

Seat No. : \_\_\_\_\_

# AC-149

April-2019

LL.M., Sem.-II

## 411 : ECRI : Comparative Criminal Procedure

Time : 2:30 Hours]

[Max. Marks : 100

- Instructions :** (i) All questions carry **equal** marks.  
(ii) State same question number in your answer-book which is stated in the question paper.  
(iii) Cite authorities in support of your answers.

1. Explain in detail the powers and functions of the criminal courts as well as prosecution agencies with reference to India and England. **25**

**OR**

Explain the concept and provisions of the plea-bargaining with reference to India and U.S.A.

2. State the general comparison pertaining to the “After care” services with reference to India, England as well as France. **25**

**OR**

Explain in detail the role of the courts in correctional as well as rehabilitation programmes of the offenders with reference to India as well as England with case-laws.

3. Explain in detail the concept and provisions of the Admissibility and Inadmissibility of evidence with reference to India and England with Case-Laws. **25**

**OR**

Explain in detail the evidential values of the “Expert Evidence” with reference to the India and England with Case-Laws.

4. Explain in nutshell : (any **two**) **25**

- (1) Preventive measures pertaining to the crimes in India and Finance.
- (2) Accusatory system of Trial in India and England.
- (3) Pretrial procedures in India and France.
- (4) Provisions of the Parol and Furlo in India and England.