

LL.B. (Degree) (Semester – V) (Old Course) Examination, April 2015
CRIMINAL PROCEDURE CODE

Duration : 3 Hours

Total Marks : 100

Instructions : 1) Answer **any ten** questions.
2) **Each** question carries **equal** marks.

(10×10=100)

1. Explain the exercise of jurisdiction and powers of the Criminal courts to pass sentence.
2. Elucidate the concept of arrest its purpose and distinguish between arrest with warrant and without warrant.
3. Explain the procedure laid down under Section 164 of the code with respect to special procedure for recording of confessions by Judicial Magistrate.
4. Taking cognizance of an offence is the first step towards trial. State the limitations on the power to take cognizance of an offence.
5. The term “anticipatory bail” is a misnomer. Explain the provision of anticipatory bail under Section 438 of the Code.
6. Primary object of criminal procedure is to ensure a fair trial to every accused person. State the principal features of fair trial.
7. Define the term Charge, form and content of charge and the Basic rules regarding charge and its trial.
8. Write a note on the following :
 - a) Trial of case instituted on a Police Report
 - b) Cases instituted otherwise than on a Police Report.
9. Discuss the procedure to be followed in summary trials and mention the manner in which record in such trial is to be maintained.
10. Write a note on the following :
 - a) Withdrawal from prosecution
 - b) Compounding of offences.

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11. Discuss the provisions of preventive measures with respect to disputes as to immoveable property.
12. State the persons who are entitled to maintenance under Section 125 of the Code and the essential conditions for grant of maintenance.
13. Explain the rules with respect to execution of sentences of death and the modes adopted in execution of sentence of fine.
14. Explain briefly the powers of the High Court and Sessions Court with respect to Transfer of Cases and state the principles to be followed while exercising these powers.