Online Examinations (Even Sem/Part-I/Part-II Examinations 2020 - 2021

Course Name - Law of Crimes II Course Code - BBALLB405

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B.SC.(MLT)
B.SC.(MRIT)
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LLB
B.SC(IT)-AI
B.SC.(MSJ)
Bachelor of Physiotherapy
B.SC.(AM)
Dip.CSE
Dip.ECE
DIP.EE
DIPCE

<u>DIP.ME</u>
PGDHM
MBA
M.SC.(BT)
M.TECH(CSE)
LLM
M.A.(JMC)
M.A.(ENG)
M.SC.(MATH)
M.SC.(MB)
M.SC.(MSJ)
M.SC.(AM)
M.SC.CS)
M.SC.(ANCS)
M.SC.(MM)
B.A.(Eng)
Answer all the questions. Each question carry one mark.
. 1. Attempt to commit suicide is a offence.
Mark only one oval.
cognizable
non- cognizable
crowd
cold

10.	2. Forgery is a offence.
	Mark only one oval.
	cognizable
	non- cognizable
	crowd
	cold
11	2 Haves tweeness is a seffence
11.	3. House-trespass is a offence.
	Mark only one oval.
	cognizable
	non- cognizable
	care
	cold
12.	4. Causing death by rash or negligent act is a offence.
	Mark only one oval.
	cognizable
	non- cognizable
	care
	cold

13.	5. Criminal-trespass is a offence.
	Mark only one oval.
	cognizable
	non- cognizable
	care
	cold
14.	6. Dacoity is a offence
	Mark only one oval.
	bailable
	non-bailable
	best
	brave
15	7. Robbery is a offence
10.	
	Mark only one oval.
	bailable
	non-bailable
	best
	brave

16.	8. Warrant case means a case relating to an offence-
	Mark only one oval.
	Punishable with death penalty
	Punishable with imprisonment for life.
	Punishable with imprisonment for a term exceeding two years.
	All of these
17.	9. The basic purpose of the Criminal Procedure Code, among other things, is to ensure a where none of the rights of the accused are compromised nor are they unjustifiably favoured.
	Mark only one oval.
	Fake trial
	Fair trial
	Poor trial
	All of these
18.	10. The object of Criminal Procedure Code is to provide machinery for the punishment of offenders against the Criminal law.
	Mark only one oval.
	Substantive
	Procedural
	Civil
	Objective

19.	11. Forms of summons is provided under of CrPC.
	Mark only one oval.
	Section 66
	Section 64
	Section 61
	Section 59
20.	12. The Code of Criminal Procedure, 1973 came into force on the
	·
	Mark only one oval.
	1st day of April, 1974
	1st day of April, 1977
	1st day of May, 1979
	1st day of June, 1975
21.	13. In which case it was being held that the provisions of Criminal Procedure Code
	are procedural in nature?
	Mark only one oval.
	Shivjee Singh v Nagendra Tiwary and others
	Bhim Singh v State of J&K
	Rose v Merry
	None of these.

22.	14. The expression charge is defined in Procedure, 1973.	_ of the Code of Criminal
	Mark only one oval.	
	Section 2 (ba)	
	Section 2 (b)	
	Section 2 (bb)	
	Section 2 (c)	
23.	15. The expression cognizable offence is defined in	of the Code of
23.	15. The expression cognizable offence is defined in Criminal Procedure, 1973.	Of the Code of
	Mark only one oval.	
	Section 2 (b)	
	Section 2 (a)	
	Section 2(c)	
	Section 2 (e)	
24.	16. The expression investigation is defined in Procedure, 1973	of the Code of Criminal
	Mark only one oval.	
	Section 2 (a)	
	Section 2 (c)	
	Section 2 (h)	
	Section 2 (j)	

25.	17. The expression summons-case is defined inCriminal Procedure, 1973.	of the Code of
	Mark only one oval.	
	Section 2 (w)	
	Section 2 (z)	
	Section 2 (za)	
	Section 2 (ac)	
26.	18. The expression trial is defined in of the Cod Procedure, 1973.	e of Criminal
	Mark only one oval.	
	Section 2 (a)	
	Section 2 (b)	
	Section 2 (c)	
	"Trial" has not been defined under Code of Criminal Procedure,	1973
27.	19. Every warrant of arrest shall remain in force until	
	Mark only one oval.	
	It is cancelled by the issuing court	
	It is executed	
	It is stayed by Higher Court	
	Both It is cancelled by the issuing court and It is executed	

