PROVISIONAL ANSWER KEY

Principles of the Probation System (Part II - Paper II) Paner: Medium of Question: Date of Examination English 05-03-2019 Ouestion1:-The Probation of offenders Act 1958 extends to A:-The whole of India B:-The whole of India except the State of Jammu and Kashmir C:-The whole of India except the State of Jammu and Kashmir, Punjab and Haryana D:-The whole of India except Union Territories Correct Answer:- Ontion-B Question2:-Under The Probation of offenders Act 1958, Which of the following statement is incorrect? A:-Code means Code of Criminal Procedure 1898 B:-Probation officer" means an officer appointed to be a probation officer or recognised as such under Section 12 C:-'Prescribed" means prescribed by rules made under this Act D: Words and expression used but not defined in this Act and defined in the Code of Criminal Procedure, 1898 (5 of 1898)1, shall have the meaning respectively assigned to them in that Code Correct Answers: Option-B
Question3:-Under The Probation of offenders Act 1958, Power of court to release certain offenders after admonition related to which of the following Criminal Offences under Indian Penal Code? A:-Section 379 or 380 or 381 B:-Section 404 or 420 C:-Both (1) and (2) D:-Neither (1) nor (2) Correct Answer:- Option-C Question4:-Assertion (A) - The court have power to release certain offenders after admonition under The Probation of offenders Act 1958. Reason (R) - For the purposes of this, previous conviction against a person shall include any previous order made against him under section 3 or Section 4 of The Probation of offenders Act 1958 A:-Both (A) and (R) are true and (R) is the correct explanation of (A) B:-Both (A) and (R) are true and (R) is not a correct explanation of (A) C:-(A) is true but (R) is false D:-(A) is false but (R) is true Correct Answer:- Option-A Question5:-Match the List I and List II and select the correct answer: List II
i. Section 13
ii. Section 14 List I

A. Duties of probation officers

B. Provision as to sureties C. Power to make rules
D. Probation officers iii. Section 10 iv. Section 17 A:-A-i, B-iii, C-iv, D-ii B:-A-ii, B-iv, C-iii, D-i C:-A-i, B-iv, C-iii, D-ii D:-A-ii, B-iii, C-iv, D-i Correct Answer: Option-D

Question 6:- Under which of the following judgement court held that, age of the accused is immaterial on the question whether the court is entitled to act under Section 3 of The Probation of offenders Act 1958 A:-Queen-Empress V. Tukkaram, (1990) 2 Bom L.R 817 B:-Pallabhotla Chinniah, in re, AIR 1918 mad 709 C:-Emperor V. Sahani, AIR 1960 Lah 405 Correct Answer:- Option-D Question?-The amount ordered to be paid under sub-section 1 of section 5 of The Probation of offenders Act 1958 may be recovered as a fine in accordance with the provisions of Section of the code of Criminal Procedure.

A.-Section 386 and 387 B:-Section 140 and 141 C:-Section 286 and 287 D-Section 482 and 483 Correct answer: Option-A
Question 8:-The court directing the release of an offender under Section 3 or Section 4 of The Probation of offenders Act 1958, may, if it thinks fit, make at the same time a further order directing him to pay?

a. Such compensation as the court thinks reasonable for loss or injury caused to 'any person by the commission of the offence

