



# TRUCTIONS TO CANDIDATE

- Do not open this Question Booklet until asked to do so.
- Do not leave the examination hall until the test is over and permitted by the invigilator.
- Fill up the necessary information in the space provided on the cover of the Question Booklet and the Answer Sheet before commencement of the test.
- Check for the completeness of the Question Booklet immediately after opening. There are 32 pages including the cover pages.
- 5. The duration of the test is 2 hours 30 minutes.
- 6. There are 200 objective type questions. Each question has four answer options marked (1), (2), (3) and (4).
- Answers are to be marked on the OMR Answer Sheet, which is provided separately.
- Choose the most appropriate option and darken the circle completely, corresponding to (1), (2), (3) or (4) against the relevant question number.
- 9. Use only HB pencil to darken the circle for answering.
- 10. Do not darken more than one circle against any question, as scanner will read such marking as wrong answer.
- If you wish to change any answer, erase completely the one already marked and darken the fresh circle with an HB
- Each question carries equal marks. There is 25% Negative Marking for each wrong answer. 12.
- Rough work, if any, is to be done on the Question Booklet only. No separate sheet will be provided / used for rough 13. work.
- Calculator, mobile, electronic gadgets, etc., are not permitted inside the examination hall.
- Candidate using unfair means in the test will be disqualified.

- Candidate may take the Question Booklet after the completion of the test. 16.

i7. The right to exclude any qu	iestion(s) from final ev	aluation lesis with th	ie lesurg authority.	•	
18. Do not seek clarification or	any item in the questi	ion booklet from the	test invigilator. Use	your best judgment.	•
THE ANSV	VER SHEET IS TO BE	RETÜRNED ON C	OMPLETION OF T	HE TEST 🏋 🎋 🔆	•
Important: Please refer to y Sheet.	our Admit Card whil	le filling in details	in this Question E	Booklet and in the Answ	ver
Roll No. :			· · · · · ·		
(Nine Digits)				•	
Registration Form No.:				•	
(Six Digits) Name:			· · · · · · · · · · · · · · · · · · ·		
1401116.				*	
Signature:		******************			



	(1) Casual approach	<i>*</i>	(2) Act with reserve		
	(3) Lead from front		(4) None of these		
<b>5.</b> ,	Show a clean pair of heals			,	
-	(1) To run away		(2) To confront		
	(3) Obsessed with cleanliness	. •	(4) Ready to serve		The state of the s
6.	The gift of the gab			¢	e de la companya de l
	(1) Beyond control		(2) To blunder		
	(3) A talent for speaking		(4) Lovable	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
				÷	
Dire	ections (Questions 7-9): Choose the	word that is si	milar in magning to the	ord ains	
ън. 7.	INUNDATE	wyra mai is si	muar in meuning to the Wi	na given.	
	(1) Invite (2) To	flood	(3) Immediate	(4) Fragi	le
		•		6-7	Ī.
8.	QUIBBLE		ę.		
	(1) Surrender (2) Pla	y	(3) Petty objection	(4) Fidge	*
9.	ZANY	•			•
	(1) Imitator (2) Inte	allicent	(3) Thinker	(4) Enth	,

			,	
· ~				
Dir 10.	}	l0-12): Choose the word tha	t is opposite in meaning to	the word given.
10.	(1) Trust	(2) Deception	(3) Permit	(4) Support
			(-)	
11.	INTOLERABLE			
	(1) Extreme	(2) Offensive	(3) Bearable	(4) Impossible
12	LUSTROUS			
12.	(1) Slippery	(2) Bright	(3) Lopsided	(4) Dreary
	. –	13-15): Fill in the blank(s) w		•
13.	,	lunch already, but I am savi	-	(4)
	(1) her	(2) hers	(3) mine	(4) my
14.	We gave them	telephone number, and the	hey gave us	
	(1) our, theirs	(2) ours, theirs	(3) our, their	(4) ours, their
	j		,	
15.		ken. Can I borrow	(2) ***********	(4) 37
	(1) Mine, yours	(2) My, yours	(3) Your, mine	(4) Yours, mine
Dir	ections (Questions 1	6-18). Complete the sentence	re with the most appropriate	e word from the given choices.
		-		
16.	;	by nature, Kavita bec	_ <del>_</del>	
•	(1) affable	(2) reclusive	(3) solitary	(4) withdrawn
177	The XX - 14 Minis		- 41- 44	anisite, all annual
17.	on the patients.	ry rejected the orug becaus	e the tests conducted for to	oxicity showed results
	(1) non-toxic	(2) harmful		
		(2) naminui	(3) healthy	(4) toxic
				(4) toxic
18.	The District Colle	ctor the Minister ab	out the flood situation.	
18.				(4) toxic (4) provided
	The District Colle	ctor the Minister ab (2) acquainted	out the flood situation. (3) apprised	
	The District Colle (1) appraised ections (Questions 1	ctor the Minister ab (2) acquainted  19-21): Fill in the blank with	out the flood situation. (3) apprised	
Dir	The District Colle (1) appraised ections (Questions 1	ctor the Minister ab (2) acquainted  19-21): Fill in the blank with	out the flood situation. (3) apprised	
<b>Dir</b> 19.	The District Collections (1) appraised ections (Questions 1)  Don't loiter	ctor the Minister ab  (2) acquainted  19-21): Fill in the blank with  _ the street.  (2) about	out the flood situation.  (3) apprised  appropriate preposition.	(4) provided
Dir	The District Collections (1) appraised  ections (Questions 1  Don't loiter  (1) over  He rules	ctor the Minister ab  (2) acquainted  19-21): Fill in the blank with the street. (2) about  a vast empire.	out the flood situation.  (3) apprised  appropriate preposition.  (3) across	(4) provided (4) above
<b>Dir</b> 19.	The District Collections (1) appraised ections (Questions 1)  Don't loiter	ctor the Minister ab  (2) acquainted  19-21): Fill in the blank with  _ the street.  (2) about	out the flood situation.  (3) apprised  appropriate preposition.	(4) provided
<b>Dir</b> 19.	The District Collections (1) appraised  ections (Questions 1)  Don't loiter  (1) over  He rules  (1) over	ctor the Minister ab  (2) acquainted  19-21): Fill in the blank with the street. (2) about  a vast empire.	out the flood situation.  (3) apprised  appropriate preposition.  (3) across	(4) provided (4) above
<b>Dir</b> 19.	The District Collections (1) appraised  ections (Questions 1)  Don't loiter  (1) over  He rules  (1) over	ctor the Minister ab  (2) acquainted  19-21): Fill in the blank with the street. (2) about  a vast empire. (2) about	out the flood situation.  (3) apprised  appropriate preposition.  (3) across	(4) provided (4) above
<b>Dir</b> 19.	The District Collections (1) appraised  ections (Questions 1)  Don't loiter (1) over  He rules (1) over  The noise comes for (1) over	ctor the Minister ab (2) acquainted  19-21): Fill in the blank with the street. (2) about  a vast empire. (2) about  from the river. (2) about	out the flood situation.  (3) apprised  appropriate preposition.  (3) across  (3) across	<ul><li>(4) provided</li><li>(4) above</li><li>(4) above</li></ul>
<b>Dir</b> 19.	The District Collections (1) appraised  ections (Questions 1)  Don't loiter  (1) over  He rules  (1) over  The noise comes for the second comes for the collection comes for the collection comes for the collection collect	ctor the Minister ab (2) acquainted  19-21): Fill in the blank with the street. (2) about  a vast empire. (2) about  from the river. (2) about	out the flood situation.  (3) apprised  appropriate preposition.  (3) across  (3) across	<ul><li>(4) provided</li><li>(4) above</li><li>(4) above</li></ul>
<b>Dir</b> 19.	The District Collections (1) appraised  ections (Questions 1)  Don't loiter (1) over  He rules (1) over  The noise comes for (1) over	ctor the Minister ab (2) acquainted  19-21): Fill in the blank with the street. (2) about  a vast empire. (2) about  from the river. (2) about	out the flood situation.  (3) apprised  appropriate preposition.  (3) across  (3) across	<ul><li>(4) provided</li><li>(4) above</li><li>(4) above</li></ul>
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<b>Dir</b> 19.	The District Collections (1) appraised  ections (Questions 1)  Don't loiter  (1) over  He rules  (1) over  The noise comes for (1) over  A/2K14/06	ctor the Minister ab (2) acquainted  19-21): Fill in the blank with the street. (2) about  a vast empire. (2) about  from the river. (2) about	out the flood situation.  (3) apprised  appropriate preposition.  (3) across  (3) across	<ul><li>(4) provided</li><li>(4) above</li><li>(4) above</li></ul>
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<b>Dir</b> 19.	The District Collections (1) appraised  ections (Questions 1)  Don't loiter  (1) over  He rules  (1) over  The noise comes for (1) over  A/2K14/06	ctor the Minister ab (2) acquainted  19-21): Fill in the blank with the street. (2) about  a vast empire. (2) about  from the river. (2) about	out the flood situation.  (3) apprised  appropriate preposition.  (3) across  (3) across	<ul><li>(4) provided</li><li>(4) above</li><li>(4) above</li></ul>

