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T.B.C: HPJS(P)/2019

TEST BOOKLET SERIES

TEST BOOKLET CRIMINAL LAW



TIME ALLOWED: SIXTY MINUTES

MAXIMUM MARKS: 100

INSTRUCTIONS

- 1. IMMEDIATELY AFTER THE COMMENCEMENT OF THE EXAMINATION, YOU SHOULD CHECK THAT THIS TEST BOOKLET DOES NOT HAVE ANY UNPRINTED OR TORN OR MISSING PAGE(S) OR ITEM(S), ETC. IF SO, GET IT REPLACED BY A COMPLETE TEST BOOKLET.
- 2. Please note that it is the candidate's responsibility to encode and fill in the Roll Number, application No. and Test Booklet Series A, B, C or D carefully and without any omission or discrepancy at the appropriate places in the OMR Answer Sheet. Any omission / discrepancy will render the Answer Sheet liable for rejection.
- 3. You have to enter your Roll Number on the Test Booklet in the Box provided alongside. DO NOT write anything else on the Test Booklet.
- 4. This Test Booklet contains 50 items (questions). Each item is printed in English. Each item comprises four responses (answers). You will select the response which you want to mark on the Answer Sheet. In case you feel that there is more than one correct response, mark the response which you consider the best. In any case, choose *ONLY ONE* response for each item.
- 5. You have to mark all you responses *ONLY* on the separate Answer Sheet provided. See directions in the Answer Sheet.
- 6. All items carry equal marks.
- 7. Before you proceed to mark in the Answer Sheet the response to various items in the Test Booklet, you have to fill in some particulars in the Answer Sheet as per instructions.
- 8. After you have completed filling in all your responses on the Answer Sheet and the examination has concluded, you should hand over to the invigilator *only the Answer Sheet*. You are permitted to take away with you the Test Booklet.
- 9. Sheet(s) for rough work are appended in the Test Booklet at the end.
- 10. There will be no penalty for wrong answers marked by the candidate.

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CRIMINAL LAW

TIME ALLOWED: 60 MINUTES

MAXIMUM MARKS: 100

1.	The Criminal (A	(mendment	Act,	, 2018	amen	ded sect	ion 376 (1)	(a) of the Indian	Penal
	Code, 1860 increased the punishment for the offence of rape from 7 years to –								
	(a) 8 years	(b) 1	0 yea	ars		(c) 12	years	(d) 15 years	
2.	Which of the fol	lowing case	s is r	elated	to the	defence	on the grou	nd of necessity?	
	(a) R. v. Dudley and Stephen					(b) R. v. Lipman			
	(c) R. v. Tolson					(d) D.P.P. v. Board			
3.	In which one of	the followin	ıg cas	ses the	"Wild	l beast te	est" was proj	pounded?	
	(a) Hadfield ca	se (b) E	Bowle	er's cas	se	(c) Ferr	rer's case	(d) R. v. Arno	ld
4.	Match list I and	list II and se	elect	correc	t answ	er from	the code giv	en below:	
	<u>List I</u>						<u>List II</u>		
	(a) Attempt			1. (Girija S	Shankar	v. State of U	J. P .	
	(b) Mens rea			2.	Dahya	bhai Ch	haganbhai	Thakkar v. State	e of
				(Gujrat				
	(c) Insanity 3. State				State o	of Maharashtra v. M.H. George			
	(d) Common Intention 4. Kopp				Koppu	ula Venkat Rao v. State of Andhra			
				Coc	des:				
			A	В	C	D			
		(a)	1	2	3	4			
		(b)	4	3	2	1			
		(c)	3	4	1	2			
		(d)	1	3	4	2			
5.	Removal of orr	naments from	m th	e bod	y of c	ne after	causing hi	s death constitut	es an
	offence under Se	ection:							
	(a) 392 of the Indian Penal Code				(b) 379 of the Indian Penal Code				
	(c) 420 of the Ir	ndian Penal	Code)			, ,	he Indian Penal C	

6. "To preserve one's life is generally speaking a duty, but it may be the highest duty to sacrifice it". This observation was made in Queen v. Dudley and Stephens by:

Law Amendment Act?			the following Criminal				
	(a) Act of 2001 (b) Act of	of 2003	(c) Act of 2005	(d) Act of 2006			
8.		g cases com	mon intention and	similar intention were			
	differentiated?						
	(a) R. v. Prince		(b) R. v. Govinda				
	(c) Mahboob Shah v. Emperor		(d) Barendra Kuma	ar Ghosh v. Emperor			
9.	A denied food to his wife B for	A denied food to his wife B for several days by keeping her confined in a room with an					
	intention to accelerate her death. B ultimately managed to escape. In this case						
	(a) A is guilty of attempt to must	(a) A is guilty of attempt to murder.					
	(b) A is guilty of wrongful confinement						
	(c) A is guilty of wrongful restr	aint					
	(d) A is gulty of no offence						
10.	An Indian citizen murders an Australian citizen in Sydney and absconded. He is found						
	by Indian police in Mumbai. He (with previous sanction of Central Government) can						
	be:						
	(a) Prosecuted in India at the place fixed by Foreign Ministry						
	(b) Prosecuted in national capital New Delhi only						
	(c) Prosecuted in Mumbai only						
	(d) Prosecuted at any place as p	er the reque	st of Australian Gove	ernment			
11.	I. "A" meets a bullock carrying	a box of tre	easure. He drives th	e bullock in a certain			
	direction in order that he may di	shonestly tal	ke the treasure. In the	is case "A" commits:			
	(a) Criminal misappropiration of property						
	(b) No offence until the treasure is being taken away						
	(c) Theft, as soon as the bullock begins to move						
	(d) Criminal breach of trust						
12.	2. In which of the following cases,	the Supreme	e Court held that lega	al and valid marriage is			

not a necessary ingredient to attract Section 498A of the Indian Penal Code?

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(a) Reema Agarwal v. Anupam and others

(a) Lord Denman (b) Lord Coleridge (c) Lord Acton (d) Justice Pollock

	(d) None of the above				
13.	Every doctor is not responsible under Section	tion 304 (A) of the Indian Penal Code 18	360,		
	for death of a person due to his negligent ope	peration unless his intention is culpable.	Γhis		
	has been laid down in:				
	(a) Gyanendra v. State, 1972				
	(b) Sarveshwar Prasad Sharma v. State, 197	78			
	(c) Jacob Mathew v. State of Punjab, 2005	5			
	(d) Munna v. State (2005)				
14.	A intending to commit theft enters the house	se of B at night and removes from one of	the		
	rooms a box to the courtyard where he open	ens it. He does not find in the box anyth	ning		
	worth taking and leaving the box there goes	s away. In this case:			
	(a) A is liable only for house trespass				
	(b) A is liable for theft				
	(c) A has committed no offence				
	(d) A is liable forhouse trespass and attempt	pt to commit theft			
15.	"An act committed or omitted in violation o	of a public law forbidding or commanding	ıg it		
	is crime." It has been said by:				
	(a) J.F. Stephen (b) William Blackst	stone (c) Henry Maine (d) Ken	ny		
16.	In which of following case, prosecution with	tness was prosecuted for perjury?			
	(a) Nitish Katara Case (2007)	(b) Priyadarshini Matto Case (2006)			
	(c) Jessica Lal Case (2007)	(d) None of these			
17.	Power to direct tender of pardon under section	ion 307 of the Code of Criminal Procedur	e is		
	available to:				
	(a) Any magistrate	(b) The Commital court			
	(c) The trial court	(d) None of these			
18.	"High Court cannot directly entertain the	e bail application of POTA accused per	son		
	without it refusal by special court." This was laid down by SC in:				
	(a) State of Maharashtra v. S.K. Dhinde				

