to the concessions of the travelling allowance rules to head constables and constables which were suspended with effect from 1st August 1921, and to the reorganization of the Sind Criminal Investigation Department.

The average cost per policeman for the year under report as calculated on the strength up to which recruitment was allowed stood at Rs. 538-1-10 against Rs. 469-11-11. The modification of the rules governing the travelling allowance of officers and men, which have been sanctioned and brought into effect since the close of the year, and substantial retrenchments in other directions will lower the figure in future years until clamorous demands are made by the people for the restoration of efficiency in the Police Department and economies in other directions.

Statistics of other Presidencies and Provinces for 1921-22 are not available, but the figures of the average annual cost per policeman during 1920-21 for the various Presidencies of India are shown below:—

				$\mathbf{Rs.}$	a.	p.
(1) Burma	• •			575	6	3
(2) Central Provinces		• •	• •		15	7
(3) Bengal	• •	• •	••	532		5
(4) Punjab	••	• •	• •	470	13	11
(5) Bombay	• •	• •	• •	469		
(6) Madras	• •	• •	• •	462	13	4
(7) Bihar and Orissa		• •	. • •	457	3	2
(8) Assam	• •	• •	• •	437	3	5
(9) United Provinces	• •	• •	• •	294	8	6

That Bombay is economical in her administration of the Police Department must be admitted when it is remembered that the pay of the constable and of the Sub-Inspector is higher in this Presidency than it is in any other part of India. The figures are as follows:—

			Average pay of Sub-Impector.	Average pay of Constable,
Madras	••		102 - 4	19·G
Bengal	• •		102 · 2	18.1
Bihar and Orissa	• •	• •	102 · 2	17.5
Burmah	• •	• •	97•	20.3
Punjab	• •		111 · 6	18.6
Bombay	• •		116 ·	$21 \cdot 9$

The figures for Head Constables are not available but they may be taken as proportionate to the figures above, while the differences in the rates of pay of officers above the rank of Sub-Inspector are so small as to be negligible.

It is significant, in the face of these figures, that the average cost per policeman in Bombay Presidency, should be less than the average in four other provinces.

The average cost per head of the police in the Counties and Boroughs of England and Wales in 1921 was £269-9-10 and in Scotland £282-15-5, which is roughly eight times the average cost of the police per head in Burmah, the most extravagant of the Provinces in India. Truly, at times, comparisons are odious.

33. The proportion of police to area, population and cognizable crime investigated was 1 policeman to 5.29 square miles, 2.53 railway miles, 725 persons and 1.66 cognizable crime investigated, as against 1 to 5.15 square miles, 2.45 railway miles, 729 persons and 1.54 cognizable crime investigated in the preceding year. The proportion of police to area in England and Walcs in 1921 was

preceding year. The proportion of police to area in England and Wales in 1921 was 1 policeman to 1.54 square miles and to population 1 policeman to 815 persons. Corresponding figures for Scotland are 1 to 4.35 square miles and 1 to 748 persons.

34. There were 532 police stations and 776 outposts in the Presidency against 528 police stations and 800 outposts in the previous year, or a net reduction of 20 police locations. Four hundred and inspected by Superintendents, Assistant Superintendents and Deputy Superintendents. The following table shows the number of police stations and outposts that were not visited in each of the Divisions and Sind:—

•	•		Stations.	Outposts.
Northern Division	• •	• •	12	24
Central Division	• •	• •	23	33
Southern Division	• •	• •	13	- 41
Sind '	• •	••	35	. 81
Railways	• •	• •	3	3
				
			86	181

On the B.B. & C.I. Railway all the police stations and outposts were visited and inspected, which is satisfactory. On the G.I.P. the three police stations which are classed as uninspected were frequently visited but inspected only partially and the three outposts could not be visited in consequence of the Superintendent of Police's pre-occupation on other work.

In the Northern Division all the police stations and outposts were visited in the Kaira District. Ahmedabad returned the largest number of unvisited police stations and outposts. In connection with the work of inspections generally, the Commissioner, Northern Division, has stated "the inspection work appears to have suffered because owing to the industrial strikes, political unrest and apprehensions of outbreaks of violence, certain District Magistrates instructed their District Superintendents of Police not to leave their Head Quarters".

In the Central Division all the police stations and outposts were visited and inspected in Ahmednagar. The district in which the largest number of police stations and outposts remained uninspected, viz., 14 police stations and 16 outposts, was Nasik; this has been attributed to the fact that the District Superintendent of Police was engaged for some months in connection with the Malegaon Riot case.

In the Southern Division all the police stations and outposts were inspected in Kanara. The largest number of unvisited police stations and outposts was returned in Bijapur, in regard to which the Commissioner has stated:—

The number of police stations and outposts in Bijapur remaining unvisited was 7 and 14 respectively out of 21 police stations and 18 outposts. This is not satisfactory. Previous to 1919 there were 31 outposts in Bijapur and most of these were visited every year by the previous District Superintendent of Police. The District Superintendent of Police explains that more inspection could not be done owing to serious crime, the engagement of Rao Bahadur Page in political enquiries and to a serious accident met with by Mr. O'Gorman."

In Sind, in the Upper Sind Frontier and Riverain all the police stations and outposts were inspected. Karachi returned the highest number of police stations and outposts remaining unvisited, viz., 14 police stations and 30 outposts. The Commissioner has remarked as follows in connection with inspection work:—

"The inspection of stations and outposts fell somewhat short of the standard expected. For this, political agitation and the trials arising therefrom which several times interrupted the tours of inspecting officers recalling them to Head Quarters, was largely responsible. The Karachi District Superintendent of Police in particular could do very little touring during the year."

In addition to the inspection work done by the district officers, the Range Deputy Inspectors General inspected the following offices:—

		-		Deputy Inspector General, Northern Range.	Deputy Inspector General, Southern Range.	Total.
pondence	uperintendent of Branch	• •		6	1	7
Branch	perintendent of	• • •	counts Head	14	10′	24
Offices of Quarters Outposts	Sub-Inspectors	···		24 1	25 · ~ 7	49 8
•				45	43	88

In the Southern Range in addition to one District Superintendent of Police's office—Correspondence Branch—six such offices were partially inspected. All the Police Accounts offices in the Presidency proper were inspected by the Range Deputy Inspectors General during the year.

The Inspector General (Mr. Robertson) visited during the year, for inspection and other duties, Sadra in Mahi Kantha and Palanpur, and Bombay more than once for various purposes. He also escorted His Royal Highness the Duke of Connaught during his journey in this Presidency. I visited Malegaon in the Nasik District in connection with riots there, Simla—to give evidence before the Military Requirements Committee, Mahableshwar—to confer with the Commissioner, Central Division, in connection with the additional police to be imposed at Malegaon, and several times Bombay for various purposes. I also escorted His Royal Highness the Prince of Wales throughout his journeys in this Presidency.

Speaking generally, the work of inspection suffered throughout the Presidency by reason of the heavy burden of extra work thrown upon all officers by the intensive political unrest which was the feature of the year. Systematic touring was impossible in most districts since trouble or expected trouble necessitated the presence of the District Superintendent of Police at his Head Quarters.

The activities of the administrative officers were restricted by their being compelled to keep their touring expenses within reduced travelling allowance grants and my own movements were further restricted by (1) the Royal visit in November and (2) the preparation of the Budget Estimates, which compelled me to remain in close communion with my office for the greater part of the cold weather touring season.

35. During the year under report there was no change in the armament of the statement E-Armament.

force. The Martini-Henri muskets and carbines now in the hands of the police are fast becoming unserviceable and the question of re-arming the police with more modern weapons is under the consideration of the Government of India.

A number of Inspectors and Sub-Inspectors are still without revolvers; they are being armed as funds permit.

36. There was an increase of 66 in the number of officers and men punished, departmentally and by the courts, the total Punishments. number punished being 2,002 against 1,936 in 1920. Of the total punishments, 1,911 were departmental and 91 judicial against 1,784 and 152 respectively in 1920. The Southern Division returned the lowest percentage of punishments (4:47) and the Central Division the highest (12.86). The percentages in the remaining Divisions were 7.60 in the Northern Division, 7.45 on the Presidency Railways, and, 7.12 in Sind. When compared with the percentages of 1920, there were fewer punishments in 1921 in the Northern Division, Southern Division and Sind and the reverse was the case elsewhere. In the Northern Division, Kaira with 11.77, once more returned the highest percentage of punishmets, though it was considerably lower than in 1920 (14.74) and 1919 (20.6), and Broach the lowest (4.34). In the Central Division, West Khandesh registered the highest percentage (19.53) and Ahmednagar the lowest (4.04). In the Southern Division, the districts recording the highest and lowest percentages were Kanara (10.54) and Belgaum (1.41). As regards Sind, the extremes were Hyderabad (2:12) and Sind Railways $(22 \cdot 12).$

Although, compared with the previous year's figures, the total punishments recorded an increase, they were, in proportion to the actual strength, about the same, the percentages of punishments to the actual strength being 8°39 in 1921 and 8°10 in 1920. The substantial reduction in the number of men judicially punished is satisfactory.

37. The total rewards—by promotion, good service tickets and money grants—
dropped from 13,807 in 1920 to 10,356 in 1921—a reduction of 3,451 rewards. Of the total rewards, 24 were by way of special promotions as against 17 in the year before. The percentage of officers and men rewarded declined from 57.77 in 1920 to 43.44 in 1921. The total amount spent on money rewards in the Presidency proper alone fell from Rs. 54,434 in 1920 to Rs. 45,828 in 1921.

The decrease, which has been shared by all Divisions and Sind and with few exceptions by all the districts, was not due to any deterioration, but to the limitations imposed by financial conditions. The grant, which was previously a provincial item and elastic, has now become a strictly limited allotment and orders were accordingly issued directing strict economy. The Commissioner in Sind has expressed himself in regard to such economics in the following terms:—

"Considerations of economy led to a reduction in the number of rewards, which felt from 3,082 to 2,651. In view of the present impossibility, owing to the almost general introduction of the incremental pay system, of rewarding good service by the alternative method of granting special promotion, it is doubtful whether such economy is well advised."

I am in complete agreement with these views. If a spirit of zeal and keenness is to be fostered in the force, outstanding work must be rewarded either by a money reward or by accelerated promotion. The incremental system of payment has the serious defect that it precludes the possibility of accelerated promotion. The solution lies in the delegation, to the officers who enrol them, of power to grant advance increments up to a specified percentage to men who perform meritorious work. Proposals to this end are under consideration and will shortly be submitted for the orders of Government.

Titles were conferred as personal distinctions on the following officers:--

Rao Bahadur-Rao Saheb Shanker Sadashiv Metker, Honorary Deputy Superintendent of Police.

Rao Saheb-Inspector Vithal Annaji Kakde.

The undermentioned officers were awarded the King's Police Medal :-

Mr. I. C. Boyd, District Superintendent of Police.

Mr. G. A. Shillidy, District Superintendent of Police.

Mr. G. A. Megha, Deputy Superintendent of Police.

Sub-Inspector D. K. Mandavker, Criminal Investigation Department.

Sub-Inspector Shivlingappa Bhagappa, Dharwar.

Constable Tatya Gyanu, Nasik District. Constable Shripat Pawji, Nasik District.

Government were pleased to acknowledge the services of the under-noted officers:—

(1) Mr. M. A. O'Gorman, in connection with the shooting down of the notorious outlaw, Ebhal Patgir, in Kathiawar,

(2) Mr. G. A. Shillidy, in connection with the prompt and resourceful action taken by him in connection with the riot at Malegaon, and

(3) Mr. C. S. Marston and Mr. D'Silva in connection with the riot at Dharwar.

38. The year under report showed an increase in the number of literate officers and men, namely, 968 officers and 12,939 men in 1921 against 955 and 12,867 respectively in 1920. This improvement is due to improved pay and prospects and to the grant of literacy allowances to the men.

As regards the proposals to open primary schools at the Head Quarters police lines for the children of policemen, allusion to which was made in the last two reports, it is unfortunate that Government were compelled to shelve the scheme on account of financial stringency. As Government were pleased in their review on the last report to recognize that the institution of such schools was a matter of the greatest importance, I need not dilate on the subject. It will suffice to commend the scheme to the sympathetic consideration of those Members of the Legislative Council who advocate the wide extension of facilities for primary education.

Resignations.	39 followi	. Resign	ations co will show	ntinued :—	to decrease as	the
1917	• •	• •		• •	1,425	
1918	• •	• •	• •	• •	1,060	
1919	• •		• •)	955	
1920	• •		• • •	• •	864	
1921		• •	• •		654	•

The number for the year under report was less than that for the previous year by 210, considerably less than half of the number in 1917 and the smallest during the ten years beginning with 1912. The measures undertaken in recent years for the amelioration of the conditions of service of the constabulary have had a telling effect on the figures of resignations from year to year. But I fear that the improvement will receive a serious set-back in view of the rigid curtailment in concessions in the travelling allowance rules, of economies in rewards and as a result of retrenchments effected in diverse other ways, which have undoubtedly created a feeling of uneasiness and discontent among all ranks of the force.

Vacancies stood at the close of the year at 1,023 (923 for the Presidency and 100 for Sind) against 1,667 (1,552 for the Presidency and 115 for Sind) at the end of the previous year. No valuable inferences can, however, be drawn from these figures since in 1920, 1,000 vacancies were reserved in the Presidency proper under the orders of Government for financial reasons. After the removal of the embargo on the recruitment, the number of vacancies in the Presidency proper stood at 945 in June 1921 and receded to 923 at the end of the year. The largest numbers of vacancies were returned by Poona (126), Broach (108), Ahmedabad (92) and Surat (92).

There were 1,745 enlistments during the year against 2,120 in 1920. In the Presidency proper difficulties were experienced in obtaining suitable recruits in Ahmedabad, Broach, Surat, Thana, Nasik and Poona. It is hoped that the duty allowance sanctioned at the end of the year to men serving in these and at certain other uncongenial centres will ease the situation. As regards Sind, the Commissioner has stated:—

"The number of vacancies in the force fell to 100 as the result of the improved pay of the constabulary, and would have been still further reduced but for the orders from Government to suspend recruiting."

In 1921, the number of casualties in the force, inclusive of deaths, was 1,845. Of these only 220, or roughly a percentage of 11.92 of the total casualties, retired

on pension or gratuity. In the Metropolitan Police, of 1,396 officers and men who left the force in 1920, 863 retired on pension or gratuity, yielding a percentage of 65 on the total casualties. The inference is obvious. Either the conditions of service of the constabulary in India require substantial improvement, or the period of service should be reduced to 25 years.

41. The statistics relative to the health of the force show an improvement in certain districts and a deterioration in others, the latter, unfortunately, being in excess. The highest percentages of sickness were among the police of Kanara (257.45) Kolaba (152) and Ratnagiri (96.12).

The decrease in deaths from 342 in 1920 to 276 in 1921 is satisfactory.

- 42. Two hundred and forty persons escaped from custody during the year, 37 from jails and lockups, 182 from the custody of the police and 21 from the custody of the village police, against a total of 177 in 1920. The recaptures were comparatively slightly more in the year under report than in the preceding one, the percentage of recaptures to escapes being 70.41 in 1921 to 68.92 in 1920.
- 43. A sum of Rs. 1,49,000 in round figures was expended during the financial year 1921-22 on the purchase of arms, accourrements, clothing, and other supplies for the police in the Presidency proper against Rs. 3,09,400 in the year before. While the decrease is satisfactory, being due partly to the issue of stringent orders for the observance of economy and partly to compliance in 1920-21 with the accumulated demands of the previous years, economy in the issue of clothing and accourrements must inevitably lead to unduly high expenditure in future years.
- Inspection of Arms and Ammunition Shops. Supple- by gazetted police officers as compared with 267 in mentary Statement II. 1920. The number of licenses for the possession or carrying of arms stood at 28,708 against 23,502 in 1920.

The total number of cases instituted for breaches of licenses was 21, of which 11 ended in conviction, fines being imposed to the extent of Rs. 1,230. In the previous year, the total number of such cases was 33, with convictions in 13 cases, while the fine inflicted aggregated to Rs. 768 only.

45. The Prosecuting Inspectors and Sub-Inspectors in the Presidency, The work of the Prosecuting including Sind, conducted 6,144 cases against 5,088 in 1920. The number ending in conviction was 4,227 against 3,575 in the previous year, giving a percentage of 68.79 of the total conducted as compared with 70.26 in 1920. The percentage shows a slight falling off, which was probably due to the substantial increase (1,056 cases) in the number of cases conducted.

The head constables conducted 8,401 cases against 8,008 in 1020. They were less successful in the year under report than in 1920, having been able to secure convictions in 6,176 cases or a percentage of 73.51 over the total conducted as compared with 6,378 cases ending in conviction or a percentage of 79.64 in 1920.

The utility and the strength of the staff of Prosecuting Inspectors and Sub-Inspectors came under the scrutiny of the Retrenchment Committee. The Committee have suggested certain reductions in the strength and the employment in local areas of local Sub-Assistant Government Pleaders in lieu of the Police Prosecutors. This suggestion, which has been examined in consultation with Superintendents of Police, has been universally deprecated as being calculated to lead to greater expenditure and to decreased efficiency. The Commissioner in Sind, writing on the subject, states:—

"It is doubtful, however, whether matters in this respect would be improved by employing the services of local pleaders and this agency would probably prove more coatly. The recruitment of a personnel of higher qualifications is more likely to secure the object in view, and it is satisfactory to note that, as a result of the encouragement afforded by the

recent appointment of a Prosecuting Inspector as Assistant Public Prosecutor, the Deputy Inspector General has been able to enlist the services of four pleaders with the degrees of B.A. and LL.B. as prosecuting Sub-Inspectors."

