

National Testing Agency

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Criminal Justice Administration

Group Number :	1
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Criminal Justice Administration-1

Section Id :	603489343
Section Number :	1
Section type :	Online
Mandatory or Optional :	Mandatory

Number of Questions :	20
Number of Questions to be attempted :	20
Section Marks :	20
Enable Mark as Answered Mark for Review and Clear Response :	Yes
Sub-Section Number :	1
Sub-Section Id :	603489634
Question Shuffling Allowed :	Yes

Question Number : 1 Question Id : 60348916645 Question Type : MCQ Option Shuffling : No Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

The National Legal Services Authorities Act, 1987 was enacted to achieve the object of Article:

1. Article 22
2. Article 39A
3. Article 21
4. Article 20

Options :

- 60348962629. 1
- 60348962630. 2
- 60348962631. 3
- 60348962632. 4

Question Number : 2 Question Id : 60348916646 Question Type : MCQ Option Shuffling : No Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

The maximum period for which a person can be preventively detained without the authorisation of an advisory board:

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

Options :

60348962633. 1

60348962634. 2

60348962635. 3

60348962636. 4

Question Number : 3 Question Id : 60348916647 Question Type : MCQ Option Shuffling : No Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

The Public Prosecutor may decide to withdraw from prosecution before:

1. filing of the charge-sheet
2. framing of formal charges
3. judgment is pronounced
4. examination-in-chief

Options :

60348962637. 1

60348962638. 2

60348962639. 3

60348962640. 4

Question Number : 4 Question Id : 60348916648 Question Type : MCQ Option Shuffling : No Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

The Supreme Court has held that in exceptional cases before registering FIR police officer may conduct a preliminary inquiry:

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

Options :

60348962641. 1

60348962642. 2

60348962643. 3

60348962644. 4

Question Number : 5 Question Id : 60348916649 Question Type : MCQ Option Shuffling : No Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

Mark the incorrect answer with respect to power of Magistrate to take cognizance under the Code of Criminal Procedure:

1. Magistrate may take cognizance on the basis of a police report as well as on the basis of a complaint.
2. Magistrate is empowered to take cognizance of an offence triable by Court of Session.
3. Magistrate is required to hear the accused before taking cognizance.
4. Cognizance is taken of the offence and not of the offender.

Options :

60348962645. 1

60348962646. 2

60348962647. 3

60348962648. 4

Question Number : 6 Question Id : 60348916650 Question Type : MCQ Option Shuffling : No Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

As per the Code of Criminal Procedure a private person can arrest any person without warrant when:

1. the offence is non-bailable and cognizable
2. the offence is non-bailable or non-cognizable
3. the offence is bailable and cognizable
4. None of these

Options :

60348962649. 1

60348962650. 2

60348962651. 3

60348962652. 4

Question Number : 7 Question Id : 60348916651 Question Type : MCQ Option Shuffling : No Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

The report submitted by the police officer after completion of the investigation, which discloses commission of a non-cognizable offence, shall be deemed to be a:

1. Complaint
2. Police Report
3. Inquest Report
4. Final Report

Options :

- 60348962653. 1
- 60348962654. 2
- 60348962655. 3
- 60348962656. 4

Question Number : 8 Question Id : 60348916652 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:

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

Options :

- 60348962657. 1
- 60348962658. 2
- 60348962659. 3
- 60348962660. 4

Question Number : 9 Question Id : 60348916653 Question Type : MCQ Option Shuffling : No Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

In which of the following circumstances causing death of the person to be arrested is justified while arresting him:

1. when the person is an accused of an offence punishable with death or with life imprisonment.
2. when the arrest is an accused of any non bailable offence.
3. when the person to be arrested tries to evade arrest.
4. when the person is an accused of an offence punishable with death only.

