DE-7/2021/44

Question Booklet (Alpha Code

Λ	
$\boldsymbol{\Lambda}$	

Question Booklet	
Serial Number	

Name:	Reg.No.	Signature:	

DEPARTMENTAL TESTS — JULY, 2021

Total Number of Questions: 100 [Time: 1½ hours

(Maximum Marks: 100)

INSTRUCTIONS TO CANDIDATES

- 1. The question paper will be given in the form of a Question Booklet. There will be four versions of question booklets with question booklet alpha code viz. A, B, C & D.
- 2. The Question Booklet Alpha Code will be printed on the top left margin of the facing sheet of the question booklet.
- 3. The Question Booklet Alpha Code allotted to you will be noted in your seating position in the Examination Hall.
- 4. If you get a question booklet where the alpha code does not match to the allotted alpha code in the seating position, please draw the attention of the Invigilator IMMEDIATELY.
- 5. The Question Booklet Serial Number is printed on the top right margin of the facing sheet. If your question booklet is un-numbered, please get it replaced by new question booklet with same alpha code.
- 6. The Question Booklet will be sealed at the middle of the right margin. Candidate should not open the question booklet, until the indication is given to start answering.
- 7. Immediately after the commencement of the examination, the candidate should check that the question booklet supplied contains all the 100 questions in serial order. The question booklet does not have unprinted or torn or missing pages and if so the fact should be brought to the notice of the Invigilator and get it replaced by a complete booklet with same alpha code. This is most important.
- 8. A blank sheet of paper is attached to the question booklet. This may be used for rough work.
- 9. Please read carefully all the instructions on the reverse of the Answer Sheet before marking your answers.
- 10. Each question is provided with four choices (A), (B), (C) and (D) having one correct answer. Choose the correct answer and darken the bubble corresponding to the question number using Blue or Black Ball-Point Pen in the OMR Answer Sheet.
- 11. Each correct answer carries 1 mark and for each wrong answer 1/3 mark will be deducted. No negative marks for unattended questions.
- 12. No candidate will be allowed to leave the examination hall till the end of the session and without handing over the Answer Sheet to the Invigilator. Candidates should ensure that the Invigilator has verified all the entries in the Register Number Coding Sheet and that the Invigilator has affixed his/her signature in the space provided.
- 13. Strict compliance of instructions is essential. Any malpractice or attempt to commit any kind of malpractice in the Examination will result in the disqualification of the candidate.
- 14. If any candidates make a marking of answer in the question paper and exchange with other candidate during the course of the examination, the answer script will be invalidated and the candidates will be debarred for a minimum period of 2 years from appearing the Departmental Tests.

DE-7/2021/44

 \mathbf{A}

Maximum: 100 marks

				Time : $1\frac{1}{2}$ hours
1.	Bailable o	offence means an offence which	is shown as b	ailable as per ———— Schedule of
		of Criminal Procedure.		1
	(A)	Second	(B)	First
	(C)	Third	(D)	Seventh
2.		nade by a police officer in a cas ognizable offence shall be deem		ses after investigation, the commission
	(A)	A Complaint	(B)	A refer report
	(C)	FIR	(D)	Charge sheet
3.	Inquiry n	neans every inquiry other than	a trial, condu	acted as per code of criminal procedure
	(A)	Police officer	(B)	Tahsildhar
	(C)	Magistrate or court	(D)	None of the above
4.		case means a case relating to prisonment for a term exceeding		nishable with death, imprisonment for
	(A)	One year	(B)	Six months
	(C)	Three years	(D)	Two years
5.				ne State Government shall declare any a metropolitan area for the purpose of
	(A)	10 lakhs	(B)	fifty lakhs
	(C)	one million	(D)	ten million
6.		udicial Magistrates are appoint ———— of The Code of Crin		not exceeding one year at a time as per re.
	(A)	11	(B)	13
	(C)	24	(D)	36
7.	Metropoli	tan magistrates are appointed	by:	
	(A)	District Collector	(B)	State Government
	(C)	High Court	(D)	Supreme Court
8.	Chief Me Criminal	tropolitan Magistrates are app Procedure.	pointed as pe	r Section — of the Code of
	(A)	17	(B)	28
	(C)	21	(D)	301

