Sr. No. :	T.B.C.: JSHP-23-P(I)		
	Criminal Law	A	
MAX. TIME: 01 HOUR		MAXIMUM MARKS: 100	

IMPORTANT INSTRUCTIONS

- 1. IMMEDIATELY AFTER THE COMMENCEMENT OF THE EXAMINATION, YOU SHOULD CHECK THAT THIS TEST BOOKLET CONTAINING 50 QUESTIONS IN ENGLISH LANGUAGES DOES NOT HAVE ANY UNPRINTED OR TORN OR MISSING PAGE(S) OR ITEM(S), ETC. IF SO, GET IT REPLACED BY A COMPLETE NEW TEST BOOKLET OF THAT SERIES.
- 2. You have to enter your Roll Number with blue or black ball point pen in the rectangular Box of the Test Booklet provided alongside.

 DO NOT write anything else on this Test Booklet except in the space provided for rough work.
- 3. You have to mark / encode all your responses / answers *ONLY* on the separately provided OMR Answer Sheet. Read 'Instructions for filling the Sheet' printed on this sheet.
- 4. Before you proceed to encode the answers of the questions given in the Test Booklet on the OMR Answer Sheet with blue or black point ball pen you have to fill your Roll Number, Application No., Booklet Series, Name of Paper, Code & Examination Centre in the rectangle boxes provided in OMR sheet.
- 5. Please note that it is the candidate's responsibility to encode and fill in the Roll Number, Test Booklet Series (A / B / C / D) and Application No. carefully and without any omission or discrepancy at the appropriate places in the OMR Answer Sheet with blue or black ball point pen. Any error detected in the scanned data of the Answer Sheet due to wrong encoding of either Application No. or Roll No. or both by the candidate, his/her Answer Sheet shall not be evaluated and shall be rejected straight away.
- 6. Each item / question of the Test Booklet comprises four responses (answers). You will have to select the correct response / answer which you want to encode on the OMR Answer Sheet. In case you feel that for the given question there is more than one correct response / answer, mark the response / answer which you consider the best. In any case, choose *ONLY ONE* response / answer for each item / question & encode accordingly in the sheet. All items carry equal marks.
- 7. After you have completed filling in all your responses on the OMR Answer Sheet and the examination has concluded, you should hand over to the Invigilator *only the Original Copy of the OMR Answer Sheet*. You are permitted to take away with you the Test Booklet & Candidate's Copy of the OMR Answer Sheet.
- 8. Sheet(s) for rough work is appended at the end of the Test Booklet.
- 9. No marks shall be awarded for scrapped questions.

USE OF MOBILE PHONE OR ANY COMMUNICATION DEVICE IS BANNED IN THE EXAMINATION

JSHP-23-Criminal 1 Law-A Page 1 of 12

- 1. Match the following as per the sections of Himachal Pradesh Excise Act, 2011
 - i Powers of Excise Officers to obtain information
- a. Section 30

ii Power to cancel or suspend licenses etc.

- b. Section 72
- iii Power to cancel any other license and to recover fee.
- c. Section 12
- iv Power of Collector to take grants under his management or resell and recover deficiency.
- d. Section 29

- A. i-d, ii-a, iii-b, iv-c
- B. i-a, ii-b, iii-c, iv-d
- C. i-c, ii-d, iii-a, iv-b
- D. i-a, ii-c, iii-d, iv-b
- 2. The landmark judgement in the case of *Mohammad Ahmed Khan v. Shah bano Begum & Others* (1985 AIR 945) was pronounced by
 - A. CJI Y.V. Chandrachud
 - B. J. P.N. Bhagwati
 - C. J. M. Hameedullah Beg
 - D. J. Sabyasachi Mukharji
- 3. Which section of *The Protection of Children from Sexual Offences Act, 2012* deals with the Punishment for using child for pornographic purposes?
 - A. Section 17
 - B. Section 14
 - C. Section 24
 - D. Section 15
- 4. In which of the following cases has the Supreme Court set aside the Delhi High Court judgement which decriminalised section 377 IPC?
 - A. Naz Foundation v. Union of India
 - B. Suresh Kumar Kaushal v. Naz Foundation
 - C. Sakshi v. Union of India
 - D. None of the above
- 5. In which of the following case it was held by the court that DNA test is mandatory for the accused of rape provided under section 53-A of the Code of Criminal Procedure, 1973.
 - A. Richal Kharra v. State
 - B. Mir Md. Omar v. State of West Bangal
 - C. Delhi Domestic Working Women's Forum v. Union of India and Others
 - D. None of the above