46. In spite of vacancies and the heavy demands made on the force at different times the drill of the force of the Presidency proper and Sind continued to be satisfactory.

Special attention has been paid to training the men in the use of the "lathi". It is probable, however, that the "lathi" will in the course of time be supplanted by a light ash plant. A Frenchman who had incurred the enmity of the Apaches in Paris, extricated himself on several occasions from a dangerous situation by vigorously attacking his assailants with his umbrella; seeing the possibilitics of a short and comparatively light weapon in the hands of a man skilled in its use, he perfected a system of "stick-defence" which is now being widely taught in Europe. Mr. Lang, Superintendent of Agency Police, Kathiawar, studied this system while on leave and has trained a number of policemen in Kathiawar since his return. The men seem to take naturally to the art and have proved themselves to be apt pupils. Selected men from other districts are being sent to Kathiawar for training, and in the course of time the new method of defence will be taught in each district. The principle underlying the system of stick defence is that man is a comparatively easily vulnerable animal and that a heavy bludgeon is not needed to incapacitate him; a light and handy weapon, therefore, in the hands of a trained man gives him the advantage of speed over the untrained man armed with the heavy bludgeon such as is usually affected by the rioter. The Indian constable, with his supple wrist and natural litheness, should prove particularly formidable when properly trained in the new art.

Musketry.

Scriously vitiated by the necessity for excluding the whole of the ordinary armed police of the Dharwar district. Circumstances had prevented officers of gazetted rank from superintending the musketry practices of the bulk of the armed police in the district and the returns showed so phenomenal an improvement over the results of previous years that it was impossible not to suspect their accuracy. The District Superintendent of Police was therefore directed himself to superintend a further course of shooting by the men who had been shown in the suspected returns as having made phenomenal scores. The results proved conclusively that the returns were grossly inaccurate, and I was reluctantly compelled to disqualify the whole district, possibly thereby punishing the innocent with the guilty.

No detailed comparison for the Presidency as a whole with the results for 1920 is therefore possible. It may be stated however that there was on the whole a gratifying improvement in the percentage of marksmen in the rifle squad, while there were signs of general falling off in the results of the ordinary armed police. This was only to be expected as the armament has seriously deteriorated with age. The inaccuracy of the present Martini-Henri muskets has already been brought to the notice of Government.

As regards individual districts, the number of marksmen increased in Ahmedabad, Broach, Kaira, Thana, Ahmedaagar, Nasik and Kanara, the most noticeable increase being in Ahmedabad (81). The districts of the Panch Mahals, Surat, East Khandesh, West Khandesh, Poona, Satara, Bijapur and Kolaba returned decreases, the most notable falls being in East Khandesh (from 289 to 145), West Khandesh (from 112 to 43) and Surat (from 101 to 28).

In Sind the number of marksmen remained almost the same, the numbers being 1,002 in 1921 and 1,007 in 1920. Karachi, Larkana and Nawabshah showed decreases, while the other districts recorded increases. The fall was most marked in Karachi (from 199 to 115) and the increase in the Upper Sind Frontier (from 175 to 253).

Out of 426 Inspectors, Sub-Inspectors and Sergeants armed with revolvers in the Presidency proper, 351 went through the complete course against 362 in 1920. 80 against 76 in 1920 were declared marksmen, giving a percentage of 18.78 over the total strength against 18.31 in 1920. Efforts are being made to improve the standard of shooting among these officers.

A sum of Rs. 1,200 was distributed as prizes among the winners of the different competitions in the Presidency proper and Rs. 400 in Sind. The first prizes were awarded as follows:—

Presidency Police.

Rifle Squad ... Kolaba District.

Mounted Police ... Ahmedabad.

Ordinary Police ... Sholapur.

Revolvers ... Ahmedabad.

. Sind.

Rifle Squad { Foot Police ... Karachi.
Upper Sind Frontier.
Ordinary Mounted Police ... Upper Sind Frontier.
Ordinary Police ... Hyderabad.

48. In the Presidency proper a sum of Rs. 9,40,000 in round figures (7,66,000 on major works and 1,74,000 on minor works) was expended in 1921 against 12,04,000 in 1920. In Sind the amount spent rose slightly from Rs. 4,95,000 in 1920 to Rs. 5,01,000 in 1921 (Rs. 3,87,000 on major works and Rs. 1,14,000 on minor works). The total sum spent in the entire Presidency, however, dropped from Rs. 16,99,000 in 1920 to Rs. 14,41,000 in the year of report. This regrettable reduction was necessitated by financial considerations. It was stated in the last report that the revised estimates for providing quarters in the Presidency proper for police still unprovided with quarters amounted to Rs. 1,64,00,000; a similar estimate for Sind amounts to Rs. 25,00,000. These estimates will, of course, be curtailed in consequence of the extensive reductions in the strength undertaken under Government orders. Nevertheless, the expenditure necessary will still be enormous and the prospects of providing Government quarters for policemen even in the remote future seem slender. As pointed out in the last report, efficiency, discipline and the preparedness of the police to deal with sudden emergencies are seriously impaired by the necessity of housing the men, often in highly insanitary surroundings. in scattered private quarters.

49. The number of cases in which the village police rendered special assistance was 646 against 540 in 1920. Their services were recognized by monetary rewards amounting to Rs. 4,595 and by the grant of 84 good service tickets. On the other hand 313 village policemen were reported for neglect of duty as compared with 376 in 1920. Of the former, 278 were punished departmentally and 110, who were concerned in the commission of crime, were prosecuted, 61 being convicted. Forty-four Patils in Kanara were dismissed for striking and calling themselves "non-co-operators."

The usual complaints regarding the uselessness and inefficiency of the village police and their failure to assist the regular police find a place in several district reports, and the suggestion to transfer the control over them to the police has once more been repeated.

The Commissioner, Northern Division, and the Commissioner, Southern Division, have written as follows:—

The Commissioner, Northern Division—

"In my opinion there is often a good deal of jealousy between the subordinate police and the village police. In investigation the former want all the kudos and rewards, and naturally do not secure adequate help from the village staff. More liberal rewards to the village police would probably result in more co-operation and better police work."

The Commissioner, Southern Division—

"The District Superintendent of Police, Dharwar, emphasises the trensfer of control over the village police from Revenue Department to the District Superintendent of Police. In the first place the Police Patils who are generally men of status and influence would not like the change on the ground of sentiment. Nor would the District Superintendent of Police understand how to make appointments under the Watan Act which in many cases are most complicated. Moreover it would not be advisable to put them under the police, whereby their value as witnesses would be discounted by Magistrates. Lastly, a large majority of Patils do both Revenue and Police Patils' work and would have two masters to serve. The Patils are men of power in their own villages and they can be turned to good

account by keeping them under the control of Revenue authorities. Under the present law, they are responsible for crime in their villages and are bound to assist the police investigation and detection work: this is sufficient."

Proposals for the reformation of the village police, allusion to which was made in the last report, are still under consideration. It is obvious, however, that any substantial improvement must mean extra expenditure and no proposal to organize the village police can, on these terms, be regarded as a practical proposition.

As a palliative, measures are being undertaken to give the Patels rough instructions as to their own obligations and as to the duties of the village police serving under them. A pamphlet has been drawn up and has been submitted to Government for approval.

50. During the year under report Poona was honoured by the visits of His Royal Highness the Duke of Connaught on 25th February 1921 and of His Royal Highness the Prince of Wales on the 10th November 1921. His Royal Highness the Prince of Wales laid the foundation stones of the Maratha War Memorial and of the Shivaji Memorial. His Royal Highness journeyed from Bombay through the Presidency to Udaipur when extensive police arrangements were made for his safety.

The following is a list of the strikes that occurred during the year in the Presidency proper and in Sind:—

Date.	District.	How settled,
	INDUSTRIAL STRIKES.	
Tanuan ta Duamban 1001	Ahmedabad.	
January to December 1021		Strikes lasting for a day or two occurred in almost all the mills. They were amicably settled by the Managers. Labour unrest was apparent throughout the year.
Wahmann and March 1001	Broach.	
	Whittle Mills and Saraswati Mills	A request for a bonus was refused; the strikers resumed duty unconditionally in the middle of March.
November 1921	Two local Mills	Increase of wages and bonus granted,
	Belgaum.	
6th April to 9th April 1921	Gokak Mills	Hours of working reduced, leave rules made
	Railway Strikes.	more liberal and a bonus for good attend- ance approved.
10th March 1921	Barsi Light Railway Workshop, Kur- duwadi.	The strikers resumed duty unconditionally.
WINA INCT.	Matunga Carriage and Wagon Depart-	
23rd Soptomber 1921 to 12th October 1921.	Parel Railway Workshops	Request to disburse pay on a fixed date.
	Miscellaneous Strikes.	
January and February	Kolaba district.	
January and February 1921.	Talatti strike	The strikers resumed duty unconditionally; some of them were dismissed and were not allowed to rejoin.
	* Karachi.	not anowed to rejoin.
14th and 15th February 1921.		Increase of 25 per cent, in wages granted.
21st February 1921	One hundred and fifty men of the work- shop of Messrs. Herman Mohatta & Co.	Increase of 25 per cent. in wages granted:
26th April 1921,	All the workmen of Messrs. T. Cosser & Co.	Reduction of working hours granted.
5th November 1921	Nineteen out of twenty boy peons of the Government Telegraph Office	The Superintendent engaged other box
-	struck owing to stoppage of house ront allowance.	a de la companya de l
20th December 1921	Seventy-five out of three hundred coolies of the Burmah Oil Company for higher wages.	The Manager engaged new men as labour was plentiful.
91.436	Sukkur.	
3let March 1921	Two hundred and fifty men of the Rail- way Workshop.	their demands would be favourably con-
27th June 1921	One thousand two hundred and fifty men of the Railway Workshop!	sidered. The strikers resumed duty on being told that the Agent, North-Western Railway, had been approached.

Industrial strikes were comparatively fewer in 1921 than in 1920. Military aid was not invoked in connection with any strike.

51. Mr. G. S. Wilson was the Principal of the School up to the 2nd October 1921, when he handed over charge to Mr. P. M. Stewart, the Police Working who held charge to the end of the year. The course Training School. commenced on the 5th January 1921. The number of students during the first term of the course was 82, which was made up of 47 (18 head constables and 29 outsiders) from the Presidency proper, 17 (2 head constables and 15 outsiders) from Sind, 9 (5 head constables and 4 outsiders) from Bombay City, 3 head constables from the Agencies and 6 from various States. As a result of the first terminal examination, 8 students were discharged as being unlikely to pass the final examination and become good police officers and 1 student from Sind—a head constable—absented himself after the vacation. The number of students in the second term was thus 73. All, with the exception of one who was given leave on account of his brother's illness, appeared for the second terminal examination. One student (a head constable from Bombay City) passed with honours, 45 (17 head constables and 28 outsiders) passed and 26 (7 head constables and 19 outsiders) failed. The percentage of the passes to the total number appearing for the examination was 63.9. The low percentage of passes was due entirely to the method of examinations which were of a more practical and searching nature than was the case in the previous years.

During the year under report, the following Probationary Assistant Superintendents of Police left the School, on being gazetted to districts:—

Messrs. Farrant, Coghlan and Maule-Cole.

The following Probationary Assistant Superintendents of Police joined the School during 1921:—

Messrs. Fleming, Shujat Ali and J. C. Wilson.

The services of Mr. Fleming were dispensed with during the year on medical grounds.

The health of the students was good and their conduct satisfactory.

The Deputy Inspector General of Police, Northern Range, who visited the School in May 1921 made the following remarks on its working:—

- "I visited the School this morning and was very pleased with all that I saw. Mr. Wilson is to be congratulated on the progress that the students have made since the term began. The physical training and drill movements were executed very satisfactorily.
- "Mr. Wilson is taking great interest in his work and deserves credit for the satisfactory state of affairs."

These remarks I endorse.

- 52. There were in 1921 no administrative changes worth mentioning. The Administrative and Other redistribution of police stations and outposts resulted in an increase of 4 police stations and in the reduction of 24 outposts.
 - 53. Pecuniary assistance amounting to Rs. 7,794 was afforded to 88 families of deceased members of the constabulary from the "Widows Fund" for constabulary.

During the year under report donations to the extent of Rs. 3,650 were also sanctioned to 5 European subordinate officers, in three cases to cover expenses in connection with illness and in the remaining cases to defray expenses of the voyage to England from the fund "for providing passages for the wives and children of the European police subordinates to England or to the hills in case of sickness."

The Police Co-operative Credit Societies of the Ratnagiri, Thana, Ahmednagar West Khandesh, Satara, Kaira, Poona, Surat, Belgaum and Bijapur districts and the B. B. and C. I. Railway continued to prosper during the year. A similar organization was established during the year at Kanara.

During the year 1,437 officers and men from the Presidency proper joined the General Provident Fund and 7 officers and men took out Post Office Life Insurance policies.

The number of policemen in the Presidency proper who were sucd for indebtedness in the Civil Courts was 393 against 391 in 1920.

The urgent outstanding needs of the Department as stated in the last report were:-Meeds of the Department

(1) The establishment of a Detective Training College.

(2) The reorganization of—

(a) the Presidency Criminal Investigation Department,

(b) the Sind Criminal Investigation Department.

- (3) The introduction of the Sub-Divisional Scheme.
- (4) The formation of police armed reserves at certain centres.

(5) The divisions into two charges of the districts of

(a) Ahmedabad, (b) Poona, (c) Karachi.

(6) The reinstitution of mounted police in the districts where they have not yet been re-employed.

(7) The grant of duty allowance to head constables and constables in certain areas where living is comparatively expensive and where the work of the police is heavy and uncongenial.

It was only found possible during the year to supply items Nos. (2) (b) and (7). The remaining needs could not be considered for want of funds.

55. The outstanding feature of the year was the large increase in serious crime, especially in violent crime against the person and against the person and property. I have given in the body of the Report the causes which explain this rise. They may be summarised as follows:-

The general contempt for Law and Order fostered by the non-co-operation movement, which reached its zenith in the year under report; the preoccupation of the police over political agitation and its resulting activities; famine conditions in certain districts; a general spirit of unrest in the industrial world which was turned to full advantage by the political agitator; and, finally, the withdrawal of large numbers of police from their normal duties in connection with the two Royal Visits.

It is highly satisfactory to be able to report that, in spite of intensive efforts on the part of the enemies of Government to seduce them from their allegiance and to add to the already heavy burden of their social disabilities, the police throughout the year were true to their salt. The record of the year has been a record of good work, well performed, often under conditions of great hardship.

The number of officers on duty in the Imperial cadre throughout the year was in considerable defect and it was impossible to post Concluding Remarks. Concluding Remarks. Assistant Superintendents to most of the districts at which provision is made on the sanctioned cadre for such officers. In Ahmedabad, for instance, it was only possible to appoint an additional Deputy Superintendent to assist the Superintendent in a year of exceptional difficulty. The position at the close of the year was serious and, unless drastic measures are taken in the immediate future to improve the prospects of officers in the Imperial Police and to compensate them for the arduous and uncongenial nature of their duties, the Service as at present constituted will cease to exist. Officers are retiring on proportionate pension at an alarming rate and fresh candidates are not coming forward to take their place.

In accordance with the principle laid down in connection with the Reforms that 22 per cent. of the appointments of the Imperial cadre should be filled by directly appointed Indians, one vacancy was offered for competition at the close of the year. Advertisements in the Public Press brought in 67 applications; of these all but 16 had to be rejected as the candidates did not satisfy the educational or physical standard laid down. The remainder were invited to appear before the Selection Committee; 14 of them appeared, but the Committee were unable to select a single candidate as fit to sit for the competitive examination. The material presenting itself for selection was far short of the required standard. This result may have been fortuitous and better material may present itself during the current year, but I incline to the opinion that a career in the police does not offer sufficient attractions to secure the stamp of graduate that we require. If my fears are not

groundless, it will be necessary to reduce the educational standard laid down, for the needs of the Service would be better met by the appointment of men of action than of men of studious tendencies. Good social status and a knowledge of men and of affairs are of far greater value to a police offer than familiarity with the differential calculus and Mill's works on Political Economy; and it has yet to be proved that the educational system of India turns out in sufficient numbers to man the public Services young men who combine the qualities of deep learning with physical and moral stamina. Until definite proof is forthcoming that such men are available and that they are ready to join the Police, it is essential to retain unimpaired the Service as it is at present constituted. The need for economy, and the consequent loss of efficiency throughout the Force, renders it all the more imperative that there should be no falling off in the quality of the Imperial officer.

I am optimist enough to believe that the gulf which is now fixed between the Police and the Public whom they serve is very largely artificial. The Political agitator and the Policeman are seldom able in any country, least of all in India, to be on friendly terms with one another. Being by the nature of his calling the more vociferous, the Political Agitator's opinion of the Policeman's shortcomings is more loudly proclaimed than is the Policeman's opinion of the Agitator. The Agitator has thus been able to influence the Public against the Policeman. But it is clear that the Public are growing tired of the Agitator and, with the restoration of normal prices and normal conditions of life, the Police and the Public will soon find that they cannot get on without each other and that they have indeed little to quarrel about. Signs are not wanting that the pendulum has already begun to swing in this direction. In Bombay City, I am assured, the relations between the police and the Public have undergone a remarkable change for the better in the past few months. It is inevitable that such a change should make itself felt in the fullness of time in the Mofussil. When this happy day arrives, the police will be able to embark upon an era of real progress, backed by the goodwill of the Public. We may then look forward to seeing many of our problems solving themselves, for service in the Police will be shorn of many of its disabilities and we may confidently expect a better stamp of recruit in all branches of the force.

