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**Presidency University**

**Bengaluru**

 **SCHOOL OF LAW**

**Summer Term, END TERM EXAMINATION AUGUST-2024**

**Summer Term**: 2023-2024

**Course Code**: LAW111

**Course Name**: CRPC

**Program & Sem**: All Programs

**Date**: 05/08/2024

**Time**: 09:30 AM – 12:30 PM

**Max Marks**: 100

**Weightage**: 50%

 **Instructions:**

1. *Read the all questions carefully and answer accordingly.*
2. *Do not write any matter on the question paper other than roll number.*

**PART A**

**Answer any four the Question. Each question carries 5 marks (4Qx 5M= 20M)**

1. Explain the Jurisdiction of the criminal courts In inquiries and trial Under The Code of Criminal procedure,1973. (C.O.No. 1) [Knowledge]

2. Explain the rights of an arrested person? (C.O.No. 2) [Knowledge]

3. Define Complaint as defined under Code of Criminal Procedure,1973. Explain the procedure to be followed by Magistrate on receiving complaint? (C.O.No. 2) [Knowledge]

4. Explain the procedure for recording of confessions and statements u/s 164 of the code of criminal pocedure, 1973 (C.O.No. 2) [Knowledge]

5. What is a confession? Explain important principle; and the procedure involved in recording confession of an accused? (C.O.No. 2) [Knowledge]

6. Explain the powers of the State Government to suspend, remit and commute sentences. (C.O.No. 3) [Knowledge]

 **PART B**

**Answer any four the Question. Each question carries 10 marks (4Qx 10M= 40M)**

7. What is anticipatory Bail? Under what circumstances can such bail be granted? Can a blanket order be granted for Anticipatory Bail? (C.O.No. 2) [Comprehension]

8. Plea Bargaining is said to be based on the principle of quo Nolo Contendere; which is a latin word, it means do not wish to contest;. In the light of the above statement explain the concept of Plea Bargaining and drawbacks if any. (C.O.No. 2) [Comprehension]

9. Explain the difference between the procedure of trial before Court of Session and procedure of warrant cases done by magistrate which is instituted on a Police Report. (C.O.No. 2)[Comprehension]

10. What is the scope of criminal appeal and revision? When can a revision be filed and in which court and on what grounds. (C.O.No. 3) [Comprehension]

11. A rescues B, from a lawful custody, and in so doing causes grevious hurt to C, a constable, in whose custody B was. In the light of the same facts of the case analyse the charges to be framed against A jointly or separately and procedure of the trial. (C.O.No. 3) Comprehension]

12. What is the procedure for conducting a medical examination of a rape victim under Section 164A of the Code of Criminal Procedure? (C.O.No. 3) [Comprehension]

 **PART C**

**Answer any two the Question. Each question carries 20 marks (2Qx 20M= 40M)**

13. Explain in the light of landmark case law the role of a Magistrate in ensuring the production of an accused before him within 24 hours of arrest. (C.O.No. 3) [Analysis]

14. Discuss what is meant by taking cognizance of an offence by a Magistrate. Explain under what circumstances can a Magistrate take cognizance of an offence? (C.O.No. 3) [Analysis]

15. How does Section 320 of the Code of Criminal Procedure regulate the compounding of offences, and what are the key distinctions between compoundable and non-compoundable offences under this section? (C.O.No. 3) [Analysis]