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22.	I have not heard the _	news.	ce with the correct adjective	-
	(1) later .	(2) latter	(3) latest	(4) last
23.	He is than I	expected.	•	•
	(1) later	(2) latter	(3) latest	(4) last
24.	The chapte	rs are lacking in interest.	· •	
÷	(1) later	(2) latter	· (3) latest	(4) last
25.	Ours is the	house in the street.	,	<u>(.</u>
	(1) later	(2) latter	(3) latest	(4) last
26.	The first cellular phon	e service in India was in	atroduced by	
	(1) Bharti Airtel.		(2) Modi Telstra.	\$
	(3) Motorola.	,	(4) Reliance Telecon	nmunications
28.	<ol> <li>suppress commun</li> <li>protect public proj</li> <li>rescue human live</li> <li>All these</li> </ol>	al and inter-caste riots an perty. s in the time of natural c	alamities.	
20.	(1) INS Vikrant.	built submarine to join t  (2) Shaktimaan.	(3) INS Shalki.	(4) Vajra.
29.	The US whistle blower	r Edward Snowden has t	peen granted asylum by	
	(1) China.	(2) Russia.	(3) Italy.	(4) Pakistan.
30.	Who is known as the I	ron Lady of Manipur?		
•	(1) Mary Kom		(2) Binalakshami Nep	oram ·
	(3) Nalini Bala Devi	·	(4) Irom Sharmila	
31.	The first Indian to rece	ive the Grammy Life Ti	me Achievement Award is	
	(1) A.R. Rehman.		(2) Satyajit Ray.	
	(3) Pandit Ravi Shank	ar.	(4) Anoushka Shanka	r.
32.	Human hair is made of	the same substance as		•
	(1) finger nails.	(2) teeth.	(3) bones.	(4) muscles.
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• •					
•	33.	The thyroid cartilage i	s commonly known as		
		(1) Widow's peak.	(2) Adam's apple.	(3) Newton's apple.	(4) None of these
	,			•	
	34.	· i =	of an element which is capal	ole of taking part in a chem	nical reaction is
		(1) molecule.	(2) nucleus.	(3) atom.	(4) matter.
,	35.	The weer 2014 is obser	ared by the United Nations	ng the International Very o	£
	35.	(1) Small Island Deve	rved by the United Nations	(2) Crystallography.	
		(3) Family Farming.	Toping States.	(4) All these	
		(5) Family Farming.		(+) All lilese	
	36.	India's National Coral	Reef Research Centre is loo	cated at	
		(1) Kavaratti.	(2) Port Blair.	(3) Minicoy.	(4) Calicut.
				·	. •
	37.	Ĭ	rk famous for one-horned rl	hinos is situated in	
		(1) Assam.	(2) Madhya Pradesh.	(3) Kerala.	(4) West Bengal.
		POI 1 1 1 1 1		•	
	38.	The planet with the lar	_	(2) Trinker	(4) 5-4
		(1) Venus.	(2) Mars.	(3) Jupiter.	(4) Saturn.
	39.	Mariana Trench, the de	eepest part of the ocean lies	in the	,
		(1) Pacific Ocean.	(2) Atlantic Ocean.	(3) Indian Ocean.	(4) Arctic Ocean.
•				,	
	40.	The imaginary lines d	rawn out on the global map	, from poles to poles and	perpendicular to the equator
		are called	(O) T:	(2) Tin-d	(4) 34-14
		(1) Latitudes.	(2) Tropics.	(3) Longitudes.	(4) Meridians.
	41.	Which is the only cour	ntry in the world that won its	s independence because of	a slave revolt?
		(1) America	(2) South Africa	(3) Haiti	(4) Italy
			, ,		•
	42.	Which is the first state	to achieve 100% sanitation	in rural and urban househousehousehousehousehousehousehouse	olds?
		(1) Kerala	(2) Sikkim	(3). Gujarat	(4) Madhya Pradesh
					ė m
	43.	Which book was wit settlement?	hdrawn by Penguin India	from the Indian market	following an out of court.
		(1) Hinduism: Beliefs	& Practices		
		(2) The Hindu Mind	•		
			ng the Idea of Hindu Nation	alism	•
		(4) The Hindus: An A			
•	•				,
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44.	2013 All India Football	Federation (AIFF) Awar	rd for "The Player of the Y	ear" was given to
	(1) Jeje Lalpekhlua.	(2) Pratap Singh.	(3) Biplab Poddar.	(4) Sunil Chhetri.
	•			•
45.	Who is the Chairperson	of the 20 <sup>th</sup> Law Commis	sion of India?	•
	(1) Justice D.K. Jain	•	(2) Justice A.R.Laks	hmanan
	(3) Justice A.P.Shah		(4) Justice Santosh F	legde
46.	The Supreme Court dis	missed the petition filed l	by the Swiss Firm Novarti	s for protection of patent of
	(1) Cancer fighting dru	ig.	(2) Diabetes fighting	drug.
	(3) AIDS fighting drug	<b>;</b> .	(4) Tuberculosis figh	nting drug.
47.	Name the sport with wl	nich Calcutta Cup Trophy	is associated.	
	(1) Football	(2) Rugby Union	(3) Cricket	(4) Badminton
48.	The fastest super comp	uter of the world is		
	(1) K computers.	(2) Cray XK7.	(3) Sequoia.	(4) Tianhe-2.
			•	
49.	Who was the first wom	an Chief Information Cor	mmissioner of India?	
	(1) Puneeta Arora		(2) Kanchan Chaudh	ary
	(3) Deepak Sandhu		(4) Harita Kaur Daya	al
50.	The 61 <sup>st</sup> National Film	Award for the "Best Feat	ure Film" was given to	
	(1) Shahid.		(2) Ship of Theseus.	
	(3) Fandry.		(4) Bhaag Milkha Bh	naag.
51.	The difference between	Sec. 34 and Sec. 149 of	the Indian Penal Code is the	hat
	(1) whereas in Sec. 34	there must be at least five	e persons, Sec. 149 require	es only two persons.
	(2) Sec. 149 is only a r	ule of evidence whereas	Sec. 34 creates a specific o	offence.
	(3) Sec. 34 requires act the unlawful assem		n whereas Sec. 149 require	es mere passive membership of
	(4) Both (2) and (3)			
52.			r in good faith intending in 'Z' gives 'A' a mortal w	o rescue 'A', knowing it to be vound. 'Z' has committed
	(1) no offence.	•		
•	(2) culpable homicide	not amounting to murder.	•	
,	(3) offence of causing	death by negligence.		
	(4) murder.		•	! !
	•	•		
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53.	Which is not the 'stolen property'?	
	(1) Possession whereof was obtained by cheating.	
	(2) Possession whereof was obtained by robbery.	
	(3) Possession whereof was obtained by extortion	
	(4) Possession whereof was obtained by criminal	•
54.	In which of the following cases, the offence of the	
	(1) A commits house-trespass by entering Z's ho wire through a hole in the door.	use through the door, having lifted a latch by putting a
	(2) A finds the key of Z's house-door, which Z house through that key.	had lost, and commits house-trespass, by entering Z's
	(3) Z, the doorkeeper of Y, is standing in Y's house, having deterred Z from opposing him b	doorway. A commits house-trespass by entering the by threatening to beat him.
	(4) All these	
55.	'P' is found in possession of a document purporti signatures of 'Q', intending that the will shall be has committed	ng to be a will of 'Q' in favour of 'P', bearing forged fraudulently used as genuine after the death of 'Q'. 'P'
	(1) no offence as it is mere preparatory to lay a cla	aim.
	(2) no offence till the will is used.	•
	(3) has committed an offence as mere possession	of such document in such circumstances is penal.
	(4) None of these	•
56.	'A', finds a gold ring on the road, knowing it be the 'A' picks up the ring and pledges it with a money-	ne property of 'Z', he having unknowingly lost it there. lender to raise a loan. 'A' has committed
•	(1) dishonest misappropriation of property.	(2) criminal breach of trust.
	(3) theft.	(4) no offence.
57.	Which one of the following statements is correct?	•
	(1) In conspiracy, there is no distinction between	principal and accessory.
	(2) In conspiracy, principal and accessory are dist	
	(3) There has to be a distinction between principa	and accessory in all offences.
	(4) None of these	
58.	If a person sitting across to a girl in public transp	ort deliberately shows a pornographic picture to her, it
	amounts to the offence of	on constant, shows a possession process in any
	(1) voyeurism (2) sexual assault	(3) sexual harassment (4) None of these
59.		n consensual sexual intercourse in the privacy of the prepares a video clip on his mobile camera and later its to

(1) stalking.