3

9.	Executive Procedure		per section	——— of the Code of Criminal
	(A)	110	(B)	41
	(C)	3	(D)	20
10.	A person	shall be eligible to be appoint	ed as a pub	olic prosecutor only if he has been in
	practice a	s an advocate for minimum —	yea	ars.
	(A)	15	(B)	5
	(C)	7	(D)	20
11.		Public Prosecutors are appoint Procedure.	nted as per	section — of the Code of
	(A)	75	(B)	25
	(C)	50	(D)	100
12.		ction 25-A of the Code of Crimin	nal Procedure	e, the State Government may establish
	a: (A)	Sessions Court	(B)	Small causes court
	(A) (C)	Directorate of Prosecution	(D)	
	(C)	Directorate of Prosecution	(D)	Metropolitan magistrate court
13.		on in the case of Juveniles is pr Procedure.	rescribed as p	per section — of the Code of
	(A)	44	(B)	27
	(C)	121	(D)	16
14.	An Assis	tant Sessions Judge may pas — years.	s a maximu	um sentence of imprisonment up to
	(A)	14 years	(B)	7 years
	(C)	10 years	(D)	12 years
15 .		— can pass a maximum senten	ce of impriso	nment not exceeding seven years.
	(A)	Chief Judicial Magistrate	_	First class Magistrate
	(C)	Second class Magistrate	, ,	Assistant sessions Judge
16.	Sentence	in case of conviction for severa — of the Code of Criminal Proc		t one trial is regulated as per section
	(A)	132	(B)	51
	(C)	321	(D)	31
17.	Any polic	e officer may arrest a person w	vithout warra	ant under circumstances mentioned in
	section —	——— of the Code of Crimir	nal Procedure) .
	(A)	41	(B)	191
	(C)	361	(D)	21

18.	_	ted by the polic			l Procedure, any person arrested and et an advocate of his choice during
	(A)	41D		(B)	27A
	(C)	139		(D)	144
19.	Arrest by		is prescribed under se	ectio	n — the Code of Criminal
	(A)	56		(B)	132
	(C)	32		(D)	43
20.	-	-	shall be subjected to r		cal examination by registered medical Criminal Procedure.
	(A)	27		(B)	67
	(C)	309		(D)	53-A
21.	Service of section —		rporate bodies and soci Code of Criminal Proce		s is as per procedure prescribed under
	(A)	123		(B)	63
	(C)	78		(D)	31
22.		-	ed cannot be found, it co	uld l	be served on :
	(A)	his servant	1 61 6 1		
	(B)	•	member of his family		
	(C)	his wife			
	(D)	parents only			
23.					inal Procedure shall be valid till:
	(A)	Six months		(B)	Returnable date
	(C)	It is cancelled		(D)	One year
24.	required	=	pecified place and at a		of a person absconding, he shall be cified time not less than ————
	(A)	Two months		(B)	Thirty days
	(C)	15 days		(D)	45 days
25.	Attachme		of person absconding f Criminal Procedure.	is d	one as per procedure under section
	(A)	83		(B)	53
	(C)	73		(D)	33

26.		s to produce docume Procedure.	ents is generally issued v	nder section —	of the Code of
	(A)	41	(B)	121	
	(C)	91	(D)	161	
27.	currency	notes at his reside es, a warrant can	nce. On inquiry and bei	ng found neces	has stocked counterfeit ssary to search and seize of the Code of Criminal
	(A)	82	(B)	182	
	(C)	94	(D)		
28.	confinem	_			on is subject to wrongful ———— of the Code of
	(A)	97	(B)	107	
	(C)	79	(D)	197	
29.		8 of the Code of C ild under the age of		e invoked for	securing the release of a
	(A)	16 years only	(B)	18 years	
	(C)	15 years only	(D)	12 years only	y
30.	about an	offence relating to		orders prohib	tances creating suspicion iting its operation under
	(A)	97	(B)	101	
	(C)	102	(D)	331	
31.	ownershi	—— means deter p of property.	mining the nature, so	urce, dispositi	ion, movement, title or
	(A)	Tracking	(B)	Encumbranc	ee
	(C)	Mortgage	(D)	Tracing	
32.	_		ode of Criminal Procedur ag good behaviour for ma		rder execution of bond by
	(A)	Three years	(B)	One year	
	(C)	6 months	(D)	•	
33.	_	d persons can be or	•	magistrate to e	execute bond for keeping
	(A)	Three years	(B)	One year	
	(C)	6 months	(D)		

