

PROVISIONAL ANSWER KEY

Paper: 034 - Criminal Procedure Code
Date of Test 18-05-2023

Question1:-Under which Section 107 Cr.P.C. the Magistrate has power to drop proceedings initiated

- A:-even after a formal order has been under u/s 111 Cr. P.C. has been drawn up and before an inquiry under Section 116 Cr. PC.
- B:-even after a formal order has been under u/s 111 Cr. P.C. has been drawn up and before an inquiry under Section 118 Cr. PC.
- C:-even after a formal order has been under u/s 111 Cr. P.C. has been drawn up and before an inquiry under Section 120 Cr. PC.
- D:-even after a formal order has been under u/s 111 Cr. P.C. has been drawn up and before an inquiry under Section 122 Cr. PC.

Correct Answer:- Option-A

Question2:-The offences referred to in sub-section (1) of section 106 are

- A:-any offence punishable under Chapter VIII of the Indian Penal Code, other than an offence, punishable under section 153A or section 153B or section 154 thereof;
- B:-any offence which consists of, or includes, assault or using criminal force or committing mischief;
- C:-any offence of criminal intimidation
- D:-All the above

Correct Answer:- Option-D

Question3:-129. Dispersal of assembly by use of civil force

- A:-Any executive Magistrate
- B:-Officer in charge of a police station
- C:-In the absence of such officer in charge, any police officer, not below the rank of a sub-inspector
- D:-All the above

Correct Answer:- Option-D

Question4:-The power of magistrate under public order and tranquillity are

- A:-Power of Magistrate to direct local investigation and examination of an expert
- B:-Power of Magistrate to furnish written instructions, etc.
- C:-Magistrate may prohibit repetition or continuance of public nuisance
- D:-All the above

Correct Answer:- Option-D

Question5:-When an Executive Magistrate receives information that there is within his local jurisdiction a person who - under section 110. Which of the following is correct?

- A:-is by habit a robber, house-breaker, thief or forger, or
- B:-is by habit a receiver of stolen property knowing the same to have been stolen, or
- C:-habitually protects or harbours thieves, or aids in the concealment or disposal of stolen property,
- D:-All the above

Correct Answer:- Option-D

Question6:-An order under section 111 of Cr.P.C. shall be made by

- A:-Collecto
- B:-High Court Judge
- C:-Magistrate
- D:-Deputy Collector

Correct Answer:- Option-C

Question7:-The inquiry under section 111 of Crpc shall be conducted within

- A:-One month
- B:-Two months
- C:-Three months
- D:-Six months

Correct Answer:- Option-D

Question8:-The Commencement of period for which security is required under section 119 (1) under section 106 or section 117 shall commence

- A:-On the expiration of such sentence
- B:-Before the expiration of the sentence
- C:-On the date of such order
- D:-After two days from the date of the order

Correct Answer:- Option-A

Question9:-Section 130 gives the authorities the right to use force to disperse the unlawful assembly

- A:-When it is needed in the interest of maintaining public security
- B:-When it is necessary for peace keeping
- C:-When there exist emergency
- D:-None of the above

Correct Answer:- Option-B

Question10:-Chapter VIII deals with

- A:-Prevention of crime
- B:-Prevention of disturbance of public tranquillity
- C:-Prevention of breach of peace
- D:-All the above

Correct Answer:- Option-D

Question11:-Under section 106 of Crpc conditions to be fulfilled are

- A:-Conviction and sentence
- B:-Conviction and Admonition
- C:-Conviction and bond
- D:-None of the above

Correct Answer:- Option-A

Question12:-The duration of the bond under section 106 of Crpc

- A:-3 years
- B:-3 months
- C:-1 year
- D:-2 years

Correct Answer:- Option-A

Question13:-The power under section 107 Crpc is vested with

- A:-District magistrate
- B:-Subdivisional and Executive magistrate
- C:-Judicial Magistrate
- D:- (2) and (3)

Correct Answer:- Option-D

Question14:-Good behaviour under section 108 Crpc means

- A:-The person should not commit illegal or unlawful Act nor sedition
- B:-Promoting enmity between classes and against national integration
- C:-Insulting any religion
- D:-All the above