Options :

60348962661. 1

60348962662. 2

60348962663. 3

60348962664. 4

Question Number : 10 Question Id : 60348916654 Question Type : MCQ Option Shuffling : No

Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

After completion of investigation and submission of report under section 173(2) of the Code of Criminal Procedure, a police officer may conduct further investigation under:

1. Section 173(8)
2. Section 173(3)
3. Section 173(2)
4. Section 174

Options :

60348962665. 1

60348962666. 2

60348962667. 3

60348962668. 4

Question Number : 11 Question Id : 60348916655 Question Type : MCQ Option Shuffling : No

Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

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 these

Options :

60348962669. 1

60348962670. 2

60348962671. 3

60348962672. 4

Question Number : 12 Question Id : 60348916656 Question Type : MCQ Option Shuffling : No

Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

A. Detention in police custody to be authorised only when the accused person is produced before the Magistrate for the first time and subsequently every time till he remains in police custody.

B. Detention in judicial custody may be granted 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 :

60348962673. 1

60348962674. 2

60348962675. 3

60348962676. 4

Question Number : 13 Question Id : 60348916657 Question Type : MCQ Option Shuffling : No

Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

Section 125 of the Code of Criminal Procedure does not contemplate payment of maintenance allowance:

1. From mother to children
2. From wife to husband
3. From father to illegitimate child
4. Only from mother to children and from wife to husband

Options :

60348962677. 1

60348962678. 2

60348962679. 3

60348962680. 4

Question Number : 14 Question Id : 60348916658 Question Type : MCQ Option Shuffling : No

Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

Mark the incorrect statement:

1. Compounding of offence results in acquittal of accused
2. Plea bargaining results in acquittal of the accused
3. A live-in partner can claim maintenance under section 125 of the Code of Criminal Procedure
4. All the statements are correct

Options :

60348962681. 1

60348962682. 2

60348962683. 3

60348962684. 4

Question Number : 15 Question Id : 60348916659 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. 05 years
2. 07 years
3. 10 years
4. No fixed period

Options :

60348962685. 1

60348962686. 2

60348962687. 3

60348962688. 4

Question Number : 16 Question Id : 60348916660 Question Type : MCQ Option Shuffling : No

Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

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

1. Madhya Pradesh
2. Kerala
3. West Bengal
4. Andhra Pradesh

Options :

60348962689. 1

60348962690. 2

60348962691. 3

60348962692. 4

Question Number : 17 Question Id : 60348916661 Question Type : MCQ Option Shuffling : No

Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

An absconded person is required to appear before the Court within days from the date of publishing of proclamation in the newspaper:

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

Options :

60348962693. 1

60348962694. 2

60348962695. 3

60348962696. 4

**Question Number : 18 Question Id : 60348916662 Question Type : MCQ Option Shuffling : No
Is Question Mandatory : No**

Correct Marks : 1 Wrong Marks : 0

Which classification of offence is/are provided under Schedule I of the Code of Criminal Procedure?

1. Cognizable & non-cognizable
2. Bailable & non-bailable
3. Summons cases & warrant cases
4. Both Cognizable & non-cognizable and Bailable & non-bailable

Options :

60348962697. 1

60348962698. 2

60348962699. 3

60348962700. 4

**Question Number : 19 Question Id : 60348916663 Question Type : MCQ Option Shuffling : No
Is Question Mandatory : No**

Correct Marks : 1 Wrong Marks : 0

In case of 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 these

Options :

60348962701. 1

60348962702. 2

60348962703. 3

60348962704. 4

Question Number : 20 Question Id : 60348916664 Question Type : MCQ Option Shuffling : No

Is Question Mandatory : No

Correct Marks : 1 Wrong Marks : 0

Under the Code of Criminal Procedure, a Magistrate may order investigation in to offences under:

1. Section 156(3)
2. Section 202
3. Both under Section 156(3) and Section 202
4. None of these

Options :

60348962705. 1

60348962706. 2

60348962707. 3

60348962708. 4

Criminal Justice Administration-2

Section Id :	603489344
Section Number :	2
Section type :	Offline
Mandatory or Optional :	Mandatory

Number of Questions :	10
Number of Questions to be attempted :	10
Section Marks :	30
Enable Mark as Answered Mark for Review and Clear Response :	Yes
Sub-Section Number :	1
Sub-Section Id :	603489635
Question Shuffling Allowed :	No

Question Number : 21 Question Id : 60348916665 Question Type : SUBJECTIVE

Correct Marks : 3

Difference between discharge and acquittal.