The extensive retrenchments that have been forced upon us by the financial situation during the current year will bring it home to many who have been in the habit of taking things for granted that money spent on security is money well spent. It is not too much to hope that when this truth has been realised and when the financial horizon is clearer the Legislative Council will be more inclined to lend a favourable ear to our demands for the means to improve the service of the Police to the Country.

In a year of abnormal difficulty, in which all have helped to shoulder the burden, it is difficult to select the names of officers deserving of special mention. I would however bring to the favourable notice of Government the work of the following officers:—

- 1. Mr. C. S. Marston for his work in connection with the Dharwar Riot case and for his administration of a heavy criminal charge.
 - 2. Mr. G. S. Wilson for his work at the Central Police Training School.
- 3. Mr. I. C. Boyd for his administration of the important district of Poona in a time of peculiar difficulty.
- 4. Mr. D. Healy for his efficient administration of the onerous and difficult charge of Ahmedabad.
- 5. Mr. G. A. Shillidy for his work in connection with the Malegaon Riots in particular and his administration of the important district of Nasik in general.
- 6. Mr. A. C. J. Bailey for his consistently good work on the G. I. P. and M. and S. M. Railways, and particularly for his successful preventive measures against running train thieves on the South East Section of the G. I. P. Railway.
- 7. Mr. H. M. Haslehust for his commendable zeal and energy in ridding the Kaira district of dacoits.
- 8. Mr. W. L. K. Herapath for a year of solid good work in the East Khandesh district.
 - 9. Mr. F. W. O' Gorman for excellent work in the Bijapur district.

- 10. Mr. H. R. Kothavala for his services in connection with the tours of Their Royal Highnesses the Duke of Connaught and the Prince of Wales.
- 11. Mr. M. A. O' Gorman for his successful operations against outlaws in Kathiawar.

My thanks are also due to the Deputy Inspectors General of Police, in particular to Mr. K. C. Rushton whose work in connection with the Malegaon Riot cases was of the highest value. Mr. W. C. Holman and Mr. J. B. Jenkins were of the greatest assistance to me; I was sorry to lose the services of the former on his transfer to Bombay City at the close of the year.

To Mr. J. R. Jacob, my Personal Assistant, I am indebted for a year of consistent hard work. It is very largely to his application and attention to detail that Government owe such economies in the Department as have been achieved.

The Deputy Inspector General of Police, Criminal Investigation Department, brings to notice the good work of Mr. H. S. Needham, his Personal Assistant.

The Deputy Inspector General, Sind, makes special mention of Messrs. Curry, Butler, Rowland, Bennett and Barker among Superintendents and Messrs. Narayandas, Tahilram and Chimandas among Deputy Superintendents of Police. The Commissioner in Sind has acknowledged the services of Mr. D. G. Ommanney as Deputy Inspector General, Sind.

I have the honour to be,
Sir,
Your most obedient servant,

F. C. GRIFFITH,
Acting Inspector General of Police.

Statement showing incidence by districts per 1,000 of the population of cognizable crime, etc., during 1921.

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	(Districts.	' ed 31 To 10 12 C (C)	porte dure Ma ng de 921 reje ital ed d dian in	ur-	Aftempt s at morder and cul- pable hom- lei le.	Da- easty.	Rob- bery	llouse- break- ing with intent to com- init an offence,	Thefra includ- ing entile theffa,	Canra of re- oriving priving priving priving priving priving priving prefy.	Tetal Ortions crimes	krear)t.
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	Kaira Panch Mahala			029	0.021	0.051	0.029	0.701	0.014	0.014	1.121	
	Surat	•		005	0.007	0.011	0.011	0.302	0.274	0.004	0.618	
	Thana	. 1		050	0.013	0.032	0.048	0.444	0.72	0.017	1 190	
	Bombay Suburban District		-594 0-	032		0.038	0.078	1.400	2-237	0.038	SIATO	
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8.	Ahmednagar		.443 0-	030	Q-009	0.041	0.046	0.460	0.203	0:045	1-2.6	
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14.	Sholapur	1	1396 0	022	0.002	0.030	0.044	0.307	0.626	0.040	0 107	
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15.	-	. }		049	0.014	0.027	0.038	0.403	0.376	0.021	0.832	
16.	Bijapur	I -		031	0.007	0.019	0.047	0.857	0.882	0.033	0.002	
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21.	Bukkur		1·352 0·	043	0.059	0.000	0.017	1-120	1-171	0.124	8:101	ł
24.	Larkana		1-371 0-	078	0.012	0.001	0.044	1.098	1.054	0.512	61678	
25.	Thar and Parkar	1	1:329 0:	032	0.017	0.002	0.020	0.441	1.818	0.048	4.314	1
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JUDICIAL DEPARTMENT.

OFFICE OF THE COMMISSIONER IN SIND, Government House, Karachi, June 1922.

MEMORANDUM.

The Commissioner in Sind presents compliments and has the honour to submit the Administration Report of the Police Department in Sind for the year 1921. Copies have been sent to the Inspector-General of Police, Bombay Presidency.

- 2. Mr. Ommanney held charge of the office of the Deputy Inspector-General throughout the year. As regards district charges there were numerous changes, the Upper Sind Frontier district being the only one that remained all the year under one officer. The Sind C. I. D. charge was also fortunate in this latter respect.
- The number of cognizable reported offences rose from 12,195 to 12,944, though it fell short of the record for 1919, which reached the unprecedentedly high figure of 13,430. There is little doubt that the increase on the present occasion was largely due to the after-effects of the unfavourable agricultural year of 1920-21. The more prosperous conditions resulting from the high inundation of 1921 did not begin to operate till late in the year. It may be that some part of the increase is attributable, as the Deputy Inspector-General suggests, to stricter registration, but this can only be surmised. Another probable factor was the general encouragement afforded to the less law-abiding elements of society by the intensive political propaganda which was so prominent a feature of the year. In the Larkana district the return of the 'muhajirin,' who included a large number of badmashes, is assigned as the cause of the increase, just as their absence from the district was regarded as the cause of the marked decrease in crime during the preceding year. The increase in the Upper Sind Frontier district, where the number of offences nearly doubled itself, was undoubtedly primarily due to the influx of famine-stricken tribesmen from over the border. The only charges which show any notable decrease are the Karachi and Hyderabad districts and the Sind Railways. In the first-named case the diminution was confined to the district area, Karachi city, seriously under-policed as it is, showing no improvement. On the other hand the application of more vigilant night patrolling in the city is reported to be the reason for the improvement in the figures for the Hyderabad charge. On the Railways the absence of the wheat export traffic and certain novel precautions taken by the Railway staff reduced thefts from running trains.
- the percentage proportion of such cases being reduced from 19'11 to 16'80. About one-fifth of these excluded cases were classed as maliciously false. Prosecutions were instituted in 64 cases, and out of 36 which were concluded before the end of the year 21 were successful. These results can hardly be regarded as satisfactory in themselves, but they show a slight improvement on the preceding year's record, and it is notoriously difficult to bring home a charge of making a maliciously false complaint, especially in Sind, where cases are so liable to be spoilt by the witnesses being induced to turn round. The number of complaints dealt with under section 250, Criminal Procedure Code, as being vexatious was 81, practically the same as in the previous year. Most of the District Magistrates refer to the difficulty experienced in sufficiently impressing magistrates with the importance of having recourse to this provision of the law for the discouragement of vexatious complaints. Circulars and general instructions are, however, of little use in such a case, and the Commissioner believes that until District and Sub-Divisional Magistrates make it a regular practice to call for the record of cases

ending in discharge and personally censuring the magistrate in any specific case of improper omission to proceed under section 250 or of failure to impose an adequate penalty under it, there will be no appreciable improvement in this respect.

- The proportion of cognizable crime reported to population, which works out at 3'95 per thousand, would place Sind third among the provinces according to the statistics for 1919, while the proportion for the whole Bombay Presidency was only 2'37. The proportion in Sind of cognizable offences investigated to police was 3'03 offences per policeman. The corresponding ratio in the previous year for the whole Presidency was only 2'30. It is evident that the Sind Police have a considerably heavier task to perform than that of the Police in the Presidency proper.
- G. Murders and cognate offences were exceptionally numerous during the year, the total being 29 per cent. above the previous triennial average. The increase was most noticeable in the Nawabshah district. The great majority of these cases in Sind are, however, the outcome of intrigues with women and blood feuds between Baluch tribesmen and as such hardly controllable by the police. The number of dacoities and robberies was also larger than usual, but only one out of the 20 dacoity cases was a really serious dacoity. The Thar Parkar case referred to by the Deputy Inspector-General of Police was rather an instance of the assertion of alleged property rights over land than a case of robbery for purposes of gain. House-breakings exceeded the triennial average by 154. On the other hand the number of thests, though slightly larger than in the previous year, was rather below the triennial average. But the proportion of cattle-thests was higher, and the Deputy Inspector-General of Police is probably correct in his conclusion that this was due partly to the greater demand for animals and partly to reduced activity under Chapter VIII.
- 7. The Sind Police had to deal during the year with 9,712 real cases under the Indian Penal Code as against 9,229 in the preceding year. The percentage of undetected cases was 50.60. This is the best result that has been obtained for the past five years and compares not altogether unfavourably with the previous year's figure for the whole Presidency, which was only 5 per cent. lower. As usual, the poorest results were obtained in the Sind Railways and the Riverain charges, the crime conditions to be dealt with in their case being especially difficult. The Deputy Inspector-General refers to the advent in the larger towns of the professional criminal from outside and he instances the case of a gang of house-breakers from the Central Provinces who operated for a time in the Civil Lines quarter of Karachi and succeeded in eluding the police. It is evident that there will in the near future be increasing scope for the services of the criminal branch of the newly reorganized Sind C. I. D. The result of this recent development is seen in the great increase in the total value of property stolen, which rose from Rs. 7.50 lakhs to Rs. 11.68 lakhs. Although a higher proportion of complainants had their property restored to them, yet as regards the value of the property recovered, there was a falling off from the results of the preceding year; only 34 60 per cent. of the stolen property being recovered as against 36'39 per cent. result is due to a certain number of heavy burglaries having defied detection.
- Results in the courts.

 ended in conviction, representing a proportion of 29'28 per cent. out of the true cases actually disposed of. Excluding cases not traced, the proportion of convictions is 68'27 per cent. Although the former figure represents a slight improvement over that of the preceding year, the results are still far from satisfactory. But as the Deputy Inspector-General points out, the police were handicapped by having a number of their best officers diverted to political work in consequence of the agitation that proceeded during the year. This state of affairs is partly responsible also for the unsatisfactory results of the trial of persons placed before the courts by the police, the percentage of such persons who were ultimately convicted being only 48'98. The number of cases pending at the close of the year rose from

2,210 to 2,689. Of the latter number, 1,947 were pending before the courts, the balance being with the police. These figures are the highest on record for the quinquennium and are anything but satisfactory. There were pronounced increases in the Karachi, Hyderabad, Larkana and Nawabshah districts. To some extent the rise in the aggregate number of cases for disposal is accountable for this almost general increase in pending cases, but less satisfactory reasons must also be assigned for it. There has evidently been an increased tendency on the part of magistrates to grant unnecessary postponements. This appears to have been particularly the case with the Benches of Honorary Magistrates, whose work comes in for a good deal of not unmerited criticism, though the Commissioner does not agree that this agency should be done away with altogether. As the Benches acquire greater experience and their less capable and diligent members are weeded out, their standard of work, he is confident, will gradually improve. It may of course be necessary here and there to abolish an individual Bench, especially in rural areas where the local personnel available is often quite unsuitable; and indeed this has already been done in more than one instance. The inadequacy of the police prosecuting staff is also to some extent responsible. It is doubtful, however, whether matters in this respect would be improved by employing the services of local pleaders, and this agency would probably prove more costly. The recruitment of a personnel of higher qualifications is more likely to secure the object in view, and it is satisfactory to note that, as a result of the encouragement afforded by the recent appointment of a Prosecuting Inspector as Assistant Public Prosecutor, the Deputy Inspector-General has been able to enlist the services of four pleaders with the degrees of B.A. and LL.B. as Prosecuting Sub-Inspectors.

- 9. The results under this head are distinctly unsatisfactory. Excluding cases not completed within the year, the number of persons Chapter VIII cases, proceeded against declined from 1,344 to 833, while the proportion of cases in which an order for security was obtained fell from 79.52 to 68'06 per cent. The explanation for the reduced number of cases given by the Deputy Inspector-General of Police, namely, that police officers were hampered in their preparation of cases by the calls made on them by the political agitation, is not altogether convincing, for individual districts, notably Sukkur and Nawabshah, from which agitation was certainly not absent, show greatly improved results as compared with the previous year. The poorest results were those of the Karachi and Hyderabad districts. It is certain that, judiciously used, the security provisions of the Code are the most potent instrument that the police have at hand for the suppression of rural crime, particularly cattle theft in Sind. But it is essential that the police should concentrate on the real offenders, the 'patariwalas' who organize thefts, receive the stolen animals, pass them on to other 'patariwalas' and ultimately receive the blackmail instead of merely dealing with the smaller fry who do the actual cattle-lifting or the driving of the animals from one 'patari' to another or serve as go-betweens for the actual collection of the blackmail. The difficulty in carrying out this policy is that the former are generally powerfully protected by local influences. Work by police officers in bringing to book any notorious offenders of this class should receive very special recognition.
- The Hurs gave no trouble during the year. The report by Mr. Starte, who visited Sind for the purpose of making recommendations as to the measures to be taken for dealing with criminal tribes indigenous to or visiting the Province, has been received and is under consideration. As, however, his principal recommendations involve considerable expenditure or are dependent on the availability of tracts of irrigated land for the formation of agricultural settlements, there is little likelihood of any effective action being taken on them in the near future.
- Personal investigation and inspection.

 Personal investigation and inspection.

 gated by gazetted officers was on the whole satisfactory. Out of 396 such offences, the scenes of 163 were visited by District or Assistant Superintendents and 106 by Deputy Superintendents, 127 being left unvisited. The percentage of visits was 63 as against 71 in the preceding year when the total number of serious cases was 321.

Of the cases not personally investigated, the Upper Sind Prontier accounts for 37 and Larkana 21. The Commissioner agrees with the Deputy Inspector. General of Police as to the desirability of a revision of the classification of offences for the purposes of personal investigation. In a very large proportion of the murder cases in Sind, for instance, the visit of a high Police officer to the scene of offence is a sheer waste of time and energy.

The inspection of stations and outposts fell somewhat short of the standard expected. For this, political agitation and the trials arising therefrom, which several times interrupted the tours of inspecting officers recalling them to head. quarters, were largely responsible. The Karachi District Superintendent, in particular, could do very little touring during the year. Out of 132 police-stations, 97 were inspected, and 229 out of 310 outposts. The corresponding figures for the previous year were 102 and 219 respectively. The inspections in the Karachi, Thar Parkar and Nawabshah districts were insufficient. Credit is due to Mr. H. E. Butler, who inspected all the 9 stations and 35 outposts in his charge, and to Mr. W. E. Sutton, who, during the periods that he served as Assistant Superintendent of Police in the Karachi, Hyderabad and Riverain charges successively, inspected every station and outpost under him. Mr. Rowland left uninspected only two stations out of 21 and 4 outposts out of 33.

12. There was a further decrease in the number of punishments, which, from 719 in 1920 and 536 in 1921, fell to 477 in the year under report. Of this last number 58 were judicially awarded. The Karachi and Upper Sind Frontier districts show a considerable improvement under this head. The Sind Railways, which generally has a bad record in this respect, shows the highest percentage of punishments this year.

Considerations of economy led to a reduction in the number of rewards, which fell from 3,082 to 2,651. In view of the present impossibility owing to the almost general introduction of the incremental pay system of rewarding good service by the alternative method of granting special promotion, it is doubtful whether such economy is well advised.

13. The percentage of admissions into hospital rose slightly from 28.15 to 28.72. The Deputy Inspector-General quotes figures which show how heavy was the physical strain imposed on the already over-worked Karachi city police by the frequent hartals and the political trials which occurred during the year.

The number of vacancies in the force fell to 100 as the result of the improved pay of the constabulary, and would have been still further reduced but for the orders from Government to suspend recruiting.

The proportion of literate strength is steadily rising and this year reached a percentage of 39.62. The payment of a literacy allowance is gradually eliminating illiterate men from the ranks of the unarmed and mounted police. It is extremely satisfactory to note the Deputy Inspector-General of Police's statement that a better class of recruit is now being obtained.

There has been a satisfactory decrease in the number of resignations, which fell from 375 to 256. The figures quoted by Mr. Ommanney showing the propertion of men out of those who have left the force during the past quinquennium who are drawing a pension, namely a percentage of only 6.03, certainly go to support his contention that in the case of the constabulary a pension operates as a very slight inducement to long service in the force. But if the Deputy Inspector-General desires consideration of his proposal for the substitution of a provident fund for the present pensionary system, he should raise the question in the form of a separate report. Such a proposal cannot be considered, even on general lines only, when incorporated in an administration report.

