



IPC S. 188 - Where an “offence” is committed under S. 188 of the IPC, it would be mandatory on the part of the public servant concerned to file a complaint in writing before the jurisdictional Magistrate

[PRINT / DOWNLOAD PDF](#)

Section 195 Cr.PC. opens up with the word “No Court” and thus, imposes an express bar for any Court to take cognizance of the offences contemplated thereunder, except in accordance with the procedure prescribed therein - Merely because the offence under Section 188 IPC is cognizable, .....

[read \*\*HERE\*\*](#)

[PLRonline 489586](#)

Tags: [\(2022-4\)208 PLR 678](#), [CrPC S 173\(8\)](#), [CrPC S. 195](#), [CrPC S. 2\(d\)](#), [def](#), [FIR](#), [IPC S. 188](#), [Jurisdiction](#), [Public Servant](#), [Writ](#)