(b) Sushil Kumar Sharma v. Union of India and others

(c) Arun Vyas v. Anita Vyas

	(b) State of Gujara	t v. Salim Bhai Abdu	l Guffor Shaikh			
	(c) State of Gujara	t v. Santosh Kumar				
	(d) State of U.P v.	S.N. Srivastava				
19.	Constitution Bench	of Supreme Court in	judgment "Hardeep Sin	ngh v. State of Punjab",		
	decided on 10.01.2	014 settled controver	sy regarding law contai	ning in Section		
	of Code of Crimina	l Procedure, 1973:				
	(a) 125	(b) 311	(c) 319	(d) 357		
20.	The power to gran	t anticipatory bail ur	nder Section 438 Code	of Criminal Procedure		
	vests with:					
	(a) The Court of Magistrate					
	(b) Only in the Court of Sessions					
	(c) Only in the Hig	gh Court				
	(d) Both the Court	of Sessions and the I	High Court.			
21.	A refusal to answe	er questions put to a	witness under Section	161 of the CrPC is an		
	offence under:					
	(a) Section 176 of	IPC	(b) Section	179 of IPC		
	(c) Section 187 of	IPC	(d) Section	180 of IPC		
22.	A habitual offender may be asked to execute a Bond for his good behaviour for a period					
	not exceeding:					
	(a) One Year	(b) Two Years	(c) Three Years	(d) Four Years		
23.	As per the Amenda	ment Act, 2008 of Cr	PC, the new definition	that was inserted under		
	Section 2 (wa) is of	:				
	(a) Audio Video E	lectronic means	(b) Victim			
	(c) Victim Compe	nsation	(d) Victim Compo	ensation Scheme		
24.	As mentioned in se	ction 300 (5) of the C	ode of Criminal Procedu	ure, a person discharged		
	under section shall not be tried again for the same offence except with the					
	consent of the court by which he was discharged or of any other court to which the first					
	mentioned court is subordinate.					
	(a) 258	(b) 239	(c) 245	(d) All of these		

25.	Who can commute the sentence of imprisonment for life under CrPC?							
	(a) Appropriate Government (b) The President of India							
	(c) The Governor of the State (d) The Home Minister of the State							
26.	If in a trial of a warrant case, the magistrate finds the accused not guilty, he shall:							
	(a) Discharge him (b) Acquit him (c) Convict him (d) Rehar the case	se						
27.	In the Code of Criminal Procedure, 1973, power of court to convert summons cases in	ıto						
	warrant cases is available under:	warrant cases is available under:						
	(a) Section 254 (b) Section 259 (c) Section 262 (d) Section 263							
28.	How many minimum numbner of Judges of the High Court are required to sign t	he						
	confirmation of death sentence?							
	(a) 3 (b) 4 (c) 2 (d) 5							
29.	The mandatory provision in relation to providing "medical treatment by all hospitals to victims of specific crimes free of cost and immediately" is provided in which section of the Code of Criminal Procedure, 1973?							
	(a) Section 357 A (b) Section 357 B (c) Section 357 C (d) Section 357							
30.	In which of the following case it was held that "Identity of victim is not to be discloseven in judgment of the court"? (a) Shashikant v. C.B. IAIR 2007 SC 351 (b) Dinesh v. State of Rajasthan, AIR 2006 SC 1267 (c) Naveen Chandra v. State of Uttaranchal AIR 2007 SC 363 (d) None of the above	ed						
31.	Provision contained in Section 141 creates a constructive liability on the person responsible for the conduct of the business of the company was laid down in: (a) Laxmi Dyechem v. State of Gujarat (b) Mandvi Cooperative Bank Ltd v. Nimesh B Thakore (c) Standard Chartered Bank v. State of Maharashtra (d) S.V. Manzumdar v. Gujarat State Fertilizer Corporation Ltd.							
32.	Section 142A of the Negotiable Instruments Act, 1881 was inserted by: (a) Act 26 of 2015, Sec. 4 (w.e.f. 15.6.2015)							

	(b) Ins. By Act 55 of 2002, Sec	c. 10 (w.e.f. 6.2.2003)					
	(c) Ins. By act 66 of 1988.						
	(d) None of the above						
33.	For the purposes of Explanation	n to Section 138 of the Negotiable Instruments Act, 1881					
	"Debt or other liability means						
	(a) "a part debts"	(b) "a legallyenforceable debt or other liability					
	(c) An existing debt	(d) A future debt					
34.	Complaint under Section 138 of the Negotiable Instruments Act, 1881 must contain the						
	following ingredients						
	(a) That there is a legally enforceable debt						
	(b) That the cheque was drawn	(b) That the cheque was drawn from account of bank for discharge in whole or in part					
	of any debt or other liabilitywhich presupposes a legally enforceable debt						
	(c) Cheque so issued had been returned due to insufficiency of funds						
	(d) All of the above						
35.	Section 145 of the Negotiable Instruments Act, 1881 deals with –						
	(a) Cognizance of offences	(b) Presumption in favour of holder					
	(c) Offences by companies	(d) Evidence on affidavit					
36.	Section 2 (j) of the Himachal Pr	radesh Excise Act, 2011 deals with the definition of –					
	(a) "denatured" (b) "Medic	inal preparations" (c) "Warehouse" (d) "export"					
37.	What is the penalty for unlaws	ful production, manufacture, possession, import, export,					
	transport, sale etc. under the Himachal Pradesh Excise Act, 2011 –						
	(a) Imprisonent for a term which may extend to three years and with fine which may extend to two lakh rupees						
	(b) Imprisonment which shall not be less than six months but which may extend to five						
	years and fine which may extend to 50,000 rupees						
	(c) Imprisonment for a term which may extend to five years and with fine which may						
	extend to three lakh rupees						
	(d) Fine of Rs.1,00,000/-						
38.	Section 79 of the Himachal Pra-	sdesh Excise Act, 2011 deals with –					
	(a) Measures, weights and test	ing Instruments					