b. Such costs of the proceedings as the court thinks reasonable
c. Such compensation as the courts thinks proper for loss or injury caused to 'any person by the commission of the offence
d. Such costs of the proceedings as the court thinks proper Codes A:-Only c and d are correct B:-Only d is correct C:-Only a and b are correct D:-Only c is correct Correct Answer:- Option-C ${\tt Question 9:-Restrictions\ on\ imprisonment\ of\ offenders\ under\ Section\ 6\ of\ The\ Probation\ of\ offenders\ Act\ 1958\ is\ _}$ A:-Twelve Years B:-Sixteen Years C:-Eighteen Years D:-Twenty One Years
Correct Answer:- Option-D
Question10:-Section 7 of The Probation of offenders Act 1958 deals with _ A:-Commencement B:-Notification C:-Report of Probation officer to be confidential D:-Procedure in case of offenders Correct Answer:- Option-C shall be treated as confidential B:-Sub section (2) of Section 4 or Sub section (2) of Section 6 C:-Sub section (1) of Section 4 or Sub section (2) of Section 6 D:-Sub section (2) of Section 4 or Sub section (1) of Section 6 Correct Answer: Option-B
Question12:-Limitation period specified under Section 8 of The Probation of offenders Act 1958 is A:-Shall not exceed-three years from the date of the original order B:-Shall not exceed-two years from the date of the original order C:-Shall not exceed-one years from the date of the original order D:-Shall not exceed-four years from the date of the original order Correct Answer:- Option-A Question 13:-In which of the following judgement the Supreme Court set aside the magistrate order which is pronounced without complying the requirement of Section 6(2) of The Probation of offenders Act A:-State V. Jagdish, AIR 1970 Raj 110 B:-Suja V. State, 1966 CrLJ 735 C:-Ratan Lal V. State of Punjab, AIR 1965 SC 444 D:-All the above Question14:-Variation of conditions of probation under Section 8 of The Probation of offenders Act 1958 is related to __ A:-Section 3 B:-Section 4 C:-Section 5 D:-Section 6

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Correct Answer:- Option-B
Question 15: If the court, after hearing the case, is satisfied that the offender has failed to observe any of the conditions of the bond or bonds entered into by him, it may forthwith
       A:-Sentence him for the original offence
       B: Where the failure is for the first time, then without prejudice to the continuance in force of the bond, impose upon him a penalty not exceeding fifty rupees
       C:-Both (1) and (2)
D:-Neither (1) nor (2)
Correct Answer:- Option-C
Question16:-If a penalty imposed under Clause (b) of sub-section (3) in Section 9 of The Probation of offenders Act 1958 is not paid within such period as the court may fix, the court may sentence the offender
for the
      A:-Original Offence with One lakh penalty
       B:-Original Offence
      C:-Original Offence with fifty thousand penalty
D:-None of the above
     Correct Answer:- Option-B
Question17:-The provisions of Section
A:-Sections 122, 126 and 126-A
                                                                  of the Code of Criminal procedure shall, so far as may be, apply in the case of bonds and sureties given under of The Probation of offenders Act 1958.
       B:-Section 406-A
       C:-Section 514, 514-A, 514-B and 515
      D:-All the above
      Correct Answer:- Option-D
Question 18:-Assertion (A) - When an order has been made under Section 3 or Section 4, The Probation of offenders Act 1958, in respect of an offender, the Appellate Court or the High Court in the exercise of
its power of revision may set aside such order and in lieu thereof pass sentence on such offender according to law
Reason (R) - Provided that the Appellate Court or the High Court in revision shall not inflict a greater punishment than might have been inflicted by the court by which the offender was found guilty A:-Both (A) and (R) are true and (R) is the correct explanation of (A)
      B:-Both (A) and (R) are true and (R) is not a correct explanation of (A) C:-(A) is true but (R) is false
      D:-(A) is false but (R) is true
Correct Answer: Option-A

Question 19:-Notwithstanding anything contained in the Code of Criminal procedure or any other law, an order under The Probation of offenders Act 1958, may be made by any court empowered to try and
sentence the offender to imprisonment and also by the
                                                                                       Court or any other court when the case comes before it on appeal or in revision
      A:-Supreme Court
B:-High Court
      C:-District Court
D:-All the above
     Correct Answer:- Option-B
Question 20:-Removal of disqualification attaching to conviction under The Probation of offenders Act 1958 deals with _
      A:-Section 5
       B:-Section 8
       C:-Section 12
     D:-Section 15
Correct Answer:- Option-C
\label{eq:Question21:Match the List I and List II and select the correct answer: \\
                                                                    List II
LIST I
A. Probation officers to be public servants
B. Protection of action taken in good faith
C. Power to make rules
D. Saving of operation of certain enactments
                                                                 i. Section 15
ii. Section 16
iii. Section 17
                                                                iv. Section 18
Codes :
      A:-A-i, B-iii, C-iv, D-ii
       B:-A-ii. B-iv. C-iii. D-i
      C:-A-i, B-ii, C-iii, D-iv
D:-A-ii, B-iii, C-iv, D-i
Correct Answer:- Option-C
Question22:-Removal of disqualification attaching to conviction specified under section ____
      A:-Section 10
      B:-Section 12
      C:-Section 14
      D:-Section 16
Correct Answer: Option-B