(3) rape.

(2) voyeurism.

(4) None of these

60.	forcibly remove her	shirt in a dress shop, se	rge of a police station and eking legal action to be tal complaint before a magistr	cen, but 'X' refu	ses to take note of
		not any penal offence.	(2) cognizable of	•	•
	(3) non-cognizable	offence.	(4) None of these	•	•
61.	police officer. 'S' is	excited to sudden and v	nably suspected to be stole iolent passion by the arres knowing himself to be like	t and fires at him	but kills 'D' who
		ide not amounting to me and sudden provocation	urder, because 'S' had be	en deprived of t	he power of self-
	(2) murder, because his powers.	e provocation was given	by a thing done by a pul	olic servant in la	wful discharge of
	<del>-</del>	cide not amounting to	murder, because the deat	h of 'D' occurr	ed by mistake or
	(4) None of these				•
62.	for six months. He	did not pay the fine and dised through warrant fo	ousand and in case of defa was taken in custody. Aft or recovery and he further	er six weeks, an	amount of rupees
•	(1) entitled to imme	ediate release from custo	d <b>y.</b>		· ·
•	(2) entitled to releas	se as soon as three month	ns elapse.	•	
	(3) liable to undergo	o imprisonment for the p	eriod of six months.		• •
	(4) entitled to releas	se after such period as th	e court may further direct	on such realisation	on or deposit.
63.			extends to causing death criptions is not included in		oer under certain
	(1) Robbery.		(2) House-breaki		: •
	(3) -Lurking house tr	respass.	(4) Mischief by f	ire on any huma	dwelling.
64.	Consider the followi	ing statements.		•	
	To constitute abetme	ent, it is			
•	(a) necessary that the	e act abetted must be con	nmitted.		•
,	(b) not necessary that	at the act abetted must be	committed.		<b>.</b>
4	(c) necessary that the	e person abetted must ha	we the same intention or k	nowledge as that	of the abettor.
•	Which of the stateme	ents given above represe	nt(s) the correct position o	of law?	
	(1) Only (b)	(2) Both (b) and (	(c) (3) Only (a)	(4) On	y (c)
				·	. [
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		•			
	•				•
•	•				
					•

- 65. Consider the following statements. (a) every murder is culpable homicide. (b) every culpable homicide is murder. (c) every robbery is either theft or extortion. (d) every extortion is robbery. Which of the statements given above are correct? (1) (a) and (c) (2) (b) and (c) (3) (a) and (d) (4) (b) and (d) 66. With respect to the difference between kidnapping from lawful guardianship and abduction which of the following statements is correct? (1) Kidnapping is committed only in respect of a minor or a person of unsound mind. Abduction is committed in respect of a person of any age. (2) In former, the person kidnapped is removed out of lawful guardianship. Abduction has reference exclusively to the person abducted. (3) In kidnapping, consent of the person kidnapped or enticed is immaterial. In abduction, consent of the person moved, if freely and voluntarily given, condones abduction. (4) All these 67. "X' along with four other armed associates seizes the child of 'Y' and threatens to kill him unless 'Y' parts with his watch and diamond ring compelling him to do so. 'X' has committed the offence of (2) dacoity. (3) attempt to murder. (1) robbery. For the offence of cheating. 68. (1) the person deceived must have been fraudulently or dishonestly induced to deliver property. (2) as a consequence of the intentional inducement, damage or harm in body, mind, reputation or property is caused or likely to be caused to the person deceived. (3) Both (1) and (2) are correct. (4) None of these 'A' and 'Z', both adults, agree to engage each other in fencing for amusement. In course of such fencing, without any foul play, 'A' causes a superficial hurt to "Z'. Here, 'X' (1) is guilty of causing hurt by sharp edged weapon as he attacked 'Z'. (2) is not guilty as there is an implied consent on the part of 'Z' to suffer such harm. (3) is guilty because fencing is a dangerous sport.
  - 70. In answer to the charge of defamation, which of the following is/are good defence(s)?
    - (1) Imputation which is true and published for the public good.
    - (2) Opinion respecting the conduct of a public servant concerning discharge of duties of office expressed in good faith.
    - (3) Both (1) and (2)

(4) Both (1) and (3)

(4) None of these

71. Consider the following statement	I.	Consider	the	following	statement	S	).
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A police officer has the power to arrest any person without an order from a magistrate or warrant of arrest, if he has reason to suspect his complicity in a cognizable offence punishable with imprisonment which may extend to seven years, provided that he is satisfied for reasons in writing that such arrest is necessary

- (i) to prevent such person from committing any further offence.
- (ii) for proper investigation of the offence.
- (iii) to prevent such person from tampering with or causing the evidence of the offence to disappear.
- (iv) to compel the absconding co-accused to surrender.

Which of the statements given above are correct?

- (1) (i) and (ii)
- (2) (ii) and (iii)
- (3) (i), (ii) and (iii)
- (4) (i), (ii), (iii) and (iv)

72. What is the period of limitation prescribed for taking cognizance of an offence which is punishable with imprisonment for a term exceeding three years?

- (1) Three years
- (2) Five years
- (3) Seven years
- (4) No limitation

- 73. Which of the following statements is /are true?
  - (1) Inquiry means every inquiry including a trial conducted under the Code of Criminal Procedure by a magistrate or court.
  - (2) Inquiry means every inquiry other than a trial conducted under the Code of Criminal Procedure by a magistrate or court.
  - (3) Investigation includes all the proceedings under the Code of Criminal Procedure for the collection of evidence conducted by a magistrate.
  - (4) All these
- 74. Indicate the correct statement regarding the rights of an arrestee.

A person arrested without warrant has the right to

- (i) be informed of the particulars of the offence for which he is arrested.
- (ii) have a relative or friend named by him to be informed about his arrest.
- (iii) have an advocate of his choice remain present throughout interrogation.
- (iv) be medically examined by a medical officer.

Which of the statements given above are correct?

(1) (i), (ii) and (iii)

(2) (ii), (iii) and (iv)

(3) (i), (ii) and (iv)

(4) (i), (ii), (iii) and (iv)

75. In order to compel appearance of a person who is absconding in spite of a warrant of arrest being issued against him, his property may be ordered to be attached simultaneously with issuance of a proclamation under section 82 of the Code of Criminal Procedure, provided that the court is satisfied that such person

- (1) about to dispose of the whole or any part of his property.
- (2) about to remove the whole or any part of property from the local jurisdiction of the Court.
- (3) Either condition in (1) or (2) exists.
- (4) Both conditions in (1) and (2) co-exist.