JSHP-23-Criminal 1 Law-A Page 2 of 12

	i.	Act done by a person bound, or by mistake of	a. Section 92
		fact believing himself bound, by law	b. Section 268
	ii.	Act done in good faith for benefit of a person	0. See an 200
		without consent	c. Section 132
	iii.	Abetment of mutiny, if mutiny is committed in	
	iv.	consequence thereof Public nuisance	d. Section 76
	A.	i-a, ii-b, iii-c, iv-d	
	B.	i-d, ii-a, iii-c, iv-b	
	C.	i-b, ii-c, iii-d, iv-a	
	D.	i-d, ii-c, iii-a, iv-b	
7.	Liqu	or Vend or Bar or any other place where liquor or other	intoxicants are sold or stored
	or se	rved under section 26 of the HP Excise Act, 2011 is	
	A.	punishable with imprisonment for one three months	
	B.	punishable with fine which may extend to ten thousand r	•
	C.	punishable imprisonment for one months and with fin	e which may extend to two
		thousand rupees	
	D.	punishable with imprisonment for a term which may ext	
		fine which may extend to fifty thousand rupees or with b	ooth.
8.	The 1	base of the 'Sexual Harassment of Women at Workplace	Act, 2013' is 'Convention on
	the 1	Elimination of all Forms of Discrimination against	Women'. India ratified this
	conv	ention on	
	A.	25th June 1993	
	В.	8 th March 1995	
	C.	14 th March 1993	
	D.	16 th December 2013	
	D.	10 December 2013	
9.	F.I.R	under section 154 of the Code of Criminal Procedure, 1	973 is not a substantial piece
	of ev	vidence. Its only use is to contradict or corroborate the	matter thereof was held by
	Hon'	ble Supreme Court in	
	A.	Shambhu Das v. State of Assam AIR 2010 SC 3300	
	B.	Mir Md. Omar v. State of West Bangal AIR 1989 SC 1	875
	C.	Joginder kumar v. State of U.P (1994) 4 SCC 260	
	D.	None of the above	
10.	Whic	ch section of The Wildlife Protection Act 1972 deals with	n the Dealings in trophy and
	anim	al articles without license prohibited?	
	A.	Section 47	
	B.	Section 49	
	C.	Section 44	

Match the followings as per the sections of Indian Penal Code

6.

D.

