

**POST GRADUATE DIPLOMA IN CRIMINAL
JUSTICE (PGDCJ)**

Term-End Examination

June, 2014

MLE-013 : CRIMINAL JUSTICE PROCESSES

Time : 3 hours

Maximum Marks : 100

Note : *The question paper has been divided into 3 parts. Part A, Part B and Part C. From Part A, you have to attempt any four questions, from Part B you have to attempt any four questions and from Part C you have to attempt any two questions.*

PART - A

Attempt any four questions each in about 200 words. Each question carry 5 marks. **4x5=20**

1. What is the scope of 'First Information Report' (FIR) ? Distinguish between 'Complaint' and 'FIR'.
2. Briefly explain the procedures to be followed during search and seizure u/s 100 of the Cr.P.C.
3. Discuss the role of witnesses in Prosecution.
4. What do you understand by the term 'Charge' ? Describe the contents of a Charge.

5. Explain the advantages of Plea Bargaining.
6. Discuss the minimum International standards to be followed in the prison system of a country.

PART - B

Attempt **any four** questions. All questions carry
equal marks. **4x10=40**

1. What are the main objectives behind probation ?
Discuss.
2. Discuss the guidelines issued by the Supreme Court in case of *R.D. Upadhyay v. State of A.P and others* relating to children of women prisoners.
3. What are the Constitutional Rights available to the accused ? Explain.
4. Explain the principle of 'Double Jeopardy'.
5. Explain different stages in a criminal trial.
6. Discuss the concept of 'plea-bargaining' and the rationale behind it.

PART - C

Attempt **any two** questions each in about **1200** words. Each question carries **20** marks.

2x20=40

1. What is anticipatory bail ? Do you agree with the view that the grant of anticipatory bail affects the investigational rights of the police ? Give reasons in support of your answer.

2. "In making an arrest the police officer or other person making the same shall actually touch or confine the body of the person to be arrested unless there be a submission to the custody by words or action". In the light of this statement critically analyse the procedure of making arrest.

3. Discuss the special safeguards provided under the Cr.PC, 1973 in respect of viewing of statements of women and children by police and the evidentiary value of statements viewed u/s 161 of the Cr.PC. 1973.

4. Discuss the various alternatives to imprisonment available under Indian Law. Do you agree with the view that they should be preferred over imprisonment in pursuance of the theory of reformation and rehabilitation ?
