

Reg. No. :

Name :

**Fifth Semester B.A. LL.B./B.Com. LL.B./B.B.A. LL.B. (Five Year Integrated)
Degree Examination, June 2024**

PAPER II : LAW OF CRIMES – PAPER II – CRIMINAL PROCEDURE CODE

(2020 Admission Onwards)

Time : 3 Hours

Max. Marks : 80

PART– A

I. Answer any **six** questions in not exceeding **50** words each.
Each question carries **2** marks.

1. Cognizable offence
2. Compounding of offences
3. Maintenance
4. Cognizance
5. Attachment of property
6. Transfer of criminal cases
7. Complaint
8. Juvenile delinquent

(6 × 2 = 12 Marks)

P.T.O.

PART – B

- II. Answer any **four** questions in not exceeding **150** words each. Each question carries **5** marks.
9. Distinguish between FIR and FIS.
 10. Briefly examine the power of the Court under Section 313 of CrPC.
 11. Distinguish between suspension and remission of sentences.
 12. What are the contents of a charge?
 13. How effectively has the right to legal aid incorporated in the Code of Criminal Procedure?
 14. What is the hierarchy of criminal courts in India?

(4 × 5 = 20 Marks)

PART – C

- III. Answer any **four** questions. Each question carries **6** marks.
15. A divorced woman who was being maintained by her former husband remarries. However she conceals the second marriage and continues to claim maintenance. What remedy is available to the former husband?
 16. In the course of any inquiry into, or trial of, an offence, it appears from the evidence that any person not being the accused has committed any offence for which such person could be tried together with the accused. What can the court do?
 17. The accused and victim in an offence under section 323 of IPC decides to compromise among themselves. The Prosecution and the Court object to it. Decide.
 18. A Magistrate, on receipt of a complaint of an offence which he believes is to be triable exclusively by the Sessions Court, postpones the issue of process against the accused, and direct an investigation to be made by a police officer. Decide on the validity of the action of the Magistrate.
 19. A person aged 19 years is arrested for an offence that he had committed when he was 17 years old and is being tried in an ordinary criminal court. He objects to it. The police and prosecution says that the age at the time of his arrest is relevant and not at the time of commission of the offence. Decide.

(4 × 6 = 24 Marks)

PART – D

- IV. Answer any **two** questions. **Each** question carries **12** marks.
20. Elaborate on the various steps involved in the trial of a warrant case by a Magistrate.
 21. Elaborate on the salient features of the Probation of Offenders Act, 1958.
 22. Elaborate on the powers of a court to grant bail in bailable and non-bailable offences. Also touch upon the powers of the court under section 439 CrPC.

(2 × 12 = 24 Marks)

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