Section 45

JSHP-23-Criminal 1 Law-A Page 3 of 12

		Match the followings:					
	ii. iii. iv.	Information in cognizable cas Examination of witnesses by p Medical examination of victir Report of Police Officer investigation	police ns of rape	1	b. S	Section 1616 Section 173 Section 154 Section 164	CrPC CrPC
	A. B. C. D.	i-c, ii-a, iii-d, iv-b i-a, ii-b, iii-c, iv-d i-c, ii-b, iii-a, iv-d i-d, ii-c, iii-b, iv-a					
12.	Instr	ne case of any conviction is uments Act, 1881, it shall isonment for a term:		4			•
	В. С.	not exceeding two year and an not exceeding one year and ar not exceeding six month and a not exceeding one month and	n amount of fir an amount of f	ne exceeding	five the	ousand rup	ees: pees:
13.	the	ion 195A of Code of Crimina witness of any other person al Code 1860		-	_		-
		1000					
	Α.	Section 319	В. 5	Section 304A			
				Section 304A Section 195A			
14.	A. C. Whi	Section 319	D. S	Section 195A		Officer pro	vided under
14.	A. C. Whi secti A. B.	Section 319 Section 141 ch of the followings is not a	D. So a power provided any time, any or stores any land regist apparatus or to register, meany false or incorrect.	Section 195A ded to an Education of place in white liquor; ers, test, means esting instructions in the property of the propert	xcise (ich any asure oments or test	v licensed mor weigh and or liquor for ting instrum	nanufacture y materials ound in tha nents which
14. 15.	A. C. Whi secti A. B. C.	Section 319 Section 141 ch of the followings is not a on 8 of the HP Excise Act, 20 Power to enter and inspect, at carries on the manufacture of Power to examine any accoustills, utensils, implements, a place; Power to seize any accounts, he has reason to believe to be Power to punish if he has reason	D. So a power provided any time, any or stores any land regist apparatus or to register, means false or incorresons to believe	ded to an Education 195A ded to an Education 195A ded to an Education place in which industry errors, test, means instruction instruction instruction in the accordance of the education in the e	xcise (ich any asure o ments o s or test	vilicensed mor weigh and or liquor for ting instruments or instruments.	nanufacture y materials ound in tha nents which
	A. C. Whi secti A. B. C.	Section 319 Section 141 ch of the followings is not a on 8 of the HP Excise Act, 20 Power to enter and inspect, at carries on the manufacture of Power to examine any accoustills, utensils, implements, a place; Power to seize any accounts, the has reason to believe to be	D. Some provided a power provided any time, any or stores any lands and regist apparatus or to register, means false or incorrespons to believe to Another (2022).	ded to an Education 195A ded to an Education 195A ded to an Education place in which industry errors, test, means instruction instruction instruction in the accordance of the education in the e	xcise (ich any asure o ments o or test ounts an	vilicensed mor weigh and or liquor for ting instruments or instruments.	nanufacture y materials ound in tha nents which
15.	A. C. Whii section A. B. C. D. Krish A. C. X waccu	Section 319 Section 141 ch of the followings is not a on 8 of the HP Excise Act, 20 Power to enter and inspect, at carries on the manufacture of Power to examine any accoustills, utensils, implements, a place; Power to seize any accounts, he has reason to believe to be Power to punish if he has reason a Kumar v. State of Haryana & Victim's rights	D. Some provided a power provided any time, any or stores any larger and registed apparatus or to register, means false or incorrespond to believe to Another (2022). B. J. D. Amoved some of the provided and th	Section 195A ded to an E place in whit liquor; ers, test, mea esting instruct sure, weights rect; that the accord 2) is a recent a Bail All the above	asure of test ounts and very	r licensed mor weigh and or liquor for ting instrument or instrument of the contract of the co	nanufactures y materials bund in that nents which ncorrect ase on
	A. C. Whii section A. B. C. D. Krish A. C. X waccu	Section 319 Section 141 ch of the followings is not a on 8 of the HP Excise Act, 20 Power to enter and inspect, at carries on the manufacture of Power to examine any accoustills, utensils, implements, a place; Power to seize any accounts, he has reason to believe to be Power to punish if he has reason a Kumar v. State of Haryana & Victim's rights Probation of offender hile committing a murder, reresed X was guilty of an offence	D. Some provided a power provided any time, any or stores any larger and registed apparatus or to register, means false or incorrespond to believe to Another (2022). B. J. D. Amoved some of the provided and th	Section 195A ded to an E place in whit liquor; ers, test, mea esting instruct sure, weights rect; that the accord 2) is a recent a Bail All the above	asure of test ounts and very	r licensed mor weigh and or liquor for ting instrument or instrument of the contract of the co	nanufacturery materials bund in that ments which incorrect ase on

JSHP-23-Criminal 1 Law-A Page 4 of 12

17.	Whic	h of the following statements is true?
	(i) (ii)	The Protection of Children from Sexual Offences Act, 2012 Act provides for compensation for medical expenses for the child offended The medical expenses may be provided after the registration of FIR only
	A.	Only i
	В.	Only ii
	C.	Both i and ii
	D.	None of the above
18.		can proceed under section 340 of the Code of Criminal Procedure, 1973 and hold iminary enquiry.
	i	. Civil Court
	i	i. Revenue Court
	i	ii. Criminal Court
	A.	i and ii
	B.	ii and iii
	C.	iii and i
	D.	i, ii and iii
19.	-	on of the Code of Criminal Procedure, 1973 states that ensation payable to the victim under section 357-A will be in addition to the ensation payable under section 326-A or 376-D of the IPC.
	A.	Section 357
	B.	Section 357-A
	C.	Section 357-B
	D.	Section 357-C
20.	-	r Section 8 of the Indian Forest Act 1927 which of the followings is/are the Powers rest Settlement-officer
	A.	Power to enter, by himself or any officer authorised by him for the purpose, upon any land, and to survey, demarcate and make a map of the same; and
	B.	The powers of a Civil Court in the trial of suits.
	C.	Only A
	D.	Both A & B
21.	Section	on of the Code of Criminal Procedure, 1973 deals with the power of the
	Magis	strate to arrest?
	A.	Section 40
	B.	Section 44
	C.	Section 48
	D.	Section 52

