

95. REPORT IN NON-COGNIZABLE OFFENCES

(Under Section 155 Cr.P.C.)

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Police Station/Out-Post:

District:

1. Date and time of report:

2. Name and address of the complainant

3. Gist of offence reported

4. Place of occurrence with :
date and time

5. Address of the
witness, if any

(1)

(2)

6. Disposal (To be stated briefly)

7. Disposal reference

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Received copy

Signature of SHO

PS

Complainant

[P.T.O]

Section 155 of Cr.P.c.

1. When information is given to an officer-in-charge of a Police Station of the Commission with the limits of such Station of a non-cognizable offence, he shall enter or cause to be entered the substance of the information in a book to be kept by such officer in such form as the State Government may prescribe in this behalf and refer the informant to the Magistrate.
2. No Police Officer shall investigate a non-cognizable case without the order of a Magistrate having power to try such case or commit the case for trial.
3. Any Police Officer receiving such order may exercise the same powers in respect of the Investigation (except the power to arrest without warrants) as an officer –in-charge of a Police Station may exercise in a cognizable case.
4. Where a case relates to two or more offence of which at least one is cognizable the case, shall be deemed to be a cognizable case, notwithstanding that the other offences are non-cognizable.