Question 23:-Assertion (A) - Notwithstanding anything contained in any other law, a person found guilty of an offence and dealt with under the provisions of Section 3 or Section 4 of The Probation of offenders Act 1958, shall not suffer disqualification, if any, attaching to a conviction of an offence under such law.
Reason (R) - Provided that nothing in this section shall apply to a person who, after his release under Section 4 is subsequently sentenced for the original offence
      A:-Both (A) and (R) are true and (R) is the correct explanation of (A) B:-Both (A) and (R) are true and (R) is not a correct explanation of (A)
       C:-(A) is true but (R) is false
D:-(A) is false but (R) is true
Correct Answer:- Option-A
Question24:-A probation officer under The Probation of offenders Act 1958 shall be
a. A person appointed to be a probation officer by the State Government or recognised as such by the State Government
b. A person provided for this purpose by a society recognised in this behalf by the State Government
c. A person provided for this purpose by a society recognised in this behalf by the Central Government
d. In any exceptional case, any other person whom in the opinion of the court, is fit to act as a probation officer in the special circumstances of the case
Codes -
       A:-Only c and d are correct
       B:-Only a and b are correct
       C:-Only a, b and d are correct
       D:-a, b, c and d are correct
     Correct Answer:- Option-C
Question 25:-A court which passes an order under Section 4 of The Probation of offenders Act 1958 or the ______ in which the offender for the time being resides may, at any time, appoint any-probation officer in the place of the person named in the supervision order.
      A:-Judicial First Class Magistrate
       B:-Judicial Second Class Magistrate
      C:-Chief Iudicial Magistrate
       D:-District Magistrate of the District
     Correct Answer:- Option-D
Ouestion26:-For the functions of Probation officers under The Probation of offenders Act 1958 a presidency town shall be deemed to be a
      A:-Village
       B:-Taluk
       C:-District
      D:-Panchayath
Correct Answer: Option-C
Question27:-Match the List I and List II and select the correct answer:
                                                       List II
i. (2009) 3 SCC 450
A. State of Punjab V. Prem Sagar
B. Paul George v. State of NCT of Delhi ii. (2007) 3 SCC 86
C. Punjab Water Supply Sewage Board v. Ram Sajivan
D. State of Madhya Pradesh V. Abdul Kadir iiv. (2008) 7 SCC 550
Codes:
      A--A-i B-iii C-iv D-ii
       B:-A-iv, B-iii, C-ii, D-i
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C:-A-i, B-ii, C-iii, D-iv

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Question28:-A probation officer shall, subject to which of the following conditions and restrictions, as may be prescribed under The Probation of offenders Act 1958?
A.-Inquire, in accordance with any directions of a court, into the circumstances or home surroundings of any person accused of all offence with a view to assist the court ill determining the most suitable method of dealing with him and submit reports to the court
      B:-Supervise probationers and other persons placed under his supervision and, where necessary, endeavour to find them suitable employment
      C:-Advise and assist offenders in the payment of compensation or costs ordered by the court
      D:-All the above
     Correct Answer:- Option-D
Question29:-Section 15 of The Probation of offenders Act 1958 deals with
      A:-Power of probation officers
      B:-Duties of probation officer
C:-Functions of probation officers
      D:-Probation officers to be public servant
      Correct Answer:- Option-D
Question 30:-Every probation officer and every other officer appointed in pursuance of The Probation of offenders Act 1958 shall be deemed to be public servants within the meaning of
Penal Code (45 of 1860).
      B:-Section 21
     C:-Section 92
D:-Section 84
     Correct Answer:- Option-B
Question 31:-No suit or other legal proceeding shall lie against the or any probation officer or any other officer appointed under The Probation of offenders Act 1958 in respect of anything which is in good faith done or intended to be done in pursuance of The Probation of offenders Act 1958 or of any rules or orders made there under.
      A:-Central Government
      B:-State Government
      C:-Iuvenile Court
      D:-All the above
     Correct Answer:- Option-B
Question 32:-In famous case Promothu Nath Mukhopadhaya v. king Emperor, Justice observed that: "The court in determining whether the accused should not have placed implicit reliance on the credibility of his source of information, should not, in my opinion. Place before itself the standard which it would demand to convince it, of the trustworthiness of the persons supplying the information"
                                                                                                                       observed that: "The court in determining whether the accused should or should not have placed implicit reliance
      A:-Justice Bhagavathy
      B:-Justice V R Krishna Iver
      C:-Justice Suhrawardy
      D:-Justice Chidambaram
Correct Answer: - Option-C

