CONFIDENTIAL

VIGILANCE MANUAL

VOLUME I

(FIFTH EDITION)

CENTRAL VIGILANCE COMMISSION

First Edition – 1968 Second Edition – 1971 Third Edition – 1974 Fourth Edition – 1982 Fifth Edition – 1991

FOREWORD

The last edition of the Vigilance Manual Volume I, was brought out in 1982. Since then, there have been periodical revisions/modifications to the various rules. Besides, a number of executive instructions have also been issued by the Commission and the Government of India. The present volume has been updated and revised, incorporating the changes which took place in the interregnum

The Manual is intended to be a ready reference book in regard to various aspects of vigilance administration. However, this does not supersede the concerned rules and orders issued by Government.

Shri K.L. Ahuja, Under Secretary in the Commission has put in lot of effort in bringing out this revised edition. The work was supervised by Shri A.K. Garde, Secretary to the Commission. I compliment them both.

The Commission will welcome suggestions aimed at correcting inadvertent errors or omissions which may have crept into this volume or for improvement of this volume.

T.U. VIJAYASEKHARAN Central Vigilance Commissioner

New Delhi 30th July, 1991

TABLE OF CONTENTS

VOLUME I

Page No.

CHAPTER I- Organisation

1.	General.	1
2.	Administrative Vigilance Division.	1-2
3.	Chief Vigilance Officers and Vigilance Units.	2-6
4.	Central Bureau of Investigation.	6-9
5.	Central Vigilance Commission.	9-15

CHAPTER II – Complaints

1.	Sources of information.	16-17
2.	Complaints received by Ministries/Departments.	17
3.	Initial action on complaints received by Ministries/Departments.	17-19
4.	Complaints received by the Central Vigilance Commission.	19-20
5.	Anonymous and pseudonymous complaints.	20-21
6.	Co-operation of voluntary public organisations, press and responsible citizens in combating corruption.	21-22
CHAPT	ER III – Preliminary inquiry/investigation.	
1.	Agency for conducting inquiries.	23-24
2.	Preliminary inquiry by departmental agencies.	24-27
3.	Preliminary investigation by Central Bureau of Investigation.	27-31
4.	Assistance of Chief Technical Examiner's Organisation in the investigation of complaints etc.	31-32
5.	Expeditious completion of preliminary inquiries.	32-33
6.	Promotion/confirmation of Government servant whose conduct is under investigation.	33
7.	Speedy investigation into cases in which a Government servant is under suspension.	33-34
8.	Action against person making false complaints.	34-35
9.	Registration pending investigation inquiry.	35-36
СНАРТ	ER IV - Facilities and co-operation to be extended by administrative authorities to the Central Bureau of Investigation during investigation of cases.	
1.	Full Co-operation to be extended to Central Bureau of Investigation.	37

2.	Inspection of Government records.	37-38
3.	Classified/graded documents/records.	38-39
4.	Obtaining documents from Audit Offices.	39-46
5.	Examination of disputed documents by Government Examiner Questioned Documents.	40-41
6.	Technical assistance during investigation.	41-43
7.	Grant of immunity/pardon.	43
8.	Transfer of an officer against whom serious charges are under investigation.	43-44
9.	Laying of traps.	44
10.	Action to be taken when a bribe is offered.	44-45
11.	Witnesses.	45
12.	Accommodation/communication facilities and transport.	45
13.	Arrest/handing over of Defence personnel etc. to civil Police.	45-46
14.	Request for suspension of Government servant.	46
15.	Close liaison between the S.P.E. and the administrative authorities.	46

CHAPTER V – Suspension.

1.	Effect of suspension.	47
2.	When a Government servant may be suspended.	47-51
3.	Competent authority.	51-53
4.	Deemed suspension	53-55
5.	Order of suspension.	55
6.	Duration of order of suspension.	55-56
7.	Date of effect of order of suspension.	56-58
8.	Headquarters during suspension.	58
9.	Speedy investigation into cases in which an officer is under suspension.	58-60
10.	Appeals against and modification or revocation of order of suspension.	60-63
11.	Resignation during suspension.	63-64
12.	Promotion/confirmation/reversion of Government servants who are under suspension.	64-69
13.	Subsistence allowance.	69-72
14.	Recoveries from subsistence allowance.	72-74
15.	Dearness allowance admissible during suspension.	74
16.	Compensatory allowance admissible during suspension.	74

