

Subject : Criminal Procedure Code, Juvenile Justice

Day : Wednesday

Date : 28/09/2016



Time : 02.30 PM TO 05.30 PM

Max Marks : 80 Total Pages : 1

N.B:

- 1) Attempt **ANY FIVE** questions in all out of which **Q. NO.1** is **COMPULSORY**.
- 2) **Q. NO. 1** carries **20** marks and all other questions carry **12** marks.

- Q.1** Write a short notes on **ANY FOUR** of the following:
- a) Framing of Charge
 - b) Plea bargaining
 - c) Cognizable and Non Cognizable Offences
 - d) Jurisdiction of Criminal Courts
 - e) Anticipatory Bail
 - f) Issue of Process
- Q.2** Compare and Distinguish between 'Complaint' and 'First Information Report'.
- Q.3** Describe the powers of discharge in trial of warrant case instituted on police report by magistrate. Can order of discharge be challenged in a higher court? Will a fresh complaint lie against the accused if he is discharged at a previous instance?
- Q.4** What is significance of categorizing offences between bailable and non bailable. Explain nature and scope of Judicial discretion in granting bail.
- Q.5** Distinguish between Summons case and Warrant Case'.
- Q.6** Enumerate the circumstances in which release on trial become mandatory?
- Q.7** Discuss the difference between 'Appeal and Revision'.
- Q.8** What is Summary trial? Who can conduct summary trials? What offences may be tried summarily?
- Q.9** Recite the safeguards envisaged by Probation of offenders Act 1958 to guard against recidivism.
- Q.10** Discuss the significance of Pre-sentence report by Probation Officer under Probation of Offenders Act 1958.

Subject : Optional - VI : b) Information Technology & Law

Day : Monday

Date : 03/10/2016



Time : 02.30 PM TO 05.30 PM

Max Marks : 80 Total Pages : 1

N.B:

- 1) Attempt **ANY SIX** questions including **Q. No. 1** which is **COMPULSORY**
- 2) **Q. No. 1** carries **20** marks and all other questions carry **12** marks.

- Q.1** Write short notes on **ANY FOUR** of the following:
- a) Electronic Data Interchange
 - b) Electronic Records
 - c) Amendments made in I.P.C 1860. due to the enactment of I. T. Act
 - d) Premise & Influence of Information Technology
 - e) Challenges applying Law to Technology
 - f) Adjudication under I.T. Act, 2000
- Q.2** Critically evaluate the I.T. Act, 2000.
- Q.3** Discuss the different offences under I.T. Act, 2000 with penalties attached with them.
- Q.4** How Electronic Record is authenticated under I. T. Act, 2000.
- Q.5** Discuss the powers & functions of Controller under I.T. Act, 2000.
- Q.6** Discuss the role of Cyber Regulation Appellate Tribunal.
- Q.7** Write a short note on I.T. (Amendment) Act, 2008.
- Q.8** Explain the concept of conflicts of Laws. Discuss this concept with reference to cyberspace.
- Q.9** Discuss different jurisdiction principles under International Law. How these principles applicable in cyber space.
- Q.10** Elucidate the Amendments in the Indian Evidence Act, 1872 due to enactment of I.T. Act, 2000.

Subject : Optional - VI : a) Interpretation of Statutes

Day : Monday

Date : 03/10/2016



Time : 02.30 PM TO 05.30 PM

Max Marks : 80 Total Pages : 1

N.B.:

- 1) Attempt **ANY SIX** questions from all including **Q.No.1** which is **COMPULSORY**.
- 2) **Q.No.1** carries **20** marks and all other questions carry **12** marks each.

Q.1 Write short notes on **ANY FOUR** of the following:

- a) Statute must be read as a whole
- b) Non obstante clause
- c) Legal fiction
- d) Conjunctive and disjunctive words
- e) Reference to other statutes – as an external aid of interpretation
- f) Golden rule of interpretation

Q.2 Interpretation is an intellectual activity which accompanies the process of law application in its advance form, from a higher level to a lower level. Explain the term interpretation.

Q.3 It is well settled rule that while interpreting a statute, the Court must adopt that construction which suppresses the mischief and advances the remedy. Discuss the mischief rule of interpretation.

Q.4 The internal aids of interpretation are considered to be important and may be referred to for the purpose of ascertaining the general scope and throw light on the construction of the statute. Explain the internal aids of interpretation.

Q.5 The principles bearing on the question as to when exclusion of the Civil Courts jurisdiction can be inferred have been indicated in several judicial pronouncements. Discuss some of those case laws in which scope of exclusion of civil courts jurisdiction is determined.

Q.6 It is a fundamental rule of interpretation that, the beneficial or remedial statutes have to be liberally construed, in order to give the individual the benefit of the provision. Explain the rules related to interpretation of remedial statutes.

Q.7 Discuss the concept of mens-rea.

Q.8 In a taxing statute one has to look merely at what is clearly said and there is no room for any intendment. Elaborate.

Q.9 Discuss the consequences of repeal of statutes.

Q.10 Discuss the principles related to the interpretation of constitutional documents.

Subject : Art of Advocacy

Day : Friday

Date : 30/09/2016



Time : 02.30 PM TO 05.30 PM

Max Marks : 80 Total Pages : 1

N.B.

- 1) Attempt any **SIX** questions including Q.1 which is **COMPULSORY**.
- 2) Q.1 carries 20 marks and all other questions carry 12 marks each.

Q.1 Write short notes on **ANY FOUR** of the following:

- a) Advantage of video conferencing
- b) E-filing
- c) Lok -adalat
- d) Addressing bench
- e) Meditation
- f) Legal aid

Q.2 "An advocate is the officer of the court." Discuss with reference to duties of the advocates towards court.

Q.3 Is there a need for a code of conduct? Has the Bar Council of India been successful in regulating the profession?

Q.4 "The legal profession is a profession and thus calls upon professional ethics which values higher than trade or business." Discuss.

Q.5 Explain the term professional misconduct? Discuss the provision of disciplinary committee regarding proceeding against the advocate for violation of ethical rules.

Q.6 Explain the rules relating to Examination in chief, Cross-examination and Re-examination.

Q.7 Comment upon and advocacy as an art with reference to trial tactics and preparing content.

Q.8 What is pre-trial preparation? Explain its significance in legal profession.

Q.9 Discuss the appreciation of evidence in criminal law.

Q.10 Explain the importance of Information Technology in legal profession.