- 14. The sanctioned allotment for Police major works was Rs. 4,72,000, but out of this only Rs. 3,87,000 were actually spent, as compared with Rs. 4,16,000 in the previous year. The greater part of the allotment for new works was surrendered in view of the financial situation. A sum of Rs. 1,14,000 was spent on minor works. The Deputy Inspector-General refers to building schemes costing over Rs. 25 lakhs which are awaiting the provision of funds, but it is probable that the demands for quarters for the police will undergo considerable modification as the result of the reductions in police strength, involving the closure of a number of police stations and outposts, which are now in contemplation.
- 15. The police served 120,000 warrants, summonses and notices during the year. The Commissioner is in entire agreement with the Deputy Inspector-General that the serving of summonses and notices and the execution of distress warrants should not form any part of the functions of the police, but ought to be carried out by a special staff of bailiffs attached to the magisterial courts. It is not possible, however, to consider any such change of agency at the present juncture, and all that can be done is to lighten the burden imposed on the police so far as practicable. Special instructions have been issued to the magistrates with this object in view.
- the year, but its effects were in some degree neutralment. ised by the necessity, in view of the continued delay
 in introducing a scheme for the reorganization of the Karachi city police, of lending some of the staff to that body for the performance of the intelligence and
 reporting work previously carried out by the late Karachi C. I. D. The criminal
 branch of the department was able to take up 20 investigations as against 9 in
 the preceding year. As a result largely of the admirable detective work
 performed by Khan Sahib Sukhia, a number of important frauds in connexion with
 military establishments at Karachi involving large sums of money were detected
 and their perpetrators brought to book. The heavy political work during a year
 of unprecedented agitation, culminating in the trial at Karachi of the Ali brothers
 and their co-accused imposed a severe strain on the political branch of the
 department with its then entirely inadequate personnel.
- Speaking generally, the results of the year which have been briefly reviewed in the foregoing paragraphs have not been of a particularly satisfactory character and compare somewhat unfavourably with the records of previous years. But to admit that this is the case is not to imply any condemnation of the work of the police or to suggest that there has been any general deterioration of their standard of efficiency or any relaxation of effort on their part. The truth is that they have had to carry on their duties during the past year in conditions of increased difficulty. The much advertized 'fatwa' declaring that service in the police and other Government services is forbidden having signally failed of its desired effect, a most virulent campaign of obloquy, vilification and even boycott was conducted against the police by the agitators both on the platform and in the press. Full advantage was taken of such incidents as the firing on the Khilasatist mob at Matiari and the alleged Sinjhoro police torturing. It has to be admitted that certain instances in which individual members of the force had been guilty of misconduct and occurring for the most part in the Nawabshah district, which has been unfortunate in its Sub-Inspectors lately, lent a certain amount of colour to the misrepresentations and calumnies directed against the force as a whole. These widely conducted and extremely persistent attacks undoubtedly had the effect of creating among the people an atmosphere of indifference and even of overt opposition and hostility to the police, which has been detrimental to their work. At the same time political agitation of the present extreme type has induced among the people a spirit of indiscipline, lawlessness and contempt of authority well calculated to lead to a general increase of crime. It is to the credit of the police that there have been no defections among them, and that they have continued to do their duty steadfastly and conscientiously. Their patience and

self-control in the face of extreme provention have been remarkable. The improvement in the pay of the constabulary came just in time to avert what might perhaps otherwise have been a critical situation. As it is, there was a moment when, owing to the extraordinary rise of wheat prices and the discontinuance of the payment of grain compensation allowance, discontent in the force was for the time being acute, and it appeared likely that the men would resign in large numbers. But although, so far as the lower ranks of the force are concerned, the conditions of service have now been so far improved that in normal conditions there is no reason to apprehend any general outbreak of discontent, the same cannot be predicated of the Sub-Inspectors and Inspectors, whose case the Commissioner has recently found himself under the necessity of bringing prominently to the notice of Government with definite recommendations for the further revision of their rates of pay. In the clerical branch also, the recently revised rates of pay have not been sufficient to secure general contentment and to ensure the future recruitment of properly qualified candidates.

The two urgently needed measures of the reorganization of the Karachi City police force and its separation from the District police are still awaiting execution. At one time during the year when political agitation in Karachi was at its height, the Commissioner found it necessary to represent to Government the imperative necessity of an immediate temporary increase of the Karachi force. The existing force was being overworked to an extent that threatened collapse in the absence of some measure of relief. This is a situation which may unfortunately recur at any time so long as the police force of the city continues at its present totally inadequate strength. The reorganization scheme provides also for other urgent requirements, namely, the proper patrolling of the waters of Karachi harbour and the provision of an adequate force to prevent the wholesale pilfering and looting of goods that is now taking place on the ships and wharves and causing grevious losses both to the trade and to Government.

18. In conclusion, the Commissioner desires to acknowledge the services of Mr. D. G. Ommanney, who filled the post of the Deputy Inspector-General of Police for Sind throughout the year. Mr. Ommanney has devoted himself whole-heartedly to his work and administered the force under him with tact and ability. The Commissioner fully endorses his commendation of the work of the officers whom he specially names in his report. He would make particular mention of Mr. Curry's work in putting the reconstituted Sind Criminal Investigation Department on an efficient basis and in connexion with the important Karachi political trials.

J. L. RIEU, Commissioner in Sind.

To

THE SECRETARY TO GOVERNMENT,
HOME DEPARTMENT.

BOMBAY.

APPENDICES.

No. 35-A.

From

F. C. GRIFFITH, Esq., O.B.E., M.L.C., Acting Inspector General of Police, Bombay Presidency.

To

THE SECRETARY TO THE GOVERNMENT OF BOMBAY,
HOME DEFARTMENT.

Dated the 6th July 1922.

Report on the working of the Criminal Tribes Act in the Bombay Presidency, Part II, for the year 1921.

I have the honour to submit the following report in accordance with the orders contained in Government circular No. 1646 of 1st March 1919 modified by Government letter, Home Department, No. 8066 of 17th August 1921, on the Criminal Tribes Act and its working in this Presidency.

- 2. This is the first report of its kind and I attach a copy of the circular orders by which the statistical material necessary for a review of the working of the Act has been collected. The forms which accompanied the circular were identical with those marked A and B accompanying this report, in which the information has been consolidated.
- 3. These consolidated figures can be taken as no more than approximate. Their collection in districts involves a good deal of labour while there is plenty of room for mistakes. But they are sufficiently accurate to give a general idea of the extent to which the Act is applied to the different tribes and the degree of their proved criminality.
- 4. It will be seen that there is a slight fall in the number of names on the register from 19,326 at the beginning of the year to 19,149 at the end. The fact that 2,708 new names were added while 2,885 old names were struck off is satisfactory evidence that the Act is not a dead letter but is being worked with energy and attention to individual cases.
- 5. With registers containing an average of some 19,250 names 525 have been convicted under the Indian Penal Code or called upon to give security under the Criminal Procedure Code, 16 have been convicted for cognizable offences under other Acts while 814 have been convicted for treach of the rules framed under the Criminal Tribes Act itself. This gives a total of 1,355 convictions in all or a percentage of 7°C4.
 - 6. The following tribes show more than 10 per cent. of convictions:—

Dharalas.
Futgudis.
Bhils.
Ramoshis.
Mang Garudis.
Mangs.
Uchlius.
Waddars.

Tadvis.
Korchas.
Haranshikaris.
Girni-Waddars.
Bedars.
Pamlors.
Chapparbands.

It is doubtful whether any conclusions can be drawn from this percentage as to comparative criminality, but it indicates clearly that the Act is not inoperative nor the supervision exercised under it purely cominal as is alleged in some district reports.

7. The districts in which the Act is working are:-

8,288 ... 1,254 Kaira Satara 200 Sholapur 267 Thana ... 1,659 East Khandesh 1,229 Bijapur Belgaum West Khandesh 803 ... 1,021 3,123 Dharwar Nasik 816 450 Poona ...

the numbers on the registers of each district being shown against them.

Of these Kaira alone is faced with a peculiar problem in having to deal with a criminal tribe comprising almost half the inhabitants of the district. A special enquiry into the Dharala problem was conducted in 1920 by Mr. O'Gorman and his conclusions were forwarded to Government with the Northern Division Commissioner's letter No. P.O. L.—60 on 13th May 1921. The question has been the subject of much anxious thought by a succession of district officers, but it remains to be solved and is all the more tantalising for being one of comparatively recent growth. There is no tradition of crime among the Dharalas as among such tribes as the Bhamptas, Korchas and Berads. At the same time the problem is a large and a grave one and is not likely to be remediable by cheap or easy methods. But as it is not common to other districts and is under individual examination, I will not deal with it in detail here.

- 8. The main problems common to all districts are:—
- (1) The unreliability of Patels on whom falls the main burden of applying the rules under the Act.
- (?) The difficulty of maintaining an efficient check on criminal activity by any system of hazris.
 - (3) The selection of names for registration.
- (4) The absence of sufficient settlements in which to place incorrigibles.

I will deal with these in turn.

- Complaints about the patels are almost universal. They are alleged to be inefficient, venal, apathetic, ignorant, illiterate, subject to intimidation and not infrequently in league with the criminals whose activity they are supposed to check. In no district are they exempt from these charges which must be accepted as substantially correct. At the same time there is a regrettable absence of any constructive proposals for improvement or any indication of personal efforts on the part of the police to bring a healthy influence either by precept or example to bear. Several Superintendents contend that there will be no improvement until patels are brought under their control for purposes of discipline, but it is significant that there have been only five convictions of village officers for dereliction of duty which is punishable by law. Such cases are casy of proof and the fact that so little use has been made of their legal weapons suggests that Superintendents have accepted rather than combated the difficulty. In a great class of under-paid and largely illiterate Government scrvants in a country where public opinion demands no high standard of private morality a great volume of inefficiency and corruption is inevitable; but the fact that 814 breaches of the rules have been reported and resulted in conviction proves that there is also a considerable volume of energy and integrity and I believe that by a judicious admixture of personal explanation of duties and disciplinary insistence on their performance, a great access to the volume of virtue could be achieved at the expense of the volume of vice. If Superintendents would prepare for their own use brief notes of a few of the patels' most important duties to be performed and mistakes to be avoided and would lose no opportunity of impressing them on patels while on tour, much of the ignorance could be dissipated.
- 10. To deal now with the second problem—that of hazris. I have already recommended to Government in this office No. 1589-A of 10th February 1921 an alteration of the rules framed under section 20 of the Act, designed to restrict a registered member to a registered residence between the hours of 11 p.m. and 5 a.m. The object, as explained in that letter, is to make check hazris effective. This will provide the police with a powerful, simple and perfectly fair weapon and will enable the village police to exercise a much more efficient check with much less labour. One surprise check hazri a week should be more effective than 2 hazris a day held at fixed hours. Officers are unanimous in regarding the present hazris as unsatisfactory but there is sharp divergence of opinion as to whether they should be abolished or have sufficient moral effect to justify their continuance. If my proposal should be accepted, I think a single

daily hazri would certainly be sufficient with one or two check hazris a week, supplemented by so many check hazris by the police as the District Superintendent of Police might consider necessary with due regard to the location and the criminality of the tribe.

The third problem—that of registration—is not an easy one. But the main practical difficulty now lies in the absence of any central policy in the Discretion rests with District Magistrates unfettered by any general guiding instructions and unregulated as a rule by any expert knowledge based on personal experience or detailed examination of facts. The result is that the views of District Magistrates differ widely on essentials, and as they are frequently changing, there is no continuity of policy. In Government Resolution, Home Department, No. 5034 of 21st May 1921 it is ordered that registers shall be revised every four years and the method is left to District Magistrates to direct. The result is that a different method is being adopted in each district. In Bijapur Sub-Divisional Magistrates are to "examine the registers thoroughly and consult the Police officers and report the result to the District Magistrate for final orders." The District Superintendent of Police may apparently be ignored or not at the discretion of the Sub-Divisional Magistrate. In Dharwar Taluka committees consisting of the Mamlatdar, the Police Inspector and the Sub-Inspector are to divide their registered members into four batches and submit recommendations about one batch each year in turn. Many police stations have no more than half a dozen registered members with all of whom the Sub-Inspector is supposed to be in close touch. The idea of dividing these half dozen into four batches, of which the last must wait four years for its turn to be solemnly sat on in committee, has little to commend it. In Belgaum the work is entrusted to Police Inspectors who are to submit their recommendations through the Mamlatdars to the District Magistrate. The District Superintendent of Police is ignored so that registrations made on his personal recommendation may be cancelled on that of his Inspector without reference to him. In Poona the revision is apparently being carried out by the District Magistrate in person who has struck off 21 of the first 26 examined with the remark that they should never have been registered at all—an obiter dictum with which the District Magistrate who sanctioned their registration originally would presumably disagree.

I need not deal with other districts as I have said enough to show that general guiding principles as to policy and administration must be laid down and that the Police, within whose province the matter clearly lies, must be consulted before the orders are framed. I cannot myself see that it is necessary to consult any second opinion on the subject of registration. The recommendations should be left entirely to the Police and the revision once in four years should be left to the District Superintendent of Police or Assistant Superintendent of Police to carry out while on tour. A registered member can at any time apply to the District Magistrate to have his name struck off the register and it would be open to the District Magistrate if he had any particular reason to distrust the police reports to consult his magistracy. To constitute the magistracy the regular supervisors of a branch of police work in which they are as a general rule far from expert appears to me to be an unwarrantable waste of time, while the assumption that to the District Magistrate a Mainlatdar or a Sub-Divisional Magistrate is a more competent adviser than the District Superintendent of Police on criminal tribes matters is one for which I know of no justification.

In order to form a general registration policy it is probably simplest and calculated to give the best results to interpret the law itself as accurately as possible and register all those and only those whom there is reason to believe to be addicted to the systematic commission of non-bailable offences. This should be the sole consideration with no eye to the efficiency or otherwise of the rules or of the patels who apply them.

The application of the different sections of the Act—10, 12 or 16—is then to be considered. In the absence of good reason to the contrary every man believed to be addicted to the systematic commission of non-ballable offences requires strict supervision and section 12 with the proposed addition to the rules that give operation to it should be applied. Those whose criminal activity

this degree of restraint fails to check must be accommodated in settlements, while it may be advisable to release from this restraint for some sort of probationary period prior to striking their names off the register any who give evidence of settling down as law-abiding citizens. Thus the registers will be kept constantly replenished by the names of fresh convicts or others who may take to bad livelihood and constantly depleted by death, transfer to settlements or improvement of character.

Superintendents complain of the want of sufficient settlements in which to diposit those confirmed criminals whom less restrictive measures prove powerless to reform. They are the logical consummation of the Act and there is some excuse for the argument freely expressed that the whole Act is useless and will continue to be useless until they are provided. Those now under the Criminal Tribes Settlement Officer are excellent institutions which have done an enormous amount of good but they accommodate representatives of only a few of the many notified tribes. The ease with which the confirmed criminal can abscond, the difficulty of re-arresting him and the certainty that while absconding he will live on crime make it absolutely essential to provide restrictive settlements on a large scale until the tribes concerned have learnt to lose their criminal traditions. Their very existence would have an excellent effect on those under less rigorous control as they would take care to avoid transfer to them.

The case for the provision of more settlements is incontestable but I cannot go into detail here on the various preliminary questions which must be considered. These must be made the subject of special enquiry which might conveniently be conducted by the Deputy Inspector General, Criminal Investigation Department, the Range Deputy Inspectors General and the Criminal Tribes Settlement Officer. They would have to consider—

- (a) the numbers for whom provision was to be made,
- (b) the type of work best suited to the various castes,
- (c) the location of settlements,
- (d) the nature of control as they got beyond the scope of the Criminal Tribes Settlement Officer with his existing staff,
 - (e) the formation of fresh rules applicable to them,
- (f) the cost and the possibility of making them self-supporting after initial cost had been incurred.

But I would deprecate too much preliminary consideration, resulting in delay. Many of the problems can only be solved by experience and the sooner we set about gaining that experience the better. Avoiding irrevocable steps or great expense of doubtful utility almost any experiment conducted with the main object in view must prove useful.

- The need for more settlements is again brought home to the district officer with force when he has wandering gangs to deal with. The method of dealing with them hitherto has been most unsatisfactory. The first step needed to check their criminal activity is to stop their wandering, but this cannot be done without interfering with their only estensible means of honest livelihood. Moreover the application of section 12 is a cumbersome proceeding and a wandering gang of Iranis cannot equitably be detained indefinitely in some town where it happ us to invite the attent on of the police and expected to find for itself a means of livelshood foreign to its inclinations or traditions. It would inevitably abscond if it were. The result is that these and all other wandering gangs pass at will from district to district often leaving a trail of undetected crime in their wake and the average police Sub-Inspector is much more anxious to see them go than to detain them. The existence of settlements providing work suitable to their particular genius would be invaluable and have an excellent effect on crome throughout the presidency. Even that supervision which is now exercised over such gangs will have to be abandoned with the reduction of the unarmed police.
- 14. The number of absconders at the end of the year is disquieting but it is scarcely a surprising proportion of the whole when it is rememered that the restraint applied to most of them is irksome without being effective.

15. I have not examined the magisterial aspects of the working of the Act but the figures in column 9 of Statement B and column 11 of Statement A read with column 8 of Statement B suggest that sentences as a rule have been unduly light. It will be seen that 1,355 were convicted during the year and 249 only were in gool at the end of it. This suggests that the average sentence imposed is no more than a month or two, particularly as some of the 219 must be long-term convicts who have been in gool throughout the year. The impression is strengthened by the little use made of section 23 of the Act. Of the 17 dealt with under this section 14 belonged to a single tribe in a single district. I have already suggested in my remarks on the Bill to amend the Act forwarded with this office No. 613 of 9th June 1922 that the discretion exercisable under this section should be allowed only to the Sessions Judge, and I would take this opportunity of emphasising the necessity for early action to give effect to the proposal.

If there were sufficient restrictive settlements, I would not press for longer sentences, but in their absence it is clearly wrong to treat a community, every member of which is "believed to be addicted to the systematic commission of non-bailable offences" with such leniency.