Correct Answer:- Option-D

Question15:-The power to execute a bond for good behaviour of person is vested with

- A:-Chief Judicial Magistrate
- B:-Judicial First Class Magistrate
- C:-Executive Magistrate
- D:-All the above

Correct Answer:- Option-C

Question16:-The punishment for failure to execute a bond from suspected persons provided by executive magistrate is

- A:-Simple imprisonment
- B:-Rigorous imprisonment
- C:-Simple or Rigorous
- D:-None of the above

Correct Answer:- Option-C

Question17:-Who can make a conditional order to remove obstruction or nuisance?

- A:-District Magistrate
- B:-Sub Divisional Magistrate
- C:-Any Executive magistrate specially empowered by the State Government
- D:-All of the above

Correct Answer:- Option-A

Question18:-Nuisance is

- A:-Conduct of any trade injurious to public health
- B:-Construction of any building likely to cause explosion
- C:-Any unlawful obstruction in public place
- D:-All the above

Correct Answer:- Option-D

Question19:-The scope of section 107 Crpc is

- A:-Preventive
- B:-Punitive
- C:-Preventive and Punitive
- D:-None

Correct Answer:- Option-A

Question20:-The limitation period of section 107 of Crpc is

- A:-3 months
- B:-2 months
- C:-1 month
- D:-None of the above

Correct Answer:- Option-A

Question21:-The judicial officer empowered to take security for good behaviour is

- A:-Executive Magistrate
- B:-District Magistrate
- C:-Metropolitan Magistrate
- D:-None of the above

Correct Answer:- Option-A

Question22:-Judgment of Surender Singh and others v State of Uttar Pradesh is related to

- A:-Section 107
- B:-Section 108
- C:-Section 110
- D:-Section 113

Correct Answer:- Option-B

Question23:-The period for execution of bond in section 109 is

- A:-1 year
- B:-2 years
- C:-3 years
- D:-4 years

Correct Answer:- Option-A

Question24:-Procedure in respect of person present in Court. If the person in respect of whom such order is made is present in Court, it shall be read over to him, or, if he so desires, the substance thereof shall be explained to him is dealt under

- A:-Section 110
- B:-Section 111
- C:-Section 112
- D:-Section 113

Correct Answer:- Option-C

Question25:-The Court may presume existence of certain facts. The Court may presume the existence of any fact which it thinks likely to have happened, regard being had to the

- A:-common course of natural events
- B:-human conduct
- C:-public business
- D:-All the above

Correct Answer:- Option-D

Question26:-Section 116 of the Code of Criminal Procedure provides for

- A:-Inquiry
- B:-Enquiry
- C:-Investigation
- D:-None of the above

Correct Answer:- Option-A

Question27:-All persons shall be competent to testify unless the Court considers that they are

- A:-prevented from understanding the questions put to them
- B:-from giving rational answers to those questions
- C:-by tender years, extreme old age, disease, whether of body or mind, or any other cause of the same kind.
- D:-All the above

Correct Answer:- Option-D

Question28:-The punishment prescribed under Section 120 CRPC

- A:-Imprisonment of either description for a term not exceeding six months, or with fine or with both.
- B:-Imprisonment of either description for a term exceeding 7 months
- C:-Imprisonment for a term exceeding 8 months
- D:-None of the above

Correct Answer:- Option-A

Question29:-A Magistrate may refuse to accept any surety offered, or may reject any surety previously accepted by him or his predecessor under this Chapter on the ground

- A:-That such surety is an unfit person for the purposes of the bond
- B:-That such surety is a minor
- C:-That such surety is a unsound
- D:-All the above

Correct Answer:- Option-A

Question30:-If any person ordered to give security under section 106 or section 117 does not give such security on or before the date on which the period for which such security is to be given commences, be

- A:-Shall be punished with life imprisonment
- B:-Shall be imprisoned for 2 years
- C:-Shall be committed to prison
- D:-None of the above