Question Number : 22 Question Id : 60348916666 Question Type : SUBJECTIVE

Correct Marks : 3

Explain the right of 'Pre-sentence hearing' under the Code of Criminal Procedure.

Question Number : 23 Question Id : 60348916667 Question Type : SUBJECTIVE

Correct Marks : 3

Define 'First Information Report'.

Question Number : 24 Question Id : 60348916668 Question Type : SUBJECTIVE

Correct Marks : 3

Write about types of remand.

Question Number : 25 Question Id : 60348916669 Question Type : SUBJECTIVE

Correct Marks : 3

Describe parole, probation and furlough.

Question Number : 26 Question Id : 60348916670 Question Type : SUBJECTIVE

Correct Marks : 3

Define summons cases and warrant cases.

Question Number : 27 Question Id : 60348916671 Question Type : SUBJECTIVE

Correct Marks : 3

Meaning of 'Anticipatory bail'.

Question Number : 28 Question Id : 60348916672 Question Type : SUBJECTIVE

Correct Marks : 3

Explain 'Inquest Report'.

Question Number : 29 Question Id : 60348916673 Question Type : SUBJECTIVE

Correct Marks : 3

Describe 'Compounding of offence'.

Question Number : 30 Question Id : 60348916674 Question Type : SUBJECTIVE

Correct Marks : 3

Definition of 'Victim'.

Criminal Justice Administration-3

Section Id : 603489345

Section Number : 3

Section type :	Offline
Mandatory or Optional :	Mandatory
Number of Questions :	7
Number of Questions to be attempted :	5
Section Marks :	50
Enable Mark as Answered Mark for Review and Clear Response :	Yes
Sub-Section Number :	1
Sub-Section Id :	603489636
Question Shuffling Allowed :	No

Question Number : 31 Question Id : 60348916675 Question Type : SUBJECTIVE

Correct Marks : 10

Critically examine the extent of inherent powers of the High Court in relation to pleas seeking to quash criminal proceedings on the basis of a settlement reached between the complainant and the accused in cases involving non-compoundable offences.

Question Number : 32 Question Id : 60348916676 Question Type : SUBJECTIVE

Correct Marks : 10

Explain the procedural safeguards provided in the Constitution of India against the arbitrary exercise of the power of preventive detention. Also explain the rationale for these safeguards.

Question Number : 33 Question Id : 60348916677 Question Type : SUBJECTIVE

Correct Marks : 10

What are the characteristics of the Due Process model enunciated by Prof. Herbert L. Packer?

Question Number : 34 Question Id : 60348916678 Question Type : SUBJECTIVE

Correct Marks : 10

What is the role of the court in cases where withdrawal of prosecution is sought by the Public Prosecutor?

Question Number : 35 Question Id : 60348916679 Question Type : SUBJECTIVE

Correct Marks : 10

Critically examine various provisions under the Code of Criminal Procedure providing for different types of bail.

Question Number : 36 Question Id : 60348916680 Question Type : SUBJECTIVE

Correct Marks : 10

Do you agree that the legislative changes in the Code of Criminal Procedure and judicial decisions in relation to arrest have rationalized the exercise of the power of police in the matters of arrest to a great extent?

Question Number : 37 Question Id : 60348916681 Question Type : SUBJECTIVE

Correct Marks : 10

Critically examine various provisions of the Code of Criminal Procedure which guarantee fair trial to an accused person?