

PROVISIONAL ANSWER KEY

Paper: Excise Test Part B- Criminal Law
Medium of Question: English
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Question1:-A man monitors the use by a woman of the internet and e-mail. What is the offence committed by the person?

- A:-Stalking
- B:-Trafficking
- C:-Voyeurism
- D:-Bullying

Correct Answer:- Option-A

Question2:-A person _____ the doing of a thing, who intentionally aids, by any act or illegal omission, the doing of that thing. (Fill in the blanks)

- A:-promotes
- B:-assists
- C:-abets
- D:-supports

Correct Answer:- Option-C

Question3:-A collector exercising jurisdiction in a suit under Act 10 of 1859 is designated as _____.

- A:-Magistrate
- B:-Judge
- C:-Arbitrator
- D:-Administrator

Correct Answer:- Option-B

Question4:-A, having joint property with Z in a horse, shoots the horse, intending thereby to cause wrongful loss to Z. Find the offence.

- A:-Mischief
- B:-Cheating
- C:-Affray
- D:-Trafficking

Correct Answer:- Option-A

Question5:-Indian Penal Code also applies to any offence committed by

- A:-Any citizen of India in any place without and beyond India
- B:-Any person on any ship registered in India
- C:-Any person in any place without and beyond India committing offence targeting a computer resource located in India
- D:-All the above

Correct Answer:- Option-D

Question6:-Find the section which deals with the punishment for House Trespass in order to commit offence punishable with death.

- A:-Section 442
- B:-Section 449
- C:-Section 459
- D:-Section 469

Correct Answer:- Option-B

Question7:-The _____ which was formerly used as money under the authority of the Government of India, is Indian coin although it is no longer so used.

- A:-Nepalese rupee
- B:-Sri Lankan rupee
- C:-Farukhabad rupee
- D:-None of the above

Correct Answer:- Option-C

Question8:-What is the minimum number of persons required for constituting an offence of Dacoity?

- A:-Five
- B:-Six
- C:-Seven
- D:-Eight

Correct Answer:- Option-A

Question9:-A instigates B to murder C. B refuses to do so. What is the offence committed by A?

- A:-A is guilty of murder
- B:-A is guilty of abetting
- C:-A is guilty of attempt to commit murder
- D:-A is guilty of mischief

Correct Answer:- Option-B

Question10:-What is the maximum punishment of imprisonment prescribed for offence of personation at an election?

- A:-Three months
- B:-Six months
- C:-Nine months
- D:-None of the above

Correct Answer:- Option-D

Question11:-Which of the following period is prescribed for determining "Dowry Death"?

- A:-Within three years of marriage
- B:-Within five years of marriage
- C:-Within seven years of marriage
- D:-Within ten years of marriage

Correct Answer:- Option-C

Question12:-Which of the following is an offence against State?

- A:-Unlawful assembly
- B:-Public nuisance
- C:-Sedition
- D:-None of the above

Correct Answer:- Option-C

Question13:-A, a revenue officer, tortures Z in order to compel him to pay certain arrears of revenue due from Z. Find the Section of Indian Penal Code under which the offence is committed?

- A:-Section 312
- B:-Section 339
- C:-Section 356
- D:-None of the above

Correct Answer:- Option-D

Question14:-'Thug' is defined under _____.

- A:-Section 110
- B:-Section 210
- C:-Section 310
- D:-Section 410

Correct Answer:- Option-C

Question15:-A makes an attempt to pick the pocket of Z by thrusting his hand into Z's pocket. A fails in the attempt in consequence of Z's having nothing in his pocket. Find the correct statement, below.

- A:-A is guilty
- B:-A is not guilty
- C:-A is justified
- D:-A is pardoned

Correct Answer:- Option-A

Question16:-_____ is a testamentary document. Fill in the blanks.

- A:-Power of Attorney
- B:-Contract
- C:-Electronic record
- D:-Will

Correct Answer:- Option-D

Question17:-What the maximum period of Solitary confinement that can be imposed, in whole, upon an offender under the Indian Penal Code?