Question 33:-Which of the following judgement, it was held that "the press has no special privilege and that it is in the same position as any other man. If assertion of facts is made and the same is defamatory, it
must either be justified or it must be shown that it was made in good faith for public good
      A:-Dr. N.B. Khare V. MR Massani
      B:-Harbhajan Singh V. State of Punjab
      C:-Tangayelu Chettiar V Ponnammal
      D:-Pagla Babu V. State
     Correct Answer:- Option-A
Question34:-The State Government may, with the approval of the ____
                                                                                          , by notification in the official Gazette make rules to carry out the purposes of The Probation of offenders Act 1958.
      A:-Governor
      B-President of India
      C:-Central Government
      D:-State Legislature
Correct Answer:- Option-C

Question35:-All rules made under the
                                                          section of The Probation of offenders Act 1958, shall be subject to the condition of previous publication and shall, as soon as may be after they are made, be laid
before the State Legislature.
      A:-Section 14
      B:-Section 4
      C-Section 17
      D:-Section 7
     Correct Answer:- Option-C
Question 36: The State Government may by notification in the official Gazette make rules to carry out the purposes of this The Probation of offenders Act 1958. In particular, and without prejudice to the generality of the foregoing power. Which of the following matters comes under this purview?

a. Appointment of probation officers, the terms and conditions of their service and the area within which they are to exercise jurisdiction.

    b. Duties of probation officers under this Act and the submission of reports by them.
    c. The conditions on which societies may be recognised for the purposes of Clause (b) of sub-section (1) of Section 13.
    d. The payment of remuneration and expenses to probation officers or of a subsidy to any society which provides probation officers.

      A:-Only c and d are correct
      B:-Only a and b are correct
      C:-Only a, b and d are correct
      D:-a, b, c and d are correct
     Correct Answer:- Option-D
Question37:-Nothing in The Probation of offenders Act 1958 shall affect the provisions of A:-Section 31 of the Reformatory School Act, 1897

B:-Subsection (2) of Section 5 of the Prevention of Corruption Act, 1947
      C:-Subsection (2) of Section 5 of Juvenile Justice Act 2015
      D:-Both (1) and (2)
     Correct Answer:- Option-D
Question38:-Section 18 of The Probation of offenders Act 1958, related to Juvenile offenders or borstal schools
      A:-True
      B:-False
      C:-Partly True
     D:-Partly False
Correct Answer:- Option-A
Question39:-The Kerala Probation of offenders Rule enacted on
      A--1958
      B:-1960
      C-1978
      D:-1980
     Correct Answer:- Option-B
Question40:-Under The Kerala Probation of offenders Rule inspector General Means
      A:-Inspector General of Police
      B:-Inspector General of Prison
C:-Inspector General of Excise
      D:-Inspector General of Probation
Correct Answers-Option-B

Question41:-Under the provisions of The Kerala Probation of Offenders Rules, _____
                                                                                                              means probation officer who is remunerated by allowance and not by salary or who works without remuneration.
     A:-District Probation Officer
B:-Honorary Probation Officer
      C:-Regional Probation officer
      D: Taluk Probation Officer
     Correct Answer:- Option-B
Question 42:-Under the provisions of The Kerala Probation of Offenders Rules, Inspector General Shall Exercise general supervision over the administration of probation under The Probation of Offenders Act
      A:-District
      B:-State
      D:-Probation Homes Under the District
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D:-A-ii, B-iii, C-iv, D-i