17.	No payment admissible to a Government servant who engages himself in other employment during suspension.	74-75
18.	Rent fee concession during the period of suspension.	75-76
19.	Payments admissible to a Government servant dismissed or removed or compulsorily retired from service who is deemed to be under suspension under Rule 10(3) or (4) C.C.S. (CC&A) Rules, 1965.	76
20.	Payment to a suspended Government servant against whom major penalty action is initiated but ends in imposition of minor penalty.	76-77
21.	Deemed suspension – suspension be treated as revoked from the date the cause of suspension cases to exist.	77
22.	Provisional pension if the Government servant retires while under suspension.	77-78
23.	Payments admissible to a Government servant suspended while on leave.	78
24.	Revision of scale of pay – whether Government servant under suspension may be given an option to elect.	78-79
25.	Arrangements for carrying out the work of a Government servant under suspension.	79
26.	Continuance of the post held by a Government servant under suspension.	79-80
27.	Grant of leave while under suspension.	80
28.	Termination of the services of a temporary Government servant under suspension.	80
	suspension.	00
СНАРТ	ER VI - Penal provisions pertaining to bribery and corruption among public servants.	00
CHAPT 1.	ER VI - Penal provisions pertaining to bribery and corruption	81-82
	ER VI - Penal provisions pertaining to bribery and corruption among public servants.	
1.	 'ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. 	81-82
1. 2.	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and 	81-82 82-83
1. 2. 3.	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and abutment thereof – offence and penalties. 	81-82 82-83 83-91
1. 2. 3. 4.	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and abutment thereof – offence and penalties. Offences of Criminal Misconduct. 	81-82 82-83 83-91 91-93
1. 2. 3. 4. 5.	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and abutment thereof – offence and penalties. Offences of Criminal Misconduct. Section 13(1)(c) of Prevention of Corruption Act, 1988. 	81-82 82-83 83-91 91-93 93-94
 1. 2. 3. 4. 5. 6. 	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and abutment thereof – offence and penalties. Offences of Criminal Misconduct. Section 13(1)(c) of Prevention of Corruption Act, 1988. Clause (d) of Section 13 (1) 	81-82 82-83 83-91 91-93 93-94 94
 1. 2. 3. 4. 5. 6. 7. 	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and abutment thereof – offence and penalties. Offences of Criminal Misconduct. Section 13(1)(c) of Prevention of Corruption Act, 1988. Clause (d) of Section 13 (1) Clause (e) of Section 13(1) 	81-82 82-83 83-91 91-93 93-94 94 94-95
 1. 2. 3. 4. 5. 6. 7. 8. 	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and abutment thereof – offence and penalties. Offences of Criminal Misconduct. Section 13(1)(c) of Prevention of Corruption Act, 1988. Clause (d) of Section 13 (1) Clause (e) of Section 13(1) Presumption of the guilt of the accused. 	81-82 82-83 83-91 91-93 93-94 94 94-95 95-97
 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and abutment thereof – offence and penalties. Offences of Criminal Misconduct. Section 13(1)(c) of Prevention of Corruption Act, 1988. Clause (d) of Section 13 (1) Clause (e) of Section 13(1) Presumption of the guilt of the accused. Accused to be competent witness. 	81-82 82-83 83-91 91-93 93-94 94 94-95 95-97 97
 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and abutment thereof – offence and penalties. Offences of Criminal Misconduct. Section 13(1)(c) of Prevention of Corruption Act, 1988. Clause (d) of Section 13 (1) Clause (e) of Section 13(1) Presumption of the guilt of the accused. Accused to be competent witness. Matters to be taken into consideration for fixing fine. 	81-82 82-83 83-91 91-93 93-94 94 94-95 95-97 97
 1. 2. 3. 4. 5. 6. 7. 8. 9. 10. CHAPT 	 ER VI - Penal provisions pertaining to bribery and corruption among public servants. General. Definition of Public Servant. Public Servants taking gratification other than legal remuneration and abutment thereof – offence and penalties. Offences of Criminal Misconduct. Section 13(1)(c) of Prevention of Corruption Act, 1988. Clause (d) of Section 13 (1) Clause (e) of Section 13(1) Presumption of the guilt of the accused. Accused to be competent witness. Matters to be taken into consideration for fixing fine. ER VII – Prosecution. 	81-82 82-83 83-91 91-93 93-94 94 94-95 95-97 97 97

