



NIA S. 145 – Trial Court shall fix the case for defence evidence, unless an application is made by the accused under Section 145(2) of the Act for recalling a witness for cross-examination



Negotiable Instruments Act, 1881 (26 of 1881), Section 145 – After serving notice in terms of Section 251 of the Cr.P.C., upon an accused, the Trial Court shall fix the case for defence [evidence](#), unless an application is made by the accused under Section 145(2) of the Act for recalling a witness for cross-examination – ...

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