National Testing Agency

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Criminal Justice Administration

Yes

Group Number: Group Id: 899514185 **Group Maximum Duration:** 0 **Group Minimum Duration:** 120 **Show Attended Group?:** No **Edit Attended Group?:** No **Break time:** 0 **Group Marks:** 100 Is this Group for Examiner?: No

Display Marks:

Criminal Justice Administration

Section Id: 899514251
Section Number: 1

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Mandatory or Optional: Mandatory

Number of Questions: 100
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Mark As Answered Required?: Yes
Sub-Section Number: 1

Sub-Section Id: 899514296

Question Shuffling Allowed: Yes

Question Number: 1 Question Id: 89951415829 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The definitional function is primarily performed by:

- 1. Legislature or Parliament
- 2. Courts
- 3. Police
- 4. Prosecution

Options:

89951461879.1

89951461880.2

89951461881.3

89951461882.4

Question Number: 2 Question Id: 89951415830 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Within how many days the proclaimed person is required to appear before the court from the date of publishing the proclamation:

- 1. 14 days
- 2. 20 days
- 3. 21 days
- 4. 30 days

Options:

89951461883.1

89951461884. 2

89951461885.3

Question Number: 3 Question Id: 89951415831 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Who among the following is not entitled to claim maintenance?

- 1. Legitimate minor child.
- 2. Illegitimate minor child.
- 3. Unborn Child.
- 4. Married minor daughter.

Options:

89951461887. 1

89951461888. 2

89951461889.3

89951461890.4

Question Number: 4 Question Id: 89951415832 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The reformative philosophy of sentencing through the act of pre-sentence hearing is provided under

- 1. Section 235(2)
- 2. Section 248(2)
- 3. Both
- 4. None of the above

Options:

89951461891.1

89951461892. 2

89951461893.3

89951461894.4

Question Number: 5 Question Id: 89951415833 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The basis for taking cognizance by a Magistrate under section 190 is

- 1. On a complaint
- 2. On a police report
- 3. His own knowledge (Suo-moto)
- 4. All the above

Options:

89951461895.1

89951461896. 2

89951461897. 3

89951461898.4

Question Number: 6 Question Id: 89951415834 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Which article of the Constitution has a direct link with the passing of the National Legal Services Authorities Act, 1987?

- 1. Article 17
- 2. Article 21
- 3. Article 39A
- 4. Article 20

Options:

89951461899.1

89951461900. 2

89951461901.3

89951461902.4

Question Number: 7 Question Id: 89951415835 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

A particular conduct must be defined as a crime before identifying and dealing persons as criminals is known as

- 1. Procedural due process
- 2. Ex post facto clause
- 3. Res judicata
- 4. Efficiency

Options:

89951461903. 1

89951461904. 2

89951461905.3

89951461906.4

Question Number: 8 Question Id: 89951415836 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

In a trial of warrant case instituted otherwise than on a police report, if the accused pleads guilty, the Magistrate may convict the accused. This procedure has been provided under:

- 1. Sub-Section (3) of Section 246
- 2. Sub-Section (4) of Section 246
- 3. Sub-Section (1) of Section 244
- 4. Sub-Section (2) of Section 244

Options:

89951461907.1

89951461908. 2

89951461909.3

89951461910.4

 $Question\ Number: 9\ Question\ Id: 89951415837\ Question\ Type: MCQ\ Option\ Shuffling: No\ Is\ Question\ Mandatory: No\ Shuffling: No\ Shu$

In case of property offences like theft, extortion or robbery, trial may be conducted at the place of:

- 1. commission of offence
- 2. possession of property
- 3. receiving or retaining the stolen property
- 4. All of the above

Options:

89951461911. 1

89951461912. 2

89951461913.3

89951461914.4

Question Number: 10 Question Id: 89951415838 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The police can exercise its power to seize any property when such property is:

- 1. suspected to be stolen
- 2. the object of the crime under investigation
- 3. Both (1) and (2)
- 4. Only (2)

Options:

89951461915.1

89951461916. 2

89951461917.3

89951461918.4

Question Number: 11 Question Id: 89951415839 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Code of Criminal Procedure confers a Magistrate with the power to direct a search in his presence under:

- 1. Section 101
- 2. Section 102
- 3. Section 103
- 4. Section 104

Options:

89951461919.1

89951461920. 2

89951461921.3

89951461922.4

Question Number: 12 Question Id: 89951415840 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Where a police officer after investigation submits a report, which reveals the commission of the non-cognizable offence, such report shall be deemed to be a:

- 1. Police Report
- 2. Final Report
- 3. Investigation Report
- 4. Complaint

Options:

89951461923.1

89951461924. 2

89951461925.3

89951461926.4

Question Number: 13 Question Id: 89951415841 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

When the person who would otherwise be competent to compound an offence under section 320 is dead, then:

- 1. Offence cannot be compounded.
- 2. Offence can be compounded by any other eye witnesses.
- 3. Legal representatives of such person can compound without court's consent.
- 4. Legal representative of such person can compound with court's consent.