- 76. Which of the following is not an essential search-procedure under Sec. 100 of Code of Criminal Procedure?
  - (1) Calling upon two independent and respectable inhabitants of the locality to witness the search.
  - (2) Signing of search-memo by the witnesses to search.
  - (3) Attendance of occupant of the place during the search.
  - (4) Signature of the accused on the search-list.
- 77. No wife shall be entitled to receive maintenance from her husband under Sec. 125 of Code of Criminal Procedure if she
  - (1) has obtained a divorce from her husband and has not remarried.
  - (2) is unable to maintain herself.
  - (3) refused to live with her husband on the ground that he keeps a mistress.
  - (4) is living in adultery
- 78. On the non-completion of investigation, i.e., failure of the prosecution to file charge sheet within the prescribed period of 90 or 60 days, as given in Section 167 of Code of Criminal Procedure, the
  - (1) accused person is to be discharged unconditionally.
  - (2) accused person shall be released on bail if he is prepared to and does furnish bail.
  - (3) right of the accused person to be released on bail could be defeated by the subsequent filing of the charge sheet under any circumstance.
  - (4) None of these
- 79. 'G', a 17 years old girl, was married to 'H'. 'H' during the subsistence of the said marriage entered into another marriage with 'P'. The court may take cognizance for the offence of bigamy, if the complaint is brought by
  - (1) her father, mother, brother, sister, son or daughter or by her father's or mother's brother or sister.
  - (2) any other person related to her by blood, marriage or adoption, with the leave of the court.
  - (3) some other person on her behalf, with leave of court, but where there is a guardian appointed in her respect, then only after such guardian has been heard.
  - (4) All these
- 80. 'A' is accused of an act which may amount to theft, or receiving stolen property or criminal breach of trust or cheating. At trial, formal charge is framed only for the offence of theft. The evidence adduced at trial shows that he committed the offence of criminal breach of trust. He may be convicted
  - (1) for the offence of theft only for which formal charge was framed.
  - (2) for the offence of criminal breach of trust though he was not charged with such offence.
  - (3) the trial is vitiated.
  - (4) None of these

- 81. The categories of persons who may, without their consent, be charged and tried together include persons accused of
  - (1) different offences committed in the course of the same transaction.
  - (2) more than one offence of the same kind committed by them within the period of twelve months.
  - (3) Neither (1) nor (2)
  - (4) Both (1) and (2)
- 82. 'F', a French National on a tourist visa to India was raped by a group of four boys, two days prior to her scheduled departure from India. FIR was registered on her statement and the offenders were charge-sheeted. On being summoned by the Court to depose as a witness during trial, she refused to come to India on the ground of fear and inconvenience. Which of the following options is most appropriate for the Trial Court?
  - (1) Issue non-bailable warrants against 'F' through Ministry of Home Affairs to compel appearance.
  - (2) Initiate proceedings for punishment for non-attendance by 'F' under Section 350 Cr. P.C.
  - (3) Drop 'F' as a witness and acquit the accused persons.
  - (4) Issue a Commission for examination of 'F'.
- 83. 'A' was acquitted of the charge for voluntarily causing grievous hurt by throwing acid on 'X', as the victim did not support the police version about involvement of 'A' in the incident, though grievous hurt by acid was proved. 'X' seeks compensation from the Trial Court. The Trial Court may
  - (1) dismiss the claim because the accused was acquitted.
  - (2) dismiss the claim because the victim turned hostile during trial.
  - (3) consider making recommendation to the State Legal Services Authority for compensation to victim.
  - (4) direct the accused to pay compensation to the victim on humanitarian grounds.
- 84. 'A' faced trial for cheating 'Z' by dishonestly inducing him to lend money by knowingly pledging fake diamonds. 'Z' died during trial and was survived by a son 'X'. 'X' moved an application in the Trial Court to compound the offence. Which of the following is the correct legal preposition?
  - (1) 'X' is not competent to compound the offence.
  - (2) On the death of complainant 'Z', the trial proceedings shall abate.
  - (3) Court cannot entertain such an application after death of the complainant.
  - (4) 'X' can compound the offence with the consent of the Court.
- 85. Who can file an application for Plea-Bargaining in the court in which an offence is pending for trial?
  - (1) The Public Prosecutor.

- (2) The victim of the offence.
- (3) The Investigating Officer.

- (4) None of these
- 86. A criminal court, at conclusion of trial, may order
  - (1) restoration of possession of immovable property to the person who had been dispossessed therefrom by use of criminal force or by criminal intimidation by the person convicted.
  - (2) the destruction of pornographic material in respect of which conviction was recorded.
  - (3) Both (1) and (2)
  - (4) Neither (1) nor (2)

- 87. A Metropolitan Magistrate may release an accused on bail in non-bailable offence except in following case(s) if
  - (1) there are reasonable grounds for believing that he has been guilty of an offence punishable with death or imprisonment for life.
  - (2) there are reasonable grounds for believing that he has been guilty of a cognizable offence and he has been previously convicted of an offence punishable with imprisonment for seven years.
  - (3) he had been previously convicted on two or more occasions of a cognizable offence punishable with imprisonment for three years.
  - (4) All these
- 88. In computing the period of limitation, the period which may be excluded includes the
  - (1) time during which any person has been prosecuting with due diligence another prosecution on the same facts, in good faith and in a court without jurisdiction.
  - (2) period for which the prosecution in respect of such offence has been stayed by an injunction or order.
  - (3) period during which the application of the accused for release on bail was pending.
  - (4) Both (1) and (2)
- 89. The proceedings before a criminal court are vitiated if the presiding magistrate who is not empowered by law to do so
  - (1) issues search warrant erroneously but in good faith.
  - (2) holds inquest under section 176 of Code of Criminal Procedure erroneously but in good faith.
  - (3) tries an offender summarily.
  - (4) All these
- 90. Prosecution of a case involving misappropriation of property belonging to the Central Government can be withdrawn by
  - (1) any Public Prosecutor on the direction of the State Government.
  - (2) the Public Prosecutor appointed by the Central Government on the direction of the State Government.
  - (3) the Public Prosecutor appointed by the State Government on permission granted by the Central Government.
  - (4) any Public Prosecutor on the direction of the Central Government.
- 91. Consider the following statement(s):
  - A 'decree' means and includes
  - i. formal expression of an adjudication which, so far as regards the court expressing it, conclusively determines the rights of the parties with regard to all or any of the matters in controversy in the suit.
  - ii. any adjudication from which an appeal lies as an appeal from an order.
  - iii. any order of dismissal of suit for default.
  - iv. rejection of plaint.

Which of the statements given above are correct?

- (1) (i) and (ii)
- (2) (ii) and (iii)
- (3) (i) and (iv)
- (4) All these

- 92. Which is the correct essential conditions for applicability of the rule of sub judice?
  - (1) The matter in issue in the subsequent suit must be directly and substantially in issue in the previous suit.
  - (2) The parties must be litigating under the same title in both the suits.
  - (3) Both (1) and (2)
  - (4) Neither (1) nor (2)
- 93. The expression 'former suit' in the context of rule of res judicata means a suit which has been
  - (1) instituted prior to the suit in question.
  - (2) decided prior to the suit in question.
  - (3) Both (1) and (2)
  - (4) Neither (1) nor (2)
- 94. Which of the following statements is true?
  - (1) A suit for recovery of immovable property shall be instituted in the court in whose jurisdiction the property is situated.
  - (2) A suit for partition of immoveable property shall be instituted in the court in whose jurisdiction the defendant resides or works for gain,
  - (3) Both (1) and (2)
  - (4) Neither (1) nor (2)
- 95. Consider the following statement(s).
  - i. A defendant may set up, by way of a counter-claim against the claim of the plaintiff any right or claim in respect of the cause of action accruing to him.
  - ii. The counter-claim may be submitted by the defendant even after he has delivered his defence.
  - iii. The counter-claim shall not exceed the pecuniary jurisdiction of the court.

Which of the statements given above are correct?

- (1) (i) and (ii)
- (2) (i) and (iii)
- (3) (ii) and (iii)
- (4) All these

- 96. Which of the following statements is incorrect?
  - (1) A representative suit may be instituted by one or more persons for the benefit of all interested persons with the permission of the court.
  - (2) Notice of the institution of a representative suit must be given by public advertisement at the plaintiff's expense to all interested persons whereby reason of their number, personal service is not reasonably practicable.
  - (3) Any person for whose benefit a representative suit has been instituted may apply to join as a party thereto.
  - (4) The person(s) who instituted the suit or person(s) who joined as party have unrestricted right to compromise with the defendant.

- 97. Where the defendant is absent at the time when service of summons is sought to be effected on him at his residence, there being no likelihood of his availability within reasonable time and in absence of an empowered agent, the service may be made on
  - (1) any adult male member of his family.
  - (2) any adult female member of his family.
  - (3) a servant engaged by the defendant at his residence.
  - (4) Both (1) and (2)
- 98. A suit may be dismissed where
  - (1) summons are not served on the defendant in consequence of the failure of the plaintiff to take proper steps like filing of court fee, postal charges or requisite number of copies of plaint.
  - (2) neither party appears when the suit is called on for hearing.
  - (3) plaintiff, after summons to defendant has returned unserved, fails to apply for fresh summons for seven days.
  - (4) All these
- 99. Consider the following statements.

Admissions for forming the basis of judgment may be secured from the opposite party to a civil suit by way of notice

- i. of admission of the case
- ii. to admit documents
- iii. to admit facts

Which of the statements given above are correct?

