



A 336794

HUMAN RIGHTS IN PRE-TRIAL DETENTION

by

CHANDRA MOHAN UPADHYAY
LL.M., J.R.F. (U.G.C.)
Banaras Hindu University
Varanasi

A.P.H. PUBLISHING CORPORATION
5, ANSARI ROAD, DARYA GANJ
NEW DELHI - 110 002

CONTENTS

<i>Foreword</i>	<i>vii</i>
<i>Preface</i>	<i>ix</i>
<i>Abbreviations</i>	<i>xix</i>
<i>Table of cases</i>	<i>xxi</i>
1. Introduction	1
2. Human Rights and Pre-Trial Detention	7
I. Concept of Human Rights	7
II. Human Rights and Criminal Justice	8
III. Evolution of Human Rights Standards on Pre-Trial Detention	9
IV. Human Rights Standards on Pre-Trial Detainees	13
(a) Presumption of Innocence	13
(b) Protection from Arbitrary Arrest	14
(c) Notification of the Grounds of Arrest	16
(d) Communication by Detainees	18
(e) Appearance Before a Judicial or Other Authority	20
(f) Access to Counsel	22
(g) Length of Pre-trial Detention	25

3.	International Standards on Conditions of Detention and the Protection of Juveniles	33
I.	Prohibition of Cruel, Inhuman or Degrading Treatment or Punishment	33
II.	Treatment of Pre-Trial Detainees	37
	(a) Segregation of Classes of Detainees	37
	(b) Physical Conditions of Detention	38
	(i) Accommodation	39
	(ii) Food and Water	40
	(iii) Medical Care	40
	(iv) Clothing	42
	(c) Intellectual and Religious Conditions of Detention	42
	(d) Use of Discipline and Restraint in Pre-trial Detention	44
III.	Supervision of Places of Detention	45
IV.	Substitutes for Confinement	48
V.	Judicial Review of Confinement	51
VI.	Fair Trial	53
VII.	Special Rules for Juveniles	56
4.	National Standards on Pre-Trial Detention (Rights of Arrested and Detained persons and Alternatives of Pre-Trial Detention).	69
I.	Adversary System	69
II.	Presumption of Innocence	70
III.	Rights of Arrested Persons	73
	(a) Notification of the Grounds of Arrest	76
	(b) Access to Counsel	77
	(c) Legal Aid to Accused at State Expense	78

Contents		xvii
	(d) Right to be taken before a Magistrate without Delay	82
	(e) Protection from Detention Beyond 24 Hours without Judicial Scrutiny	82
	(f) Communication by Detainees	85
	(g) The Right to be Tried Without Delay	86
IV.	Need for a Re-thinking on the use of Police Power of Arrest	89
V.	Substitutes for Confinement	94
	(a) Bail	94
	(c) Recognizance	99
VI.	Safeguards Against Administrative Detention	100
VII.	Judicial Review of Confinement	102
5.	National Standards on the Conditions of Detention	115
	I. Segregation of Untried from Convicted Prisoners	115
	II. Segregation of Female from Male Detainees	116
	III. Rights of Prisoners	118
	IV. Physical Conditions of Detention	118
	V. Religious Conditions of Detention	121
	VI. Prison Education	121
	VII. Prohibition Against Free Labour	124
	VIII. Use of Discipline and Restraint on Pre-Trial Detainees	125
	(a) Use of Handcuffs and Fetters	125
	(b) Protection Against Solitary Confinement	127
	(c) Supervision of Places of Detention	127
	IX. Inescapable Recommendations	128

6.	National Standards against Torture and Custodial Death	135
I.	Protection Under General Criminal Law	137
II.	Protection Against Self-Incrimination	138
III.	Inadmissibility of Custodial Confessions	138
IV.	Rulings and Directions of the Supreme Court	139
V.	Inquiry in the cases of Custodial Deaths	143
VI.	Right to Compensation of the Victims	145
VII.	Torture, Custodial Death and Public Interest Litigation	147
VIII.	Inquiry by the National Human Rights Commission	148
IX.	Reasons for the use of Torture by the Police	149
X.	Remedial Measures	152
7.	National Standards on the Protection of Juveniles	165
I.	Competent Authorities of Juveniles	165
II.	Procedure of the Juvenile Courts	166
III.	Private Hearing	166
IV.	Curtailed Right to Counsel	167
V.	Legal Aid	167
VI.	Bail	168
VII.	Definition and Classification of Juveniles	169
VIII.	Appeals from the Juvenile Court's Orders	172
IX.	Non-Penal Sanctions	172
X.	Probation	172
XI.	Appraisal of the Act	174
8.	Concluding Observations and Suggestions	177
	<i>Select Bibliography</i>	191
	<i>Appendix</i>	201
	<i>Index</i>	207