28.	20. A warrant of arrest may be executed		
	Mark only one oval.		
	Within the jurisdiction of the issuing court At any place in India Beside a police station only None of these		
29.	21. In which of the following cases will the provisions of section 197 of the Code of Criminal Procedure, 1973 apply?		
	Mark only one oval.		
	A Magistrate writing a letter to the District Judge that an advocate is "rowdy", "a big gambler", "a mischievous element".		
	Block Development Officer lodging a FIR against the Sarpanch and Secretary of a Gram Panchayat under section 409 and 34 of the IPC		
	A complaint against the personnel at the BSF alleging that illegal gratification of Rs 10,000 was demanded from the complainant and, on his refusal to pay, his shop was ransacked and goods taken away		
	A Judge charged with using defamatory language to a witness during a trial of a suit		
20	22 Under the previous of section 202 of the Code of Criminal Dress dure 1072		
30.	22. Under the provisions of section 202 of the Code of Criminal Procedure, 1973 the Magistrate cannot-		
	Mark only one oval.		
	Conduct the inquiry himself		
	Ask the police officer to conduct an investigation		
	Ask a person who is not a police officer to conduct an investigation		
	Use judicial discretion		

31.	23. The Magistrate under the provisions of section 203 of the Code of Criminal Procedure, 1973 can dismiss a complaint-
	Mark only one oval.
	Even if the proceedings against the accused have commenced Even if there is sufficient ground for proceeding Even if enquiry under section 202 of the CrPC is not done Even if the complainant is not examined
32.	24. The Magistrate at his discretion can allow the complainant to withdraw the complaint and acquit the accused in case of –
	Mark only one oval. Warrant case Summons case Both warrant case and summons case none of these
33.	25. Under section 95 of Cr PC certain publications can be forfeited and search warrant can be issued for the same. In this context, the propositions are:I. A newspaper cannot be forfeited & search warrant cannot be issued for the same as it would be violative of the fundamental right of speech & expression and involves the fourth estate. II. A book can be forfeited & search warrant can be issued for the same. III. A document can be forfeited & search warrant can be issued for the same. Which of the following is correct:
	Mark only one oval. I & II are correct I & III are correct II & III are correct I, II & III all are correct.

34.	blanks)	of CrPC. (Fill in the
	Mark only one oval.	
	section 190	
	Section 197	
	Section 200	
	Section 207	
35.	27. Section 87 of Cr PC authorizes issuance of warrant:	
	Mark only one oval.	
	in lieu of summon	
	in addition to summons	
	in lieu of , or in addition to, summons	
	none of these	
36.	28. Search without warrant can be conducted under sectio	n 103 of Cr PC:
	Mark only one oval.	
	in the presence of the Magistrate who is competent to issue of any place	search warrant in respect
	in the presence of the Magistrate who is not competent to is respect of any place	sue search warrant in
	in presence of a pilot	
	none of these	

37.	29. Power of police officer to seize certain property is provided under
	Mark only one oval.
	section 100 of Cr PC section 101 of Cr PC section 103 of Cr PC section 102 of Cr PC
38.	30. Section 93(3) of Cr PC provides that no Magistrate other than a District Magistrate or Chief Judicial Magistrate shall issue warrant of search for a document, parcel or other thing in the custody of postal & telegraph authority. If any Magistrate not so specified issues such a warrant: Mark only one oval.
	the search proceedings shall be void the search proceedings shall be voidable if challenged, at the instance of person aggrieved shall remain valid none of these
39.	31. Search warrant must be executed by any police officer Mark only one oval. above the rank of Sub-Inspector of police above the rank of Constable above the rank of Inspector none of these

40.	32. Issue of search warrant is
	Mark only one oval.
	A judicial act An administrative act
	A ministerial act
	None of these
41.	33. The following persons are authorized to grant a warrant to search for a document, parcel or other thing in the custody of the postal or telegraph authority
	Mark only one oval.
	District Magistrate
	Judicial Magistrate of the 1st Class
	Chief Judicial Magistrate
	Both District Magistrate and Chief Judicial Magistrate.
42.	34. Proviso of Section 437 CrPC enables the court to grant bail if the accused is
	Mark only one oval.
	Under the age of 18 years
	woman
	blind
	member of parliament

43.	35. The following court may grant anticipatory bail
	Mark only one oval.
	Sessions Court High Court
	Supreme Court
	Both Sessions Court and High Court
44.	36. The word 'Magistrate' used in section 44 of the CrPC means-
	Mark only one oval.
	A Judicial Magistrate An Executive Magistrate Both Judicial as well as Executive Magistrate A Special Executive Magistrate
45.	37. Attachment of immovable property of person absconding may made-
	By taking possession By the appointment of a receiver By auction sale Both By taking possession and By the appointment of a receiver

46.	38. Protection under section 197 CrPC is available to-
	Mark only one oval.
	MLA
	Public Servant
	Doctor
	Any Woman
47.	39. Arrest means
	Mark only one oval.
	Every compulsion or physical restraint
	Total restraint and complete deprivation of liberty
	Both Every compulsion or physical restraint and Total restraint and complete deprivation of liberty
	Neither Every compulsion or physical restraint nor Total restraint and complete deprivation of liberty
48.	40. A warrant of arrest is a command
	Mark only one oval.
	Must be a written order
	Signed, sealed and issued by a Magistrate
	Addressed to a police officer
	All of these

