

Criminal Procedure Code, 1973 (II of 1973) S. 170 – Does not impose an obligation on the Officer-in-charge to arrest each and every accused at the time of filing of the chargesheet – The word “custody” appearing in Section 170 of the Cr.P.C. does not contemplate either police or judicial custody but it merely connotes the presentation of the accused by the Investigating Officer before the court while filing the chargesheet. [\*Court on its own motion v. Central Bureau of Investigation 2004 PLRonline 0003 \(Del.\)\*](#), [\*Court on its own Motion v. State 2018 PLRonline 0100 \(Del.\)\*](#), [\*\(2018\) 254 DLT 641 \(DB\)\*](#), [\*Joginder Kumar v. State of UP & Ors. 1994 PLRonline 0004 \(SC\)\*](#), *relied*

**read [HERE](#) , [2021 Scej 1365](#), [\(2021-3\)203 PLR 657 \(SC\)](#),**

---