JSHP-23-Criminal 1 Law-A Page 5 of 12

22.	22. X was convicted by an Additional Session Judge for an offence under section 302 o Indian Penal Code. Later on the appointment of judge was quashed by the High Con the ground that his appointment was in violation of the provisions of Art.233 o Constitution. Thereupon, a point was raised that the judgements rendered by Additional Sessions Judge were void and required to be set aside. Decide				
	A. B. C. D.	The judgement is void The judgement is not void Depends None of the above			
23.	How	many categories of forests are esta	blished un	der the Indian Forest Act 1927?	
	A.	Two	B.	Three	
	C.	Four	D.	Eight	
24.	servar police the sta	nt Manu. The Police registered at equestioned Dr. Geeta, wife of D	n FIR bas r. Rahul a	ar old daughter Reema was killed by his ed on the statement of Dr. Rahul. The nd she also gave statement in tune with s revealed that Reema was killed by the	
	A. B. C. D.	Police shall register a new FIR There is no need of registering a The second FIR should be treate None of the above		· •	
25.	The offence under section 138 of the Negotiable Instruments Act, 1881 is				
	A. B. C. D.	Cognizable and Bailable Non-cognizable and Non-bailable Cognizable and Non-bailable Non-cognizable and bailable	e		
26.		to pay costs in non-cognizable canal Procedure, 1973	ases is cov	ered under section of the Code of	
	A. B. C. D.	Section 359 Section 287 Section 388 Section 489			
27.		s accused of a theft on one occion. Applying Section 218 of the C		of causing grievous hurt on another minal Procedure, 1973	
	B.	"A" must be charged and tried for "A" must be separately charged grievous hurt		nd causing grievous hurt rately tried for the theft and causing	
		"A" can be charged and tried only	for the the	ft	

Page 6 of 12 JSHP-23-Criminal 1 Law-A

C. D.

none of them

28.	which one of the following cases is not re	erated	with Section 84, Indian Penal Code?
	A. Ashiruddin Ahmed v. KingB. R v. Dudley & StephensC. Dayabhai Chhaganbhai Thakkar v	. State	e of Gujarat
	D. State of M.P. v. Ahmadullah		
29.	As per the Criminal Law (Amendment) A extends to the voluntary causing of death which occasions the exercise of the right	or of	f any harm to the assailant if the offence
	A. Stalking	B.	Voyeurism
	C. Acid Attack	D.	All the above.
30.	India has adopted the Convention on the l	Rights	s of the Child in the year of
	A. 1995	В.	1992
	C. 2006	D.	2013
31.	Which of the following Amendment inse prevent social stigma and shunning out of		
	 A. The Criminal Law Amendment A B. The Criminal Law Amendment A C. The Criminal Law Amendment A D. The Criminal Law Amendment A 	ct, 19 ct, 20	13
32.	The first biological theory of crime causa	tion ii	the 19th century was given by
	A. Cesare Lombroso	B.	Sigmund Freud
	C. Robert K. Merton	D.	None of the above
33.	Which of the following new sections Instrument (Amendment) Ordinance, 201		e been introduced by the Negotiable
	A. Section 138A	B.	Section 139A
	C. Section 142A	D.	All the above.
34.	-		ler the Protection of Children from Sexual andin coordination with Legal
	A. High Court and State GovernmentB. Child Welfare Committee and State CC. Both a and bD. Special Court and Child Welfare Com		

JSHP-23-Criminal 1 Law-A Page 7 of 12

35.	Which of the following statement/statements is/are incorrect?
	(i) Nothing is offence which is done in exercise of right of Private Defence under Indian Penal Code
	(ii) A person has right to defend his own body only and not the body of other
	(iii) Right of Private Defence is extended to cause death against any act which in itself is not an offence
	(iv) A person has even right of Private Defence where there is time to have recourse to the protection of the public authorities.
	A. Only (iii) is incorrect
	B. (i), (ii) and (iii) are incorrect
	C. (ii), (iii) and (iv) are incorrect
	D. (i), (ii), (iii) and (iv) all are incorrect
36.	Which of the following Article of Convention on the Elimination of All Forms of Discrimination against Women express obligations concerning harmful stereotypes and wrongful stereotyping.
	A. Article 1 B. Article 5
	C. Article 12 D. Article 15
37.	Which of the following statement is true and correct?
	 A. All the recommendations of the Justice Verma Committee are incorporated in the Criminal Law (Amendment) Act, 2013 B. None of the recommendations of the Justice Verma Committee are incorporated in the Criminal Law (Amendment) Act, 2013 C. Most of the recommendations of the Justice Verma Committee are incorporated in the Criminal Law (Amendment) Act, 2013 D. All the above
38.	Which of the following chapters of the HP Excise Act, 2011 deals with the Excise duty and countervailing duty
	A. Chapter IV B. Chapter V
	C. Chapter VI D. Chapter IX
39.	In which of the following cases, the Supreme Court held that it is necessary to get permission of the Chief Justice of India before registering an FIR against a sitting judge of High Court or Supreme Court
	A. S.P. Gupta v. Union of India B. All India judges Association v. Union of India
	C. Veeraswamy v. Union of India D. None of the above