49.	41. Section 55 of the CrPC provides for
	Mark only one oval.
	Medical examination of the accused at the request of the police officer
	Medical examination of the accused at the request of the accused
	Both Medical examination of the accused at the request of the police officer and Medical examination of the accused at the request of the accused
	Neither Medical examination of the accused at the request of the police officer nor Medical examination of the accused at the request of the accused because section 55 deals with provision for procedure when police officer deputes subordinate to arrest without warrant
50.	42. It is mandatory to produce the person arrested before the Magistrate, within 24 hours of his arrest, under
	Mark only one oval.
	Section 56 of the CrPC
	Section 57 of the CrPC
	Section 58 of the CrPC
	Section 59 of the CrPC
51.	43. Attachment of the property of the person absconding
	Mark only one oval.
	Can only be issued after publication of the proclamation under section 82 of the CrPC
	Can only be issued before the publication of the proclamation under section 82 of the CrPC
	Can only be issued simultaneously with the issue of the proclamation under section 82 of the CrPC
	All of these

52.	44. A search warrant is a written authority given to a police officer or any other person for the search of any place
	Mark only one oval.
	generally
	for specified things or documents
	generally as well as for specified things or documents
	None of these
53.	45. The issuance of summons to a person to produce a document(s) under section 91 of the CrPC is
	Mark only one oval.
	declaration
	mandatory
	discretionary
	either declaration or mandatory
54.	46. The word 'inspection' used in section 93(1)(c), CRPC refers to
	Mark only one oval.
	things or documents
	locality & place
	both things or documents and locality & place
	none of these

ეე .	47. Joint trial of several persons is permissible
	Mark only one oval.
	Under section 219 of CrPC
	Under section 223 of CrPC
	Under section 221 of CrPC
	Under section 222 of CrPC
56.	48. Joinder of charges is permissible
50.	40. Joinder of charges is permissible
	Mark only one oval.
	Under section 219 of CrPC
	Under section 220 of CrPC
	Under section 221 of CrPC
	all of these
57.	49. A sentence of imprisonment in default of five year shall not exceed
	Mark only one oval.
	One-sixth of the term of imprisonment
	One-fourth of the term of imprisonment
	One-third of the term of imprisonment
	One-tenth of the term of imprisonment

58.	50. The court of a magistrate of the 1st class may pass a sentence of imprisonment
	Mark only one oval.
	Upto two years Upto seven years Upto three years Upto one year
59.	51. The term "taking cognizance" under the provisions of Code of Criminal Procedure, 1973 means-
	Mark only one oval.
	Starting a trial Completing preliminary requirements for starting a Criminal trial Taking notice of the matter judicially none of these
60.	52. Which of the following statements in NOT true regarding the charge sheet made under the provisions of the Code of Criminal Procedure, 1973?
	Mark only one oval.
	In case of offence of a rape of a child the charge sheet must be submitted within three months of the FIR
	After submission of the charge sheet there cannot be any further investigation into the case by police
	The right to be released on bail is lost once the charge-sheet is filed
	Charge sheet against absconding accused can be filed even if the accused is not arrested

61.	53. Under section 239 and 240 of the Code of Criminal Procedure, 1973 I. Reasons must be given if the accused is discharged II. Reasons must be given if the charges are framed against him III. Hearing includes hearing of evidence if needed
	Mark only one oval.
	I and II
	I and III
	II and III
	Only III
62.	54. When the additional Sessions Judge passes a sentence of death the sentence shall not be executed unless it is confirmed by
	Mark only one oval.
	High Court
	Supreme Court
	President of India
	Sessions Judge
63.	55. In summary trial the court may pass maximum sentence of
	Mark only one oval.
	3 months
	4 months
	5 and a half months
	4 and a half months

64.	56. Whenever a Magistrate is of opinion that he cannot pass sentence sufficiently severe he may submit his proceedings and forward the accused to the
	Mark only one oval.
	Chief Judicial Magistrate
	Additional Chief Judicial Magistrate
	Sessions Judge
	High court
65.	57. Offence under special statute is
	Mark only one oval.
	compoundable
	non-compoundable
	compoundable if provided by the special statute
	none of these
66.	58. The following Magistrate may tender pardon
	Mark only one oval.
	Chief Judicial Magistrate
	Metropolitan Magistrate
	Judicial Magistrate of the 1st Class
	all of these

67.	59. A is tried for causing grievous hurt and convicted. The person injured afterwards died. A may be tried again for
	Mark only one oval.
	murder
	attempt to murder
	culpable homicide
	grievous hurt
68.	60. Which of the following statements does NOT hold true under section 246 of the Code of Criminal Procedure, 1973?
	Mark only one oval.
	The Magistrate can exercise his discretion to allow cross examination or not
	The accused cannot cross examine the witness for the prosecution before the charges are made
	If the accused pleads guilty, Magistrate is bound to record the plea
	If the accused pleads guilty, Magistrate is not bound to convict him

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