

145(b) (6) ]	Transferred to Art. 27	Deals with criminal law sentencing power.
145(b) (7) ]		
145(b) (8)	Repeal	Covered in 27A/6(f).
145(b) (9)	Repeal	Amended by Ch. 406, S.B. 510, Acts of 1973.
145(b) (10)	Transferred to Art. 27	Deals with essentially criminal matters.
145(f)	Repeal	Superseded - MDR 542 and 738.
146	Repeal	Covered by MDR 764.
147 ]	Transferred to Art. 27	Deals mainly with criminal matters.
159 ]		

## TITLE 5. LIMITATIONS AND PROHIBITED ACTIONS.

### SUBTITLE 1. LIMITATIONS.

#### SEC. 5-101. LIMITATIONS IN GENERAL: THREE YEARS.

A CIVIL ACTION AT LAW SHALL BE FILED WITHIN THREE YEARS FROM THE DATE IT ACCRUES UNLESS ANOTHER PROVISION OF THE CODE PROVIDES A DIFFERENT PERIOD OF TIME WITHIN WHICH AN ACTION SHALL BE COMMENCED.

REVISOR'S NOTE: This section is new language derived from Art. 57, §1. Rather than listing the various forms of action, it is decided that a blanket three year provision, with exceptions for other limitations, be substituted.

This section does not affect the "notice" statutes and other quasi limitations elsewhere in this Code. These statutes require that the defendant be notified of the plaintiff's intention to sue within a given time limit.