Correct Answer:- Option-B Question43:-Under the provisions of The Kerala Probation of Offenders Rules, Probationer means
AAny offender in respect of whom supervision is required or conjoined under the Probation of Offenders Act 1958 throughout the State
B: Any offender in respect of whom supervision is required or conjoined under the Probation of Offenders Act 1958 throughout the District
C:-Any offender in respect of whom supervision is required or conjoined under the Probation of Offenders Act 1958 throughout the India D:-All the above
Correct Answer- Option-A
Question44:-Under the provisions of The Kerala Probation of Offenders Rules, A Chief Probation Superintendent shall be appointed by the
A:-Central Government B:-Governor
2. Gyddin C:-Chief Minister of the State
D:-State Government
Correct Answer:- Option-D Question45:-Under the provisions of The Kerala Probation of Offenders Rules, A Chief Probation Superintendent shall subject to the control and supervision of the
A:-District Probation Officer
B-Honorary Probation officer
C:-Regional Probation Officer D:-Inspector General
Correct Answer:- Option-D
Question46:-Under the provisions of The Kerala Probation of Offenders Rules, A chief Probation Superintendent shall submit the report on the work and conduct of all probation officers to the Inspector general times a year.
AOne
B:-Two
C:-Three D:-Four
Correct Answers- Option-B
Question 47:-Under the provisions of The Kerala Probation of Offenders Rules, a chief Probation Superintendent shall be responsible for the preparation and submission of an annual report on the working of the
probation system and such statistics as may from to time be prescribed by the A:-Government
B-Governor
C:-Inspector
D:-(1) and (3) Correct Answer:- Option-D
Question48-Rule 5-A under provisions of The Kerala Probation of Offenders Rules deals with
A:-Jurisdiction
B:-Commencement C:-Method of appointment
D-Probationer
Correct Answers- Option-C
Question49:-Provisions of The Kerala Probation of Offenders Rules, no person shall be appointed by direct recruitment as Chief Probation Superintendent A:-True
B-False
C:-Partly True
DPartly False Correct Answer:- Option-A
Question50Under the Provisions of The Kerala Probation of Offenders Rules, Which of the following is/are the powers and duties of Regional Probation Officer?
 a. Be reasonable for the working of probation in the area within the jurisdiction. b. Control guide and supervise the work of "Probation Officer' s in the area within his jurisdiction.
b. Control guide and supervise the work of Probation Onicer's intended and intended in supervise and speedy discharge of probation work and guick despatch of business.
d. Assist and foster aftercare work and other activities for the purpose of rehabilitation of offenders and maintain contact with other allied association and public.
Codes:
A-Only c and d are correct
B:-Only a and b are correct C:-Only a, b and d are correct
C:-Only a, p and d are correct D:-a, b, c and d are correct
Correct Answer:- Option-D
Question51:-Under the Provisions of The Kerala Probation of Offenders Rules, The headquarters of probation officers shall fix by the Inspector General in consultation with the A:-State Government
B-Central Government
C:-District Magistrate
D:-Governor Correct Answer Option-C
Correct Answer: - Upton-U. Question 52:-Under the Provisions of The Kerala Probation of Offenders Rules, no person shall be as an Honorary Probation Officer unless he is not
A:-25 and not more than 40
B:-30 and not more than 50
C:-35 and not more than 55 D:-40 and not more than 60
Correct Answers- Option-B
Question 53:-Under the Provisions of The Kerala Probation of Offenders Rules, There shall be grade of probation officers.
A:-Only one B:-Two
C:Three
D:-Four
Correct Answers-Option-B Ouestion-54-Under the Provisions of The Kerala Probation of Offenders Rules, before undergoing training, the probation officer candidate who is selected shall execute an agreement in proper form with two
Question A-Critical and Totalous of the Keraia Trobation of Orlenders Rules, before undergoing training, the probation office candidate who is selected shall execute an agreement in proper form with two surreties binding himself for herself
A:-To undergo training prescribe in Rule 8(d)
B:-To serve the Probation Department for a period of not less than three years C:-To refund to the State Government the entire drawn by him or her as pay and allowances during the period of training
D:-All the above
Correct Answer:- Option-D
Question55:-Under the Provisions of The Kerala Probation of Offenders Rules, Probation Officers are liable for transfer from one district to another and all transfers shall be made by the A:-State Government
A-State Government Bs-District Probation Officer
C:-Regional Probation Officer
D-Inspector General
Correct Answer:- Option-D Question56:-Under the Provisions of The Kerala Probation of Offenders Rules, An Honorary Probation Officer shall give at least notice in writing if he wishes to resign his appointment.
A:-One month
B:-Three month
C:-Six month D:-Nine month
Correct Answer:- Option-B
Question57:-Under the Provisions of The Kerala Probation of Offenders Rules, The Inspector General shall immediately notify all concerned if any person ceases or is about to cease to be a Probation Officer.
Officer. A:-State Government Authorities
B:-Central Government Authorities
C:-Courts D. Vereils Public Courte Commission
D:-Kerala Public Service Commission Correct Answer:- Option-C
Question 58:-Under the Provisions of The Kerala Probation of Offenders Rules, in the case of school going boys or children, the Probation Officer shall make enquiry about the boy or child from his as to
his attendance and progress. A:-Head Master
BParents