- A:-One month
- B:-Three months

C:-Six months
D:-None of the above
Correct Answer:- Option-B

Question18:-Find the Section which deals with punishment for criminal conspiracy.
A:-Section 120B
B:-Section 120A
C:-Section 120
D:-None of the above
Correct Answer:- Option-A

Question19:-'Unlawful Assembly' is an offence _____.
A:-Relating to elections
B:-Relating to religion
C:-Against the public tranquility
D:-Against property
Correct Answer:- Option-C

Question20:-Nothing is an offence which is done by a child under _____ of age. Fill in the blanks.
A:-Five years
B:-Seven years
C:-Nine years
D:-None of the above
Correct Answer:- Option-B

Question21:-The word 'Person' does not include _____.
A:-A Company
B:-An Association of Persons
C:-An unincorporated Body of Persons
D:-None of the above
Correct Answer:- Option-D

Question22:-Which of the following offences are closely connected?
A:-Bribery and Personation at elections
B:-Unlawful Assembly and Rioting
C:-Public Nuisance and Sale of Adulterated drugs
D:-Wrongful restraint and Wrongful confinement
Correct Answer:- Option-B

Question23:-A threatens to publish a defamatory libel concerning Z unless Z gives him money. He thus induces Z to give him money. What is the offence committed by A?
A:-Defamation
B:-Criminal Breach of Trust
C:-Extortion
D:-None of the above
Correct Answer:- Option-C

Question24:-Find the Section which deals with 'Cheating'.
A:-Section 400
B:-Section 405
C:-Section 410
D:-Section 415
Correct Answer:- Option-D

Question25:-Find the correct statement from the following:
Statement 1: A false document made wholly or in part by forgery is designated as a forged document.
Statement 2: A false electronic record made wholly or in part by forgery is designated as a forged electronic record.
A:-Statement 1 only is correct
B:-Statement 2 only is correct.
C:-Statements 1 and 2 are correct
D:-Both statements are incorrect
Correct Answer:- Option-C

Question26:-Which of the following is 'Grievous hurt'?
A:-Emasculation
B:-Privation of any joint
C:-Permanent disfiguration of face
D:-All the above
Correct Answer:- Option-D

Question27:-What is the age limit of minor male prescribed under IPC for constituting the offence of kidnapping from lawful guardianship?
A:-21 years
B:-18 years
C:-16 years
D:-14 years
Correct Answer:- Option-C

Question28:-Find the correct statement.
A:-Section 497 deals with Defamation
B:-It is not defamation to express in goodfaith any opinion respecting the merits of a speech delivered in public
C:-Whoever defames another shall be punished with imprisonment of either description for a term which may extend to two years or with fine or with both
D:-Imputations concerning deceased person does not amount to Defamation
Correct Answer:- Option-B

Question29:-Rigorous imprisonment means _____.
A:-Imprisonment with hard labour
B:-Imprisonment for long duration
C:-Imprisonment in solitary confinement
D:-Imprisonment with restrictions
Correct Answer:- Option-A

Question30:-Which of the following offence is not excused under IPC on the ground that it causes some convenience or advantage?
A:-Unlawful Assembly
B:-Common Nuisance
C:-Defamation
D:-Forgery
Correct Answer:- Option-B

Question31:-What is the maximum punishment prescribed for Criminal Breach of Trust by a Banker?
A:-Imprisonment for 7 years
B:-Imprisonment for 5 years
C:-Imprisonment for 3 years
D:-None of the above
Correct Answer:- Option-D

Question32:-Begging is defined under
A:-Section 363A
B:-Section 376A
C:-Section 498A
D:-None of the above
Correct Answer:- Option-A

Question33:-What is the minimum number of persons required to commit an affray?
A:-One
B:-Two
C:-Three
D:-Five
Correct Answer:- Option-B

Question34:-A mark used for denoting that moveable property belongs to a particular person is called a _____.