Options:

89951461927. 1

89951461928. 2

89951461929.3

89951461930.4

Question Number: 14 Question Id: 89951415842 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The pardoning power given to the President of India under Article 72 can be exercised:

- 1. Only after the trial and on the sentence of conviction.
- 2. During or after trial, but never before trial.
- 3. At any time before, or after the trial.
- 4. Either before or after the trial, but never during the trial of the case.

Options:

89951461931.1

89951461932. 2

89951461933.3

89951461934.4

Question Number: 15 Question Id: 89951415843 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

Section 167 allows the Magistrate to authorize detention of the accused person in the custody of police:

- 1. Within one month from the date of arrest
- 2. During the first 15 days from the date of first production
- 3. Any time till the bail is granted
- 4. None of the above

Options:

89951461935. 1

89951461936. 2

89951461937. 3

89951461938.4

Question Number: 16 Question Id: 89951415844 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Who may order for the maintenance of wives, children and parents?

- 1. Any Judicial Magistrate.
- 2. Executive Magistrate.
- 3. Judicial Magistrate First Class.
- 4. Judicial Magistrate Second Class.

Options:

89951461939.1

89951461940.2

89951461941.3

89951461942.4

Question Number: 17 Question Id: 89951415845 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Which of the following State has made Section 498A IPC a compoundable offence through the State Amendment?

- 1. Madhya Pradesh.
- Andhra Pradesh.
- West Bengal.
- 4. Kerala.

Options:

89951461943.1

89951461944. 2

89951461945.3

89951461946.4

Question Number: 18 Question Id: 89951415846 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Under which provision the police officer is required to forward a report to the Magistrate about the registration of FIR:

- 1. Section 159
- 2. Section 157
- 3. Section 173
- 4. Section 154

Options:

89951461947.1

89951461948. 2

89951461949.3

89951461950.4

Question Number: 19 Question Id: 89951415847 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

'If the offence is compounded then all the criminal proceedings against the accused are terminated and the offender stands acquitted'. Mark the correct alternative from the options given below:

- 1. The above statement is true.
- 2. The above statement is false.
- 3. It depends on the facts and circumstances of each case.
- 4. None of the above.

Options:

89951461951.1

89951461952. 2

89951461953.3

89951461954.4

Question Number: 20 Question Id: 89951415848 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

As per Code of Criminal Procedure in summons cases the discharge proceeding takes place under:

- 1. Section 239
- 2. Section 247
- 3. Section 300
- 4. No such provision for discharge in summons cases

Options:

89951461955.1

89951461956. 2

89951461957.3

89951461958.4

Question Number: 21 Question Id: 89951415849 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Session Court's revisional powers are prescribed under:

- 1. Sections 397-398
- 2. Sections 398-399
- 3. Sections 399-400
- 4. Sections 400-401

Options:

89951461959. 1

89951461960.2

89951461961.3

89951461962.4

Question Number: 22 Question Id: 89951415850 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The High Court can exercise its revisional powers:

- 1. Suo motu.
- 2. On the petition of any aggrieved party.
- 3. On the application of any other person.
- 4. All of the above.

Options:

89951461963.1

89951461964. 2

89951461965.3

89951461966.4

Question Number: 23 Question Id: 89951415851 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Who can record the confession under Section 164 of the Code of Criminal Procedure?

- 1. Investigation officer
- 2. Executive Magistrate
- 3. Judicial Magistrate
- 4. Executive or Judicial Magistrate

Options:

89951461967. 1

89951461968. 2

89951461969.3

89951461970.4

Question Number: 24 Question Id: 89951415852 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

In case of a cognizable offence a police officer:

- 1. Cannot arrest an accused without warrant
- 2. May arrest an accused without warrant
- 3. Can keep the accused in police custody without a remand order
- 4. Is not required to produce the accused before a Magistrate

Options:

89951461971.1

89951461972. 2

89951461973. 3

89951461974.4

Question Number: 25 Question Id: 89951415853 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

During investigation a search can be conducted without warrant by:

- 1. Any police officer
- 2. The investigating officer
- 3. Both 1 & 2
- 4. Either 1 or 2.

Options:

89951461975.1

89951461976. 2

89951461977.3

Question Number: 26 Question Id: 89951415854 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Under Indian criminal justice system, the prosecutor represents

- 1. State
- 2. Police
- 3. Society
- 4. all the above

Options:

89951461979.1

89951461980. 2

89951461981.3

89951461982.4

Question Number: 27 Question Id: 89951415855 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Article 21 and 22 of the Constitution of India are:

- 1. mutually exclusive
- 2. not mutually exclusive
- 3. Article 21 is genus of which Article 22 is a species
- 4. both 2 & 3.