4.	Form of sanction.	103
5.	Fresh sanction after re-investigation.	103-104
6.	Authentication of sanction issued by Central Government.	104
7. 8.	Authentication of sanction issued by other competent authority. Proof of signature.	104-105 105
9.	Investigation by Central Bureau of Investigation.	105-106
10.	Procedure for obtaining sanction of Central Government.	106-108
11.	Procedure for obtaining sanction of other competent authority.	108-109
12.	Cases where two or more Government servant belonging to different Ministries/Department, or under the different cadre controlling authorities are involved.	109
13.	Records to be sent with the report.	109-110
14.	Action after judgement.	110-112
15.	Action after acquittal.	112
16.	Departmental action after acquittal.	112-114
17.	Setting aside the orders of penalty.	114
18.	Withdrawal of prosecution.	114-115
CHAP	TER VIII – Action against temporary Government servants.	
1.	C.C.S. (T.S.) Rules, 1965.	116
2.	Termination of services of temporary Government servant by the appointing authority.	116-117
3.	Service may be terminated for any reason.	117
4.	Termination of services for misconduct.	117-118
5.	Authority competent to terminate services.	118
6.	Termination of services of pendency of disciplinary proceedings:-	
	(i) Termination of services after preliminary inquiry	118-120
	(ii) Termination of services during pendency of departmental proceedings.	
7.	Termination of services of a temporary Government servant being prosecuted in a Court of Law.	120-121
8.	Forms.	121
9.	Service of Notice.	121-122
10.	Review of cases.	122-123
11.	Notice of termination of services by a temporary Government servant.	123-125
12.	Circulation of names of temporary Government servants whose services have been terminated under Rule 5(1).	125

CHAPTER IX- Constitutional provisions.

1	Company	126
1.	General.	126
2.	Power to make rules governing conditions of service.	126-127
3.	Special provisions relating to certain categories of Government servants.	127-128
4.	Persons engaged on special contract.	128-129
5.	Alternations in conditions of service.	129-130
6.	Alternations in conditions of service of persons appointed on contract.	130
7.	Employees of departmental public sector undertakings.	130-131
8.	Employment public sector undertakings.	131
9.	Tenure of service.	131
10.	Article 310 of the Constitution (Doctrine of pleasure)	131-133
11.	Article 311 of the Constitution.	133-138
12.	Dismissal, removal and reduction in rank.	138-139
13.	When 'termination of service' will amount to punishment of dismissal or removal.	139-140
14.	Permanent Government employees.	140
15.	Temporary Government employees.	140-142
16.	Quasi-permanent employees.	142-143
17.	Discharge of probationer/person on probation.	143-144
18.	Officiating appointment.	144
19.	Reduction in rank.	145
	(viii)	
		Page No.
20.	Services covered by Article 311	145
21.	Authority competent to dismiss or remove [Article 311 (1)]	145-147
22.	Reasonable opportunity or natural justice.	147-151
23.	Exceptions to Article 311 (2).	151-153
24.	Summary of principles laid down by courts.	153-155
CHAP	TER X – Disciplinary Proceedings I (Initial Action)	
1.	Disciplinary rules.	156-158
2.	Penalties.	158-161
3.	Warning.	161-164
4.	Displeasure of Government.	164-165

5.	Reduction of pension.	165
6.	Disciplinary authority.	165-166
7.	Authority competent to institute disciplinary proceeding under CCA Rules.	166-167
8.	Authorities competent to initiate proceedings under the A.I.S. (D & A – Rules, 1969).	167-168
9.	Authorities competent to initiate disciplinary proceeding against officers lent or borrowed by one department to another or State Government, etc.	168
10.	C.B.I. Reports.	168-171
11.	Institution of formal proceedings.	171-173
12.	Procedure for imposing minor penalties.	173-178
13.	Procedure for imposing major penalties.	178-179
14.	Articles of charge.	179-182
15.	Statement of imputations.	182
16.	List of witnesses.	182-183
17.	List of documents.	183
18.	Draft articles of charge prepared by Special Police Establishment.	183
19.	Standard form of articles of charge.	183
20.	Delivery of articles of charge.	183-184
21.	Statement of defence.	184-185
22.	Action on receipt of the written statement of defence.	185-188
23.	Appointment of Inquiring Authority for charges which are not admitted.	188-190
24.	Appointment of a Presenting Officer.	190-191
25.	Assistance to the charged Government servant in the presentation of his case.	191-193
26.	Documents to be forwarded to the Inquiry Officer.	193-195
27.	Inquiries entrusted to the Commissioner for Departmental Inquiries against an officer under suspension.	195
28.	Common proceedings.	195-196
29.	Special procedure in certain cases.	196-199
30.	Inquiry into charges against member of All India Services.	199-200
CHAP	<pre>FER XI – Disciplinary Proceedings II (Oral inquiry)</pre>	
1.	Fixation of date and place of hearings.	201-202
2.	First hearing.	202-203
3.	Inspection of documents by the Government servant.	203-206