- A:-Property mark
- B:-Trade mark
- C:-Identity mark
- D:-Personal mark

Correct Answer:- Option-A

Question35:-Find the incorrect proposition under IPC

- A:-A Magistrate exercising jurisdiction in respect of a charge on which he has power only to commit for trial to another court, is not a judge
- B:-A trial before a court-martial is a judicial proceeding
- C:-Both (1) and (2)
- D:-Neither (1) nor (2)

Correct Answer:- Option-D

Question36:-Proceedings under The Code of Criminal Procedure 1973 for the collection of evidence conducted by the police officer is known as

- A:-Investigation
- B:-Enquiry
- C:-Trial
- D:-None of the above

Correct Answer:- Option-A

Question37:-Find the correct proposition under The Code of Criminal Procedure 1973

- A:-'Place' includes a house
- B:-'Place' includes a vehicle
- C:-Both (1) and (2)
- D:-Neither (1) nor (2)

Correct Answer:- Option-C

Question38:-What is the nature of the Offence of Public servant disobeying directions under Law?

- A:-Cognizable and bailable
- B:-Cognizable and Non-bailable
- C:-Non-Cognizable and bailable
- D:-Non-Cognizable and Non-bailable

Correct Answer:- Option-A

Question39:-Any offence under Section 376 of the Indian Penal Code shall be tried as far as practicable by a court presided over by a _____.

- A:-Man
- B:-Woman
- C:-Senior Judge
- D:-Special Judge

Correct Answer:- Option-B

Question40:-Which of the following chapter deals with Prevention action of Police?

- A:-Chapter IX
- B:-Chapter X
- C:-Chapter XI
- D:-Chapter XII

Correct Answer:- Option-C

Question41:-What is the duty of the Head of the office when he receives a summons to be served to a Government servant under him?

- A:-The Head of the office shall cause the summons to be served in the manner provided by Section 62
- B:-The Head of the office shall cause the summons to be served in the manner provided by Section 63
- C:-The Head of the office shall cause the summons to be served in the manner provided by Section 64
- D:-None of the above

Correct Answer:- Option-A

Question42:-Find the Section which deals with execution of a bond at the time of passing sentence on a person as a security for keeping the peace

- A:-Section 105
- B:-Section 106
- C:-Section 107
- D:-None of the above

Correct Answer:- Option-B

Question43:-Which of the following is not required to be stated in the charge?

- A:-Punishment prescribed for the offence
- B:-Name of the offence, if any
- C:-Section of the relevant law
- D:-Details of the previous conviction

Correct Answer:- Option-A

Question44:-Which of the following sentence can be passed by the Court of a Chief Judicial Magistrate?

- A:-Death Sentence
- B:-Imprisonment for Life
- C:-Imprisonment for Eight years
- D:-None of the above

Correct Answer:- Option-D

Question45:-A case relating to an offence punishable with death, imprisonment for life is known as

- A:-Summary case
- B:-Summons case
- C:-Warrant case
- D:-Criminal case

Correct Answer:- Option-C

Question46:-What is the nature of the Offence of Dowry Death?

- A:-Cognizable and Bailable
- B:-Cognizable and Non-bailable
- C:-Non-cognizable and Bailable
- D:-Non-cognizable and Non-bailable

Correct Answer:- Option-B

Question47:-Power of the District Magistrate to make a conditional order to destroy or confine a dangerous animal is provided under _____.

- A:-Section 111
- B:-Section 122
- C:-Section 133
- D:-Section 155

Correct Answer:- Option-C

Question48:-Which of the following is mandatory for Warrant of Arrest?

- A:-In writing
- B:-Signed by the presiding officer
- C:-Bear the seal of the court
- D:-All the above

Correct Answer:- Option-D

Question49:-What is the maximum period of the bond prescribed under The Code of Criminal Procedure 1973, to be executed by a house-breaker as a security for good behaviour?

- A:-One year
- B:-Two years
- C:-Three years
- D:-Four years

Correct Answer:- Option-C

Question50:-Find the correct statement from the following :

Statement 1 : Victim includes his legal heir.

Statement 2 : The period of limitation shall be one year if the offence is punishable with fine only.