Options:

89951461983.1

89951461984. 2

89951461985.3

89951461986.4

Question Number: 28 Question Id: 89951415856 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

A death sentence becomes inexecutable if there is a delay of:

- 1. 10 years
- 2. 15 years
- 3. 20 years
- 4. no fixed period

Options:

89951461987. 1

89951461988. 2

89951461989. 3

89951461990.4

Question Number: 29 Question Id: 89951415857 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Mark the correct statement

- A police officer can compound an offence if it falls under Section 320(2) even without the permission of the court.
- A police officer cannot compound an offence under Section 320(2) without the permission of the court
- 3. Both (1) and (2).
- 4. Neither (1) nor (2).

Options:

89951461991.1

89951461992. 2

89951461993.3

89951461994.4

 $Question\ Number: 30\ Question\ Id: 89951415858\ Question\ Type: MCQ\ Option\ Shuffling: No\ Is\ Question\ Mandatory: No\ Shuffling: No\ Sh$

In order to pass the test of judicial scrutiny, a detention order passed under ordinary laws must be based on:

- all concrete and relevant reasons
- 2. mostly concrete and relevant reasons
- 3. few concrete and relevant reasons
- 4. reasons considered sufficient by the detaining authority

Options:

89951461995.1

89951461996. 2

89951461997. 3

89951461998.4

Question Number: 31 Question Id: 89951415859 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

In respect of summons, which of the following statement is not true:

- Where the person whom summons to be served cannot be found, service may be effected by leaving one of the duplicates on his servant.
- A 'warrant case' means a case relating to an offence punishable with death, imprisonment for life or imprisonment for a term exceeding two years.
- 3. In all summons cases, a summons should issue in the first instance.
- 4. In a warrant case the Magistrate may issue summons.

Options:

89951461999.1

89951462000. 2

89951462001.3

89951462002.4

Question Number: 32 Question Id: 89951415860 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

A court exercises its power of revision when:

- 1. the decision of the inferior court is just and fair.
- 2. findings of the inferior court are based on material evidences.
- 3. judicial discretion is not exercised arbitrarily by the inferior court
- 4. the inferior court did not comply with the provisions of law.

Options:

89951462003.1

89951462004. 2

89951462005.3

89951462006.4

Question Number: 33 Question Id: 89951415861 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

In which of the following circumstances Court of Sessions can take cognizance of the offence:

- 1. If a complainant is filed in the Court of Session.
- 2. Sessions Court cannot take cognizance.
- 3. On committal of the case to the court by the Magistrate
- 4. when the Magistrate refuses to take cognizance

Options:

89951462007.1

89951462008. 2

89951462009.3

89951462010.4

Question Number: 34 Question Id: 89951415862 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

After a compromise is reached between the parties as per section 320 CrPC and subsequently if there occurs any breach of condition of compromise then:

- 1. The same trial continues against the offender as if no compromise ever took place.
- 2. The same court will have the jurisdiction to hear the case.
- 3. It gives rise to some other legal remedies under different legal provision.
- 4. Both (1) and (2) are correct.

Options:

89951462011.1

89951462012. 2

89951462013.3

89951462014.4

Question Number: 35 Question Id: 89951415863 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Under section 160 a police officer cannot compel the attendance of a person who is:

- 1. Below the age of 15 years
- 2. Above the age of 65 years
- 3. an accused
- 4. Both (1) and (2)

Options:

89951462015.1

89951462016. 2

89951462017.3

89951462018.4

Question Number: 36 Question Id: 89951415864 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

While exercising the power given under section 432, the Government cannot:

- 1. Suspend the execution of sentence.
- 2. Remit the punishment given by the court.
- 3. Execute the punishment given by the court.
- 4. Modify the judgment given by the court.

Options:

89951462019. 1

89951462020. 2

89951462021.3

89951462022. 4

Question Number: 37 Question Id: 89951415865 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

In which case the Supreme Court has expanded the scope of section 156(3) and empowered the Magistrate to order further investigation at post-cognizance stage:

- 1. Veenubhai Haribhai Malaviya v. State of Gujarat
- 2. Sakiri Vasu v. State of UP
- 3. State of Gujarat v. Kishanbhai
- 4. Dharam Pal v. State of Haryana

Options:

89951462023.1

89951462024. 2

89951462025.3

89951462026. 4

 $Question\ Number: 38\ Question\ Id: 89951415866\ Question\ Type: MCQ\ Option\ Shuffling: No\ Is\ Question\ Mandatory: No\ Shuffling: No\ Sh$

'Erring Prosecutors and Investigating Officers must be proceeded against in case of unmerited acquittals and wrongful convictions.' The Supreme Court has issued this direction in the case of:

- 1. Arnesh Kumar v. State of Bihar
- 2. State of Gujarat v. Kishanbhai
- 3. Lalita Kumari v. Govt. of UP
- 4. Hardeep Singh v. State of Haryana

Options:

89951462027. 1

89951462028. 2

89951462029. 3

89951462030.4

Question Number: 39 Question Id: 89951415867 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Which of the following is not an essential search procedure under section 100?