34.	11				
		rvice of notice of application to the p			
	(A)	15 days	(B)	30 days	
	(C)	60 days	(D)	90 days	
35.		mum ceiling of Rupees five hundrent Act of:	ed on ma	intenance payable wa	s omitted as per
	(A)	1990	(B)	1995	
	(C)	2000	(D)	2001	
36.	disturban	of any unlawful assembly or any a ce of public peace, by use of civil for riminal Procedure.	-	_	•
	(A)	331	(B)	171	
	(C)	121	(D)	129	
37.	Abatemen	nt of public nuisance can be orde — of the Code of Criminal Procedu	-	n executive magistrat	e as per section
	(A)	140	(B)	120	
	(C)	133	(D)	161	
38.		issue orders in urgent cases of magistrates as per section			
	(A)	140	(B)	144	
	(C)	161	(D)	321	
39.		Magistrates are empowered under s	section 14	4-A of the Code of Cr	iminal Procedure
	(A)	Carrying of arms in any procession	n		
	(B)	Gathering of more than five perso	ns		
	(C)	Shouting slogans in public place			
	(D)	Traffic on any street			
40.		er in charge of a police station has p has reason to believe that such v of the Code of Criminal Procedure	veights a	=	
	(A)	123	(B)	153	
	(C)	193	(D)	203	
41.		se of an offence of rape, the record	_		by police officer
	(A)	Police station	(B)	Hospital	
	(C)	Court	(D)	Residence of the victi	im

42.		examination of a rape victim riminal Procedure.	is done in accor	dance with section ———	of the
	(A)	123	(B)	203	
	(C)	164-A	(D)	423	
43.		estigation relating to an offectused person in custody other days.		•	
	(A)	14 days	(B)	15 days	
	(C)	60 days	(D)	90 days	
44.	_	ces are empowered to take c riminal Procedure.	ognizance of an	offence as per section —	the
	(A)	190	(B)	121	
	(C)	180	(D)	154	
45.	official du	offence is alleged to have been ties, courts can take cognizated as per section————————————————————————————————————	nce of the offenc	e only with the previous s	_
	(C)	154	(D)	190	
46.	the compl (A)	g cognizance of an offence un ainant is determined as per 197			
	(C)	198-A	(D)	200	
47.		on for defamation is done or d under section————————————————————————————————————	_	th the procedure for taking riminal Procedure.	ng cognizance
	` ′	121	` ′	466	
	(C)	304	(D)	199	
48.		nagistrate issues a summon			son, dispense
	(A)	Spouse	(B)	Parents	
	(C)	Next friend	(D)	Pleader	
49.		al of case by magistrate for one with section—			ion is done in
	(A)	209	(B)	144	
	(C)	166	(D)	404	
	(-)		(-)		

50 .	The law and — of law against which the offence is said to have been committed shall be mentioned in the charge.				
	(A)	Year	e. (B)	Summary	
	(A) (C)	Section	(D)	Procedure	
51.	Any court	may alter or add to an	ov charge at any time h	nefore :	
91.	(A)	inquiry is completed	(B)	investigation is completed	
	(C)	5 PM	` ,	judgment is pronounced	
52.	space of	from the	e first to the last of s	f the same kind committed within the such offence charged with, he may be	
	_		· · · · · · · · · · · · · · · · · · ·	hem not exceeding three.	
	(A)	Twelve months	(B)	Twenty four months	
	(C)	Thirty six months	(D)	Fifteen months	
5 3.		ances in which persons tion ———— of th		y in the same trial has been elaborate	
	(A)	201	(B)	223	
	(C)	321	(D)	401	
54.	In every t	rial before a court of se	ession, the prosecution	shall be conducted by a:	
	(A)	Jury	(B)	Amicus curie	
	(C)	Public prosecutor	(D)	Barrister	
55.		varrant cases is condu of Criminal Procedure.	cted as per procedure	prescribed in chapter — — o	
	(A)	IX	(B)	XII	
	(C)	XX	(D)	XIX	
56.	Compensation for accusation without reasonable cause in summons cases and warrant cases is provided under section ————————————————————————————————————				
	-				
	(A)	250	(B)	190	
	(C)	340	(D)	421	
57 .	Convictio	n on plea of guilty in — of the Code of Crim		petty cases is provided under section	
	(A)	253	(B)	164	
	(C)	444	(D)	312	
58.	In summe	ons cases, magistrate n	nay permit the compla	inant to ———— the complaint a	
		n 257 of the Code of Cr		_	
	(A)	Modify	(B)	Amend	
	(C)	Withdraw	(D)	Alter	
	(-)		(-)		