- A:-Statement 1 only is correct
- B:-Statement 2 only is correct
- C:-Statement 1 and 2 are correct
- D:-Both statements are incorrect

Correct Answer:- Option-A
Question51:-Find the chapter in The Code of Criminal Procedure 1973 which deals with 'Plea Bargaining'
A:-Chapter XX
B:-Chapter XXI
C:-Chapter XXII
D:-None of the above
Correct Answer:- Option-D
Question52:-Victim Compensation Scheme is incorporated under
A:-Section 357-A
B:-Section 433-A
C:-Section 437-A
D:-None of the above
Correct Answer:- Option-A
Question53:-Find the incorrect proposition
A:-Any court may alter or add to any charge at any time before judgement is pronounced.
B:-The government can commute a sentence of simple imprisonment, for fine.
C:-An accused can file an application for Plea Bargaining.
D:-An appeal shall lie from all judgements or orders of a Criminal Court.
Correct Answer:- Option-D
Question54:-Which form is used for Warrant for recovery of fine under Section 421, The Code of Criminal Procedure 1973?
A:-Form No. 42
B:-Form No. 44
C:-Form No. 46
D:-Form No. 48
Correct Answer:- Option-B
Question55:-Duties of the police officer making an arrest is provided under _____.
A:-Section 41-C
B:-Section 41-A
C:-Section 41-D
D:-Section 41-B
Correct Answer:- Option-D
Question56:-The provisions of Section 250 of The Code of Criminal Procedure 1973 is applicable to
A:-Only Summons Cases
B:-Only Warrant Cases
C:-Summons cases and Warrant cases
D:-Only Petty cases
Correct Answer:- Option-C
Question57:-If a woman sentenced to death is found to be pregnant, the High Court shall
A:-Postpone the Death Sentence
B:-Commute the sentence to imprisonment for life
C:-Commute the sentence to 7 years
D:-Acquit the Woman
Correct Answer:- Option-B
Question58:-The investigation in relation to rape of a child may be completed within _____ from the date on which the information was recorded by the officer in charge of the police station. (Fill in the blanks)
A:-Six months
B:-Nine months
C:-One year
D:-None of the above
Correct Answer:- Option-D
Question59:-Mischief by destroying a landmark fixed by public authority is a _____ offence.
A:-Cognizable and Bailable
B:-Cognizable and Non-bailable
C:-Non-cognizable and bailable
D:-Non-cognizable and Non-bailable
Correct Answer:- Option-C
Question60:-Which of the following is not a Criminal Court under The Code of Criminal Procedure 1973?
A:-Court of Sessions
B:-Judicial Magistrate
C:-Executive Magistrate
D:-None of the above
Correct Answer:- Option-D
Question61:-Imprisonment for failure to give security for good behaviour shall, where the proceedings have been taken under Section 108, be _____.
A:-Rigorous
B:-Simple
C:-Simple or Rigorous
D:-Solitary confinement
Correct Answer:- Option-B
Question62:-Which of the following is entitled to interim maintenance under Section 125 of The Code of Criminal Procedure 1973?
A:-A wife living in adultery
B:-A wife who refuses to live with the husband, without sufficient reason
C:-A wife who has obtained divorce from her husband and has not remarried
D:-A wife living separately from the husband by mutual consent
Correct Answer:- Option-C
Question63:-Section 320 of The Code of Criminal Procedure 1973 deals with
A:-Discharge from Custody
B:-Compounding of offences
C:-Petition of Appeal
D:-Local Inspection
Correct Answer:- Option-B
Question64:-Which of the following Section is inserted by The Criminal Law (Amendment) Act, 2013?
A:-Section 41-A
B:-Section 195-A
C:-Section 437-A
D:-Section 357-B
Correct Answer:- Option-D
Question65:-Find the Section which deals with Special Judicial Magistrates under The Code of Criminal Procedure 1973.
A:-Section 11
B:-Section 12
C:-Section 13
D:-None of the above
Correct Answer:- Option-C
Question66:-Voluntarily throwing acid is an offence triable by _____.
A:-Court of Sessions
B:-Chief Judicial Magistrate
C:-Magistrate of First Class
D:-Any Magistrate
Correct Answer:- Option-A
Question67:-Which of the following Section empowers the Magistrate to dispense with the personal attendance of accused?
A:-Section 201
B:-Section 204
C:-Section 207
D:-None of the above
Correct Answer:- Option-D

Question68:-Which of the following is not a process to compel appearance?

- A:-Summons
- B:-Complaint
- C:-Warrant
- D:-All the above

Correct Answer:- Option-B

Question69:-Arrest by Private person is provided under _____.

