

### 30. Iran

- (a) CODE OF CRIMINAL PROCEDURE, 9 RAMAZAN 1330 (JULY 1912). A. A. DAFTARY, "GESCHICHTE UND SYSTEM DES IRANISCHEN STRAFRECHTS" (1935), p. 56. TRANSLATION FROM GERMAN BY THE SECRETARIAT OF THE UNITED NATIONS.

. . . .

*Article 200.* An Iranian, who has committed abroad a crime or a misdemeanour and is apprehended in Iran, shall be judged by the court in the district of which he has been caught.

- . . . .
- (b) REGULATIONS FOR THE CONSULATES, 21 MARCH 1901. TRANSLATION FROM A. H. FELLER AND M. O. HUDSON, "A COLLECTION OF THE DIPLOMATIC AND CONSULAR LAWS AND REGULATIONS" (WASHINGTON, 1933), VOL. II, PP. 957, 963.

. . . .

*Article 52.* In case of crime on board a commercial vessel on the high seas, cognizance thereof belongs to the Persian courts. In this case the consul must collect all information which may serve for the examination of the case and shall send it to the Ministry of Foreign Affairs.

### 31. Israel

- (a) CRIMINAL PROCEDURE (TRIAL UPON INFORMATION) ORDINANCE, 1 SEPTEMBER 1924, AS AMENDED BY ORDINANCE NO. 1 OF 1937. H. KANTROVITCH, "THE LAW OF CRIMINAL PROCEDURE IN PALESTINE" (REVISED EDITION, 1946), PP. 36-37.

. . . .

*Article 4.* (1) The court having jurisdiction in a criminal case shall be the Court of Criminal Assize or the district court of the district within which or within the territorial waters adjacent to which the criminal act charged was wholly or in part committed.

(2) If the criminal act was not committed within the jurisdiction of any district court in Palestine, then the court having jurisdiction shall be the Court of Criminal Assize or the district court of the district within which the accused person was apprehended, or the court holden in Jerusalem, as may be determined by the Attorney General:

Provided that the Chief Justice may change the place of trial of any such case.

. . . .

*Note.* The following provisions of the Ottoman Code of Criminal Procedure seem to be still in force in Israel (H. Kantrovitch, *The Law of Criminal Procedure in Palestine*, Revised edition, 1946, p. 186):

"*Article 5.* Every Ottoman who has committed outside the territory of the Empire a crime against the safety of the Empire or the crime of forgery of State seals, of legal currency, of any kind of Government titles, of bonds,