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C:-Teacher
Question 59-Under the Provisions of The Kerala Probation of Offenders Rules, the District Probation Officer shall send the report to Chief Probation Superintendent on which of the following matters A:-A half yearly report on the conduct and progress of all probationers in his district
      B-A final report on the conduct and progress of each past action on the termination of the period for which a Probationer is placed under supervision C.-Such other reports as may be from time to time prescribed by the State Government
      D:-All the above
Correct Answer:- Option-D
Question60:-Chairman of the State Advisory committee is
      A:-The Minister in Charge of Social Welfare
B:-The Minister in Charge of Law and order
      C:-Chief Minister of State
      D:-Governor
     Correct Answer:- Option-A
Ouestion61:-United Nations Standard Minimum Rules for Non-Custodial Measures 1988 is also known as
      A:-New york Rules
      B:-Beijing Rules
      C:-Tokyo Rules
      D:-Amsterdam Rules
      Correct Answer:- Option-C
Question62:-The Eighth United Nations Congress on the Prevention of Crime and the Treatment of Offenders commenced in the year
      A:-1988
      B:-1990
      C:-1992
D:-1994
Correct Answer:- Option-B
Question63:-UNICRI means
      A:-United Nations Interregional Crime and Justice Research Institute
      B:-United Nations International Crime and Justice Research Institute
      C:-United Nations Intercontinental Crime and Justice Research Institute
D:-United Nations Crime and Justice Research Institute
     Correct Answer:- Option-A
Question64:-Origin of what is today known as "Probation" can be traced to ____
      A:-Early English
      B:-Early American
C:-Early European
D:-Early German
Correct Answer:- Option-A
Question65:-Probation has its origin in two distinct traditions they are
      A:-Common law and Civil law
B:-Precedent and Civil law
      C:-UN Charter and Civil law
      D:-Precedent and UN Charter
     Correct Answer:- Option-A
Question66:-Historical development of Probation was also influenced by the development of A:-Juvenile Justice System
      B:-"Positivism" in criminology
C:-Ideologies of control outside of the Criminal Justice System
      D:-All the above
Correct Answer: -Orbiton-D