4.	Supply of copies of documents to the Government servant.	206
5.	Documents held up in Courts.	206
6.	Statement of witnesses.	206-207
7.	Summoning of witnesses.	207-208
8.	Production of documentary evidence on behalf of the disciplinary authority.	209
9.	Examination of witnesses on behalf of the disciplinary authority.	209-210
10.	Cross examination.	210-211
11.	Re-examination of witnesses.	211
12.	Examination of a witness by the Inquiry Officer.	211
13.	Record of evidence.	211-213
14.	Appearance of Officers of Audit/Accounts Departments before the Inquiry Officer.	213
15.	Admission of additional evidence on behalf of disciplinary authority.	213-214
16.	Statement of defence.	214-215
17.	Production of evidence on behalf of the Government servant.	215-216
18.	Production of fresh witness on behalf of the Government servant.	216-217
19.	Examination of the Government servant by the Inquiry Officer after his case is enclosed.	217
20.	Final hearing	217
21.	Requests and representation etc. during the inquiry	218
22.	Daily Order Sheet	218
23.	General principles	218-220
24.	Ex-parte proceedings	220-221
25.	Part-heard inquiries	221-222
26.	Report of the Inquiry Officer	222-225
27.	Stay of disciplinary proceedings under the order of the Court.	225
CHAPTER XII – Disciplinary Proceedings III (Action on the report of the Inquiring Authority)		
1.	Findings of the disciplinary authority	226-227
2.	Further inquiry	227
3.	Further inquiry when Principles of Natural Justice for observed.	227-228
4.	Action when articles of charges are held as not proved.	228
5.	Imposition of a minor penalty	228-229
6.	Action when proceedings in which a major penalty is proposed were	229-230

initiated by an authority competent to impose minor penalty.

7.	Consultation with the Union Public Service Commission.	230
8.	Final order on the Report of Inquiry Authority.	230-232
9.	Communication of order	232-233
10.	Imposition of a major penalty on a Government servant whose services have been borrowed from or lent to another department, State Govern- ment, etc.	233
11.	Supply of papers to the Special Police Establishment.	234
12.	Scope of order of punishment	234
13.	Witholding of promotion	234-235
14.	Recovery of pecuniary loss from pay of a Government servant	235
15.	Withholding of increments	235
16.	Reduction to a lower state in the time-scale of pay for a special period	235-236
17.	Reduction to a lower time-scale of pay, grade, post of service	236-237
18.	Promotion during the currency of punishment of with holdings of increment or reduction to a lower stage in the time scale of pay	237
19.	Imposition of two penalties	238
20.	Reduction in rank to a post lower than that on which one was recruited	238
CHAP	TER XIII – Disciplinary Proceedings IV	
	(Miscellaneous)	
1.		
	Travelling allowance to accused Government servant for attending hearing of departmental inquiries	239
2.	6 6	239 239-240
2. 3.	of departmental inquiries Travelling allowance to accused Government servant for journey	
	of departmental inquiries Travelling allowance to accused Government servant for journey performed for inspection of records Treatment of the period spent on journey and during inspection of	239-240
3.	of departmental inquiries Travelling allowance to accused Government servant for journey performed for inspection of records Treatment of the period spent on journey and during inspection of records Travelling allowance to Government servants appearing as witness	239-240 240
3. 4	of departmental inquiries Travelling allowance to accused Government servant for journey performed for inspection of records Treatment of the period spent on journey and during inspection of records Travelling allowance to Government servants appearing as witness in departmental inquiries Treatment of period spent by a Government servant on journey and	239-240 240 240-241
3. 4 5	of departmental inquiries Travelling allowance to accused Government servant for journey performed for inspection of records Treatment of the period spent on journey and during inspection of records Travelling allowance to Government servants appearing as witness in departmental inquiries Treatment of period spent by a Government servant on journey and in giving evidence	239-240 240 240-241 241
3. 4 5 6	of departmental inquiries Travelling allowance to accused Government servant for journey performed for inspection of records Treatment of the period spent on journey and during inspection of records Travelling allowance to Government servants appearing as witness in departmental inquiries Treatment of period spent by a Government servant on journey and in giving evidence Travelling allowance to non-official witnesses Travelling allowance to Presenting Officers and Government servants	239-240 240 240-241 241 241-242
3. 4 5 6 7	of departmental inquiries Travelling allowance to accused Government servant for journey performed for inspection of records Treatment of the period spent on journey and during inspection of records Travelling allowance to Government servants appearing as witness in departmental inquiries Treatment of period spent by a Government servant on journey and in giving evidence Travelling allowance to non-official witnesses Travelling allowance to Presenting Officers and Government servants assisting the accused Government servant for journey to attend	239-240 240 240-241 241 241-242 242

