



B.A. LL.B. (Semester – VIII) Examination, April 2018
CRIMINAL PROCEDURE CODE

Duration : 3 Hours

Max. Marks : 75

Instructions : i) Answer **any eight** from Q. No. 1 to 12.
ii) Answer to Question No. 13 and 14 are **compulsory**.

(8×8=64)

1. What are the provisions relating to the procedure for removal of public nuisance under the code of Criminal Procedure ?
2. Examine the provisions of the Code of Criminal Procedure relating to maintenance of wives, children and parents.
3. Explain the Constitution and Powers of Criminal Courts under the Code of Criminal Procedure.
4. Explain the procedure for trial of warrant cases by a Magistrate in cases which are instituted based on a police report.
5. Explain the objectives of bail and examine the circumstances in which bail is mandatory.
6. What is the procedure for recording confessions and statements before the magistrate under the Code of Criminal Procedure ?
7. Explain the provisions relating to security for good behaviour from persons disseminating seditious matter, suspected person and from habitual offenders.
8. 'Plea bargaining is a method of ADR system in criminal jurisprudence, introduced by way of amendments to the Criminal Procedure Code'. Explain.
9. What is FIR ? What are the provisions laid down under CrPC with regard to registration of FIR ?
10. What is a charge ? Explain the forms and contents of a charge and the procedure for alteration of it.



BALBA – 1885



11. 'Summons is a process to compel the appearance of a person' – Examine this statement in light of the procedure for serving of summons to the accused and witnesses.
12. What are the powers conferred on an Executive Magistrate with regard to disputes relating to immovable property ?
13. Write short notes on **any two** : (2×3=6)
- a) Powers of Executive Magistrate under Sec. 144 CrPC.
 - b) Compoundable and non-compoundable offence.
 - c) Case diary.
14. Write short notes on **any two** : (2×2½=5)
- a) 'A' commits house breaking with intent to commit adultery and commits it, in the house so entered, with 'B', 'C's wife. Can 'A' be jointly charged and convicted of offences under Secs. 454 and 497 of the IPC ?
 - b) 'V', 'W', 'X', 'Y' and 'Z' have been charged by the JMFC and convicted by him of committing robbery of 'D'. Can 'V', 'W', 'X', 'Y' and 'Z' be thereafter charged with and tried for the offence of dacoity by the Court of Sessions on the same facts ?
 - c) 'P' abducted 'Q' from Margao and thereafter took 'Q' to Sanguem and further to Ponda. Can the Court at Ponda try the offence of abduction against 'Q' ?