15. From the facts and figures reported as well as from the opinions expressed by district officers I think the conclusion is justified that a lively interest is being taken by them in the working of the Act and its problems are being thoughtfully considered. With the large reductions of rural police now being effected it will become increasingly necessary to economise labour by better organization, and I would urge the necessity for early action on the several lines suggested.

I have the honour to be,
Sir,
Your most obedient servant,
F. C. GRIFFITH,

Acting Inspector General of Police, Bombay Presidency. Inspector General's Circular No. 14, dated 25th February 1922.

Government requires a report on those sections of the Criminal Tribes Act which are administered through Police Agency to be prepared as an appendix to the Annual Administration Report. Superintendents in whose districts the Act is in operation are requested to compile such reports and submit them through the District Magistrate, Deputy Inspector General and Commissioner concerned not later than 25th March 1922 for the past year and not later than 1st March in future years.

- 2. The statistical information required for the compilation of this report should be furnished in accordance with details given in the subjoined statements.
 - 3. The Superintendents report should deal with -
 - (a) tribes notified;
 - (b) registration—explaining the methods and reasons of any fresh registration and of any revision of the existing registers;
 - (c) Section 10 of the Act—showing the numbers notified under each sub-section, the methods adopted of enforcing the provisions of the section, the degree of success achieved by these methods and the general utility of the section;
 - (d) Sections 11-15 of the Act showing the same details as about section 10;
 - (e) Crime—explaining the factors bearing on any notable increase or decrease in the real or apparent criminality of the different tribes;
 - (f) gangs or tribes either resident or wandering requiring special treatment not provided for by the Act;
 - (g) general remarks on the working of the Act—its effects, restrictive, reformatory and on the general crime of the district.

It will render their reports more useful if Superintendents will regard them less as reports to Government than as appreciations of the situation for their own satisfaction and with a view to indicating a future course of action.

4. It is requested that the reports may kindly be forwarded by District Magistrates not later than 2nd April, by Deputy Inspectors General not later than 16th April and by Commissioners not later than 1st May.

STATEMENT A.

Statement No. 1 showing the working of the Criminal Tribes Act in the Districts of the Bombay Presidency for the year 1921.

Name of Criminal Tribe.	Number of registored members on Sist to Docember ending the year pr-vious to the year under review.	Number added during the year.	Number of struck off	Houring the during the during the during the	For any other reason.	mes were	Total number on the control register at the end of the year under review.	Number of persons included in column 8 secret without leave on 31st December of the year under review.	Number of Patils, village watchmen, owners of land, etc., convicted for ingrest in reporting absences, etc., of Cri- minal Tribes.	Number in prison at close of year.	Number of roported breeches of rules under the Criminal Tribes Act.	Number of prosecu-	P. Remarks.
1 Pharalas 2 Waghries 3 Futgudis 4 Bhamptas, Uchalias, Ghantichors and Girniwaddars 5 Kaikadia, Korchas, Korwas, and Pamlors. 6 Pardhis, and Haranshikaris 7 Barada and Bedars 8 Gujerathi Ehats and Kanjars 10 Kolis 11 Lamanis 12 Ramoshis 13 Mang Garudis 14 Mange 15 Waddars 16 Vanjars 17 Thakurs 19 Tadvis 19 Kathodis 20 Kammis 21 Kadbus 22 Chapparbands 23 Kunchi-Korwas 24 Muhamadans 25 Lingsysts 26 Brahmins 27 Jains 28 Kabbers 28 Madars	2,542 444 199 190 26 127 7 40 125 1 2 1	686 855 7 60 20 60 84 2 817 895 1184 90 461 49 20 	10 57 5 8 6 6 9 17 60 75 57 100 47 5 2 	634 50 16 9 22 31 54 46 8 1	27 71 10 41 29 13 4 26 1 13 1,206 13 2 	671 178 15 64 10 85 22 110 80 98 91 1,860 105 8 5 14 	668 7,622 200 729 246 442 909 109 2,129 727 1,643 859 211 185 26 113 7 41 109 11 2 6	62 56 1 14 1 21 21 21 21 31 65 2 45 14 167 41 11 11 12 	1 (Patil)	6 80 7 26 1 13 11 23 16 18 1 33 9 4 1	77 164 23 45 9 11 47 114 4 67 42 131 47 31 5 	72 164 22 82 9 11 13 97 2 41 23 131 35 19 	
Total	19,325	2,708	579	875	1,431	9,565	13,143	£=4	5	240	458	631	

STATEMENT B.

Statement No. 2 showing convictions of registered persons of Criminal Tribes in the Districts of the Bombay Presidency for the year 1921.

			-	Number	of re	gister icted	ed m unde	icinbers r	7.	ceived under 1911.	
				!	Cri	mian -	l Tril	oes Act.	ersons	ons who rec oishment t Act III of	
	Name of Criminal Tri	ho.	Indian Penal Code	Code of Criminal Procedure,	Section 21	Section 22 (1)	Section 22 (2)	Other cognizable offences.	Total number of persons convicted, columns 2 to	Number of persons who received enbanced punishment under section 23 of Act III of 1911.	Remarks,
	1		2	3	4	5	6	ัว	8	9	10
1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 17. 19. 20.	Dharalas Waghris Futpudis Entipudis Champtus, Uchalias, Gha Girniwaddars Kailadis, Korchas and P Pardlus and Haranshikas Berads and Bodars Guparathi Bhats Chamanis Runo his Mang Garudis Mangs Waddars Vanjaris Tadvis Kummis Kathus Chapparbands	umlors	25 39 16 48 5 32 7 1 85 23 42 25 28 11 14 5 4 2 6 2	12 8 7 19 23 3 1 17 6 3 	4	1 104 31 7 7 29 15 3 20 45 70 29 10 3 2	73 37 18 6 2 8 2 97 4 1 1 3 94 1 1 8 	 1 2 1 6 	115 189 41 104 14 51 236 34 79 111 198 74 30 9 13 4 6	1 1 14 1	
	_	Total	420	105	65	3 76	373	16	1,355	17	

No. 7326.

From

D. G. OMMANNEY, Esq.,

Deputy Inspector General of Police for Sind;

To

THE COMMISSIONER IN SIND.

Karachi.

Dated the 31st July 1922.

As required by Government letter No. P.-23, dated the 5th April 1922, to your address, I have the honour to submit a report on the working of the Criminal Tribes Act. The delay in its submission is due to the late receipt of the reports from the Superintendents of Police, the last one having been received only on the 25th July 1922. This is a new report, and apparently District Superintendents of Police had not collected the necessary information in time. Steps are being taken to prevent such delays in future.

The tribes notified in Sind are the following:-

1. Jagiranis	•••	•••	Sukkur District.
2. Hurs	***	•••	Thar Parkar and Nawabshah District.
3. Bhands	•••	`•••	Thar Parkar District.
4. Jokhias	•••	•••	Nawabahah District.
5. Kirias	***	***	Do.
6. Mangwanas		•••	Do.
7. Khushks	•••		Do.

There are no notified tribes in the Karachi, Hyderabad, Larkana and Upper Sind Frontier Districts. The Waghdahi Khosas of Taluka Tando Bago of the Hyderabad District who were registered afresh in the year 1918 numbered 171 males and females. Of these 17 died in that year and the remaining disappeared in 1919. They have not yet returned to their villages but have temporarily settled in the Jodhpur and Baroda States and the District Magistrate, Hyderabad, has refused to have them brought back to their village and prosecuted, on the ground that the land cultivated by them is not sufficient for them.

It will appear from columns 2 and 3 of the attached statement No. 1 that registration of 60 new men of the Criminal Tribes was made in the Thar Parkar District only in the year 1921 as follows:—

Hurs 59
Bhands 1

In the Nawabshah and Sukkur Districts no fresh registration took place during the year under report. Special cases were dealt with individually and names struck off by the District Magistrates whenever circumstances in their opinion justified such action. Details of 59 Hurs shown as newly registered in the Thar Parkar District are as follows:—

Retransferred f	rom Visapur to Sanghar a	ettlement	•••	•••	20
Do.	Sakrand to Thar Par	kar Distri	c t	•••	10
Born in the set	tlement	•••	•••	•••	2 .
Outside Hurs	newly confined in the Se	ttlement o	n account o	I their	
increased o	riminal tendency	***	•••	•••	12
Registered Hu	s outside the Hur settlem	ent	•••	•••	15
					50

Jagiranis.

Theoretically the Jagiranis in the two settlements of the Sukkur District numbering 230 are not permitted to proceed beyond five miles of the settlement at Dubar without a pass or to leave their prescribed patch of cultivation when on pass. Four Police sowars are detailed to watch their movements by day and night and to enforce these restrictions. In August last however the Settlements and surrounding country were flooded and in consequence the Jagiranis were free to go anywhere, as a result of which several complaints of cattle lifting have again been reported. No measures are taken by the Police to find employment for the Jagiranis who maintain themselves by cultivation and keeping cattle. Those who wish to work are given free passes. No houses are provided for them in the settlements, where they merely pass their nights without their families and children who live in the villages.

Hurs.

There are no Hurs in the Thar Parkar and 74 only in the Nawabshah District registered who had to report themselves at fixed intervals as shown below; and 3,157 more had to notify their places of residence and any change or intended change of residence and any absence or intended absence from their residence. The details are given below:—

Sakrand Sinjhoro Shahdadpur	ntervals.		1 (Nav 20 53	wabshah D Do. Do.	istrict.)
		7	4		
Registered Hurs outside Thar Parkar Distric Nawabshsh Distric	ict	nts. 	· •••	•••	1,927 1,230
					3,157

In all 641 Hurs have been incarcerated in the seven settlements in Sind as detailed below:—

Sanghar sett	llement	•••	•••	***	***	270
Sinjhoro			•••	***	• • •	66
Jhol	***	•••	***	•••		42
Gango	•••	•••	***	•••		66
Khullan	***	•••	***	•••	***	62
Jhalalani	•••	•••	***	***		97
Dhari	•••	•••	•••	•••	***	38
		1			,	
						641

In the Nawabshah and Thar Parkar District there has been no change in the means and mode of living of the Hurs. They generally live on agriculture and labour.

Agricultural lands have been given to Zamindars in the Nawabshah District on the express condition of employing Hurs of the Settlements as cultivators and the Settlement Officer sees that they are fairly dealt with by the Zamindars.

The Police Officers in the Nawabshah and Thar Parkar District periodically visit the villages where the members of the criminal tribes reside and inspect and report what members are absent without authority. Roll call is taken from time to time and absentees dealt with. A couple of Police Sowars also patrol during the day time to see that the Settlement Hurs do not break the five-mile limit rule. Several prosecutions were instituted and the offenders punished under the Act, as a result of these inspections and measures of control. There is no doubt that these restrictions have had a very salutary effect and that the morale of the Hurs and others have been considerably improved and a fair amount of success has been achieved by the above methods of surveillance, and the effect of sections 10 and 11 to 15 of the Act has been good. There has been no noticeable increase in the criminality of the Jagiranis, Hurs and Bhands during the year under report and the number of crimes traced to them was rather insignificant in the Sukkur and Thar Parkar District but in the Nawabshah District offences under the Criminal Tribes Act have risen abnormally.

Bhands.

The number of registered Bhands on 31st December 1920 was 81 and one more was added during the year 1921 owing to his notoriety in criminal pursuits making a total of 82. This class of criminal tribe extends only to the Thar Parkar District and has been subjected only to the restrictions imposed by section 10 of the Criminal Tribes Act.

Jokhias.

This class of Criminal is to be found only in the Sakrand Taluka of the Nawabshah District and the number registered is 35 only.

Kirias.

The above remarks apply. Ninety-five men have been registered.

Mangawanas.

Only three men of this Tribe have been registered. The number calls for no remarks.

Khushks.

These men all belong to the Kandiaro Taluka of the Nawabshah District and as many as 118 men have been registered.

There was no change of the additional Police Force during the year under report. The question about the reductions in the cost of the punitive Police in Sind as a whole is under consideration and any development made in this direction will be mentioned in the Annual Administration Report for the year 1922.

There are no gangs or tribes either resident or wandering requiring special treatment not provided for by the Act.

No revision of the column, etc., of the registers took place during the year.

Special note on the Hurs and Jagiranis.

Such of the registered persons as have had no complaint against them for a considerable period have been released from time to time and in only one instance has a person so released been re-incarcerated on account of his reverting to his old habits. Improvements are under contemplation by which the condition of the Hurs could be amelierated and they may turn out a better class of men than they are now. They are as follows:—

- (1) To reduce the number of Settlements.
- (2) To put a Special Officer on duty to examine the case of each Hur in the Settlement with a view to the release of the better ones.
 - (3) To arrange to make grants of lands to selected Hurs on very low payments.
- (4) Introduction of Schools with rural standards for the education of the Hurchildren.
 - (5) Maintenance of Service Sheets of Settlement Hurs.

As the Jagiranis do not live in the settlements with their families, nothing can be done for the education of their children. A conference was held on the 23rd September 1921 at the office of the District Magistrate, Sukkur, to discuss the question of the Jagiranis settlements and the following conclusions were arrived at:—

- (1) That in view of Mr. Starte's report in which it is proposed inter alia that a Criminal Settlement Officer should be appointed for Sind and that an industrial settlement which might include Jagirani should be established in Sukkur, the arrangements to be made at present can only be temporary.
- (2) That the results of the two Jagirani Settlements hitherto established at Dubar have not been altogether satisfactory. They are open to the criticisms put forward by Mr. Starte in paragraph 2 of his report. They have, it is true, prevented Railway thefts, but they have not prevented cattle thefts of which there have recently complaints in the neighbourhood and difficulty is felt in exercising the supervision and punishing men who absent themselves from the settlements.
- (3) In these circumstances it is not worthwhile to propose the rebuilding of the settlements which have been washed away by the floods. This would be an unnecessary expense.
- (4) The best temporary solution is to retain only one settlement and to adopt the policy proposed by Mr. Starte of placing in it only Jagirania of proved criminality, that is, those with previous convictions.
- (5) As the two settlements will be reduced to one and the number of inmates will be considerably less than before, it will be possible to reduce the number of the penal police in proportion.
- (6) The enclosure of the settlement to be retained will require repairs estimated to cost Rs. 200 or 300.

Taken all round, the measures taken have undoubtedly been fairly successful in keeping down crime, but they are purely repressive, and do not help the criminal tribes to become better members of society. I am strongly of opinion that until we get a full time settlement officer, like Mr. Starte, in the Presidency, we cannot hope for any real improvement among the persons classed as Criminal Tribes in Sind.

I have the honour to be,
Sir,
Your most obedient servent,
D. G. OMMANNEY,

Deputy Inspector General of Police for Sind.

Endorsement by the Commissioner in Sind to the Inspector General of Police, No. P.-253-H., dated the 12th August 1922:—

Copies forwarded with compliments to the Inspector General of Police, with reference to Government letter No. 8066, dated the 17th August 1921, to his address.

Endorsement by the Inspector General of Police, No. 35-A., dated the 21st August

Submitted to Government in continuation of this office No. 35-A., dated the 21th July 1922.

Statement No. 1 showing the working of the Criminal Tribes Act in the District for the year 1921.

	Name of Criminal Tribe.	Number of regis		. Dati	mber of n nes were st the year n	ruck off d	laring	Fotal number	Number of persons in-	Number of Patils, Village Watch-	i	Number of	Number of	
'Name of	f Criminal Tribe.	tered members on 81st Decembe ending the year previous to the year under review	ing the	By Death.	For improve ment of character.	For any other reason.	Total.	on the register at the end of the year under review.	cluded in col- umn 8 absent without leave on 31st December of the year under review.	for neglect in re- porting absences, etc., of Criminal	Number in prison at close of year.	reported breaches of rules under the Criminal Tribes Act.	prosecutions for such breaches of rules.	Remarks.
	1	2	8	4	6	6	7	8	9	10	11	12	13	14
Jagiranis	•••	230	Nil	5	Nil	Nü	5	225	† 225	Nil	12	Nil	Nil	Sukkur District.
Hurs	*** - •	1,787	,,	28	80	4	_112	1,675	28	,,,	123	82	32	Nawabshah District.
Do.	***	2,197	59	252	* 76	35	363	1,893	15	.,	16	9	9	Thar Parker District.
Bhands	•••	81	1		•••••	•••••	•••••	82	6	•••••	1	6	2	Do.
Jordia		36	••••		1		1	35				,,,,,,	•••••	}
Kiria		113			18	*****	_ 18	95				20	20	Nowalaka Dist
Khushks	•••	118	:.	*****				118		904 ***		1		Nawabshah Dist.
Mangwana	***	3		*****	*****	110000	-]]	. ,	•••••		*****	,	}}
	Total .	4,565	60	285	175	89	499	4,126	274	Nü	152	68	63	_

^{* 23} From Settlemenis.

⁵³ Outside Settlements.

⁷⁶

[†] Since August 1921 owing to the Settlements having been submerged by floods all the Jagiranies absented themselves and were prosecuted under Regulation XII of 1827. In all 123 cases were filed, out of which 45 were decided, 25 ending in conviction and 20 in discharge.

Statement No. 2 showing consictions of Registered Members of Criminal Tribes.

	•		Numb	er of Regi	stered me under	unbers co	Total	Nutains of				
Name of Criminal Tribes.		Name of Criminal Tribes,		Indian Penal Codo.	Code of Criminal		Criminal Tribes		Other Cognis- able offunces	number of per- ons con- victed, columns	who received enhanced punishment under Section 33 of Act III of 1911.	Fiero arke
1	=	2	3	4	5	6	7	8	y i	10		
Jegirani	•••	8				1 1 4 2	· ; •	10		Sukkur.		
Hurs	•••	20		•••	! 21	10		5 l	7	Namabeliah		
Do.	***	8	5	***	i ! 8	į δ		10	•••	That Parker		
Shands	***	•••	·			1		1		Do,		
okhia	•••	ፈ ።	l							1		
Ciria	***	•••	·	•••		20		, A0	·	Namalaha		
Khushks	•••	•••		•••	1	1		1	1	District.		
Mangwana	•••	•••		•••	· 	! !		, l	•			
7	otal	31	5		24	(+3 7	2	99	1]		

No. 2677, dated 12th July 1922.