- (1) None of these
- (2) All these
- (3) Only (i) and (ii)
- (4) Only (ii) and (iii)
- 100. When a civil suit reaches the stage of hearing and examination of witnesses
  - (1) the plaintiff has the right to begin.
  - (2) if the defendant admits the facts alleged by the plaintiff and contends that on some additional facts alleged by the defendant, the plaintiff is not entitled to any relief, the defendant has the right to begin.
  - (3) Both (1) and (2)
  - (4) Neither (1) nor (2)
- 101. Which of the following statements is incorrect?
  - (1) Where issues both of law and of fact arise and if the court is of opinion that the case may be disposed of on an issue relating to jurisdiction, it may postpone the settlement of other issues until after the issue of jurisdiction has been determined.
  - (2) Where a suit may be disposed of on preliminary issue, the court need not pronounce judgment on other issues settled in the case.
  - (3) The preliminary issue may relate to a bar to the suit created by any law for the time being in force.
  - (4) None of these

# 102. Which of the following statements is correct?

The court which passed the decree may transfer it to another competent court if the

- (1) judgment debtor carries on business within the jurisdiction of the latter court.
- (2) judgment debtor has no property within the jurisdiction of the former court sufficient to satisfy such decree but has property within the jurisdiction of the latter court.
- (3) decree directs the sale of immovable property situated outside the local jurisdiction of the former court.
- (4) All these

### 103. A money decree may be executed by

- (1) attachment and sale of any property of the judgment debtor.
- (2) arrest and detention in prison of the judgment debtor for indefinite period.
- (3) Both (1) and (2)
- (4) Neither (1) nor (2)

# 104. Which of the following statements is correct?

- (1) No suit, not involving urgent or immediate relief, may be instituted against the Central Government except after serving a notice of two months.
- (2) A decree against the Union of India may not be executed unless it remains unsatisfied for a period of three months.
- (3) Both (1) and (2) are correct.
- (4) Both (1) and (2) are incorrect.

### 105. Which of the following statements is correct?

- (1) Where on the death of a defendant the right to sue survivers against the other surviving defendant alone, the case may proceed against the surviving defendant.
- (2) Where on the death of a defendant the right to sue does not survive against the other surviving defendant alone, the case shall abate against the deceased defendant if no application is made within the time limited by law for the legal representative of the deceased defendant to be made a party.
- (3) There shall be no abatement by reason of death of either party between the conclusion of the hearing and the pronouncing of the judgment.
- (4) All these

# 106. In the context of withdrawal of suit, which is the correct statement?

- (1) If the Court is satisfied that a suit must fail by reason of some formal defect, the plaintiff may be allowed to withdraw the suit with liberty to institute a fresh suit in respect of the same subject matter.
- (2) If the plaintiff withdraws from a suit without permission of the court he may bring fresh suit in respect of the same subject matter.
- (3) If there are more than one plaintiffs, one of them may withdraw the suit without the consent of other plaintiffs.
- (4) All these

- 107. Which is the correct statement in context of summary procedure for civil suits?
  - (1) May be invoked for recovery of a liquidated demand in money payable by the defendant arising out a written contract.
  - (2) May be applied suo motu by any civil court in its discretion in the interest of expeditious adjudication.
  - (3) Requires the defendant to seek leave to defend which, if granted, must be unconditional.
  - (4) All these statements are not correct.
- 108. In case of breach of any of the terms on which temporary injunction was granted, the court may order
  - (1) the person in breach to be detained in civil prison for indefinite period but not after the breach has ceased.
  - (2) attachment of the property of the person in breach and, if the breach continues for more than one year, sell the attached property and award the entire sale proceeds to the injured party as compensation.
  - (3) Both (1) and (2) are incorrect.
  - (4) Both (1) and (2) are correct.
- 109. The leave may be granted by the civil court to deliver interrogatories
  - (1) only to the defendant since the plaintiff is the master of the suit.
  - (2) even if they relate to matters not in question in the suit.
  - (3) notwithstanding the objection taken by the opposite party.
  - (4) if it considers the same necessary for disposing of the case fairly.
- 110. A decree becomes final when
  - (1) it conclusively determines the rights of the parties.
  - (2) no appeal has been preferred against the decree.
  - (3) Both (1) and (2)
  - (4) Neither (1) nor (2)
- 111. An international commercial arbitration is an arbitration where at least one of the parties is
  - (1) a body corporate incorporated in any country other than India.
  - (2) a body of individuals whose central management and control is exercised in any country other than India.
  - (3) the Government of a foreign country.
  - (4) All these
- 112. As per Section 3(2) of the Arbitration and Conciliation Act, 1996, a communication is deemed to have been received on the day when
  - (1) it is dispatched to the addressee.
  - (2) it is delivered to the addressee.
  - (3) written acknowledgment of the receipt is sent to the sender.
  - (4) written acknowledgment of the receipt is received by the sender.

- 113. Which of the following is not an essential condition for an arbitration agreement as per Section 7 of the Arbitration and Conciliation Act, 1996?
  - (1) The agreement must be registered.
  - (2) The agreement must be to submit to arbitration all or certain disputes which have arisen or which may arise in respect of a defined legal relationship whether contractual or not.
  - (3) The arbitration agreement must be in writing.
  - (4) None of these
- 114. Which of the following is not a ground for setting aside an arbitration award under Section 34 of the Arbitration and Conciliation Act, 1996?
  - (1) incapacity of a party.
  - (2) arbitration agreement not being valid under the law in force.
  - (3) award contains decisions on matters beyond the scope of the submission to arbitration.
  - (4) None of these
- 115. In which of the following cases it was held by the Supreme Court that Part I of the Arbitration and Conciliation Act, 1996 would have no application to International commercial arbitrations held outside India and therefore such awards would only be subject to the jurisdiction of Indian courts when the same are sought to be enforced in India in accordance with Part II of the said Act?
  - (1) Bharat Aluminum Company etc. v. Kaiser Aluminum Technical Services Inc. etc. (Balco) 2012 (9) SCC 552
  - (2) Bhatia International v. Bulk Trading SA and Anr 2002 (4) SCC 105
  - (3) Sachin Gupta and Anr. v. K.S Forge Metal Pvt. Ltd. (2013) 10 SCC 540
  - (4) Kanpur Jal Sansthan and Anr. v. Bapu Construction 2014 (1) SCALE 207
- 116. The term consensus ad idem means
  - (1) no agreement can have more than one meaning.
  - (2) to agree the same way.
  - (3) to agree on the same thing with same sense.
  - (4) to agree for different objects in the same sense.
- 117. In which case it was held that a contract through telephone is concluded at the place where acceptance is heard?
  - (1) Lalman Shukla v. Gauri Dutt (1913) XL ALJR 489 (All.)
  - (2) Carlill v. Carbolic Smoke Ball Co. (1981-4) All ER Rep. 127
  - (3) Bhagwandas Goverdhandas Kedia v. M/s Girdhari Lal Parshottamdas & Co. AIR 1966 SC 543
  - (4) Satyabrata Ghose v. Mugneeram Bangur & Co. AIR 1954 SC 44
- 118. 'A' saves 'B's property from fire, the circumstances indicated that he had done so gratuitously. Whether
  - 'A' is entitled to
  - (1) compensation from 'B'.
- (2) no compensation.
- (3) compensation from the Government.
- (4) compensation from heirs of 'B'.