Question67:-The philosophy "Incapacitation or the deprivation of liberty", became the methodology followed by
      A:-Alternatives to imprisonment
B:-Alternatives to juvenile justice care and protection
      C:-Alternatives to probation offenders
      D:-Alternatives to rehabilitation
     Correct Answer:- Option-A
Question68:-The UN Minimum Rules are
                                                              under International law.
      A:-Not legally binding
      B:-Legally binding
       C:-Persuasive effect
      D:-None of the above
     Correct Answer:- Option-A
Question69:-_
                        Paper "Strengthening punishment in the Community" contained several proposals designed to increase the confidence of sentencers and the public in community sentences.
      A:-White
      B:-Green
C:-Yellow
      D:-Violet
Correct Answer:- Option-B
Question70:-The National Crime Prevention Institute is situated in
      A:-USA
      B:-UK
      C:-Germany
      D:-UN
     Correct Answer:- Ontion-A
Question71:-Which of the following principles is/are considered as the Principle methods of community probation practice?
      A:-Community outreach
      B:-Service development
      C:-Neighbourhood work
Dr-All the above
Correct Answer:- Option-D
Question72:-Probation officers provide information to the courts on the best interests of
      A:-Society
B:-Government
      C:-State
D:-Client
     Correct Answer:- Option-D
Question73:-PSR means
A:-Preliminary State Record
      B:-Pre-Sentence Reports
      C:-Preliminary Statistic Record
      D:-Proposed State Record
Correct Answer:- Option-B
Question74:-Supervision Practice in Probation includes
      A:-Client selection and case load
      B:-Conditions and rules
      C:-Sanctions and support
      D:-All the above
     Correct Answer:- Option-D
Ouestion 75: Where volunteers have been used, which of the following are the various roles that are normally assigned to them?
      A:-Acting as behaviour models for probationers
      B:-Assisting probationers in finding employment
C:-Helping to recruit and train other volunteers
D:-All the above
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Correct Answer:- Option-D
Question76:-Probation work in the USA originated from the volunteer work of
      A:-John Augustus
      B:-George Washington
C:-Abraham Lincoln
      D:-Preston Dyer
Correct Answer: Option-A
Question77:-The recommended probation staff training includes training in
      A:-Conceptual skills
      B:-Analytical skills
      C-Technical skills
      D:-All the above
     Correct Answer:- Option-D
Question78:-The Probation service facility is located so as to provide access to A:-Staff and clients
      B:-Community resources and court
        :-Probation homes and Juvenile Homes
      D:-Both (1) and (2)
Correct Answer: - Option-D
Question-79:-United Nations Standard Minimum Rules for Non-Custodial Measures enacted on 68th plenary meeting conducted on
      A:-14th December 1990
B:-14th December 1988
      C:-14th December 1992
      D:-14th December 1994
     Correct Answer:- Option-A
Question80:-United Nations Standard Minimum Rules for Non-Custodial Measures, requests member to report on the implementation of the Tokyo Rules every
                                                                                                                                                                                              years, beginning in 1994
      B:-Two
      C:-Five
      D:-Seven
     Correct Answer:- Ontion-C
 Question81:-Under United nations Standard Minimum Rules for Non-custodial Measures, The Scope of non-custodial measures specified under
      A:-Rule 2
      B:-Rule 3
      C:-Rule 5
D:-Rule 6
Correct Answer:- Option-A
Question82:-Under United Nations Standard Minimum Rules for Non-custodial Measures, The rules shall be applied without any discrimination on the grounds of race, colour, sex. Age, language, religion,
 political or other opinion national or social origin, property, birth or other status Specifies under
      B:-Rule 2.2
      D:-Rule 2.4
     Correct Answer:- Option-B
 Question83:-Under United Nations Standard Minimum Rules for Non-custodial Measures, non-custodial measures should be used in accordance with the principle of
      A:-Minimum intervention
      B:-Reformative theory
      C:-Attributive theory
      D:-All the above
     Correct Answer:- Option-A
Question84:-Under United Nations Standard Minimum Rules for Non-custodial Measures, Rule 3 Specifies
      A:-Legal safeguard
      B:-Social inquiry reports
      C:-Sentencing disposition
      D:-Pre-trial dispositions
     Correct Answer:- Ontion-A
 Question85-Under United Nations Standard Minimum Rules for Non-custodial Measures, Decision on the imposition of non-custodial measures shall be subject to review by a judicial or other competent independent authority, upon application by the
      A:-By probation officer
B:-By the District Judge
      C:-Offender
      D:-All the above
Correct Answer:- Option-C
Question86:-Under United Nations Standard Minimum Rules for Non-custodial Measures, discretion by the judicial or other competent independent authority shall be exercised at all stages of the proceedings
by ensuring full accountability and only in accordance with
A:-Rule of law
      B:-Natural justice
      C:-Common law
      D:-All the above
 Correct Answer: Option-A