From-The Criminal Tribes Settlement Officer;

To-The Inspector General of Police.

Returned with compliments.

Comment is not called for on several questions raised in this report which are the subjects of consideration by Government. This applies to numbers (2) and (3) of the four main questions enumerated in paragraph 8. The present orders of Government on the revision of the register are provisional and designed to give a trial to different the revision of the register are provisional and designed to give a trial to different the revision of the register and removal of paragraphs without consultation with the Supposite trial to different the register and removal of paragraphs. systems. The addition and removal of names without consultation with the Superintendents of Police by District Magistrates would be contrary to the letter of the Act (sections 6 and 7), but scope should be given to District Magistrates to decide the channel through which a regular individual review should be secured and there is great advantage in interesting the magistracy in the administration of the Act. Improvement in the efficiency of hazari could probably best be secured by giving some extra remuneration to patils who have considerable duties under the Act.

n paragraph 12 a great increase of settlements and restrictive settlements is asked for. At present there is only one half built restrictive settlement, at Bijapur. It is not yet known whether Government can spare the funds this year to make even this escape-proof. Rapid extension is therefore financially impossible. I do not think it is necessary. At present orders have been obtained for only 32 men out of a total adult male population of 3,550 in settlements to be sent to this settlement. The corner stone of success in settlements must be reliance on other than physical force for restraint. The object of a special settlement is the preservation of others from contamination and the imposition of a degree of restraint impossible in ordinary settlements upon men who have repeatedly failed in ordinary settlements but who are still on their trial to a certain extent. If they were considered irreclaimable, they would be better in jail. On considerations of economy, the per capita cost in special settlements will not be much less than that in jails, and to this the capital cost of construction is to be added. This higher cost can only be justified on considerations of the moral effect of the system on individuals and if these are to be paramount, the scope of such settlements is very small. The money available for an extension of ordinary settlements must for a long time be far less than the expansion which is admittedly desirable. The problem can partly be attacked along the line of a fuller use of existing provision and existing settlements There are many criminal tribesmen in settlements who are now thoroughly law-abiding but from whom it would be both harsh and dangerous to withdraw the help to which they have grown accustomed. Industry will, it is hoped, gradually take over the responsibility which Government has hitherto shouldered in these cases, and efforts are being made to secure this. There remains the question of the most economical method of extension of settlements. Experience shows that the cheapest settlements are those placed where there is a brisk competitive demand for labour. The ideal site would be one where industry suddenly outstripped the local labour market. In these circumstances industry would be willing to assume a great share of the cost, perhaps the whole. Such a site as Ambarnath seems to offer great potentialities. And for the present all that can be done is to attack the problem piecemeal, if the main reliance is placed on settlements,

STATEMENT A-PART I.

Return of Cognizable Crime for the year 1921

Seria; No.	Law.	Offence.	Number pending from previous year,	Number reported in the year.	Number in which investigation was refused.	Number remaining for investigation (Columns 4+5-6).	Number proved or declared to be false.	Number due to mistake of law or fact or declared non-cognizable.	
1	2		3	4	5	6	7	6	0
	tections of I Penal Co								
1	115, 117, 118, 1	19	Abetment of cognizable	2	2		4	•••	2
	120-B (1)	***	offence. Cognizable criminal con- apiracy.	•-•	•••		***	•••	,
	CLASS I.—C	Offenoca o quillity,	gainst the State, Public Sufety and Justice,						
8	131 to 138, 138	•••	Offences relating to the Army and Navy.	1	8	•••	. 4	•••	1
3	181 to 251		Offences relating to Coin	10	44		54	•••	. 19
4	255 to 263-A	•••	Offences relating to Stamps .	1	. 1	•••	2	•-•	1
5	407 and 471	•••	Offences relating to Govern- ment Promissory Notes.	2	. 90	•••	. 2		***
ß	489-A to 489-D	•••	Offences relating to Currency Notes and Bank Notes.	2	14		16	**** ,	3
7	212 to 216, 216 A	 .	Harbouring an offender	2	23		25	•••	. 6
8	224, 225, 225-B	and 226.	Other offences against public justice.	57	188		245	2	15
Đ	143 to 153, 1 159,	57, 159,	Rioting or unlawful assem- bly.	186	C48	8	829	38	. 356
10	140, 170, 171	196 196	Personating public servant or soldier.	, 5	24		29	***	6
ļ	i	•	Total	268	245	3	1,210	. 85	409
,	Class II.—S	Seriona O	• Fences against the Person.	: 			•		
11	303, 803, 396		Murder	216	574	5	785	5	_ 103
12	307	1	Attempts at murder	12	£8	· ·	70	3	103
13	304, 308		Culpable homicide	84	188	•••	272	1	` 30
14	876		Raps by a person other than	33	113	, ₁	145	17	46
15	877	•	the husband. Unnatural offence	9	47	1	56	8	13
16	817, 818 .	· · · · ·	Exposure of infants or	23	127		150	4	30
17	305, 306, 809 .		concealment of birth. Attempt at, and abetment of,	22	178	•••	195	1	50
18	325, 326, 329, 3 335,	331, 833, ¹	suicide. Grievous hurt	254	1,264	***	1,518	9	603
19	828	•• •••	Administering stupefying	21	59		79	2	27
20	324, 827, 830, 83	e	drugs to cause hurt.	199	1,008	1	1,206	27	802
21	363 to 369 and 3 373.	71, 872	Kidnapping or abduction, selling, etc., for prosittu-	84	247	1	830	14	117
22	346 to 348 .	PD 17:	tion and dealing in slaves. Wrongful confinement and restraint in secret or for	4	8		12	1	2
23	353, 854, 856, 38	57	the purpose of extertion. Criminal force to public ser- vant or woman, or an at- tempt to commit theft or	70	321	3	894	17	131
24	304-A, 338 .	•• •••	wrongfully confine. Rash or negligent act caus- ing death or grievous hurt.	41	137	•••	178	2	70
		ì	Total	1,078	4,323	11	5,390	111	1,626

A-PART 1.

for the Bombay Presidency, including Sind and Railways.

,		Tava	CARRA.	٠,					Rhwanse				
Number pending it end of year,	Con vic te <u>1</u> .	Dis- charged or sequita- ted,	Not detected of appre- hended.	Total Irue caure (Columna 6+11+12 +139,	Total Magne- trates' trae chase,	Total Magin- trates trates come ending in converse	tirand lotal of tree came (Columns, 14+15;	Ponth, Emplo, Lura v. Dornings, birneh off.	Trans- ferred.	Cross- pounded and with- draws.	None or graine bio.	31948	Cress by had by Beep Street
10	11	18	15	14	18	'	17	(4)	(8)	, ! 	en en		·
ı		! ['			•		1	, ,) •	1	์ เก
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	1	1		2	1		3		1			***	•••
	•••		***	•••				•••				•••	•••
		j						•	1	; ;			
	. 2				•]		ì				
•••	•	•••	1	3	-		3		***	100	• •		***
9	23	2	. 1	2.3	***	•••	26				1	•••	•••
	1	•••		1	1	1	2	•••			•••	•	100
1 1	1		•••	1	1		2			•••	•••	***	
2	4		7	11	***	100	11	***	•••		***		
8	9	2	 	1 11	a	3	19			1	ı		
33	140	18	88	188	42		230	' 1	1		•••	` •••	1 ***
			 		1 ;			,	•	,	•		***
195	109	100	81	243	, 20:1	49	535	•••	5	50	0.1	•••	•
2	18	í	2	21	Я	s 2	29		***		. 1		
255	308	119	77	507	863	28	9:00	- [¦] 1		, 64			
					'· ——	-	·	<u>-</u>	-{- 				<u> </u>
253	185	83	116	419)		419	3	7	. 6	_		:
26	19	6	4	29	•••	***	29		•	4	1	, 17 1	1
65	184	20	22	176	***		176		1	3		: 15	
32	84	1	5	83		1 ' .	54		1	2			
9	12	5	7	24	' ! ***		24	1	1	i		;	
25	33	4	50	` 87	. 8	1	190	. 1			3	ļ •••	
13	119	5	6	130	22	12	152	, 1	•••	1	***	1 ***	1
248	259	831	[65]	C33	176	41	8 1	:	1	423	63		
17	14	4	14	32	11		43		; t	3	. 3	1	
2\18	178	324	69	572	221	37	793	i t	7	391	33		•••
66	73	25	80	120	ю		2.00	***		10	2	***	
5	3		1		28		72			1	1		1
·				ļ ·					***	•	•	•-	• •••
64	149	17	14	153	124	43	3./7	1	***	i .	73		! .
26	49	21	D	79		1	47	***	i ,	1 16	3	***	
1		<u> </u>		<u> </u>		<u> </u>	 					-	
1,035	1,251	655	143	2,560	677	147	8,246	10	27	867	144	26	; ;

STATEMENT A-PART I-Return of Cognizable Crime for the year 1921 Number Number in which investi-gation was Number remaining due to mistake of law or Number roved or declared to be false. Number Number pending from previous year. for invesreported in the tigation (Columns fact or Herial No. declared non-cognize able. Offence. lan. refused. 6 7 8 , 9 5 4 3 t _Serious Offences against Person CLASS III,~ and Property, or against Property only. 3 743 21 395, 397, 398, 399, 402... Dacoity and preparation and 178 568 58 25 assembly for decoity. 97 988 302, 893, 394, 897, 398 ... Robbery 181 818 11 223 23 **698** 49 838 12 430 to Serious mischief and cognate 189 270, 281, 282, 178 27 433, 435 to 410. offences. Mischief by killing, poison 39 304 7 336 6 137 28 429, 420 ing, or maiming any animal. 10,412 335 29 419 to 452, 454, 455. 467 to 400. Lurking house-trespass or 1,697 741 11,368 771 house-breaking with intent to commit an offence, or having made preparation for hurt and house-trespass with a view to commit an offence, or having made preparation for hurt. 80 311, 400, 401 Belonging to gange of thugs 6 7 13 ... 2 dacoits, robbers and thieves. Total ... 2.290 12.807 811 471 14,286 1,369 CLASS IV .- Minor Offences ug ainst the Person. 341 to 344 81 .. (Wrongful 60 395 restraint and 15 440 23 194 confinement. 336, 337 82 Rash act causing h 20 174 1 198 4 66 endangering life. 33 874 ... Compulsory labour 1 1 1 80 570 16 634 27 261 CLASS V .- Minor Offences against Property. of cattle 656 3,578 267 3.967 143 619 34 379 to 382 Theft 1,835 ordinary 14,126 ... 1,306 14,655 422 2131 85 406 to 409 Criminal breach of trust ... 194 775 27 11 958 260 30 411 to 414 Receiving stolen property ... 380 1,225 1,600 Б 31 301 419, 420 Cheating Criminal or house-trespass 134 462 4 592 124 447, 448, 453 and 458 ... 10 and lurking house-trespass 89 643 41 691 25 262 or house breaking. 80 461, 462 ... Breaking closed receptacle. 12 819 27 304 2 20 Total ... 3,300 21.128 1,661 22,767 3,717 640 Total of Indian Penal Code Cases (Classes I to V) ... 7,016 39,773 2,502 44,287 1,304 7,582 CLASS VI. -Other Officees not specified above. 295 to 297 40 Offences against religion 14 1 17 7 1 269, 277, 279, 280, 283, 41 Public nuisances 285, 286, 289, 291 to 294, section 84 of Act 30 318 34 314 68 1 V of 1861 and nuisances punishable under local laws. 62 Offences under special and 171 3,296 2 local laws declared to be 3,465 206 7 cognizable. 43 Offences under the Criminal ***** 53 616 669 16 Tribes Act, 1911 (III of 1911). Total 258 4,244 37 4,465 9 237 GRAND TOTAL ... 7,274 44,017 2,539 7,679 48,752 1.313

Papianation of difference between column 4 of this statement and column 10 of Statement A. Part I, for 1920—6,770 cases.

Non-hern Division ... + 93 cases of previous year again taken up this year.

Builteen Division ... + 93 makes of previous year again taken up this year.

Rallwave

^{-6,770} cases.

+ 99 cases of previous year again taken up this year.

+ 93 cases of previous year again taken up this year.

+ 93 cases of previous year again taken up this year.

- 54 undetected ones of previous year detected this year.

+ 333 cases difference not explained.

+ 7 cases of previous year again taken up this year.

Total ... + 604 cases.

for the Bombay Presidency, including Sind and Railways-concluded.

		Then	CARR		Total Mague- trates' true cases,	Total	1	, KRWARAG.						
Number pending at end of year,	Convicted	Dis- charged or soquit- ted.	Not detected or appro- hended,	Total true cases (Columns 6+11+12 +13),		Magie- trates' coord ending in convic- tion.	Grand fotal of frue care (Columns 16+15).	Ponth, Escap Lans, y, Dermant, birock off.	Trans-		Non- grant- also,	i Jirga,	(° tur Stat tred to Non Ottoo	
10	11	12	19	10	16	10	17	(n)	{ 6]	(e)	 (d)	(#)) •	
				1				j						
214	120	30	298	451	6		457	•••	9	•	;	,		
205	184	26	248	469	36	6	803	•••	5	4	21		•	
131	- 48	17	451	563	64	8	629	•••	: ! 1	2	5			
54	79	17	43	146	60	19	208	•••	***	1	8		٠	
1,705	1,813	291	6,428	9,273	140	50	9,413	•	1 21	19	43		***	
•			•				1		· •	! ! !	{ ! !		l ,	
8	3	F49	•••	3	2	2	5	•••	····	· ··· !				
2,317	2,247	881	7,468	10,907	808	85	11,215	4	29	30	81	2	•••	
69	45	94	14	168	285	88	453		1	104	20		•••	
19	40	53	11	105	30 8	6	135	••	•••	78				
68	85	147		273	318	44	591		1	183	20	·		
									.'——— 		! !			
597	1,071	238	1,273	2,849	. 76	83	2,025	4	23	•	.6		•••	
1,65C 221	4,548 237	393 28	5,293 179	11,480 455	699 574	351 132	12,173	6	78	1	i			
240	813	183	70	1,021	101	45	1,123	1	11		6	***	•••	
127	232	80	65	331	243	83	574		4			, · ·	j '** !	
96	138	141	26	849	1,141	178	1,49,	104		166	i I 96			
8	13	1	239	300	8	1	305		1	•••				
3,139	7,052	907	7,165	16,785	2,839	778	19,624	13	115	210	116	-		
6,857	10,653	2,409	15,177	31,041	4,495	1,131	25,230	27	178	1,354	125	35		
												! !		
2	3		4	8	13	1 2	?1		•••	1	1		***	
60	111	26	41	212	203	163	415	***	7	20	}	••• 		
243	2,746	112	140	8,000	2,347	1.870	5,347		6 6	46	7			
83	535	31	•••	508	423	373	959	1	1	5			; i ·	
390	3,305	169	185	3,786	2,086	2,408	6,772	6	14	75	9			
7,247	14,848	2,578	15,362	84,827	7,481	8,539	42,309	33	192	1,429	436	29	$\overline{}$	

Norse,—(1) Column 4.—This should include all cases regarding which the Marietrate has not passed orders.

(2) Column 8.—Enter only cases proved or declared to be declared to be declared to its.

(3) Column 13.—Enter only cases to be a sp direct by Marietrates.

(4)—Cases entered against serial No. 43 are not all cognizable endertoon \$4.5) of the Criminal Provolume (Ale but are shown in Statement & Part I for the sche of convenience.

STATEMENT

Return of Cognizable Crims for the year 1921.

		• • •					 -		
berini No.	Lov.	Affense,	Persons in custody pending trial or investigation or on ball, under eaction 176. Criminal Procedure Code, at beginning of year as encountried in cases reported to, or in cases taken up by the Police.	daring the	Released under mo- tion 109, Criminal Procedure Code,	Released by Magio- trater order before trink	Number of personal aried.	Number convicted.	Musuber nequitted or dischary ad.
1			4	• ,	- •	7	•	•	10
	Orano L.—Offenses	Abstment of cognizable offence Cognizable esiminal conspiracy cognizat the State, Public lefety and Justice.			909	5.00 0.00	18	2	30
2		Offences relating to the Army and		•		•			1
*	2/15 to 2/18-A 407 and 471	Offeness relating to Coin Offeness relating to Stamps	30 1	50 8	2.00 3.00 2.00	Dag Gall Dag	67 6	1 89 1	35
6	489-A to 489-D	Offences relating to Currency Notes	,	17	•••	••• 1	18	~	5
7 8 9	218 to 216, 216-A 246, 228, 228-B and 220, 148 to 188, 187, 188, 169.	Harbouring an affonder Other offences against public justice. Bioting or unlawful assembly	68 981	345 345 3,681	1 - "49	740 3	20 208 2,431	10 183 689	10 81 1,782
10	140, 170, 171	Personating public servant or soldier see see see	•	26	•••	894	25	21	4
	•	Total	1,048	8,068	56	3	2,880	898	1,982
		Offenses against the Person,	•		•				
11	302, 808, 396	Murder	, 900	900	\$9	. 1	763	343	. 401
12 18 14	807 *** 804,808 *** *** 876 *** ***	Attempts at murden Culpable homicide	18 598	98 977	•	••= ••-	56 425	87 226	19 199
16	877	bushend	47	105	4	***	116 82	87 14	79 18
18	817, 818	Exposure of infants or sousselment of birth	16	58			54	87	17
17	305, 306, 309	Attempt at, and abetment of		149		1	146	217	22
18	895, 826, 829, 821, 338, 846.	Grievous hurb no ent	4	9,104	81	104	1,926	517	1,400
19		Administering stopelying drags to	19	26	4	!	28	17	
#0 #1	894, 827, 250, 882 868 to 869 and 871, 372, 878.	Burk ses ses	. 829	1,657	4	4	1,468	886	1,128
22	846 to 848	In slaves	188	878	23	616	841	128	218
28	358, 254, 356, 357	extertion Criminal force to public servant or woman, or an attempt to com-	7	30		en+**	15	8	12
24	904 A 996	mis theft or wrangfully sandness	116	464	•	***	494	272	221
	304-A, 788	Rash or negligent act causing death or grievous burs	40	120	. 7	60a,	128	10	54
		Total	1,811	6,458	180	•	8,977	2,163	8,616
	CLARS III.—Norion Property, ar	e Offracee aquinet Person and against Property only.		-	·				<u> </u>
25		Dacoity and preparation and as- sembly for dacoity	800	1,520	135	•	1,110	96)	550
26 27	202, 203, 204, 207, 298, 270, 281, 282, 480 to	Robbery Berious mischief and cognate	125	680	33	4	571	304	877
18	478, 475 to 440.	afferces Mischief by killing, polsoning, or	73 29	184	7 16	1	174 386	68 149	116
		menting exactions	27	417			1	1	<u> </u>

A-Part II.

for the Bombay Presidency, including Sind and Railways.