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	119.	The doctrine of privity of contract means that	
		(1) a contract is a private affair between the parties.	
		(2) consideration can be supplied only by the parties to contract.	
		(3) the contract can be enforced only by a civil and private action.	
		(4) only parties to contract can sue and be sued upon the contract.	,
	120.	In India, the doctrine of impossibility of performance of a contract being void, is based on	
		(1) the theory of implied term.	
		(2) the theory of just and reasonable solution.	
	٠.		
		(3) supervening impossibility or illegality as laid down in Section 56 of the Indian Contract Act, 1872.	
		(4) the principle of unjust enrichment.	
	121.	An agreement is void if its object or consideration is	•
		(1) forbidden by law.	
		(2) of such nature that if permitted, it would defeat the provisions of law or is fraudulent.	
		(3) the Court regards it as immoral or against public policy.	
		(4) All these are correct.	
	122.	Which of the following is not a quasi-contract?	
		(1) Obligation of a person enjoying benefit of non-gratuitous act.	
·		(2) Responsibility of finder of goods.	
		(2) Our and the man and the	
		(3) Quantum meriut.	
		(4) Novation.  'A' applies to a banker for a loan at a time when there is stringency in the money market. The banker	
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	(1) MOUVE.					•
	(2) Indirect loss.					-
	(3) Means of remedying	the inconvenience ca	aused by n	on-performanc	<b>∂.</b>	1
-	(4) All these	<i>.</i> • •				
127.	In case of acceptance by	post, at what point th	ie acceptar	ice is complete	as against the pr	oposer?
	(1) When the letter of a		-	-		·7
	acceptor.		•			
	(2) When the letter of ac	ceptance has been w	ritten.			i i
	(3) When the letter of ac	ceptance has been re	ceived.			•
	(4) When the letter of ac	cceptance has been re	ad by the p	proposer.		
128.	A person who finds goo responsibility as a/an	ds belonging to anoth	her and tal	kes them into h	is custody, is su	bject to the same
	(1) bailor.	(2) indemnitee.	(3)	agent.	(4) baile	<b>&gt;e.</b>
129.	'A' contract to sing for 'the day of the concert. The		50,000/-, w	hich are paid i	n advance. 'A' is	too ill to sing on
	(1) 'A' is bound to mak 'A' had been able to		3' for the l	oss of the prof	its which 'B' wo	uld have made if
	(2) 'A' is bound to refur	ad to 'B' ₹50,000/- pa	aid in adva	nce.		
	(3) 'A' can be forced to	sing at the concert.				
	(4) 'A' is bound to refur	id only that money or	it of ₹50,0	00/- that he has	not spent.	t T
130.	Where persons reciprocaspecified circumstances,					secondly, under
	(1) first set of promise is	a contract, but the se	cond is a	void agreement		
	(2) first set of promise is	voidable but the sec	ond set is	a void agreeme	nt.	,
	(3) entire set of promise	s is void.				
•	(4) entire set of promise					· •
131.	If the compensation to damages, it is known as	be paid on breach o	f contract	is the genuine	pre-estimate of	the prospective
	(1) special damages.		(2)	penalty.		
	(3) un-liquidated damag	es.	(4)	liquidated dan	nages.	
132.	Mark the correct answer	in respect of Contrac	t of Guara	ntee.		,
	(1) It may be in writing.	•		It may be oral	• 4	
	(3) Both (1) and (2)			Neither (1) no		
/-	Inva a loc					
/4/A	/2K14/06		20	•		
	•				•	}
		•				1
		•				
	•	•		•		}

126. While determining damages for breach of contract, which of the following are taken into account?

•								
		.				·		
				•		•		
	133	An agreement w	hich is enforceable by lav	v at the on	tion of one or mor	e of the portion the	water but not at	
	133.	the option of the	other or others, is a	v at me op	non of one or mor	e of the parties the	reto, but not at	
•		(1) valid contrac	•		(2) unenforceable	contract.		
		(3) voidable con	tract.		(4) quasi-contract	P		
	•		•					•
	134.	An agency can b		•				
			revoking his authority.		_	uncing the business	s of agency.	
		(3) either the pri	nciple or agent dying.		(4) All these		4	
	125	If the time of pe	erformance of contract is	the accens	e of contract and	the prominer fails	to perform the	
	155.		pecified time, the contract		e of contract and	me promisor rans	to perform the	
		(1) void.	·         •		(2) valid.		•	
		(3) voidable at th	ne option of the promise.		(4) infructuous.			
								•
	136.	Į	owing is/are correct states		,			
			cluded by the Evidence A	ct is inadi	nissible even if it	seems essential for	: ascertainment	
		of truth.	ot contract themselves out	of the pro-	visions of the Evid	enge Act		
		(3) Both (1) and		or me bro	visions of me Evid	ence Act.		
		(4) Neither (1) n				•		
	137.	Which of the fo	llowing qualifies to be tr	eated as "	Fact" within the i	neaning assigned	to it under the	
		Evidence Act?						
			eard or saw something.			lds a certain opinio	n.	
		(3) That a man a	cts in good faith.		(4) All these			
					. 111 1.	· ·		
	138.		Evidence Act, a fact is sa			ņe		
			s that the fact does not ext r proved nor disproved.		<ul><li>(2) fact is vague.</li><li>(4) All these</li></ul>			
		(5) fact is flertine	r proved nor disproved.		(4) All litese			
	139.	'A' prosecutes 'l	B' for adultery with 'C',	wife of 'A	'. 'B' contested by	y denying the alleg	gation. 'B' was	
		found guilty and	I convicted in said case. she had married 'B' dur	Subseque	ntly, 'C' was pro-	secuted on charge	of bigamy on contested by	
	•	denving that she	was ever married to 'A'.	In the cas	e against 'C', the	judgment in the fir	rst case against	
		B' is					•	
		(1) relevant.	(2) irrelevant.		(3) binding.	(4) None	of these	
	140	Mark the income	ot stotement					
	140.	Mark the incorre	e the assistance of expert f	or forming	opinion on point	of	•	
		(1) foreign law.	(2) art.		(3) Both (1) and (		er (1) nor (2)	
			(=)					
		(1) loloigh law.						
	74/ <i>P</i>			21				
	74/A	/2K14/06		21		٠.		
	74/ <i>F</i>			21		· .	· ·	· .
	74/ <i>P</i>			<b>21</b>				
	74/8			<b>21</b>				
مسرر	74/8			21				
	74/4			21			· · · · · · · · · · · · · · · · · · ·	
Juri	74/₽			21				
	74/4			21				· · · · · · · · · · · · · · · · · · ·
	74/₽			21				

- 141. Which of the statements given below is/are correct?
  - (1) In civil cases, the character to prove the conduct imputed to a party is not relevant.
  - (2) In criminal proceedings bad character of the accused is not relevant, unless evidence of good character has been given.
  - (3) In criminal proceedings previous conviction of accused is relevant as evidence of bad character.
  - (4) All these
- 142. 'A' is on trial for the murder of 'C'. There is evidence to show that 'C' was murdered by 'A' and 'B', and that 'B' said 'A' and I murdered 'C'. As against 'A', this evidence is
  - (1) not to be taken into consideration as the evidence is hearsay.
  - (2) to be taken into consideration as it is direct.
  - (3) not to be taken into consideration as 'A' and 'B' are not being jointly tried.
  - (4) to be taken into consideration as 'A' and 'B' are accomplices.
- 143. The essential conditions for the dying declaration to be relevant include the
  - (i) statement is made by a person as to the cause of his death.
  - (ii) statement is made by a person as to any of the circumstances of the transaction which resulted in his death.
  - (iii) person must have been under expectation of death at the time of making the statement.

Which of the above propositions is/are correct?

- (1) (i) and (ii)
- (2) (ii) and (iii)
- (3) (i) and (iii)
- (4) All these

- 144. Which of the following statements is correct?
  - (1) Confession caused by inducement, threat or promise flowing from person in authority, giving reasonable impression to the accused that he would thereby avoid punishment, is relevant.
  - (2) Confession by accused while in custody of police, even if made in the immediate presence of a magistrate, shall not be proved.
  - (3) The confession of the accused made while in custody of police may be proved if as a consequence of information received thereby a relevant fact is discovered.
  - (4) None of these
- 145. 'A' is accused of receiving stolen goods knowing them to be stolen. He offers to prove that he refused to sell them below their value.

Which of the following is correct?

- (1) 'A' may prove the statements, though in the nature of admission, because they are explanatory of conduct influenced by facts in issue.
- (2) 'A' may not prove the statements because they are self-serving admissions.
- (3) 'A' may not prove the statements because as accused he cannot be a witness in his own defence.
- (4) All these are incorrect.