- A:-Section 42 The Code of Criminal Procedure 1973
- B:-Section 43 The Code of Criminal Procedure 1973
- C:-Section 44 The Code of Criminal Procedure 1973
- D:-None of the above

Correct Answer:- Option-B

Question70:-What is the minimum number of practice required, as an advocate, for appointment as Deputy Director of Prosecution?

- A:-Five years
- B:-Seven years
- C:-Ten years
- D:-Twelve years

Correct Answer:- Option-C

Question71:-Which of the following is a document under The Indian Evidence Act, 1872?

- A:-A caricature
- B:-A map
- C:-An Inscription on a stone
- D:-All the above

Correct Answer:- Option-D

Question72:-Find the Section inserted by The Criminal Law (Amendment) Act, 2013 .

- A:-Section 45-A
- B:-Section 47-A
- C:-Section 53-A
- D:-All the above

Correct Answer:- Option-C

Question73:-How many Sections are there in The Indian Evidence Act, 1872?

- A:-167
- B:-168
- C:-169
- D:-None of the above

Correct Answer:- Option-A

Question74:-Plea of alibi is admissible under _____ of The Indian Evidence Act, 1872.

- A:-Section 10
- B:-Section 14
- C:-Section 18
- D:-None of the above

Correct Answer:- Option-D

Question75:-Find the correct statement from the following :

Statement 1 : A is tried for the murder of B by intentionally shooting him dead. The fact that A was in the habit of shooting at people with intent to murder them is a relevant fact.

Statement 2 : A is accused of a crime. The fact that, soon after the commission of the crime, A absconded from his house, is relevant.

- A:-Statement 1 only is correct
- B:-Statement 2 only is correct
- C:-Statements 1 and 2 are correct
- D:-Both statements are incorrect

Correct Answer:- Option-B

Question76:-Find the provision under The Code of Criminal Procedure 1973 which is used effectively for addressing Environmental issues.

- A:-Section 120
- B:-Section 124
- C:-Section 129
- D:-Section 133

Correct Answer:- Option-D

Question77:-A fact is said to be _____ when after considering the matters before it, the court considers its non-existence so probable that a prudent man ought, under the circumstances of the particular case, to act upon the supposition that it does not exist. (Fill in the blanks)

- A:-Partially proved
- B:-Not proved
- C:-Proved
- D:-Disproved

Correct Answer:- Option-D

Question78:-Which of the following is having more evidentiary value?

- A:-Confessions to Police Officer
- B:-Judicial Confessions
- C:-Extra Judicial Confessions
- D:-Retracted Confessions

Correct Answer:- Option-B

Question79:-Section 40 of The Indian Evidence Act, 1872 incorporates the doctrine of

- A:-Lis pendens
- B:-Estoppel
- C:-Res judicate
- D:-Res subjudice

Correct Answer:- Option-C

Question80:-Admission is defined under

- A:-Section 17
- B:-Section 19
- C:-Section 21
- D:-Section 23

Correct Answer:- Option-A

Question81:-Section 74 of The Indian Evidence Act, 1872 deals with

- A:-Government documents
- B:-Private documents
- C:-Public documents
- D:-None of the above

Correct Answer:- Option-C

Question82:-In which of the following cases a statement given by a person is relevant under Section 32?

- A:-Dying declaration relating to the cause of death
- B:-The statement is against the pecuniary interest of the person making it
- C:-Statement made in the ordinary course of business
- D:-All the above

Correct Answer:- Option-D

Question83:-Oral accounts of the contents of a document given by some person who has himself seen it is a _____.

- A:-Secondary evidence
- B:-Conclusive evidence
- C:-Primary evidence
- D:-Documentary evidence

Correct Answer:- Option-A

Question84:-In which of the following cases, the court shall, on proof of the one fact, regard the other as proved, and shall not allow evidence to be given for the purpose of disproving it?

- A:-Temporary evidence

- B:-Conclusive evidence
- C:-Proved evidence
- D:-None of the above

Correct Answer:- Option-B

Question85:-Which of the following expert's opinion is not relevant under The Indian Evidence Act, 1872?