Correct Answer:- Option-C

Question31:-Whenever the District Magistrate in the case of an order passed by an Executive Magistrate under Section 117, or the Chief Judicial Magistrate in any other case is of opinion that any person imprisoned for failing to give security under this Chapter may be released without hazard to the community or to any other person, he may order such person

- A:-To be discharged
- B:-Released
- C:-May impose fine
- D:-None of the above

Correct Answer:- Option-A

Question32:-When a person for whose appearance a summons or warrant has been issued under the proviso to sub-section (3) of section 121 or under sub-section (10) of section 123, appears or is brought before the Magistrate or Court, the Magistrate or Court shall

A:-cancel the bond executed by such person and shall order such person to give, for the unexpired portion of the term of such bond, fresh security of the same description as the original security

- B:-cancel the bond executed by such person and shall order such person to give, for the unexpired portion of the term of such bond, fine
- C:-cancel the bond executed by such person and shall order such person to give, for the unexpired portion of the term of such bond, imprisonment
- D:-None of the above

Correct Answer:- Option-A

Question33:-According to section 129 of CrPC may command any unlawful assembly, or any assembly of five or more persons likely to cause a disturbance of the public peace, to disperse; and it shall thereupon be the duty of the members of such assembly to disperse

- A:-Any police officer, not below the rank of a sub-inspector
- B:-Officer in charge of a police station
- C:-Any Executive Magistrate
- D:-All the above

Correct Answer:- Option-D

Question34:-If the unlawful assembly does not disperse, or if, without being so commanded, it conducts itself in such a manner as to show a determination, not to disperse, it may be dispersed by

- A:-Any Executive Magistrate
- B:-Police Officer
- C:-District Magistrate
- D:-(1) and (2)

Correct Answer:- Option-D

Question35:-Section 106 CrPC deals with security for peace on

- A:-on Conviction
- B:-on Release
- C:-on Bail
- D:-on Anticipatory Bail

Correct Answer:- Option-A

Question36:-The offences referred to in sub-section (1) of section 120 are

A:-any offence punishable under Chapter VIII of the Indian Penal Code, other than an offence, punishable under section 153A or section 153B or section 154 thereof;

- B:-any offence which consists of, or includes, assault or using criminal force or committing mischief;
- C:-any offence of criminal intimidation;
- D:-All the above

Correct Answer:- Option-D

Question37:-Under section 109 of CrPC the bond required is

- A:-one year
- B:-2 years
- C:-3 years
- D:-None

Correct Answer:- Option-A

Question38:-The security for habitual offenders is dealt under

- A:-Section 108 CrPC
- B:-Section 109 CrPC
- C:-Section 110 CrPC
- D:-None of the above

Correct Answer:- Option-C

Question39:-The copy of summons or warrant to be served is dealt under

- A:-Section 113
- B:-Section 114
- C:-Section 109
- D:-None

Correct Answer:- Option-B

Question40:-The officer require to elicit the truth of information under section 120 is

- A:-Magistrate

B:-Police Officer
C:-High Court Judge
D:-None

Correct Answer:- Option-A

Question41:-The inquiry under this section shall be completed

A:-Within a period of one month
B:-Within a period of three months
C:-Within a period of five months
D:-Within a period of six months

Correct Answer:- Option-D

Question42:-The power of the magistrate to reject sureties is dealt under

A:-Section 124
B:-Section 122
C:-Section 121
D:-None

Correct Answer:- Option-C

Question43:-Section 123 of Crpc deals with

A:-Power to release persons imprisoned on failure to give security
B:-Power to arrest
C:-Power to execute bond
D:-None

Correct Answer:- Option-A

Question44:-Section 129 of Crpc deals with the power of magistrate to

A:-Order to execute a bond
B:-Order for arrest
C:-Disperse unlawful assembly
D:-None

Correct Answer:- Option-C

Question45:-If assembly cannot be otherwise dispersed, and if it is necessary for the public security that it should be dispersed, the Executive Magistrate of the highest rank who is present may cause it to be dispersed by the armed forces. This is dealt under section