- (b) Protection of Action taken in good faith (c) Power of Collector to take grants under his management or resell and recover deficiency (d) Penalty in lieu of confiscation Chapter IX of the Himachal Pradesh Excise Act, 2011 deals with – (a) Appeal and Revision (b) General Provisions (c) Confiscation (d) Composition License for sale in more than one district as provided under Section 28 of the Himachal Pradesh Excise Act, 2011 shall be granted by, (a) State Government only (b) Collector (c) Financial Commissioner only (d) Financial Commissioner after approval of the State Government Section 2 (15) of the Wild Life (Protection) Act, 1972 defines (a) Collector (b) Dealer (c) Habitat (d) Manufacturer
- 42. Chapter III A of the Wild life (Protection) Act, 1972 deals with
 - (a) Protected Areas

39.

40.

41.

- (b) Recognition of Zoos
- (c) Protection of Specified plants
- (d) Prevention and detection of offences
- 43. The Time limit for completion of acquisition proceedings under Section 25 A of the Wild life (Protection) Act, 1972 is
 - (a) Within a period of two years from the date of notification of declaration of sanctuary under Section 18
 - (b) Within a period of six months from the date of notification of declaration of sanctuary
 - (c) Within a period of three years from the date of notification of declaration of sanctuary under Section 18
 - (d) Within three months of the date of notification of declaration of sanctuary

44.	The National Tiger Conservation Authority means the Tiger Conservation Authority						
constituted under Section –							
	(a) 38 K (b) 38	L	(c) 38 F	(d) 38 M			
45.	Section 38J of the Wildlife (Pa	rotection) Act,	1972 deals with				
	(a) Constitution of Steering Committee						
	(b) Prohibition of teasing etc.	(b) Prohibition of teasing etc. in a zoo					
	(c) Annual Report	(c) Annual Report					
	(d) Offences by Companies	(d) Offences by Companies					
46.	Section 2 (4A) of the Indian F	orest Act, 1927	7 deals with the defin	nition of			
	(a) Forest offence	(b) Owner	(c) River	(d) Tree			
47.	The power to impose duty on	timber and ot	her forest produce u	ander Section 39 of the			
	Indian Forest Act, 1927 vests in						
	(a) The Central Government		(b) The State Gove	ernment			
	(c) The Forest Settlement Off	icer	(d) The Chief Cons	servator of Forests			
48.	Section 45 of the Indian Fores	t Act, 1927 dea	als with –				
	(a) Certain kinds of timber to be deemed property of government until title thereto						
	proved, and may be collected accordingly						
	(b) Government and Forest Officers not liable for damage to forest produce at depot						
	(c) Power to assume management of forests						
	(d) Protection of forests at the	e request of ow	rners				
49.	Formation of village forests a	are dealt by wl	nich of the following	g Section of the Indian			
	Forest Act 1927						
	(a) Section 20 (b) Sec	ection 28	(c) Section 36	(d) Section 45			
50.	Contravention of Acts prohibi	ted under Sect	ion 26 of the Indian	Forest Act, 1927 leads			
	to a penalty of						
	(a) Minimum imprisonment of one month which may extend to 2 years.						
	(b) Imprisonment for a term which may extend to six months or with fine which may						
	extend to five hunbdred rupees or with both.						
	(c) Imprisonment for a term which may extend to two years or with fine which may						
	extend to 1000 rupees or	with both.					

(d)	Imprisonment for a term which is not less than 3 months but which may extend to
	six months, or fine of Rs.1000 or with both.

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