- A:-Handwriting expert
- B:-Fingerprint expert
- C:-Examiner of Electronic Evidence
- D:-None of the above

Correct Answer:- Option-D

Question86:-When one person has, by his declaration, act or omission, intentionally caused or permitted another person to believe a thing to be true and to act upon such belief, neither he nor his representative shall be allowed, in any suit or proceeding between himself and such person or his representative, to deny the truth of that thing. The principle is known as _____.

- A:-Estoppel
- B:-Res judicata
- C:-Burden of Proof
- D:-None of the above

Correct Answer:- Option-A

Question87:-When a confession is affected by Section 24 of The Indian Evidence Act, 1872, it is _____.

- A:-Admissible
- B:-Final
- C:-Conclusive
- D:-Not admissible

Correct Answer:- Option-D

Question88:-Presumption as to dowry death is provided under _____ of The Indian Evidence Act, 1872.

- A:-Section 113-B
- B:-Section 113-A
- C:-Section 111-A
- D:-Section 111-B

Correct Answer:- Option-A

Question89:-Evidence of motive is relevant under _____ of The Indian Evidence Act, 1872.

- A:-Section 6
- B:-Section 8
- C:-Section 10
- D:-Section 12

Correct Answer:- Option-B

Question90:-Which of the following condition is not required to be satisfied for relevancy of evidence in prior judicial proceedings under Section 33 of The Indian Evidence Act, 1872?

- A:-The proceeding was between the same parties or their representatives in interest
- B:-The adverse party in the first proceeding had the right and opportunity to cross-examine
- C:-The question in issue is a civil dispute between the parties of their representatives in interest
- D:-The question in issue were substantially the same in the first as in the second proceeding

Correct Answer:- Option-C

Question91:-The examination of a witness, subsequent to the cross-examination by the party who called him is known as

- A:-Re-examination
- B:-Examination-in-chief
- C:-Cross-examination
- D:-Sub-examination

Correct Answer:- Option-A

Question92:-A, accused or murder, alleges that, by reason of unsoundness of mind, he did not know the nature of the act. Who is having the burden of proof?

- A:-Prosecution
- B:-Accused
- C:-Victim
- D:-State

Correct Answer:- Option-B

Question93:-Section 126 of The Indian Evidence Act, 1872 deals with

- A:-Professional communications
- B:-Personal communications
- C:-Prejudicial communications
- D:-All the above

Correct Answer:- Option-A

Question94:-Oral admissions as to the contents of electronic records are not relevant, unless

- A:-The electronic record is not digitally signed
- B:-The genuineness of the electronic record produced is in question
- C:-The electronic record is not properly attested
- D:-The electronic record is not submitted online

Correct Answer:- Option-B

Question95:-A judgement under Section 41 is a conclusive proof of

- A:-Existence of a legal character
- B:-Amount of damages awarded
- C:-Specific performance of contract
- D:-None of the above

Correct Answer:- Option-A

Question96:-Presumption as to electronic agreements is incorporated in

- A:-Section 81-A
- B:-Section 88-A
- C:-Section 85-A
- D:-Section 85-B

Correct Answer:- Option-C

Question97:-Any question suggesting the answer which the person putting it wishes or expects to receive is called a _____ question. (Fill in the blanks)

- A:-Leading
- B:-Suggesting
- C:-Direct
- D:-Indirect

Correct Answer:- Option-A

Question98:-A is accused of the murder of B by beating him. Whatever was said by A, shortly before it as to form part of the transaction is a relevant fact under _____.

- A:-Section 8
- B:-Section 6
- C:-Section 12
- D:-Section 10

Correct Answer:- Option-B

Question99:-The question is, whether a horse sold by A to B is sound. A says to B - "Go and ask C, C knows all about it". C's statement is

- A:-An admission
- B:-A conclusive evidence
- C:-Both (1) and (2)
- D:-Neither (1) nor (2)

Correct Answer:- Option-A

Question100:-Find the correct statement from the following :

Statement 1 : Facts judicially noticeable need not be proved.

Statement 2 : Facts admitted need not be proved unless the court requires.

- A:-Statement 1 only is correct
- B:-Statement 2 only is correct
- C:-Both statements are correct
- D:-Both statements are incorrect

Correct Answer:- Option-C