11.	Disciplinary proceedings against Government servants other than principal offenders involved in a prosecution case	243
12.	Departmental action against a Government servant guilty of irregularities in matters concerning co-operative societies, clubs etc.	243-244
13.	Crossing of efficiency bar by a Government servant against whom departmental proceedings are pending	244
14.	Dropping of charges without inquiry in proceedings instituted for major penalty	244-245
15.	Imposition of a minor penalty or dropping of charges without oral inquiry in proceedings instituted for major penalty	245
16.	Action against a witness who departs from his original stand	245
17.	Defect in proceedings after the inquiry will not invalidate earlier part of the proceedings	245
18.	Good and sufficient reasons	245-246
19.	Punishment cannot be awarded on the basis of mere suspicion	246
20.	Benefit of doubt – effect on exoneration	246
21.	Notice for retirement on completing 55 years of age given to a Government servant against whom disciplinary proceedings are underway – effect of exoneration	247
22.	Reconsideration of a decision by successor disciplinary authority	247-248
23.	Propriety of holding a second inquiry after the orders passed on the first inquiry are quashed by a Court of Law	248
24.	Placing of final orders of Character Roll	248
24. 25. 26.	Placing of final orders of Character Roll Relaxation of time limits and condonation of delays Publicity of names and particulars of officers involved	248 248 249-250
25.	Relaxation of time limits and condonation of delays	248
25. 26.	Relaxation of time limits and condonation of delays Publicity of names and particulars of officers involved	248 249-250
25. 26. 27.	Relaxation of time limits and condonation of delays Publicity of names and particulars of officers involved Prosecution vis-à-vis departmental proceedings Approval of the Minister where formal orders are made in the name of	248 249-250 250-251
25. 26. 27. 28.	Relaxation of time limits and condonation of delays Publicity of names and particulars of officers involved Prosecution vis-à-vis departmental proceedings Approval of the Minister where formal orders are made in the name of the President	248 249-250 250-251 252
 25. 26. 27. 28. 29. 	Relaxation of time limits and condonation of delays Publicity of names and particulars of officers involved Prosecution vis-à-vis departmental proceedings Approval of the Minister where formal orders are made in the name of the President Transfer pending disciplinary proceedings	248 249-250 250-251 252 252-253
 25. 26. 27. 28. 29. 30. 	Relaxation of time limits and condonation of delays Publicity of names and particulars of officers involved Prosecution vis-à-vis departmental proceedings Approval of the Minister where formal orders are made in the name of the President Transfer pending disciplinary proceedings Past misconduct	248 249-250 250-251 252 252-253 253
 25. 26. 27. 28. 29. 30. 31. 	Relaxation of time limits and condonation of delays Publicity of names and particulars of officers involved Prosecution vis-à-vis departmental proceedings Approval of the Minister where formal orders are made in the name of the President Transfer pending disciplinary proceedings Past misconduct Banning of business dealing with firms/contractors Documents to be returned to concerned authorities on completion of	248 249-250 250-251 252 252-253 253 253
 25. 26. 27. 28. 29. 30. 31. 32. 	Relaxation of time limits and condonation of delays Publicity of names and particulars of officers involved Prosecution vis-à-vis departmental proceedings Approval of the Minister where formal orders are made in the name of the President Transfer pending disciplinary proceedings Past misconduct Banning of business dealing with firms/contractors Documents to be returned to concerned authorities on completion of proceedings Procedure to be followed in cases where disciplinary proceedings are initiated against a Government servant who is officiating in a higher post	248 249-250 250-251 252 252-253 253 253 253