- Joining of two independent and respectable inhabitants of the locality in the search as witnesses.
- 2. Signing of search memo by the witnesses to search.
- 3. Attendance of occupant of the place during the search.
- 4. Signature of the accused on the search list.

Options:

89951462031.1

89951462032. 2

89951462033.3

89951462034.4

Question Number: 40 Question Id: 89951415868 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Section 180 of the Code of Criminal Procedure deals with alternative jurisdiction in case of a related offence. In case this section is invoked, an offence may be tried only at the place:

- 1. Where the related act was performed
- 2. Where the principal offence was committed
- Where either the related act was performed or where the principal offence was committed
- 4. None of the above

Options:

89951462035. 1

89951462036. 2

89951462037.3

89951462038.4

Question Number: 41 Question Id: 89951415869 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Can a woman in live-in relationship claim maintenance from her partner under Section 125

CrPC?

- Yes
- 2. No
- 3. The court will look down upon such a woman
- 4. 2 and 3 both are correct

Options:

89951462039.1

89951462040. 2

89951462041.3

89951462042.4

Question Number: 42 Question Id: 89951415870 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

In which case the Supreme Court has declared that there shall be no automatic arrest in cases punishable with seven years or less than seven years of imprisonment:

- 1. Arnesh Kumar v. State of Bihar
- 2. Joginder Kumar v. State of UP
- 3. DK Basu v. State of WB
- 4. None of the above

Options:

89951462043.1

89951462044. 2

89951462045.3

89951462046, 4

Question Number: 43 Question Id: 89951415871 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The newly inserted section 41A of CrPC prescribes the police officer to:

- 1. Arrest a person
- 2. Issue notice before making arrest
- 3. Give reasons for making arrest
- 4. Grant bail

Options:

89951462047. 1

89951462048. 2

89951462049.3

89951462050.4

Question Number: 44 Question Id: 89951415872 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

Under Section 433A, Cr.P.C. a prisoner cannot be released unless he has undergone actual imprisonment of:

- 10 years.
- 2. 12 years.
- 3. 14 years.
- 4. 20 years.

Options:

89951462051.1

89951462052. 2

89951462053.3

89951462054.4

Question Number: 45 Question Id: 89951415873 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Under section 54 it is duty of the Police to arrange medical examination of every person arrested. Such duty is:

- 1. Discretionary
- 2. Subject to order of the court
- 3. Mandatory in all cases
- 4. Mandatory only in sexual offence cases.

Options:

89951462055. 1

89951462056. 2

89951462057.3

89951462058.4

Question Number: 46 Question Id: 89951415874 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Justice V.S. Malimath Committee was constituted for:

- 1. Reformation in UPSC examination system.
- 2. Review and assessment of existing forest policy.
- 3. Reforming the criminal justice system which has submitted its report to the government.
- 4. Review of anti-terror laws.

Options:

89951462059.1

89951462060. 2

89951462061. 3

89951462062.4

Question Number: 47 Question Id: 89951415875 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

A police officer may conduct further investigation after the submission of the report under Section 173(2). This procedure is provided in:

- 1. Sec. 173(2)
- 2. Sec. 173(8)
- 3. Sec. 173(3)
- 4. Sec. 174

Options:

89951462063.1

89951462064. 2

89951462065.3

89951462066.4

Question Number: 48 Question Id: 89951415876 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

'A' was abducted from Lucknow, then taken to Agra and then by train he was taken to Patna.

The basis, on which the court at Patna can conduct the trial of this case is

- 1. Uncertainty of the place
- 2. Several acts performed in different local areas
- 3. Continuing offence
- 4. None of the above

Options:

89951462067. 1

89951462068. 2

Question Number: 49 Question Id: 89951415877 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Match the following:

- a) Punishment for not registering FIR in offences against woman
- b) Notice to informant in cases where Police files closure report
- c) Victim's right to engage advocate
- d) Victim Compensation Scheme
- i) Bhagwant Singh v. Commissioner of Police
- ii) Section 166A(c) IPC
- iii) Section 357A CrPC
- iv) Proviso to section 24(8)
 - 1. a-i, b-ii,c-iii,d-iv
 - 2. a-ii,b-i,c-iv,d-iii
 - 3. a-iii,b-iv,c-i,d-ii
 - 4. a-iv,b-iii,c-ii,d-i

Options:

89951462071.1

89951462072. 2

89951462073.3

89951462074.4

Question Number: 50 Question Id: 89951415878 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Unnecessary physical force should not be used while arresting a person. This is provided under which provision of CrPC 1973:

- 1. Section 47
- 2. Section 49
- 3. Section 51
- 4. Section 53

Options:

89951462075.1

89951462076. 2

89951462077.3

89951462078.4

Question Number: 51 Question Id: 89951415879 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Mark the incorrect statement:

- The Magistrate could issue a search warrant beyond the local limits of his jurisdiction (at any place within India).
- During investigation a search can be conducted without warrant by the investigating officer.
- Section 100 lays down the procedure to be followed in a search, whether it be a search made under a warrant or whether it is conducted without a warrant.
- 4. None of the above.

