

## **BOOKLET SERIES**



## **INSTRUCTIONS TO CANDIDATE**

- 1. Do not open this Question Booklet until asked to do so.
- 2. Do not leave the examination hall until the test is over and permitted by the invigilator,
- 3. 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).
- 7. Answers are to be marked on the OMR Answer Sheet, which is provided separately.
- 8. 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.
- 11. If you wish to change any answer, erase completely the one already marked and darken the fresh circle with an HB pencil.
- 12. Each question carries equal marks. There is 25% Negative Marking for each wrong answer.
- 13. Rough work, if any, is to be done on the Question Booklet only. No separate sheet will be provided / used for rough work.
- 14. Calculator, mobile, electronic gadgets, etc., are not permitted inside the examination hall.
- 15. Candidate using unfair means in the test will be disqualified.
- 16. Candidate may take the Question Booklet after the completion of the test.
- 17. The right to exclude any question(s) from final evaluation rests with the testing authority.
- 18. Do not seek clarification on any item in the question booklet from the test invigilator. Use your best judgment.

## THE ANSWER SHEET IS TO BE RETURNED ON COMPLETION OF THE TEST

Important: Please refer to your Admit Card while filling in details in this Question Booklet and in the Answer Sheet.

Roll No. : (Nine Digits)		
Registration Form No.: (Six Digits)	**	
Name:	 	
Signature:	п	
Signature	 	 

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1. Match List-I with List-II and select the correct answer using the code given below the list. List-I (a) Dowry death (b) House-breaking (c) Assault (d) Wrongful confinement List-II I. Section 340 IPC II. Section 351 IPC III. Section 304-B IPC IV. Section 445 IPC Codes: (a) (b) (c) (d) (1) IV I  $\mathbf{III}$ II (2)IV Ι II III (3) IIIIV II I I III IV (4)  $\Pi$ 2. Some provisions of the IPC have been amended by the-(1) Administrative Tribunals Act, 1985 (2) Arbitration and Conciliation Act, 1996 (3) Information Technology Act, 2000 (4) None of these 3. Section 76 of IPC provides that nothing is an offence, which is done by a person who is or who by reason of-(1) Mistake of law in good faith believes himself to be bound by law to do it (2) Mistake of fact in good faith believes himself to be bound by law to do it (3) Mistake of fact believes himself to be bound by morals to do it (4) All these 'X' and 'Y' go to murder 'Z'. 'X' stood on guard with a spear in hand but did not hit 'Z' at all. 'Y' killed 'Z'. (1) only 'Y' is liable for murder of 'Z' (2) 'X' and 'Y' both are liable for murder of 'Z'

(4) both (1) and (3)

CARLES ANTE ..

(3) 'X' is not liable as he did not perform overt act

- 5. Under which provision of the Indian Evidence Act is expert opinion relevant?
  - (1) Section 41
- (2) Section 43
- (3) Section 44
- (4) Section 45

- 6. Which of the following statements is wrong:
  - (1) oath may be administered to an accused before her examination under Section 313 Cr.PC
  - (2) Accused can refuse to answer any question when he is examined under Section 313 Cr.PC
  - (3) Accused can be put any question by the court at any stage of the trial
  - (4) Evidence which incriminates the accused has to be put to him or her by the court
- 7. Which among the following statements is incorrect:
  - (1) A death sentence imposed by a Sessions Court is subject to confirmation by the High Court
  - (2) A death sentence imposed by a Sessions Court can be confirmed by the High Court only when a Bench consisting of two judges or more hears the case
  - (3) No confirmation of a death sentence imposed by the Sessions Court can be made before the expiry of the period for preferring the appeal
  - (4) The High Court cannot acquit the convict while considering the case for confirmation, unless he prefers an appeal
- 8. In a summons case, at the time of appearance of the accused before the Magistrate, it is unnecessary to:
  - (1) to state the particulars of the offence of which he is accused
  - (2) Frame a formal charge
  - (3) Ask him whether he pleads guilty
  - (4) Ask him whether he has any defence to make
- 9. When does a trial commence in warrant cases instituted on police report?
  - (1) With issuance of process against accused
  - (2) With submission of police report
  - (3) On framing of formal charge by court
  - (4) On the appearance of the accused pursuant to process issued by court
- 10. Which Supreme Court discusses the law relating to narco-analysis, from amongst the following decided cases:
  - (1) Ram Reddy v State of Maharashtra
  - (2) Selvi v State of Karnataka;
  - (3) State of Bombay v. Kathi Kalu Oghad
  - (4) Sharda v. Dharmpal