A:-Section 110 Crpc
B:-Section 111 Crpc
C:-Section 109 Crpc
D:-Section 130 Crpc

Correct Answer:- Option-D

Question46:-Under section 131 of Crpc the following officers can disperse the assembly

A:-Armed Officers
B:-Police Officers
C:-Executive Magistrate
D:-None

Correct Answer:- Option-A

Question47:-The expression "Armed forces" means

A:-Military
B:-Naval
C:-Air forces
D:-All the above

Correct Answer:- Option-D

Question48:-"Officer" in relation to the armed forces, means

A:-person commissioned, gazetted or in pay as an officer of the armed forces
B:-includes a junior commissioned officer,
C:-warrant officer, a petty officer, a non-commissioned officer and a non-gazetted officer;
D:-All the above

Correct Answer:- Option-D

Question49:-The use of armed forces to disperse assembly is dealt under

A:-Section 129 Crpc
B:-Section 130 Crpc
C:-Section 110 Crpc
D:-None of the above

Correct Answer:- Option-B

Question50:-Section 129 of Crpc deals with

A:-Dispersal of the assembly by civil force
B:-Dispersal of assembly by arrest
C:-Dispersal by firing
D:-None of the above

Correct Answer:- Option-A

Question51:-Section 106 to 124 of Crpc is dealt under

A:-Chapter 8 of Crpc
B:-Chapter 10 of Crpc
C:-Chapter 6 of Crpc
D:-Chapter 7 of Crpc

Correct Answer:- Option-D

Question52:-Section 106 of Crpc is dealt by

A:-A court of session
B:-Magistrate of first class
C:-District Court
D:-Both (1) and (2)

Correct Answer:- Option-D

Question53:-The security for good behaviour for person disseminating seditious matters is dealt under

A:-Section 107 Crpc
B:-Section 108 Crpc
C:-Section 109 Crpc
D:-None of the above

Correct Answer:- Option-B

Question54:-The security for good behaviour from suspected persons is enforced by

- A:-Executive Magistrate
- B:-District Magistrate
- C:-High Court Judge
- D:-None of the above

Correct Answer:- Option-A

Question55:-A person under Habitual offenders habitually commits, or attempts to commit, or abets the commission of any offence under one or more of the following Acts, namely

- A:-the Drugs and Cosmetics Act, 1940 (23 of 1940);
- B:-the Foreign Exchange Regulation Act, 1973 (46 of 1973)
- C:-the Prevention of Food Adulteration Act, 1954 (37 of 1954)
- D:-All the above

Correct Answer:- Option-D

Question56:-The power to dispense with personal attendance is executed by

- A:-A magistrate
- B:-A District Judge
- C:-A High Court Judge
- D:-None

Correct Answer:- Option-A

Question57:-The order to give security is made under section

- A:-117
- B:-118
- C:-119
- D:-None

Correct Answer:- Option-A

Question58:-Section 121 of Crpc deals with

- A:-Power to detain persons
- B:-Power to release persons on bond
- C:-Power to arrest persons
- D:-Power to reject sureties

Correct Answer:- Option-D

Question59:-The imprisonment in default of security is made under

- A:-Section 121
- B:-Section 122
- C:-Section 123
- D:-None of the above

Correct Answer:- Option-B

Question60:-The period (if any) for which any person is imprisoned for failure to give security shall not exceed

- A:-Three years
- B:-One year
- C:-Two years
- D:-None of the above

Correct Answer:- Option-A

Question61:-Imprisonment for failure to give security for keeping to peace shall be

- A:-Simple
- B:-Rigorous
- C:-Life Imprisonment
- D:-None of the above

Correct Answer:- Option-A

Question62:-The conditions upon which a conditional discharge may be made by

- A:-The Central Government
- B:-The High Court
- C:-The State Government
- D:-None of the above

Correct Answer:- Option-C

Question63:-The security for the unexpired period of the bond is prescribed under

- A:-Section 121
- B:-Section 109
- C:-Section 124
- D:-None of the above

Correct Answer:- Option-C

Question64:-The security for peace on conviction is executed by

- A:-Court of Session
- B:-Court of a Magistrate of the first class
- C:-Both (1) and (2)
- D:-None of the above