Options:

89951462079.1

89951462080. 2

89951462081.3

89951462082.4

Question Number: 52 Question Id: 89951415880 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Which Section provides for suspension of execution of the sentence of imprisonment in

default:

- 1. Section 423.
- 2. Section 424.
- 3. Section 425.
- 4. Section 426.

Options:

Question Number: 53 Question Id: 89951415881 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

A. The Magistrate must authorize detention of accused person in police custody only when the accused person is physically produced before the Magistrate for the first time and subsequently every time till he remains in police custody.

B. In case of detention in judicial custody, the Magistrate may grant the same either on production of the accused in person or through the electronic video linkage.

- 1. Both A and B are correct
- 2. Both A and B are incorrect
- 3. Only A is correct
- 4. Only B is correct

Options:

89951462087. 1

89951462088. 2

89951462089. 3

89951462090, 4

Question Number: 54 Question Id: 89951415882 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Can the court deny maintenance to the wife on the sole reason that she is an 'earning wife'?

- 1. Yes
- 2. No
- The court will check whether despite the income she is having on her own, is she able to live a life which she used to when she was at the place of her husband.
- 4. The court can never deny maintenance to the wife

Options:

89951462091.1

Question Number: 55 Question Id: 89951415883 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Any person can bring the law into motion by filing FIR or registering complaint but at the same time there are certain exceptions to this general rule. Which of the following case falls under this exception?

- 1. Contempt of lawful authority of public servants
- 2. Offences against public justice
- 3. Offences relating to documents to be given in evidence
- 4. All of the above

Options:

89951462095.1

89951462096. 2

89951462097. 3

89951462098.4

Question Number: 56 Question Id: 89951415884 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Mark the incorrect statement:

- An offence may be compounded by competent persons in cases of minors, lunatic/idiots with the court's permission.
- Compounding is prohibited in cases where on account of previous conviction the accused is liable to an enhanced punishment or to a punishment of a different kind.
- 3. No offence shall be compounded except as provided by Section 320.
- 4. A compromise aims to inflict a punishment upon the accused.

Options:

89951462099. 1

89951462100. 2

89951462101.3

Question Number: 57 Question Id: 89951415885 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Fact-finding process under the Due Process Model is referred as:

- 1. Public hearing
- 2. An impartial tribunal
- 3. Full opportunity to the accused to discredit the case against him
- 4. All the above

Options:

89951462103.1

89951462104. 2

89951462105.3

89951462106.4

Question Number: 58 Question Id: 89951415886 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Magistrate can take cognizance of an offence against marriage:

- 1. On complaint being filed by an aggrieved person
- 2. On complaint being filed on behalf of the aggrieved person with the leave of the court
- 3. Both of the above 1 & 2
- 4. Anyone can make a complaint

Options:

89951462107.1

89951462108. 2

89951462109.3

89951462110.4

Question Number: 59 Question Id: 89951415887 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

"Unlike trial stage, failure to provide counsel during pre-trial stage will not vitiate the trial." In which of the following cases the Supreme Court has held so.

- 1. Mohd Ajmal Amir Kasab v. State of Maharashtra
- 2. Senior Intelligence Officer, Directorate of Revenue Intelligence v. Jugal Kishore Samra
- 3. Nandini Satpathy v. PL Dani
- 4. None of the above

Options:

89951462111. 1

89951462112. 2

89951462113.3

89951462114. 4

Question Number: 60 Question Id: 89951415888 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Which one of the following is not recommended by Justice V.S.Malimath Committee?

- i) The travelling allowance and other allowance should be fixed by the court which is to be paid to the witness to compensate him for the expenses which he has spent and proper procedures are to be adopted for the payment of such allowances.
- ii) The payment should also be given to the witness in case of any adjournment of the case and without examining the witness.
- iii) A comprehensive legislation should be enacted for the protection of the witness and the relative of him and such law should be as per the USA and other countries where there Witness Protection Programme is prevailing.
- iv) Complainant and witnesses not to be required to accompany police officer and not to be subjected to restraint.
- 1. Only (i)
- 2. Both (ii) & (iii)
- 3. Only (iii)
- 4. Only (iv)

Options:

89951462116. 2 89951462117. 3 89951462118. 4

Question Number: 61 Question Id: 89951415889 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Sections 41A to 41D were inserted in Chapter V of the Code of Criminal Procedure by:

- 1. The Code of Criminal Procedure (Amendment) Act, 2005
- 2. The Code of Criminal Procedure (Amendment) Act, 2008
- 3. The Code of Criminal Procedure (Amendment) Act, 2010
- 4. The Criminal Law (Amendment) Act, 2006

Options:

89951462119. 1

89951462120. 2

89951462121. 3

89951462122. 4

Question Number: 62 Question Id: 89951415890 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