Question87:-Under United Nations Standard Minimum Rules for Non-custodial Measures, non-custodial measures imposing an obligation on the offender, applied before or instead of formal proceedings or
 trial, shall require the
      A:-Probation officer's
B:-Offenders consent
      C:-Victims consent
      D:-District judge's consent
     Correct Answer:- Option-B
Question88:-Under United Nations Standard Minimum Rules for Non-custodial Measures, for _
                                                                                                                      cases the prosecutor may impose suitable non-custodial measures, as appropriate
      A:-Offender is a mino
      B:-Minor cases
      C:-Major cases
      D:-Offender is major
Correct Answer- Option-B
Question89:-Under United Nations Standard Minimum Rules for Non-custodial Measures, _
                                                                                                                 detention shall be used as a means of last resort in criminal proceedings
      A--Post-trial
      B:-Sentencing stage
      C:-Pre-trial
      D:-Sentencing disposition stage
     Correct Answer:- Option-C
Question90:-Under United Nations Standard Minimum Rules for Non-custodial Measures, which of the following ways sentencing authorities disposing cases?
    Verbal sanctions, such as admonition, reprimand and warning
Conditional discharge and status penalties
Economic sanctions and monetary penalties, such as fines and day-fines

    Economic sanctions and monetary penalties,
    A community service order and house arrest

Codes :
A:-Only c and d are correct
      B:-Only d is correct
C:-Only a and b are correct
      D:-a, b, c and d are correct
Correct Answer:- Option-D
Question91:-Under United Nations Standard Minimum Rules for Non-custodial Measures, post sentence dispositions may include
    Furlough and half-way house
    Work or education release
Various forms of parole
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u. Reinission and pardon
Codes: A:-a, b, c and d are correct B:-Only a, b and c are correct C:-Only a and b are correct D:-Only a is correct Correct Answer:- Option-A Question92:-Under United Nations Standard Minimum Rules for Non-custodial Measures, the decision on post-sentencing dispositions, except in the case of shall be subjected to review by a judicial or other competent independent authority upon application of the offender. A:-Pardon B:-Remission C:-Parole D:-Release Correct Answer:- Option-A Question93:-Under United Nations Standard Minimum Rules for Non-custodial Measures, research and information mechanisms should be built into a for the collection and analysis of data and
statistics on the implementation of non-custodial treatment for offenders. A:-Criminal justice system B:-Probation officers chain C:-Juvenile justice system D:-Judicial and administrative mechanism Correct Answer:- Option-A
Question94:-Under United Nations Standard Minimum Rules for Non-custodial Measures, should be carried out with a view to implementing non-national development process. A:-Regular seminars B:-Regular evaluations C:-Proper administration D:-All the above Correct Answer:- Option-B
Question95:-Under United Nations Standard Minimum Rules for Non-custodial Measures, should be conducted to assess the objectives, functioning and effectiveness of non-custodial measures? A:-Periodic review B:-Monthly assessment C:-Weekly evaluations D:-Proper welfare programmes Correct Answer:- Option-A
Question96:-Under Extracts of the European Rules on Community Sanctions and Measures, which of the following rule states that the consent of an accused person should be obtained before the imposition of any community measures to be applied before trail or instead or a decision on a sanction ARule 33 BRule 34 CRule 35 DRule 36 Correct Answer: Option-C Question97:-Under Extracts of the European Rules on Community Sanctions and Measures, evaluation of community sanctions and measures should include, but not be limited to, objectives assessment of the extent a. Contributes to a reduction in the rate of imprisonment. b. Enables the offence-related needs of offenders to be met. c. Contributes to the reduction of crime in the community. d. Is cost effective.
Codes: A:-a, b, c and d are correct B:-Only a, b and c are correct C:-Only a, and b are correct D:-Only a is correct C:-Only a is correct Correct Answer:-Option-A Question98:-Under the principles and Directions for Research on Non-custodial Sanction, responding to the Economic and Social Council resolution 1989/69 of, by which the Council approved the organization of the research workshop on Alternatives to imprisonment. A:-24 May 1969 B:-24 May 1979 C:-24 May 1989 D:-24 May 1999 Correct Answers- Option-C
Question99-Sixth United Nations Congress on the Prevention of Crime and the Treatment of Offenders held in from 25th August to 5th September 1980. A:Tokyo B:-New-york C:-Caracas D:-Amsterdam Correct Answer:- Option-C Question100:-Helsinki Institute from Crime Prevention and Control affiliated with A:-European Union B:-Common Wealth Countries C:-United Nations D:-Western Union Correct Answer:- Option-C