Correct Answer:- Option-C

Question65:-The security for keeping peace in other cases is dealt under

- A:-Section 107
- B:-Section 108
- C:-Section 109
- D:-None of the above

Correct Answer:- Option-A

Question66:-Under trial prisoners are not released on bail and remained in jail for _____ months. Release of under trial due to delay in trial is proper

- A:-3 months
- B:-2 months
- C:-8 months
- D:-None

Correct Answer:- Option-C

Question67:-Under section 108 of Crpc the cognizance is taken by

- A:-Executive Magistrate
- B:-District Magistrate
- C:-High Court Judge
- D:-None of the above

Correct Answer:- Option-A

Question68:-Under section 109 Crpc the bond executed is for

- A:-6 months
- B:-One year
- C:-2 years
- D:-None

Correct Answer:- Option-B

Question69:-The power to dispense with personal attendance is dealt under

- A:-Section 115
- B:-Section 116
- C:-Section 117
- D:-None of the above

Correct Answer:- Option-A

Question70:-The inquiry as to truth of information shall be made within

- A:-Within one month
- B:-Within 2 months
- C:-Within 3 months
- D:-As nearly as practicable

Correct Answer:- Option-D

Question71:-The discharge of person informed against is dealt under

- A:-Section 118 of CrPC
- B:-Section 108 CrPC
- C:-Section 113 CrPC
- D:-None

Correct Answer:- Option-A

Question72:-The procedure in respect of person present in court is dealt under

- A:-Section 110 Crpc
- B:-Section 111 Crpc
- C:-Section 112 Crpc
- D:-None of the above

Correct Answer:- Option-C

Question73:-Section 120 deals with

- A:-Contents of the bond
- B:-Arrest of person
- C:-Behaviour of the person
- D:-None of the above

Correct Answer:- Option-A

Question74:-The power of reject sureties is dealt under

- A:-Section 121
- B:-Section 120
- C:-Section 123
- D:-None of the above

Correct Answer:- Option-A

Question75:-The person who fails to give security can be released under

- A:-Section 123
- B:-Section 124
- C:-Section 108
- D:-None of the above

Correct Answer:- Option-A

Question76:-The conditional discharge of a person may be prescribed by

- A:-Central Government
- B:-Supreme Court
- C:-High Court
- D:-State Government

Correct Answer:- Option-C

Question77:-An unlawful assembly mentioned under section 129 of the CrPC consists of

- A:-Four persons
- B:-Five or more persons
- C:-Two or more
- D:-None of the above

Correct Answer:- Option-B

Question78:-The use of armed forces to disperse assembly is dealt under

- A:-Section 130 Crpc
- B:-129 Crpc
- C:-131 Crpc
- D:-None of the above

Correct Answer:- Option-A

Question79:-No prosecution against any person for any act purporting to be done under section 129, section 130 or section 131 shall be instituted in any Criminal Court where such person is an officer or member of the armed forces

- A:-With the sanction of the Central Government
- B:-With the sanction of High Court
- C:-With the sanction of State Government
- D:-None of the above

Correct Answer:- Option-A

Question80:-"Member" in relation to the armed forces, means

- A:-A superior authority
- B:-A person in the armed forces other than an officer
- C:-A judicial officer of military rank
- D:-None

Correct Answer:- Option-B

Question81:-The dispersal of assembly by civil force is mentioned under

- A:-Section 130 Crpc
- B:-Section 131 Crpc
- C:-Section 129 of Crpc
- D:-None of the above

Correct Answer:- Option-D

Question82:-Section 107 of Crpc authorises

- A:-Magistrate
- B:-Sub Judge
- C:-District Judge
- D:-None of the above

Correct Answer:- Option-A

Question83:-Under section 109 CrPC police should produce the arrested person before the a

- A:-Judicial first class magistrate
- B:-Executive Magistrate
- C:-High Court judge
- D:-None of the above