In which of the following situation victim does not have a right to prefer an appeal under section 372:

- 1. Accused is convicted for a lesser offence
- 2. For enhancement of sentence
- 3. For imposing inadequate compensation
- 4. Against acquittal of the accused

Options:

89951462123.1

89951462124. 2

89951462125.3

89951462126.4

Question Number: 63 Question Id: 89951415891 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

Correct Marks: 1 Wrong Marks: 0

Where after committal of a case it is found by the Court of Session that the case is not exclusively triable by it, then the Sessions Court may:

- 1. Charge the accused
- 2. Discharge the accused
- 3. Transfer the case to the Court of Magistrate
- 4. Any of the above

Options:

89951462127. 1

89951462128. 2

89951462129.3

89951462130.4

Question Number: 64 Question Id: 89951415892 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Wife of a void marriage can claim maintenance from the person whom she has married under:

- 1. Section 124 CrPC
- 2. Domestic Violence Act
- 3. Both 1 and 2
- 4. None of the above

Options:

89951462131.1

89951462132. 2

89951462133.3

89951462134.4

Question Number: 65 Question Id: 89951415893 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

Article 20(3) of the Constitution protects an accused person from giving:

- 1. specimen handwriting
- 2. voice sample
- 3. finger impressions
- 4. polygraph test

Options:

89951462135. 1

89951462136. 2

89951462137. 3

89951462138.4

Question Number: 66 Question Id: 89951415894 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

As per Code of Criminal Procedure which of the following classification of offence exists:

- 1. cognizable & non-cognizable
- 2. bailable & non-bailable
- 3. summons cases & warrant cases
- 4. all the above

Options:

89951462139.1

89951462140. 2

89951462141.3

89951462142. 4

 $Question\ Number: 67\ Question\ Id: 89951415895\ Question\ Type: MCQ\ Option\ Shuffling: No\ Is\ Question\ Mandatory: No\ Shuffling: No\ Sh$

To get qualify for release on bail under section 436A of the Code of Criminal Procedure an under-trial prisoner should have spent.......of the punishment prescribed for the offence charged:

- 1. One fourth
- 2. Half
- 3. Three fourth
- 4. At least 10 years

Options:

89951462143. 1

89951462144. 2

89951462145.3

89951462146. 4

Question Number: 68 Question Id: 89951415896 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Right to counsel of an accused means and includes:

- 1. Counsel of one's choice
- 2. Counsel at State's expense where the accused is unable to engage one
- 3. Competent and effective counsel
- 4. any or all of the above

Options:

89951462147. 1

89951462148. 2

89951462149.3

89951462150.4

Question Number: 69 Question Id: 89951415897 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

Though investigation is an exclusive domain of police but in certain cases Magistrate can also order investigation in to an offence. Magistrate exercises such power under:

- 1. Section 156 (3) of the Cr.P.C.
- 2. Section 207 of the Cr.P.C.
- 3. Both under section 156 (3) and Section 202 of the Cr.P.C
- 4. None of the above

Options:

89951462151.1

89951462152. 2

89951462153.3

89951462154. 4

Question Number: 70 Question Id: 89951415898 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Which Section provides for the postponement of execution of a death sentence passed by the High Court:

- 1. Section 415.
- 2. Section 416.
- Section 417.
- Section 418.

Options:

89951462155. 1

89951462156. 2

89951462157. 3

89951462158.4

Question Number: 71 Question Id: 89951415899 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Compared to section 482 Cr.P.C., the powers of High Court envisaged under Article 226/227 of the Constitution of India are

- wider
- narrower
- 3. equal
- 4. none of the above

Options:

89951462159.1

89951462160. 2

89951462161. 3

89951462162. 4

Question Number: 72 Question Id: 89951415900 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The significant features of the Crime Control Model are:

- Early screening out of those who are probably innocent and expeditious conviction of the rest
- 2. Facts established by administrative agencies
- 3. Minimal opportunities to challenge the decision
- 4. All the above

Options:

89951462163.1

89951462164. 2

89951462165.3

89951462166.4

Question Number: 73 Question Id: 89951415901 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The object of prosecution in a criminal trial is to:

- 1. help the court to reach a just determination of guilt
- 2. secure a conviction of the accused using relevant evidence
- 3. help the accused win his case by distorting evidence
- 4. ensure that witnesses are properly tutored to make up for lack in evidence

Options:

89951462167.1

89951462168. 2

89951462169.3

Question Number: 74 Question Id: 89951415902 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Which among the following is not correct?

- 1. 'Speedy trial' is part of article 21.
- 2. 'Fair trial' is a part of article 21.
- 3. Deprivation of fair trial per se violates article 21.
- 4. Deprivation of speedy trial per se violates article 21.

Options:

89951462171.1

89951462172. 2

89951462173.3

89951462174.4

Question Number: 75 Question Id: 89951415903 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Mark the correct statement:

- 1. Each claimant should be awarded separately under S. 125.
- 2. A joint award of maintenance to wife and child is not contemplated by S. 125(1).
- 3. A maintenance order could be executed by issuing a warrant for levying fines.
- 4. All of the above.