	`	13 14 14 14 15 11 12 15 15 15 15 15 15 15 15 15 15 15 15 15						Kenanka.			
Runzher of persons evaling arrest as el er of year.	Number in custody pending trial or investiga- tion or on ball at end of year.		convicted.	Number acquitted or dis- charged.	Died, Recaped, Lanatiz, etc.	Transferred.	Hon- vamimbio.	Compressing and with-trawn,	Approves.	Jirga,	Committed to Bresiens
ıı i	13	19	14	16	(e)	(4)	(4)	4)	101	(J)	U
a	۰۰۰ ۱۰ور	8	1	\$	211-191 92-0100	ter 148	•••	5000 mg	004	***	446 411
### 	, ""	***	4	0e0 010 0e0	254-07 940 99 940-140	000 0.45 0.00	2	\$6 600 6000\$0 5557\$0	400 500	100	200 210 111
 20 88	8 11 40 869	"" 11 89	"" 3 23	8 1,676			 271	1 20 469	6 mm	040 040 000 141	
***		16		14	,,,,,,,	•••	1	400000	***	~	
58	936	2,193	849	1,705	8	1	276	481		•••	-
. 89	548	***	***	•••	16			16	1	90	
3 8	22 151	ł	1	200	g	### ***	,17	43		1	
2	81 11	6	•••	6			1	18		1.00	
	7	1	ľ		1	440	1	3			
16	10 574		14	111 344		***	52	998			
••• 3 0	31 810	. 26	67	20 459	****** 3	100	****	750		=	•••
, 16	188	817	10	348				48			
-	10	68	6	56	*****		***		-	 .	
٠, ,	66	255		184	,		1.9	27			
1	22	24		22			6	10	.,.		
107	1,800	1,711	258	1,352	80	10	110	1,916		94	•
		! !									
25	846	127	·	108	14		19	*	7	10	-
24 8	191 66	324	14	179				10			
1	61	102	ľ	86	,	1	18	1			I -

		,		·					
Berjal No.	low,	Offerice.	Porsons In custody pending trial or investigation or on bail, under section 170, Criminal Priceture Code, at beginning of year as concerned in cases inken up by the Police.	Arrented hy the Police during the year,	Released under sec- tion 160 Criminal Procedure Code.	Released by Magis- trates' order before trial.	of Dersons	Number convicted.	Number acquitted in discharged
1	3		4	8	6	7	8	9	10
		a Offences against Person and set Property only—concluded.			- "				
29	• • •	Lurking house-trespass or house- breaking with intent to commit an offence, or having made pre- paration for hurt and house-tres- pass with a view to commit an offence, or having made prepara-							
80	811, 400, 401	tion for hurs	727	4,774	102	8	4,395	2,933	1,462
		dacoits, robbers and thieves	82	163	22	***	86	56	30
		Total	1,636	7,632	812	27	6,574	4,041	2,533
		or Ossences against the Person.	,		•	· · ·	į		
81	341 to 344	Wrongful restraint and confinement	75	501	15	10	549	97	452
32	330, 937		18	1:5	8	4	169	53	116
33	874	Compulsory labour	100	. 1			1	***	1
		Total	99	777	23	14	719	150	569
	CLASS V Minor	Ofences against Property							
		Call antila	898	2,419	52	5	2,852	1,540	610
84	370 to 392	Theft }	892	8,795	152	2	8,000	3,555	812
85	408 to 408	Culminal bases had a - 4	113	493		_	426		2,015
30	41.5 4.4 4.4	Pusaleta as 1 as assessed		{	12	1] .	265	161
			384	1,688	38	***	1,764	1,192	572
87 89	419, 420 417, 418, 453 and 456 .	Criminal or house-trespass and lork- ing house-trespass or house-break-	134	430	26 •	3	481	308	153
80	401, 46?	Ing Broaking closed receptacle	144 10	733 96	5	4	738 105	228 69	510 86
		Total	2,078	14,690	235	14	14,446	10,157	4,280
	Chang VI.—Other	Total of Indian Penal Code Cases (Classes I to V)		82,611	834	64	34,546	17,408	13,138
40 4 1	205 to 207	Offences against religion		224		1	6 196	5 140	1 56
	punishable under local laws.	•				;			
42	*****	Offences under special and local laws declared to be cognisable	225	3,916	46	***	3,783	3,325	457
43	***	Offences under the Criminal Tribes Act 1911 (III of 1911)	58	698		***	643	597	
	j	Total	306	4,842	56		4,626	4,067	
		•						3,001	
_		GRAND TOTAL	6 ,967	87,464	910	65	35,172	21,475	13,697
		blumns 19 to 18 - False outs research	- '						

Total ... +122 persons.

		Рическ Мася	E CONCERN	15 1F A0 854			F	RMARKS.			
Number of persona ovading arrest at close of year.	Number in onstudy pending trial or investiga- tion or on I all at end of year.	Number arrested.	Number convicted,	Number sequitted or dis- charged,	Died, Eassped, Lunatio, etc.	Transferred.	N.w Gognisabla,	Compounded and withdrawn,	Approvers.	Jirga	C-unmitted by Bergeans
11	12	13	16	15	(a)	(b)	(c)	(4)	(e)	(n)	(0)
				(,		
73	922	285	82	2.0	21	•••	88	70	•••		
1	127	٠.		.,.	5		8		***		
, 127	2,203	784	127	5./3	43	3	106	127	7	10	
								<u> </u>			*
⁷ 11	86	778	68	701	1		8	297	,		ľ
•••	19	102	10	89	1	ļ	,	. 00	****	•••	•
800		7		7	<u>-</u>			1			
11	105	887	76	797	2			388	- <u>::</u> -		
]					-
98	300	136	46	64	11 '	6	24	8			
88	· 863	1,278	491	735	18	. 4	46	87	-	•••	
23	162	803	163	567	1	***	9		•••		•••
39	¥26	143	62	77	8	. 3	83	18	***	***	
10	102	330	45	265	1	1	7	23	.		
1	116 1	3,097 7	838 2	2,702 5	245 446 746 46	***	14	207	***	***	• • • •
255	1,838	5,794	1,147	4,415	£9	13	138	385		***	
553	6,981	11,364	1,952	8,862	130	27	681	3,300	9	84	D
14P 1 m2	i 87	83 835	237	81 77	200120 940421	•••		10	***	•••	900 900
2	208	, 2,1:94	2,272	693	8	1	6	45	•••		· **
•••	110	484	400	73	8	,		7		•••	***
3	146	3,846	2,910	874	11	2	6	62	•••		•••
553	7,427	15,210	4,892	9,736	141	29	667	8,363	9	84	9

J. R. JACOB,
for Inspector-General of Police.

STATEMENT B-PART I.

Return of Non-Oognizable Crime for the year 1921 for the Bombay Presidency, including Sind and Railways.

				• , • . •	y					- t .				
			 		•		Cases in which accused died, escaped	COFCLU	OF CARM TO A HO IS					
Serial Number.	iav.	()flence,	Number pending at tegin- ning of year.		Total for disposal (Co- Jumna 6 & 5),	Number dismissed without trial	or became inmue during trial or clarges were abandon- ed, come pounded or with drawn (Sections 347, 244, 350, 843, 846 & 494, C.P.C.).	Discharge or soquittal.	Convie- tion.	Number pending at close of year.	Number declared by the Cours never to have occurred, or to be mietakes of law Gr fact.	Number in which the Court held that a cognizable offence was committed.	Cases reversed on appeal or on revision.	Remarks.
1	3	8	•			7		9	10	11	15	19	14	15
P	Scot	ions of 1. P. Code.			1	1	 	<u> </u>					-	,
(l	115	Abetment of non-nognizable offence not committed. Ac.		***)		_	***			***	-		
ļ	117	on going the solution of the contract of the c			-	-	•••	,,,,	64 5	•••	P90	1	•••	
ì	114, 119	public As. Concealing design to commit		•••			•••		 ,		***	100	(
Į	130B (1) and 130B (8),	nun-nognizable offenes. Non-nognizable oriminal	***	***	***			***		195	•••		***	
	19031 (214	conspiracy, Total												
	Chien Is-	f) Theres analyst the State	\ 			 -								
1	1	franquillity, do., do.							,]]	,	٠		,
,	137	Offence against the State Itarbouring descripts by	,,,	'	 •	<u> </u>	***		4	* 404	***		. ***	
4	178 to 190, 1911	Aisster of ship. Offences against public	ļ	415	434	85	 23	120	229	45	***		***	1 transferred.
	to 204, 218 to 218, 228a, 227 to 229,	junike. j		}										1 dormant.
B	16 to 109, \$17	Offeaces by public corvants .	11	a)	80	•	a	15	20	6	•••		1	2 committed
6	146 to 200, 206 to 211, 621 to 696.	False evidence, false com- plaints and claims, and fraudulent decis, and dis-	4	\$115	438	10	20	120	2110	5.5		***	1	Semious,
T	408 to 477# w	position of property, Forgory or Irandulently using forgod documents not being theveriment Promis- sry Notes, and faisifying accounts.	l	20	36	7	1	11		7	***		***	
9	1	Offences relating to weights and measures. Making or using false trade-		81 7	101	1	1	39 1	77	i	-			
10	140, 783a to	marks, Risting, unlawful assembly,	83	859	\$1.40	•	17	100	217			-	1	·1 transferred.
	166, 100.	affray. Total	188	1, 109	1,641		76	301						
	CLASS II	-Serious Offenees against			7,511				— 					2 transferred, 1 dormant,
	8184 818	the Person.						ļ	•	1				3 Countritled to Bossions.
11	870	Causing miscarriage Buying or disposing of slaves,		•	•		1	1	••	1		***	198	
12a	870			· .	1	•••	***	3			•••		***	
		•								<u> </u>				•
	C1400 III,	Total -Serious Ofeness against Property.			,	 -	1					_=_	***	
19	384 to 380	• •	11	M	96	n	,	47	14	•				2 transferred.
		. Total	11		146				16				<u></u>	2 transferre d.
	CLASS IV	.—Miser Offeres against						1						~ 41-main/161 44
14	818 s	Wrongful confinement	12	419	401	14	2)4	\$0	44	10				
13		Criminal force	.,	870	901	123	407	239	₽4	47		*	***	
10	89 	liurt on grave or audien		•	•	- 1	***	***	4	-	-	-	-	
17	2:3	Voluntarily causing hurt	631	11,893	33,134	1,352	6,604	2,913	PHO .	477	4	ι	•	19 transferred.
		Total	874	12,919	13,493	2,649	7,116	8,201	1,074	634		———	•	19 transferred.
		Vinor Ofeners against Property.				` `								
18 10	-	Cheating Criminal missippropriation of	30 26	802 833	331 331	T2 47	* 80 41	101	24	21		-	-	2 Irensferred.
_	j	property. Mischief (simple)	101	3,633	1,626	263	1,377	126 831	64 8/8	144	•		٠- ا	A 6
		Total	N7	3'001	3,200	400	1,418	1750	203	301	3		1 1	4 transferred. 6 transferred.
1							-							

STATEMENT B-Part I-Return of Non-Cognizalle Crime for the year 1921 for the Bombay Presidency, including Sind and Railways-concluded.

_					1	<u> </u>	Carre in		PF CALES	<u> </u>	_ 		 	
							died,		SO IN				İ	
Serial Number	Law	* Offree.	Number pending at begin- ning of year,	Chees reported in the	Total for dispose it (Co-) in terms 4 & 8),	Number discissed without triat.	or because Indiana during trial or in which sharpes were abandenged, compounded or without we (flections 347, 344, 253, 344 & 44, C.P.C.).	Discharge of sevent-	Cravip- tion,	Number presting at elema of year,	Number declared by the Court have to be more to be maintaken of law or fact.	Russ her in which the they'd he'd that a descrip- star offeres was seminal- ted,	Chare reversal ag arpent ar on revi- nua	Bomarka.
. 1		3	•		6	7	8	•	1)	11	12	13	14	13
1		er Ofenoss not specified above		,						<u>-</u>				
21 22	298 400 to 401	Offences against religion Criminal breach of contract	[13	139	,	11	•	1	3		-	-	
13	403 to 498	of service. Offences relating to marriage.	217	1,586	1.808	220	763	414	114	#00		-		0 insulared
24	500 to 509	Defamation	27	178	206	41	80	04		10	ĺ	-	<u> </u>	o tremation?
26		Intimidation, insult and	ţ .	8,500	4,106	677	1,900	1,018	836	239		,	-	11 transferred.
26	271 to 276, 278, 284, 287,	Public and local nulsaness	•	215	\$21	4	. 4	· 43	123	,	-	-	-	=
27	288, 190, 2046	Keeping a lottery office	- 1	1	1	100	***	J		,	 			
28	Chapter VIII	Security for keeping the peace on conviction.	40	870	419	•	30	136	230	27	_	-	-	
29	(a), C. P. C. Cases under Chapter X, C. P. C.	Public nulsances	1	. 14	15	***	-	•	10	-	-		-	
30	Cases under Chapter XII, C. P. C.	Disputes as to immovable property.	7	139	146	•	27	40	40.	27	-		-	
81	Cases under Chapter XXXVI, C. P. C.	Maintenance of wives and shildren.	19	323	841	50,	94	100		11			_	8 transatret,
	-1 -1	Total	493	6,845	1,338	1,116	3,987	1,817	844	447	•	1	1	17 transferred.
		r other special or local laws is by the Police,	2,073	80,293	43,208	648	8,963	8,479	30,546	9,447	,	-		Be transferred.
		Total	2,972	80,208	42,205		5,000	8,472	23,844	1,447	<u> </u>		9	80 transfer red.
	•	Grand Total	*4,379	68,807	07,586	8,007	17,612	9,004	\$9,003	3,741	18	3	10	78 transferred. 48 det ment 8 Committed to
		İ		- 1										Same and .

Note. The total in column 6 should correspond with the total of columns 7, 2, 9, 10 and 11.

*Explanation of difference between column 11 of Statement B, Part I, for the year 1920 and column 2 of the same electrons for 1921 —

4.876 Figure in column 11 of Statement B, Part I, for the year 1920,

+ 4 Cases arroncomity contited to year here here included this year.

Division + 8 cases ... - 1 Case arroncomity shows last year has been contited this year.

Central Division

4,379 ----

J. R. JACOB, for Inspector-General of Police.

STATEMENT B-PART II.

Return of Non-Cognizable Crime for the year 1921 for the Bombay Presidency, including Sind and Railways.