36.	Grant of immunity to 'Approvers' in Departmental Inquiries	255-256
CHAP	TER XIV – Action after re-instatement	
1.	Re-instatement	256
2.	Order to be passed on re-instatement	256
3.	When penalty of dismissal/removal/compulsory retirement is set aside for non-observance of procedure prescribed under Article 311 of the Constitution	257
4.	When a penalty imposed in a departmental proceedings is set aside on grounds other than non-observance of procedures	257-260
5.	Court cases in which penalty is set aside on grounds other than non- observance of procedure	260-261
6.	When acquittal by a court of law may be treated as exoneration	261-263
7.	Applicability of law of limitation	263
8.	Deductions of other earnings made, if any, during the period of absence	263
9.	Conversion of the period of absence from duty into leave	263-264
10.	Filling up of vacancies caused by dismissal etc of Government servants	264-265
CHAP	TER XV – Action against pensioners	
1.	Circumstances in which pension may be reduced withheld or withdrawn	266
2.	Action in cases in which departmental proceedings had been initiated before retirement	267-268
3.	Action in cases in which a Government servant has retired from service	268-269
4.	Judicial proceedings	269
5.	Determination of the date of institution of proceedings	269-270
6	Recovery from pension of pecuniary loss caused to Government	270

2.	Action in cases in which departmental proceedings had been initiated		
	before retirement	267-268	
3.	Action in cases in which a Government servant has retired from service	268-269	
4.	Judicial proceedings	269	
5.	Determination of the date of institution of proceedings	269-270	
6.	Recovery from pension of pecuniary loss caused to Government	270	
7.	Possession of disproportionate assets	270-271	
8.	Travelling allowance to a retired Government servant to attend depart- mental inquiry instituted against him	271	
9.	Action against officers of the All India Services	271	
CHAPTER XVI – Consultation with the Union Public Service Commission in disciplinary matters			
1.	Constitutional provision	272	
2.	Matters in which consultation with Union Public Service Commission is necessary	272-273	
3.	Matters in which it is not necessary to consult the Union Public Service Commission	273	
4.	Procedure of consultation in minor penalty cases	273-274	
5.	Consultation in major penalty cases	274	

6.	Cases of appeals	274	
7.	Cases of revision or review on petitions, memorials or otherwise	274-275	
8.	Proforma	275-276	
9.	Advice of the Union Public Service Commission	276	
10.	Cases in which it is not proposed to accept the advice of the Union Public Service Commission	276	
11.	Effect of non-consultation in law	276	
CHAPTER XVII – Appeals, Revision, Review, petitions and Memorials			
1.	Orders against which appeal lies	277-278	
2.	Orders against which appeal does not lie	278-279	
3.	Appellate authorities	279-280	
4.	Period of limitation for appeals	280	
5.	Form and content of appeal	280	
6.	Channel of submission	280-281	
7.	Consideration of appeal	281	
8.	Orders by appellate authority	282	
9.	Procedure when a minor penalty is proposed to be enhanced to a major penalty	282	
10.	Procedure when it is proposed to impose a higher major penalty than that already imposed	282-283	
11.	When it is proposed to impose a higher minor penalty than that already imposed	283	
12.	Consultation with Union Public Service Commission	283	
13.	Implementation of orders in appeal	283	
14.	Revision and Review	284	
15.	Revision (Rule 29, CCA Rules)	284-286	
16.	Orders by the revising authority	286	
17.	Procedure for Revision (Rule 29, CCA Rules)	287	
18.	Review by the President (Rule 29-A, CCA Rules)	287	
19.	Consultation with the Central Vigilance Commission	287-288	
20.	Petitions, memorials address to the President	288	
CHAPTER – XVIII			
	The Role of Chief Vigilance Officers	289-305	