JSHP-23-Criminal 1 Law-A Page 8 of 12

40.	The Medical Examination of a victim Offences Act, 2012 shall be conducted	under tl	ne Protection of Children from Sexual		
	A. in accordance with section 161 of theB. in accordance with section 157 of theC. in accordance with section 164A of thD. none of the above	e Code of	Criminal Procedure, 1973		
41.	Which of the following section provide Protection of Women from Domestic Vio				
	A. Section 2 (d)	B.	Section 2 (f)		
	C. Section 2 (s)	D.	Section 3		
42.	Delhi Domestic Working Women's Forus is a landmark case in which Supreme C victims and was decided by the b	Court pro	vided some guidelines for assisting the		
	 A. Rape & Justice S. Mohan, Justice M.I B. Domestic Violence & Justice Umesh C. Rape & Chief Justice Verma, Justice D. Domestic Violence & Justice S. Mo Majmudar 	C. Baner Sujata V	jee and Justice K.G. Balakrishnan . Manohar and Justice B.N. Kripal		
43.	Section 12 of The Juvenile Justice Act 20)15 deals	with?		
	A. Bail to a person who is apparently a c	hild alleg	ged to be in conflict with the law		
	B. Preliminary assessment into heinous of	offenses	by Board		
	C. Powers of Children's Court				
	D. Removal of disqualification on the fir	ndings of	an offense		
44	Which of the following is the competent section 326B of the Indian Penal Code 18		ry the offence under section 326A and		
	A. Court of Session				
	B. Court of Chief Judicial Magistrate	e			
	C. Court of Judicial MagistrateD. Any of the above				
45	Which of the following sections of the I 'voyeurism'?	ndian Pe	nal Code deals with the offence namely		
	A. Section 354A of the Indian Penal				
	B. Section 354B of the Indian Penal Code 1860				
	C. Section 354C of the Indian Penal Code 1860				
	D. Section 354D of the Indian Penal	Code 180	OU		

JSHP-23-Criminal 1 Law-A Page 9 of 12

- 46 Assertion (A): Gender roles are culturally influenced than biologically determined
 - Reason (R): The cultural conception of gender divided the entire boundaries of the human quality into two opposite areas of masculinity and womanhood and their regressive behavior.

Codes:

- A. (A) is true, but (R) is false
- B. (A) and (R) both are true and (R) is the correct explanation of (A)
- C. (A) is false, but (R) is true and (R) is the correct explanation of (A)
- D. (A) and (R) both are false
- 47. In which of the following case the Supreme Court held that it is appropriate for National Legal Services Authority (NALSA) to set up a Committee to make a Model Rules for providing the compensation for the victims of rape and acid attack
 - A. Laxmi v. Union of India
 - B. Mukesh & Anr v. State for NCT of Delhi & Others
 - C. Nipun Saxena v. Union of India
 - D. Campaign and Struggle Against Acid Attacks on Women (CSAAAW) v. Department of Women and Child Welfare
- 48. Recently the Supreme Court, in its landmark decision has recognized and reinforced the fundamental role of the judiciary in protecting the autonomy and dignity of children. The Court held that the words "physical contact" and "touch' cannot be qualified and restricted to "skin to skin" contact was held in the case of
 - A. Attorney General for India and Ors. v. Satish and Others
 - B. Jarnail Singh v. State of Haryana
 - C. State of Karnataka v. Shivanna
 - D. Bijoy @ Guddu Das v. The State of West Bengal
- 49. Notwithstanding anything contained in the Code of Criminal Procedure, 1973 no court shall take cognizance of any offence punishable under section 138 except upon a complaint, in writing, made by the payee or, as the case may be, the holder in due course of the cheque and such complaint is made of the date on which the cause of action arises under clause(c) of the proviso to section 138:
 - A. Within three months
 - B. Within two months
 - C. Within one month
 - D. Within fifteen day
- 50. *Killing of wild animal in self defence is justified.* In which of the following case it was observed that if any animal is killed or wounded as by an individual as a means to protect himself, then such animal is the property of government. No claim should be made by any person who killed the animal
 - A. Rajendra Kumar v. Union of India, AIR 1998 Raj
 - B. Tilak Bahadur Rai v. State of Arunachal Pradesh, 1979 Cr. LJ 1404
 - C. Wildlife v. Md. Ishaq Baig 2010
 - D. Baburao v. State of Maharashtra and others (2012)

JSHP-23-Criminal 1 Law-A Page 10 of 12

SPACE FOR ROUGH WOK कच्चे कार्य के लिए स्थान

JSHP-23-Criminal 1 Law-A Page 11 of 12

SPACE FOR ROUGH WOK कच्चे कार्य के लिए स्थान

JSHP-23-Criminal 1 Law-A Page 12 of 12