- 146. Which of the following is incorrect under the Evidence Act?
  - (1) In a case where 'A' is charged with receiving a particular stolen wristwatch knowing the same to be stolen. The fact that at the same time he was in possession of other such stolen articles is relevant.
  - (2) In a case where 'A' is tried for the murder of 'B' by intentionally shooting him to death The fact that 'A' was in the habit of shooting at people with intent to murder them is relevant.
  - (3) In a case where 'A' is sued for damages for bite injury caused by his dog to 'B', 'A' having known the dog to be ferocious The fact that the dog had previously bitten 'X', 'Y' and 'Z' is relevant.
  - (4) In a case where 'A' is accused of defaming 'B' by publishing an imputation intended to harm the reputation of 'B' The fact of previous publications by 'A' respecting 'B', showing ill-will on the part of 'A' towards 'B' is relevant.
- 147. 'C' is employed as cashier by a firm to receive money at its sale counter. It is his duty to make entries in the ledger showing the amounts received by him. He is prosecuted on the charge of criminal breach of trust in respect of rupees ninety thousand on the basis of evidence showing he made an entry showing that he had received rupees ten thousand only whereas he had actually received rupees one lakh. 'C' has taken the plea that the wrong entry was accidental and unintentional. The fact that other entries made in the same ledger are false, each showing receipt of less amount by 'C' is
  - (1) relevant as it has a bearing on the question of intention.
  - (2) not relevant as the other entries are not basis of charge.
  - (3) not relevant as the evidence is extraneous.
  - (4) not relevant as other entries are not in issue.
- 148. Mark what is not a 'public document' within the meaning of the expression used in the Evidence Act?
  - (1) The records of Motor Accident Claims Tribunal.
  - (2) The register of private documents maintained in the office of Sub-Registrar under the Registration Act.
  - (3) The record of proceedings of the House of the People maintained in the Lok Sabha Secretariat.
  - (4) Pronote executed by 'A' while taking loan from a money lender.
- 149. Which of the following is correct?
  - (1) There is a presumption that maps of various States and Union Territories made by the Survey of India are accurate.
  - (2) There is a presumption that map prepared by a registered architect for the purpose of a civil dispute is accurate.
  - (3) Both (1) and (2)
  - (4) Neither (1) nor (2)

- 150. The evidence of contents of the information recorded or stored in a computer may be given through computer output, without production of the original, provided certain conditions are satisfied. The said conditions include that
  - (1) if the computer was not operating properly during the material part of the period over which it was used to store or process the information for purposes of the relevant activities, it was not such as to affect the electronic record or the accuracy of its content.
  - (2) the information contained in the electronic record is derived from such information fed into the computer in the ordinary course of such activities.
  - (3) Neither (1) nor (2)
  - (4) Both (1) and (2)
- 151. In which case oral evidence cannot be given?
  - (1) 'A' hired lodgings of 'B' and gives to 'B' a card on which he wrote "Rooms, Rs. 2000/- a month". 'A' in a suit wants to prove verbal agreement that the terms included partial board.
  - (2) 'A' hired lodgings of 'B' for a year. A regularly stamped agreement was drawn up by an attorney and signed by both of them. The document is silent on the subject of board. 'A' in a suit wants to prove verbal agreement that the terms included partial board.
  - (3) Both in (1) and in (2)
  - (4) Neither in (1) nor in (2)
- 152. The burden of proving that the case of the accused comes within any of the General Exceptions in the Indian Penal Code is upon the
  - (1) prosecution.

(2) court.

(3) accused.

- (4) investigating police officer.
- 153. The facts of which the court must take judicial notice include the
  - (1) Gazetted Holidays observed by the Government of India.
  - (2) rules of road.
  - (3) Neither (1) nor (2)
  - (4) Both (1) and (2)
- 154. Leading questions may be asked in examination-in-chief
  - (1) with permission of the court as to matters which are introductory.
  - (2) if in the opinion of the court the matter involved has been already sufficiently proved.
  - (3) Neither (1) nor (2)
  - (4) Both (1) and (2)
- 155. For deciding whether or not a witness shall be compelled to answer questions, the court shall have regard to considerations which include as to whether such questions are
  - (1) proper if the truth of imputation conveyed thereby would seriously affect the opinion of the court as to the credibility of the witness on the subject matter of his deposition.
  - (2) improper if the truth of imputation conveyed thereby would affect in a slight degree the opinion of the court as to the credibility of the witness on the subject matter of his deposition.
  - (3) Both (1) and (2)
  - (4) None of these

- 156. Which of the following is correct?
  - (1) Rebuttable presumption arises that a man is alive if it is shown that he was alive within thirty years.
  - (2) Rebuttable presumption arises that a man is dead if it is proved that he has not been heard of for seven years by those who would naturally have heard from him if he had been alive.
  - (3) Both (1) and (2)
  - (4) None of these
- 157. The court may presume that
  - (1) when a document creating an obligation is in the hands of the obligor, the obligation has been discharged.
  - (2) judicial and official acts have not been regularly performed.
  - (3) a bill of exchange, accepted or endorsed, was accepted or endorsed for deficient consideration.
  - (4) All these are incorrect.
- 158. 'A' intentionally and falsely led 'B' to believe that a plot of land belonged to him. On that basis, he induced 'B' to buy and pay for it. Afterwards the plot of land became the property of 'A'. 'A' brought a suit to set aside the sale in favour of 'B' on the ground that, at the time of sale, he had no title. In such suit
  - (1) 'A' may prove want of title at the time of sale.
  - (2) 'A' cannot be allowed to prove want of his title.
  - (3) It depends on the value of the property.
  - (4) All these are incorrect.
- 159. All persons are competent to testify unless the court considers that they are prevented from understanding the questions put to them because of
  - (1) tender years
- (2) extreme old age
- (3) mental disease
- (4) All these
- 160. The Judge's power to put questions or order production of documents does not include authorization to

- (1) compel a witness to answer any question which such witness is entitled to refuse to answer if the question were asked by the adverse party.
- (2) to ask a question which would be proper for any other person to ask.
- (3) to elicit clarity on a point.
- (4) None of these
- 161. Section 5 of the Limitation Act, 1963 does not apply to
  - (1) suits.
  - (2) execution petitions under Order 21 CPC.
  - (3) petitions for divorce under the Hindu Marriage Act, 1956.
  - (4) All these

162.	Which of the following (1) Minority	is not a disability under (2) Insanity	Section 6 (legal disa (3) Insolvency		1
163.	In case of a suit for properiod of limitation (throrun is				
	(1) when the plaintiff is	restored to sanity.			
	(2) the date the property	was conveyed.	•		
	(3) when the plaintiff ha	as knowledge of the con	veyance.		
	(4) Both (1) and (3)	:	* * ;		
164.	A suit to set aside a transmajority, can be filed when the				
	(1) transfer of the prope	rty was made.	•		i
	(2) person in possession	is served notice.	•		j
	(3) ward attains majorit	-			
	(4) person in possession	refuses to hand over po	essession.		
	In case of a suit by a petime from which the pe Act, 1963) begins to run	riod of limitation (12 years)			
	(1) from the date of exc			••	
	(2) when the exclusion			•	
	<ul><li>(3) when the plaintiff m</li><li>(4) the date of refusal to</li></ul>			ion.	والمتاريخ
	(+) the date of fertisal te	nana over hossessioù n	o uie pianium.		
166.	The Supreme Court in C (1) guiding principles fo (2) principles governing (3) Both (1) and (2) (4) None of these	or deciding an application	n under Section 5 o	f Limitation Act, 1	963.
1.0	mar			•	
167.	The period of limitation Court to a High Court fr			ed by a court subo	rdinate to the High
	(1) 90 days.	(2) 60 days.	(3) 30 days.	(4) Or	e year.
168.	Section 21 (Effect of su not apply in case of which	ch of the following?		ant) of the Limitat	on Act, 1963 does
	(1) Addition of a new d	efendant for the first tim	e.	• •	
,	(2) Substitution of a new	w plaintiff for the first ti	me.		10 mg
	(3) Transposition of par		•		
	(4) Addition of a new p	laintiff for the first time.	•		
		•	-		
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	•			•	<u>}</u>
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169.	Which of t	the following is correct with regard to acknowledgment of liability under Sec.18 of the	
	Limitation A		
		vledgement cannot be undated.	•
		vledgment can be made to a person other than the person entitled to the property.  Vledgement need not be in writing.	•
	•	viedgement need not be in writing.  viedgement can be made after the expiry of the period of limitation.	
	(4) Itomio		
170.		18 of the Limitation Act, 1963 fresh period of limitation has to be computed from the date of	
		of half of the extended period of limitation.	
		ng the acknowledgement.	
		of the acknowledgement.	
	(4) expiry (	f the initial period of limitation.	,
171.	The relation	of partnership according to Section 5 of Indian Partnership Act, 1932 arises from	
	(1) status.		•
150			
172.		ty of a partner to bind the firm by his acts done in the usual course of business is called his hority'. Such authority does not include	
	-	he firm's goods.	
	_	w in a trading firm.	•
		accounts with the persons dealing with the firm.	
	(4) withdra	w a suit or proceeding filed on the firm's behalf.	
172	A		
1/3.	-	ip firm may be dissolved consent of all the partners.	
		dance with a contract between the partners.	
	(3) Both (1)	1	
	(4) None of		
174.	When a mir firm done si	or elects to become a partner he becomes personally liable to third parties for all acts of the	
	•	admitted to the benefits of partnership.	
		date of his attaining majority.	
		date of his becoming a partner.	
	(4) Both (2)	) and (3)	•
. 175	In which of	the following cases, a partner may cease to be a partner without the dissolution of the firm?	
175.	(1) Retirem		
	` ,		
176.	_	deny specific performance of an agreement to sell an immovable property if	
•	• •	he opinion that the consideration is inadequate.	•
		t feels that the contract is onerous to the defendant.	
		ormance of the contract would involve hardship on the defendant which he did not foresee performance would involve no such hardship on the plaintiff.	
	(4) All thes	<del>-</del>	•
	( )		
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	•		
			•