Options:

89951462175. 1

89951462176. 2

89951462177. 3

89951462178.4

Question Number: 76 Question Id: 89951415904 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Execution of death sentence passed by the High Court is given under:

- Section 413.
- Section 414.
- 3. Section 415.
- Section 416.

Options:

89951462179.1

89951462180. 2

89951462181.3

89951462182.4

Question Number: 77 Question Id: 89951415905 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Section 125 does not contemplate payment of maintenance allowance:

- 1. By mother to children.
- 2. By Wife to Husband.
- 3. Both (1) and (2).
- 4. By father to illegitimate child.

Options:

89951462183. 1

89951462184. 2

89951462185.3

89951462186.4

Question Number: 78 Question Id: 89951415906 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

Mark the incorrect statement:

- 1. Plea bargaining results in acquittal of the accused.
- 2. Compounding of offence results in acquittal of accused.
- In plea bargaining the accused has to wait for the final judgment of acquittal and conviction.
- 4. All the statements are correct.

Options:

89951462187. 1

89951462188. 2

89951462189. 3

89951462190.4

Question Number: 79 Question Id: 89951415907 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The High Court's revisional powers are to be exercised:

- 1. In cases of gross miscarriage of Justice.
- 2. When the finding of the lower court is based on no evidence.
- 3. Both (1) and (2).
- 4. Only (2).

Options:

89951462191.1

89951462192. 2

89951462193.3

89951462194.4

Question Number: 80 Question Id: 89951415908 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

Mark the incorrect Statement:

- When a party who could have appealed has not appealed, the High Court will not entertain his application in revision.
- 2. The power of revision is wider than that of appeal.
- The High Court has no power to review its judgement pronounced on revision in a criminal case.
- 4. None of the above.

Options:

89951462195.1

89951462196. 2

89951462197.3

89951462198.4

Question Number: 81 Question Id: 89951415909 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Under Indian criminal justice system in the matter of withdrawal from prosecution the role of courts are.....

- 1. Supervisory
- 2. Adjudicatory
- 3. Compulsory
- 4. Statutory

Options:

89951462199.1

89951462200.2

89951462201.3

89951462202.4

Question Number: 82 Question Id: 89951415910 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

Rarest of rare case principle was affirmed by the Constitution Bench of the Supreme Court in:

- 1. Santhosh Kumar Satish Bushan Bariyar vs. State of Maharashtra
- 2. Bachan Singh vs. State of Punjab
- 3. Rameshwar Ahsray vs. State of U.P.
- 4. Sangeet vs. State of Haryana

Options:

89951462203.1

89951462204. 2

89951462205. 3

89951462206.4

Question Number: 83 Question Id: 89951415911 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Which provision of the Code of Criminal Procedure provides for hearing the accused before passing sentence in cases triable by the Sessions Court:

- 1. Section 235 (2) of Cr.P.C.
- 2. Section 248 (2) of Cr.P.C.
- 3. Section 53 of I.P. C.
- 4. Section 313 of Cr.P.C.

Options:

89951462207. 1

89951462208. 2

89951462209.3

89951462210.4

Question Number: 84 Question Id: 89951415912 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

The decision to withdraw from prosecution should be made by the Public Prosecutor before......

- 1. charge-sheet is filed
- 2. judgment is pronounced
- 3. accused is arrested
- 4. cross-examination is complete

Options:

89951462211. 1

89951462212. 2

89951462213. 3

89951462214.4

Question Number: 85 Question Id: 89951415913 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

While exercising the power of revision the Sessions Court can

- 1. summon a person discharged by the Magistrate.
- 2. hear applications against acquittal.
- 3. entertain applications for enhancement of sentence.
- 4. both (2) and (3).

Options:

89951462215.1

89951462216. 2

89951462217.3

89951462218.4

Question Number: 86 Question Id: 89951415914 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

As per section 436 of CrPC 1973, the police officer is bound to give bail on conditions of sureties. The only exception is in the case of indigent persons who need not give sureties. This provision was inserted in the year:

- 1. 2003
- 2. 2005
- 3. 2008
- 4. 2012

Options:

89951462219.1

89951462220. 2

89951462221. 3

89951462222. 4

Question Number: 87 Question Id: 89951415915 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

As per section 46 of the Code of Criminal Procedure under which circumstance causing death of the person to be arrested is justified while arresting him:

- 1. when the arrest is resisted.
- 2. when the person to be arrested tries to evade arrest.
- when the person is an accused of an offence punishable with death or with life imprisonment.
- 4. when the person is an accused of an offence punishable with death penalty.