59. Procedure relating to summary trial is elaborated under chapter — of the Criminal Procedure.				——— of the Code of	
	(A)	IX	(B)	XV	
	(C)	XXI	(D)	XXX	
	()		` '		
60.	Plea barg	=	troduced in the Code of law Amendment Act 2005		ure with effect from
	(A)	1.1.2005	(B)	5.7.2006	
	(C)	1.1.2006	(D)	15.6.2005	
61.		gaining is not applic of Criminal Procedu	able for offences against re.	women as per se	ction — of
	(A)	200	(B)	265A	
	(C)	302	(D)	357A	
62.	minimum	• •	tion has been worked or prescribed, the magisti m punishment.		-
	(A)	Twice	(B)	One fourth	
	(C)	Three fourth	(D)	Half	
63.		ce of persons confine le of Criminal Proce	ed or detained in prisons dure.	is secured under	chapter ————
	(A)	XX	(B)	IX	
	(C)	XXV	(D)	XXII	
64.	regarding	_	nce is empowered to recor he witness under examin		
	(A)	280	(B)	191	
	(C)	164	(D)	293	
65.			a commission in crimina e Code of Criminal Proce		aringly resorted to; as
	(A)	199	(B)	416	
	(C)	284	(D)	304	
66.		n against double jeo Procedure.	pardy is incorporated un	der section ———	of the Code of
	(A)	300	(B)	119	
	(C)	400	(D)	147	
	` /		· /		

67.				ourt shall as of right be defended by a
	-	his choice as per section —		
	(A)	300	(B)	303
	(C)	354	(D)	401
68.		to accused at state expense in — of the Code of Criminal Procee		eases can be provided as per section
	(A)	199	(B)	299
	(C)	304	(D)	404
69.	Local ins	pection of place where offence is a	lleged to h	ave been committed can be carried out
	by a Judg	e or Magistrate as per section —	o	f the Code of Criminal Procedure.
	(A)	210	(B)	410
	(C)	110	(D)	310
70.		ding of offences is based on the co	onditions pr	rescribed under section ———— of
	(A)	120	(B)	320
	(C)	420	(D)	220
71	Withdraw	ral from programtion by the progra	outon on as	soistant public prosperator is subject to
71.		ions laid down under section		ssistant public prosecutor is subject to
	(A)	321	(B)	121
	(C)	221	(D)	421
72.				h public generally may have access, as
	-	n of the Code of Crin		
	(A)	227	(B)	427
	(C)	327	(D)	127
73.				believe that the person against whom
				all resort to the procedure prescribed
		tion — of the Code of C		
		228		
	(C)	128	(D)	328
74.			are contain	ed in chapter — of the Code
		al Procedure.		
	(A)	XXV	(B)	XX
	(C)	XI	(D)	XXI
75 .		remedy to deal with certain kind der section ————— of the Co		pt, by way of special powers is given to nal Procedure.
	(A)	345	(B)	245
	(C)	125	(D)	425
	(-)		(- /	

76.	The manner of pronouncing judgment by a criminal court of original jurisdiction is enumerated under section ————————————————————————————————————						
	(A)	320	(B)	353			
	(A) (C)	453	(D)	253			
	(0)	400	(D)	400			
77.	The language and contents of a judgment should be as per section ————————————————————————————————————						
	(A)	136	(B)	227			
	(C)	354	(D)	400			
78.	Under section 357 of the Code of Criminal Procedure, when a court imposes a sentence of fine or sentence with fine, court may order compensation to:						
	(A)	the complainant					
	(B)	(B) to any person who has suffered loss or injury due to offence					
	(C)	to a bonafide purchaser of property which has become subject of theft					
	(D)	all of the above					
79.	Victim compensation scheme under section 357A of the Code of Criminal Procedure has been introduced by the Code of Criminal Procedure (Amendment) Act 2008 with effect from :						
	(A)	1.1.2008	(B)	1.6.2008			
	(C)	31.12.2009	(D)	1.1.2009			
80.	Release of accused on conviction, on probation of good conduct is provided as per section————————————————————————————————————						
	(A)	360	(B)	260			
	(C)	460	(D)	160			
81.	Death sentence passed by sessions court has to be confirmed by high court as per section———— of the Code of Criminal Procedure.						
	(A)	366	(B)	201			
	(C)	326	(D)	443			
82.	When the high court in appeal reverses an order of acquittal and convicts a person for a term of imprisonment of ———————————————————————————————————						
	(A)	Three	(B)	Five			
	(C)	Seven	(D)	Ten			
83.	Power of the appellate court to suspend sentence pending appeal and to order release of appellant on bail is mentioned under section ————— of the Code of Criminal Procedure.						
	(A)	288	(B)	389			
	(C)	401	(D)	403			
	(-)		(2)				