Correct Answer:- Option-B

Question84:-The specific chapter mentioned under section 106 CrPC are

- A:-Chapter VII IPC
- B:-Chapter VIII IPC
- C:-Chapter IX IPC
- D:-None of the above

Correct Answer:- Option-B

Question85:-Under section 108 CrPC in the security for good behaviour is obtained from persons disseminating

- A:-Seditious matters
- B:-Causing pollution
- C:-Breach of peace
- D:-None of the above

Correct Answer:- Option-A

Question86:-The term obscene matter is referred under a Section 292 of Cr.PC

- A:-192 of IPC
- B:-292 of IPC
- C:-290 of IPC
- D:-190 of IPC

Correct Answer:- Option-B

Question87:-No proceeding shall be taken under section 108 against the editor, proprietor, printer or publisher of any publication registered under, and edited, printed and published in conformity with, the rules laid down in the Press and Registration of Books Act, 1867 (25 of 1867), with reference to any matter contained in such publication except with the permission of

- A:-High Court
- B:-Central Government
- C:-State Government
- D:-None of the above

Correct Answer:- Option-C

Question88:-The security for good behaviour from suspect persons is

- A:-One year
- B:-Two years
- C:-Three years
- D:-None of the above

Correct Answer:- Option-A

Question89:-The specific Chapter in IPC which deals with habitual offenders is

- A:-Chapter X of IPC
- B:-Chapter XII of IPC
- C:-Chapter XI of IPC
- D:-None of the above

Correct Answer:- Option-B

Question90:-The summons or warrants should be accompanied by a copy of the order is mentioned under

- A:-Section 110 of CrPC
- B:-Section 114 of CrPC
- C:-Section 113 of CrPC
- D:-None of the above

Correct Answer:- Option-B

Question91:-The order to give security under section 117 is made by

- A:-A Magistrate
- B:-A Sub Judge
- C:-A District Judge
- D:-A High Court Judge

Correct Answer:- Option-A

Question92:-The power to reject sureties is mentioned under

- A:-Section 108
- B:-Section 121
- C:-Section 122
- D:-None of the above

Correct Answer:- Option-B

Question93:-The imprisonment where the proceeding have been taken under section 109 or section 110

- A:-Be rigorous
- B:-Simple as the Court or Magistrate in each case directs
- C:-(1) or (2)
- D:-None

Correct Answer:- Option-C

Question94:-The security for the unexpired period of the bond is dealt under

- A:-Section 124 CrPC
- B:-Section 110 CrPC
- C:-Section 105 CrPC
- D:-None

Correct Answer:- Option-A

Question95:-If the conviction is set aside on appeal or otherwise, the bond executed shall become void. This is mentioned under

- A:-Section 106 (4)
- B:-Section 106 (1)
- C:-Section 107 (1)

D:-Section 106 (3)

Correct Answer:- Option-D

Question96:-Under sub-section (4) of section 106 power is given to

A:-The appellant court

B:-High Court in revision to demand security

C:-Both (1) and (2)

D:-None

Correct Answer:- Option-C

Question97:-Which Section of CrPC empowers a Police Officer to arrest without warrant any person designing to commit a cognizable offence, if, in his opinion, the commission of the offence cannot otherwise be prevented?

A:-Section 154

B:-Section 152

C:-Section 153

D:-Section 151

Correct Answer:- Option-A

Question98:-The Magistrate may, order the execution of an interim bond, with or without sureties, for keeping peace until the conclusion of the inquiry may detain him in custody until such bond is executed or, in default to execution, until the inquiry is concluded. This is dealt under

A:-Section 115 of CrPC

B:-Section 116 of CrPC

C:-Section 117 of CrPC

D:-None of the above

Correct Answer:- Option-B

Question99:-Section 110 (C) is designed to meet the cases of persons who assist the thief after theft

A:-by harbouring him

B:-protecting him from discovery and arrest

C:-helping him to dispose of his property

D:-All the above

Correct Answer:- Option-B

Question100:-Imprisonment in default of security is dealt under

A:-Section 121 CrPC

B:-Section 122 CrPC

C:-Section 123 CrPC

D:-None

Correct Answer:- Option-B