177. The	relief	of i	niunction	cannot be	granted
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- (1) when equally efficacious relief can be obtained by any other usual mode of proceeding.
- (2) the plaintiff has not come to the court with clean hands.
- (3) to prevent nuisance when it is not reasonably clear.
- (4) All these
- 178. 'S' a shopkeeper has kept the goods for sale on the pavement outside the shop and constructed temporary overhead shed. Flying squad of NCT of Delhi demolished the temporary construction and seized the goods from the pavement, without giving him any notice. After one year, 'S' filed a suit for recovery of possession of pavement against NCT of Delhi u/s 6 of Specific Relief Act, 1963. The suit is barred as filed
  - (1) against the Government.
  - (2) after the period prescribed.
  - (3) without the title over the pavement.
  - (4) Both (1) and (2)
- 179. The engagement diamond ring of 'N' was stolen by 'T', a thief who sold it to 'J' a jeweller. 'N' filed a suit for recovery of ring against 'J'. 'J' contended that he is ready to pay the price of the ring. Whether the decree for recovery of diamond ring can be refused on the ground that
  - (1) compensation in terms of money would be adequate relief for the loss of ring.
  - (2) 'J' is bonafide purchaser of ring for consideration.
  - (3) there is no jural relation between 'N' & 'J'.
  - (4) None of these
- 180. It is the principle of law that a person who has been in long and continuous possession can protect the same by seeking injunction against any person in the whole world other than the true owner.

The above statement is

- (1) True
- (2) False
- (3) Partly true
- (4) Partly false
- 181. Which of the following statements is/are correct in the light of provisions of Article 356?
  - (1) President must proclaim emergency only on the basis of a report from the Governor of the State.
  - (2) Governor can recommend President to proclaim emergency on the basis of personal information suggesting large scale defection of legislators.
  - (3) President can proclaim emergency only on the advice of Council of Ministers.
  - (4) All these
- 182. In which case it was held by the Supreme Court that 'Delay in deciding mercy petition is a sufficient ground for commuting the death sentence to life imprisonment'?
  - (1) Shatrughan Chouhan v. Union of India
- (2) Shabnam Hashmi v. Union of India

(3) Rajat Prasad v. CBI

(4) Uday Gupta v. Aysha

- 183. Which of the following is correct about the preamble to the Constitution of India? (1) It was adopted after adoption of operative Articles of Constitution. (2) It envisages that all citizens have fundamental rights. (3) It seeks to secure good livelihood to all. (4) It is not a part of the Constitution. 184. Which of the following is true about Supreme Court of India? (1) Supreme Court shall sit in such places, as are approved by the Chief Justice of India under intimation to the President of India. (2) No judgment shall be delivered by the Supreme Court save in open Court. (3) President of India can enlarge the jurisdiction and powers of Supreme Court. (4) All authorities including armed forces in the territory of India shall act in aid of the Supreme Court. 185. Which of the following writ is not amenable to the principle of 'res judicata'? (3) Quo Warranto (4) Habeas Corpus (1) Mandamus (2) Certiorari 186. 'Curative Petition' may be entertained by the Supreme Court in the following situation/situations (1) when a Judge on the Bench having heard the matter did not disclose his connection with the subject matter. (2) the petitioner filing the petition was not a party before the Court but has suffered a grave prejudice by the decision. (3) the grounds mentioned in the Curative Petition had been agitated in the Review Petition which was dismissed in circulation. (4) All these 187. The President shall have the power under Article 72 of the Constitution of India where (1) punishment or sentence is by a Court Marshal. (2) punishment or sentence is for an offence against law relating to a matter to which the executive power of the Union extends. (3) sentence is a sentence of death. (4) All these
  - 188. Which of the following is not a requirement under Article 311 of the Constitution while dealing with disciplinary proceedings for dismissal, removal or reduction in rank of a civil servant?
    - (1) A departmental inquiry is held against the delinquent employee after serving him with the charge-sheet.
    - (2) A reasonable opportunity of being heard in respect of the charges.
    - (3) A reasonable opportunity of making representation on the penalty proposed.
    - (4) None of these

			•		•		
			•				
	189	Amendment to which	of the following provision	ns of Constitution require:	ratification by th	e state?	
	107.	(1) Article 242	or mo tonowing broatsto	(2) List-I of Sevent	- ;	o auto;	
•		(3) Chapter V of Part	TV	(4) Chapter II of Par	i	•	
	•	(b) Chapter v of fact		(i) Chaptor if of Fall	1		
•	190.	Right to form associat	ion under Article 19 (3) o	of the Constitution includes	ś	•	
		(1) Right to strike.	·	(2) Right to collecti	4		
		(3) Right to lockout.		(4) None of these			
			. •	(,,			
	191.	Which of the followin	g is not a Fundamental du	ity under Article 51-A?			
		(1) To abide by the C	onstitution and respect its	ideals and institutions.	į	•	
		(2) To value and prese	erve the rich heritage of o	ur composite culture.		•	
		(3) To provide opport	unity of education to the	child below the age of six	by his parent or	guardian.	
		(4) To have compassi	on for living creatures.				
			,		. {		
	192.	Which of the following	g is a Directive Principles	s of State Policy?		•	
		(1) To provide paterni	ity leave.				
		(2) To organize Gram	Sabhas.				
		(3) To provide for par	rticipation of workers in n	nanagement of industries.	•		
		(4) To take steps for s	separation of judiciary fro	m legislature.			
				•	1 2 3	•	
	193.		g is a Fundamental Right	<b>?</b> .			
		(1) To assemble with					
		(2) To form co-operat					
		(3) Right to employm					
	. •	(4) Right of religious	denominations to own im	movable property only for	r charitable purpo	ose.	
	194.		g is a State for the purpos	*	;		
٠.		, ,	of Educational Research	_			
		• •	tutional and Parliamentar	y Studies.	•	•	
		(3) Indian Oil Corpora					
		(4) High Court of Del	nı.				
				nd			
	195.			by the 42 <sup>nd</sup> Constitutional A	i		•
		(1) Article 330	(2) Article 13	(3) Article 131	(4) Article	354	
	196.	Which of the following public office:	ng writs can be sought t	to be issued to quash und	constitutional app	pointment to a	
•		(1) Quo-Warranto	(2) Mandamus	(3) Prohibition	(4) Certión	rari	
	•			•			
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				4	1	_	
	•		•		<b>1</b>		
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198.	Which of	Which of the following is not a Constitutional body?							
	(1) Elect	ion Commissio	n. '- '	•	(2) Planning Commission.				
					(4) Comptroller and Auditor-General.				
100	.337L:-1- c		•						
199.	providing	the following i	s not a requireme	ent to be satisfied by the S n favour of SCs & STs?	tate to exercise their discr	etion while			
	- 0	wardness of the	a m bromonous n	n ravour of SCs & STs?					
			ceiling in a partic	ular vear	•	,			
	(3) Inade	quacy of repres	entation in Public	Employment	. •				
	(4) Efficie	ency in adminis	tration.		4				
			÷			•			
200.		the following	Articles was ins	serted by the Constitution	1 (Ninety-Eighth Amenda	nent) Act,			
	(1) 371-J		(2) 19(1) (h)	(3) 243-P	(4) 396				
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	o de la composition della comp					•			
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	m application on page 12.5								
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	e us demonstrate de					٠.			
			•	. •		•			

197. Parliament of India shall consist of

(2) two Houses and Ministers.

(4) two Houses and the President.

(3) two Houses, Ministers and Attorney General.

(1) two Houses.