



LL.B. Degree (Semester – VI) Examination, October 2015
CRIMINAL PROCEDURE CODE
(New Course)

Duration : 3 Hours

Max. Marks : 100

Instructions : 1) Answer any 10 questions.

2) Each question carries 10 marks.

1. What is FIR ? Explain the provisions laid down in the Cr.P.C. with regard to the registration of FIR. What is the effect of delay in filing FIR ?
2. Explain the salient features of a trial before a court of session.
3. Answer the following :
 - a) Case diary
 - b) Compoundable and non-compoundable offence.
4. What are the preventive measures which can be taken in respect of a dispute concerning land or water if such dispute is likely to cause a breach of peace ?
5. "Every offence shall ordinarily be inquired into and tried by a court within whose local jurisdiction it was committed" – explain this basic rule and discuss what are the alternative venues for trial under Criminal Procedure Code.
6. State the provisions for granting maintenance to the wife and parents under the code of Criminal Procedure. Can the court grant interim maintenance ?
7. Explain the meaning of arrest and procedure for affecting an arrest. Discuss the rights of the arrested person.
8. Explain the provisions relating to Security for peace and Security for Good behaviour as provided in Criminal Procedure Code. What is the procedure to be followed in taking such proceedings against any person ?



9. What is anticipatory Bail ? Under what circumstances can such bail be granted ?
Can a blanket order be granted for Anticipatory Bail ?
10. Describe the procedure in which a Judicial Magistrate is expected to follow in recording confessions made in the course of the investigation.
11. "Any person may set the criminal law in motion" – Explain the limitations on the wide power of magistrate to take cognizance of offence.
12. What is procedure to be followed while dealing with and disposing of an appeal ?
13. Elucidate the rule that "For every distinct offence there should be a separate charge and each charge should be tried separately" and briefly explain the exceptions to the above rule.
14. Answer **any two**. (2x5=10)

Instructions : Refer to appropriate statutory provisions and judicial decisions. Emphasis must be on reasoning.

- i) Panjim District and Sessions court convicted Mr.A with a sentence of two months imprisonment. He wants to file an appeal against conviction. Advise.
- ii) A is charged by a Magistrate of the second class with, and convicted by him, of theft of property from the person of B. Can A subsequently be charged with and tried for robbery on the same facts by judicial Magistrate First Class.
- iii) A is accused of cheating B at a given time and place. However the charge has not set out the manner in which A cheated B. A wants to challenge the charge. Advise.