

Certified Criminal Procedure Code Analyst VS-1155



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Certification Code VS-1155

Vskills certification for Criminal Procedure Code Analyst assesses the candidate as per the company's need for legal assistance on CrPC related cases. The certification tests the candidates on various areas in rights of an arrested person, FIR, complaints to magistrates, charge, trial, bail, compounding of offences and quashing of FIR.

Why should one take this certification?

This Course is intended for professionals and graduates wanting to excel in their chosen areas. It is also well suited for those who are already working and would like to take certification for further career progression.

Earning Vskills Criminal Procedure Code Analyst Certification can help candidate differentiate in today's competitive job market, broaden their employment opportunities by displaying their advanced skills, and result in higher earning potential.

Who will benefit from taking this certification?

Job seekers looking to find employment in legal departments of various companies, students generally wanting to improve their skill set and make their CV stronger and existing employees looking for a better role can prove their employers the value of their skills through this certification.

Test Details

- **Duration:** 60 minutes
- No. of questions: 50
- Maximum marks: 50, Passing marks: 25 (50%)

There is no negative marking in this module.

Fee Structure

Rs. 3,499/- (Excludes taxes)*

*Fees may change without prior notice, please refer http://www.vskills.in for updated fees

Companies that hire Vskills Criminal Procedure Code Analyst

Criminal Procedure Code Analysts are in great demand. Companies specializing in legalrelated services are constantly hiring skilled Criminal Procedure Code Analysts. Various public and private companies also need Criminal Procedure Code Analysts for their legal departments.

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Sample Questions

1. When Criminal Procedure code, 1973 came into force?

A. On January 1, 1974
B. On March 1, 1974
C. On June 1, 1973
D. On April 1, 1974

2. Purpose of investigation is?

- A. To punish accused
- B. To arrest accused
- C. To start inquiry
- D. To collect evidence against accused

3. What can a police officer do after a cognizable offence is committed?

- A. Cannot arrest an accused without warrant
- B. May arrest an accused without warrant
- C. Can keep accused in police custody with out a remand order
- D. Is not required to produce accused before Magistrate

4. The Central Government or the State Government may appoint for case or a class of cases a person who has been practicing as an advocate for not less then

- A. Six
- B. Eight
- C. Seven
- D. Ten

5. Who may establish directorate of prosecution

- A. State Government
- B. Central Government
- C. Chief Minister
- D. None of These

Answers: 1 (D), 2 (D), 3 (B), 4 (D), 5 (A)

Certifications

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