-			1	Page Augus Wuom Pi		canne they or father to during the inst when dung at end	The The	a prime r	PERI	iobii id.	proces	of the	1 6 4 1	[왕	REMAN	-
Ser al Number.	Law.	Offence,	Persons concerned in cases point at beginning of the year, under brial or against when cess had served.	1000		Permiss not arreated because also comply with automoted out for year, and persons against processes were outstanding of the year.	Persons who appeared before Courte.	Perrote discharged after a ance without trial.	Acquitted or discharged.	Convicted.	Percentage of number convicted number against whom proce launed (Columns 5 and 6),	Fersons under trial at close year.	Number concerned in cases also done, compounded or withdrawn, and number who died, escaped or became in- sane during trial.	Number of those in Column 11 convicted of cognizable offences.	Persons who died, escayed or were transferred before appearance.	
1	,	8	4	8	.6	7	•	9	10	11	12	13	14(a)	14(8)	14(c)	·
1	Seel	ions of I. P. Code.														
		offence not committed, acc, Abetting commission of non- regularite offence by public, Ac.		***		000 100 000 100 000 100 000 100		944 944 111	**** ****		1116	****	 			
	130-B (2).	Total						<u> </u>		<u> </u>					-	
	CLARS 1Offer	ness anchest the State, Public														
3 4	121 to 130, 805 137	Harbouring desertors by Master of ship.	l	876	1 17	******	633	43	189	820	100°00	***	20	 	:: ::	1 transferred.
8	204, 318 to 318, 3286, 327 to 329, 101 to 100, 317 to	Offences by public servants	. 25	69		201,000	94	,	27	30	43:47	19	n			1 Committee to
6	2/3, 103 to 200, 205 to 211, 421 to 424.	Faise svidence, false complaints and glaims, and fraudules	110	410	27	•	\$34	20	190	235	64.69	77	17	-	•••	Sessions Stransferred, Committed to
,	405 to 477a	forged documents not being thosernment Promisery Notes	22	5.8	-	. 8	70	,	\$2	24	45-38	 	. 8	-		1
8	104 to 267	and faisifying accounts. Offences relating to weights and mrasures.	ŀ	84	11	1	110		19	1	88 42	ĺ	•	•••		
y lu	192 to 189 119, 1534 to 156, 160,	Making or using false trade- marks.	ŧ	1,319	114	**************************************	1,410	19	500	1	87 40 65:34	85	20.		***	4 transferred.
	•	Total	837	1,431	165	20	3,903	90	940	1,576	60 194	208	75			8 transferred. 2 committed to
11 18 1.	318 to 316	Causing miscarriage	•••	4	3 *** ***	ann des alle pes de ules	6	004 000 114		200 310 000	ous, she tos	1	pbs q to)-11 699 899		Sostona.
		Total	•••	,	3	*****	•	- - -	8			1		-		
13	CLASS 116.—Ser 884 to 389	ious Ofenous against Property. Extortion	84	207	1	444 656	233	28	147	- 83	18-96	20	\$+1	-	***	4 transferred.
		Total	24	907	1	*******	232	26	147	33	15-86	20	***		-	4 transferred.
11	Olass IV.—Liis 3 k5 352, 338, 358	Criminal force	10 74	7:49 1,868	3	13 67	791 1,001	196	296 670	1 .	7-36 8-35		233 843			
16 17	323	vocation .	 1,436	\$6,610	-	203	28,026	 1,790	9.EE	1,803	80°00 6°19	 1,509	13,640		-	53 transferred.
	you am !										<u> </u>	_	<u> </u>			•
		Total	1,517	30,457	13	303	30,684	3,175	10,411	1,870	6-37	1,449	13,726	-11	<u></u>	\$2 transferred.
ú	417, 418 (03 to 605	Cheating	66 89 306	813 615 6,104	1,0	30 6 31	3 63 403 6,637	60 33 844	177- 243 1,961	44 99 687	13·62 23·13 10·75		20 44 2,854		=	2 Committed Sessions, Strausferred.
	-	Total	400	0,583	•	73	7,248	646	2,381	800	11'67	409	1,923	-	3	8 transferred, 1 examitted to Se sions.

STATEMENT B-PART II-Return of Non-Cognizable Crime for the year 1921 for the Bombay Presidency, including Sind and Railways-concluded.

			yes pro-	Passe 4041 WB04 Pr 10071	2 67 200 page	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	2	200	Pro		1	3	133	11	11	-
Senat Number	Law.	Offence,	Ferum concerned in an ing at the section of the under trial or against ern had bessed.	On somplaint,	On Magnetones' ear mother or information from the Police.	forme and promise to absented, or eruded on ply with seasons. year, and promise any province trans onto	Persons who appeared Counts.	Forest discharged all	Angeliand or d'ar la synd	Crantefall	Parentage of sea large about the season of t	Formers under trial of a year.	Notice of the second of the se	New York of San San	Press Statement of the Control of th	
1	2	3	• ;		•	•	•	•	10	21	11	13	16.01	16.5-	110	
i.	CLISS VI.—Othe	or Ofenses not specified above.							<u>·</u>	[†]		· '	- .	, .		
21	296	Offenore against religion	1	26		Jan 100	17		ا			,	79	i		
23	400 to 493	Criminal breach of contract of service.	,	20		1	29	-		1	3 3:		10	i 		•
53	495 to 408	Offences relating to marriage.	724	4,129		ert	5,071	909	1,810	252 1	6761	øn.	\$,043	!		th committed to
24	800 to 503	Defamation	76	426		•	494	73	170	41	9-61	104	101	<u>.</u>		Principle.
25	504, 506 to 510	Intimidation, insult and annoy- ance.	613	7,962	•	71	8,410	704	2,872	164	1 401	24	3,044	ļ 		16 transferred
26	271 to 276, 278, 284, 287, 286, 290.	Public and local nulsances	8	205	14	*** **	8:17	14	106	167	65-3 1	18	*	-	-	Me as titue,
27	2944	Keeping a lottery office	.	. 1	-		1			-	-	ì	_	i	-	
28	Cases under Chapter VIII(a), C. P. C.	Security for keeping the peace on conviction.	159	866	a)	30	1,046		430	827	10-31	••	, su		-	
29	Cases under Chap- ter X. C. P. C.	Public nulsances	•	58			6.3	-	13		M 3	-	,	- +46	}	}
30	Cases under Chap- ter XII, C. P. C.	Disputes as to immevable pro- porty.	37	451	-		830	20	**	N	19 🖜	145	4	-	-	
81	Cases under Chap- ter XXXVI, C. P. C.	Maintenance of wives and children.	17	310		9	121	u	125	71	2276	11	**			8 Insuferred.
		Total	1,530	14,916	78	. 300	16,324	1,800	5,501	1,7%	11.90	1,007	6.243	_	<u> -</u>	94 transferred, 81 seministed to Benjama
	Offences under o	ther special or local laws not Police.	3,611	44,390	916	· 123	47,844	700	8,270	13,130	7631	2,102	6,643	1	-	D transferred, I bronzestical to Res-
		Total -	8,611	44,38)	\$1.5	323	47,984	700	3,270	33, 230	74.74	3,100	Y.en	1	-	30 transferred, 1 constitud to
	•	GRAND TOTAL	97,498	\$8,340	576	924	105,278	6,284	24.00	39,815	30-75	6,336	Hei	1	3	130 transferred, 68 amounting to Sentend

*Explanation of difference between the total of columns 7 and 13 of Statement B, Part II, for the year 1236 and columns 6 of this statement in 7,881 Total of figures in columns 7 and 13 of Statement B, Part II, for itsu.

Northern Division

Central Division

Southern Division

Bind

Dallways

1 persons wrongly shown as pending last year have been emitted this year.

- 1 person wrongly shown as pending last year have been emitted this year.

- 1 person wrongly shown as pending last year has been emitted this year.

- 1 person wrongly shown as pending last year has been emitted this year.

- 2 persons—difference not explained.

- 3 persons—difference not explained.

J. R. JACOB, for Inspector-General of Police

STATEMENT C.

Property Stolen and Recovered for the Bombay Presidency, including Sind and Railways, for the year 1921.

0	iffenne,	Number of case in which property was stolen.	Number of cases in which property was recovered.	Percentage of cases in which pro- perty was recurred to cases in which pro- perty was stolen,	Amount of property stolen.	Amount of property	Percentage of value of property recovered to value of property stolen.
	1	2	3	4	5	В	7
					Rs.	Rs.	
A.—C	ognizable.						
	(a) In conjunction with lurking house-trespass or house-break-ing.	6,57 5	2, 726	41-46	11,75,726	1,98 054	27•28
Theft ((b) In conjunction with receiving of stolen property.	***	822	•••	******	1,00,001	200
l _i	(c) Other thofts	13,957	6,699	81.40	13,95,736	5,22, ₀ 59	44.52
((a) Dacoity. •••	818	144	46-15	1,77,958	14,804	14.08
9 Robbery ₹	(b) Other robbery .	865	129	43.88	81,737	43,889	80.96
8. Criminal broa	sch of trust	834	. 142	42.81	73,045	19,676	42 39
4. Criminal brea He servant or chant or agen	sch of trust by pub- by a banker, mer- t.	83	. 80	84.98	8,677	1,778	82.04
	Total	20,625	10,722	51-98	29,1 3 ,879	9,00,259	36.67
	·						
P.—Non-C	Cognisable.				ŧ .		
5. Extortion ,		2	10	34.48	4,800	4,372	45.20
6. Criminal miss	appropriation	98	34	86.26	11,175	2,425	44-91
•	Total	129	41	86.08	15,975	6,797	59.65

⁽¹⁾ Figures supplied by the District Magistrates for direct magistrates cognizable cases:

Column 5. Column 6. Column 7. Column 7. 52.93

Ra. 94,144 Ra. 49,830

Value of property recovered in 1921 in 2,348 cases out of the total number pending at the close of the year Ra. 2,22,316,

¹²⁾ Rs. 85,781 worth of property was recovered during the year, out of the property stolen in previous years.

(3) Rs. 59,863 worth of property was recovered by the District and Railway police in this Presidency during the year, out of the property stolen outside the jurisdiction of the respective districts and railways.

(4) Value of property reported as stolen in 1921 in 1,137 cases out of the total number pending at the beginning of the year (1921), Rs. 2,65,549.

(5) Value of property reported as stolen in 1921 in 4,366 cases out of the total number pending at the close of the year, Rs. 12,18,842.

STATEMENT D.

Osmina Renetioned Strength and Cost of Police for the Bomba

	1					. 8	howin	ig 8an	etioned	Streng	th en	d Cost of	Police	for th	e Bomba
		of laspertor and Deputy In- General.	Superinten-	in the second	Departy	- Sporter	Sal-das	4		PE OF F		Number (y Cone	TABLES.	
	District.	No.	Nauka Sala Sala	Number of Assistant	<u> </u>	1	Nomber of perform	Number of Sergeants.	Foot.	Water.	Mounted.	900 A	Water	Mounted.	Total
	1	3	1	13	7	8	7	- 5	<u> </u>	10	11		18	14	15
Northern Davidos.	1. Ahmedahad	100 040 010	1 1 1 1 1 1 1 1 1 1 1	1	2 1 8 1 1	6 3 4 5 1	85 18 29 20 16 26	**************************************	285 118 211 161 161 236 70	9 mil 1 mil	1	3,081 411 657 547 607 536 169	01 100 100 100	25 20 8	1,442 547 928 747 809 806 840
	_ Total	***	7	. 2	9	94	146	8	1,26\$	•••	14	4,008	***	58	5,528
Central Division	8. Ahmednagar 9. East Khéndash 10. West Khéndash 11a Násik 11a, Puona 8. Hátára	1 140 141 141 141 141 141	111111111111111111111111111111111111111	"1 "1 1 1	1 1 2 1 1 1		88 85 24 40 48 34 28	1 13	288 307 ; 11 270 264 164 160	100 000 000 000 000 000	das ; das das das das das das	625 695 890 810 1,862 867 548	105 10 10 10 100 100 100	6	899 1,006 896 1,180 1,680 1,068 733
	Total		7		9	88	234	14	1,548			5,487	Vac	7	7,346
Bouthern Division	16, Belgaum 16, Bijápur 17; Dhárwár 18, Kánara 19, Kolába -00 -00 -00 -00	1 1 1 1 1 1	1 1 100 100	1 1 1 		81 25 88 19 18 18	1	200 197 161 168 148 176	100 100 100 100 100 100	040 739 118 749 211	681 668 862 460 379 487	7 m 7 m 7 m 7 m 7 m 7 m	000 000 000 000 000 000	890 795 1,059 669 549 691	
•	Total	***	6	1	6	24	158	1	1,069	***	104	8,327	100		4.576
Sind.	21. Riverain 22. Karáchi 22. Karáchi 22. 23. Hyderahad 24. Sukkur 25. Lárkana 25. Thar and Párkar 72. Upper Bind Frontier 25. Nawábsháh 22. 22.	100 100 000 000 110	111111111111111111111111111111111111111	1	1 1 1 1 1 1	1 6 6 6 6 8 9	4 38 36 38 37 22 16 19	710 9 100 100 100 110 100	7 184 161 141 109 78 65 63	3 15 	5 57 84 84 46 61 88 29	41 1,195 725 746 589 260 246 284	# 6 # 6 # 6 # 6 # 6 # 6 # 6 # 6 # 6 # 6	7 162 181 87 104 296 167 114	76 1,668 1,072 1,049 863 714 535 462
	Total	100	7	3		8.9	178	9	799	18	304	4,011	. 6	1,068 -	6,488
Marie		146 141- 141	1 1	100 100 100	1		24 48 19	9	159 154 59	010 1101 110	641 644 748	479 806 271	Ont Ong tol	100	678 488 349
	Total	100			1	130	54	16	872	***		1,056			1,515
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Adm.	ation Department 87. Principal, Police Training School, Nault 38. Gasetted officers serving electric in the Presidency, on deputation.	<u>.</u>	1	1 4 ·	9	8	13	1 1	16 : 	111	**		1978 104	900	· 69
į	eta	1	_ •	14	4		٠,.	704	` 	***	dea		***	•••	
	Total	8	-	18	6	21	55		~ 89		811,	- 22			175
	Grand Total	6†	201	29 †	391	150	820	48	5,072	18	318	17,911	. 6	1,128	25,578
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Ten porary and saldi- tional Police.	Control Division Control Division Southern Division Sind Rys. In the Presy, proper Administrative Offices	100 100 1-1 105 105	**** *** *** *** *** ***		544 -44 -46 -100 -100 -100		9 1 1	105 106 109 109 100 00	19 7 13	100 100 100 100 100 100	700 700 700 700 700 700	91 43 11 47 60	100 100 100 100 100 100	140 140 13 440 440	119 43 12 73 63
_	Total				<u>,</u>		10		49			267		12	82

Notes:—(1) Additional Police supplyed temperarity should not be shown as part of the ameticand form but should be added at the and of the tentement, the purposes for we gare omigloyed being explained in the test of the reports.

(2) The total and shown in column 12 should instance contingencies.

(Inc of these officers in a Velerizary officer.

(The total of columns 2 to 8 course to 1th, which expresses the strength of 105 permanent and 7 temperary Gastied Colleges and include 4 officers serving in the City.

Southay (5 in Agencies ; 1 at Acts and 1s vancium. The ticromes in the total atrength as evaporary dated on its the Armsonent Essens is due to the creation of two additional appointments for the tind, Cyannal investments of P directs grade for Next, because upon 15 and not 16 as shown in the Armsonent Esture.

12 2 25578 appoint timents against 2 varanties to Armsonest Section 9.1 decision of P directs grade for Next, because were 15 and not 16 as shown in the Armsonest Section 1.

Presidency, including Sind and Rollwoys, for the year 1921.

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otal Cut payable from Imperial and Provincial Revenues.	Cost pay source the and nuce.	Grand Total Cost (sulumni 16 and 17).	Area of District in square miles.	Population of Distri	a Pojulativa ricto	umber of Palice Stations.	Nun low of Outprale		o results of	The Part of	o d oc
Total Cost Imperial	Total Cost other sour rial an Revenue.	Crand 16 pr	Are of	Popa	Urbaa Districts	N. Can	N	To area	101		Part of the Part o
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Return showing Equipment, Discipline and General Internal Management of the Force

			Total B	7237071	i.		MANUAL C						.	Brigg,	M BATE,	<u>. </u>				
	I •						*				de	ished part- ntally		Punis	hed Jud Be	licially essions	by a M Const.	[agistn	ate of	- t
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d S	9. East Khándesh	39	964	41	958	61	385	81	` •••	100	•	96	***	•••	100	***				
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<u>.</u> .	29. G. T. P. and M. & S. M.	38	636	36	630		78	31		1		69	-		-					1
i a ju	30, B. H. & C. L. Rallway	97	400	25	454	· •••	100	7		,		16	***	•	446		-		<u> </u>	
a (31. Pind Railways m.	— 18	830 1,434	18 70	1,410	- 58	238	19	_ <u>_</u>	-10	=		<u> </u>			-				_4
,	32 Deputy Inspector-Gene- ral of Police, Northern				*,=10		2,38			10		153								
	Range	1	{	1	***		•••				***	-				***	-		_	
i .	of Police, Southern Range	- 1		***	•••			-	•••			-			-	 ·		-	- }	***
Ace numerally c	34. Deputy Inspector-General of Police, Criminal In- vestigation Department. 35. Deputy Inspector-General	w	13	43	23		-	28	-			· 			····.	_		!		_
	of Police for Sind and Sind, Crimin, I Investiga- tion I woartment					,		_												_
[¦	36. Principal, Police Training School, Name	17	80	17	33		110	29			-		•••			-	-			2
	Total	76	61			1	110	62	-					=	-					
	Grand Total	1,013	21,463	970	22,661		†10,006	671	•	100	20	1,891	<u> </u>	21	-	-	=	4	4	-
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Note,... This statement does not include Assistant or Peputy Superintendents or officers of higher rank. Head Constables should be shown as men.

[·] One smooth-bore is kept in the Inspector-General's office as sample.

[†] The figure is inclusive of 274 smooth-horse in the hands of temporary and additional police in the Ahmedahad, Kaira, Surat, Poona and Sholapur districts and the G. I. P. and M. & S. M. and H. B. & C. L. Hallways.

I Twenty-three nun-kets and I regular shown against the Danga, when added to the grand total in solumns 6 and 8 of this statement, will give the total number at shown in the Armament Return.

the Bombay Presidency uncluding Sind and Railways during the year 1921.

REWARDS.		Epocation.		NURBER OF CURSTABLES.					Nember and was feel and the Look parties						Paperstran on Yorks Activate statement of		
Rewarded during the year.		Number of Police who can read and write.		2	2 Joseph	10 year	ď.	i		i		1					
By promotion.	By thillate, presents, gred conduct stripes, or money revends.	O.Boers.	K.	Fumber sollstad during the	Of 1 year and under service.	Of 8 years and under 1 service.	Of 10 years and apder 17	Of 17 years and ever.	On paradem or gradually.	By malerative, with of or grainusty.	By designal.	By durkanya atlantis	By describes.	By death.	Administration base burgates		1
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J. R. JACOB,
for Inspector-General of Police.