84.	Appellate	courts may take additions of the Code of Criminal F		direct it to be taken as per section		
	(A)	291	(B)	300		
	(C)	391	(D)	401		
85.	Lower courts can refer questions relating to validity of law involved in case pending before it to the high court as per section ————— of the Code of Criminal Procedure.					
	(A)		(B)	365		
	(C)	375	(D)	395		
86.	As per sec	has power of revision.				
	(A)	Sessions court	(B)	Chief judicial magistrate court		
	(C)	High court	(D)	Supreme court		
87.	As per section 407 of the Code of Criminal Procedure, ————————————————————————————————————					
	(A)		(B)	Supreme court		
	(C)	Assistant sessions court	(D)	Chief Judicial Magistrate Court		
88.	If a woman is sentenced to death and she is found to be pregnant, the high court shall commute the death sentence to:					
	(A)	Ten years imprisonment	(B)	Seven years imprisonment		
	(C)	Life Imprisonment	(D)	Five years imprisonment		
89.	Period of detention undergone by accused during investigation, inquiry or trial shall be set off against the sentence of imprisonment as per section ————————————————————————————————————					
	(A)	328	(B)	409		
	(C)	228	(D)	428		
90.	Bail in the case of bailable offences is granted as per section — of the Code of Criminal Procedure.					
	(A)	463	(B)	436		
	(C)	438	(D)	437		
91.	When a person accused of an offence punishable other than with death sentence is detained during investigation, inquiry or trial for period up to of the maximum period of imprisonment prescribed for that offence, he shall be release by the court on his personal hand.					
	bond. (A)	One fourth	(B)	One half		
	` '	Three fourth	(B)			
	(C)	Inree Iourtn	(D)	One third		
92.	Bail in non-bailable offences is granted only subject to conditions stipulated in section———— of the Code of Criminal Procedure.					
	(A)	431	(B)	436		
	(C)	432	(D)	437		

93.	Anticipatory bail is granted subject to the provisions of section — of the Code Criminal Procedure.						
	(A)	436	(B)	437			
	(C)	438	(D)	449			
94.	When a surety to a bail bond dies before the bond is forfeited, his estate shall						
	-	n respect of the bond.	(D)	T3 11 1 1 1/1			
	(A) (C)	Be partially charged with Conditionally charged with	(B)	Fully charged with Discharged from			
	(0)	Conditionally charged with	(D)	Discharged from			
95.	Disposal of property regarding which an offence appears to have been committed or which appears to have been used for the commission of any offence, is done in accordance with chapter ———— of the Code of Criminal Procedure.						
	(A)	XXXIV	(B)	XXX			
	(C)	XXXII	(D)	XXIX			
96.	under sec		set aside	arch warrant erroneously in good faith e merely on the ground of his not being of Criminal Procedure. 294 437			
97.	The period of limitation for taking cognizance of offences by court is prescribed under section————————————————————————————————————						
	(A)	468	(B)	441			
	(C)	478	(D)	24			
98.	While computing the period of limitation for taking cognizance of offences, exclusion of time in certain cases is provided under section ————————————————————————————————————						
	(A)	460	(B)	470			
	(C)	480	(D)	360			
99.	As per section — of the Code of Criminal Procedure, a public servant having any duty to perform in connection with the sale of any property under Cr.P.C., shall not purchase or bid for the property.						
	(A)	421	(B)	321			
	(C)	409	(D)	481			
100.	Inherent powers to secure the ends of justice are conferred on High Courts under section————————————————————————————————————						
	(A)	321	(B)	100			
	(C)	25	(D)	482			

SPACE FOR ROUGH WORK

SPACE FOR ROUGH WORK