Options:

89951462223.1

89951462224. 2

89951462225.3

89951462226.4

Question Number: 88 Question Id: 89951415916 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Right to know grounds of arrest is a:

- 1. Human right only
- 2. Statutory right only
- 3. Fundamental right only
- 4. All the above

Options:

89951462227.1

89951462228. 2

89951462229.3

89951462230. 4

Question Number: 89 Question Id: 89951415917 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The corresponding provision for section 482 Cr.P.C. 1973 in the Cr.P.C. 1898 was:

- 1. section 482
- 2. section 561-A
- 3. section 142
- 4. section 226

Options:

89951462231.1

89951462232. 2

89951462233.3

89951462234, 4

Question Number: 90 Question Id: 89951415918 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

The maximum period of detention under the preventive detention clause without the authorisation of an advisory board is:

- 1. 2 months
- 2. 3 months
- 3. 4 months
- 4. 6 months

Options:

89951462235. 1

89951462236. 2

89951462237. 3

89951462238.4

Question Number: 91 Question Id: 89951415919 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Under Section 125 of CrPC:

- 1. A Magistrate may order such monthly rate as he thinks fit.
- A Magistrate can order the payment of interim maintenance and expenses of the proceedings.
- 3. Both (1) and (2).
- 4. Only (1).

Options:

89951462239.1

89951462240. 2

89951462241.3

89951462242.4

Question Number: 92 Question Id: 89951415920 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Which of the following Committee's Report has great influence in the recognising rights of victim in Indian Criminal Justice System:

- Malimath Committee
- 2. Santhanam Committee
- 3. Verma Committee
- 4. Sachar Committee

Options:

89951462243.1

89951462244. 2

89951462245.3

89951462246.4

Question Number: 93 Question Id: 89951415921 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

Release of furlough may be granted for the following reason(s):

- Providing care and moral support to the ailing family members viz. spouse, children and parents
- 2. Participation in religious celebrations with the family
- 3. Participation in marriages and last rites etc.
- 4. All the above

Options:

89951462247. 1

89951462248. 2

89951462249.3

89951462250.4

Question Number: 94 Question Id: 89951415922 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

In which case the Supreme Court questioned the rationality of balancing aggravating and mitigating circumstances?

- 1. Sangeet vs. State of Haryana
- 2. State of Punjab vs. Prem Sagar
- 3. Santhosh Kumar Satish Bushan Bariyar vs. State of Maharashtra
- 4. Santa Singh vs. State of Punjab

Options:

89951462251.1

89951462252. 2

89951462253.3

89951462254.4

Question Number: 95 Question Id: 89951415923 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

'Registration of FIR is mandatory but in exceptional cases preliminary inquiry is permissible before registering FIR'. The Supreme Court has held so in:

- 1. Lalita Kumari v. Govt. of UP
- 2. T.T. Antony v. State of Kerala
- 3. Ramesh Kumari v. State (NCT of Delhi)
- 4. Bhajan Lal v. State of Haryana

Options:

89951462255. 1

89951462256. 2

89951462257. 3

89951462258.4

Question Number: 96 Question Id: 89951415924 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

"Saving of Inherent powers of High Court" means, section 482 CrPC:

- 1. gives inherent powers to the High Court
- 2. saves inherent powers of the High Court
- 3. saves and gives an illustrative list of the inherent powers of the High Court
- 4. all of the above

Options:

89951462259.1

89951462260. 2

89951462261.3

89951462262. 4

Question Number: 97 Question Id: 89951415925 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Mark the incorrect statement:

- The period of limitation for execution of the order of maintenance is one year from the date on which it becomes due.
- 2. No period of limitation has been prescribed for filing an application of maintenance.
- An application for interim maintenance is to be decided within 330 days of the service of notice of the application to such person.
- 4. None of the above.

Options:

89951462263.1

89951462264. 2

89951462265.3

89951462266. 4

Question Number: 98 Question Id: 89951415926 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Where a convicted person has escaped from the custody of police, whether the police officer can arrest him after the period of 1 year?

- 1. Yes, but only under warrant
- 2. No
- 3. Yes, without warrant
- 4. Yes, if the order is issued by the Magistrate

Options:

89951462267. 1

89951462268. 2

89951462269.3

89951462270.4

Question Number: 99 Question Id: 89951415927 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No

A warrant of arrest may be directed to a person other than a police officer to arrest:

- 1. An escaped convict
- 2. A proclaimed offender
- 3. Any person accused of a non-bailable offence who is evading arrest.
- 4. All of the above

Options:

89951462271.1

89951462272. 2

89951462273.3

89951462274.4

Question Number: 100 Question Id: 89951415928 Question Type: MCQ Option Shuffling: No Is Question Mandatory: No Correct Marks: 1 Wrong Marks: 0

Whether a private person has been conferred with power make arrest without warrant under the Code of Criminal Procedure, 1973?

- 1. No
- 2. Yes, in case of a bailable and cognizable offence
- 3. Yes, in case of non-bailable or non-cognizable offence
- 4. Yes, in case of non-bailable and cognizable offence

Options:

89951462275.1

89951462276. 2

89951462277.3

89951462278. 4