- 11. If the person who is competent to compound offence is dead, the compounding:
  - (1) cannot be done
  - (2) can be done by the legal representative of the deceased without the permission of the court
  - (3) can be done by the legal representative of the deceased only with the permission of the court
  - (4) both (2) & (3)
- 12. Under Section 216 of Cr. P.C, the Court has the power to:
  - (1) add to the charge(s) already framed
  - (2) alter the charge(s) already framed
  - (3) neither to alter nor to add to the charge already framed
  - (4) add to and alter the charge both
- 13. Under Section 315 of Cr. PC
  - (1) an accused cannot be a witness
  - (2) an accused can be compelled to give his own evidence generally
  - (3) an accused can be called as a witness only on his own request in writing
  - (4) either (1) or (2)
- 14. "A", with the intention to kill, shoots aiming at "B", instead "C" gets killed. The principle for holding "A" liable is known as:
  - (1) The doctrine of intention
  - (2) The doctrine of transferred malice
  - (3) The doctrine that no one can escape
  - (4) None of these
- 15. The difference between Section 34 and Section 149 of Indian Penal Code is
  - (1) that whereas in Section 34 there must at least be five persons, Section 149 requires only two persons
  - (2) that Section 149 is only a rule of evidence whereas Section 34 creates a specific offence and provides for its punishment
  - (3) that Section 34 requires active participation in action whereas Section 149 requires mere passive membership of the unlawful assembly
  - (4) that Section 34 need not be joined with the principle offence, whereas Section 149 must be combined with the principle offence.

16.	The Constitution of	tive functions in:		
	(1) The States			The state of the s
	(2) The State and U Schedule	Jnion Governments jointly	y, because of the Concu	rrent List, in the Seventl
	(3) the Union			
	(4) None of these		N x	
17.	Which of the follow	ring countries has the high	est population density?	
	(1) Pakistan	(2) Sri Lanka	(3) Bangladesh	(4) India.
18.	The only State to ha	ve a sex ratio of above 100	00 is:	
	(1) Tamil Nadu	(2) Karnataka	(3) Andhra Pradesh	(4) Kerala
19.	Who decides dispute	es regarding disqualification	on of Members of Parlian	ment?
	(1) President of India			
	(2) concerned Hous	e of Parliament		
	(3) Election Commi	ission	on the way to be the terminal to	
	(4) President in con	sultation with Election Co.	mmission	
20.	Who currently holds	s the office of Chief Election	on Commissioner?	Hermanii way a wa
	(1) H.S. Brahma	(2) P.K. Sinha	(3) Nasim Zaidi	(4) K.V. Chowdary
21.	Who won the Woma	an's Single title in Wimble	edon Championship, 201	5?
	(1) Lucie Safarova	(2) Serena Williams	(3) Martina Hingis	(4) Elena Vesnina
22.	Which country won	the ICC Cricket World Cu	up Championship held in	2015?
	(1) South Africa	(2) New Zealand	(3) Australia	(4) Sri Lanka
23.		wing decisions of the Sup n respect of amendment to	The state of the s	pound or apply the basic
	(1) L. Chandra Kun	nar	(2) Minerva Mills	
	(3) Keshavananda E	Bharti	(4) Sajjan Singh	
24.	The first Asian Gam	nes were held at:		ring bonding di
	(1) Manila	(2) Tokyo	(3) New Delhi	(4) Jakarta

25.	Gol Gumbaz, the large	est dome, is located in	the State of:		
	(1) Bihar	(2) Maharashtra	(3) Madhya Pradesh	(4) Karnataka	
26.	•		nominated by the Preside in art, literature, social serv	•	
	(1) 2	(2) 10	(3) 12	(4) 6	
27.	Which of the follow proclamation of emer		ghts cannot be suspende	ed during the period of	
	(1) Freedoms under A	article 19		line and annual	
	(2) Protection of Life	and Personal Liberty u	ınder Article 21	male in the	
	(3) Freedom of Consc	cience under Article 25			
	(4) Freedom to move	Courts for enforcemen	t of Fundamental Rights		
28.	mortality as well as	the lowest birth rate	man development indicat and also has the highest tional Sample Survey. Whi	rate of rural and urban	
	(1) Mizoram	(2) Kerala	(3) Punjab	(4) Rajasthan	
29.	Which wildlife reserv	e is known for the Gre	at Indian One Horned Rhi	no?	
	(1) Corbett	(2) Dudhwa	(3) Kaziranga	(4) Gir	
30.	Why did Muhammad (1) Because he was fe		capital from Delhi to Deva	giri?	
	(2) He wanted to pun	ish people of Delhi			
	(3) As he wanted to extend his empire to the South				
	(4) Because the new	capital occupied a cent	ral and strategic location.		
31.	Which of the following	ng atmospheric gases c	onstitute "Green House Ga	ases"?	
	(a) Carbon dioxide	(b) Nitrogen	(c) Nitrous Oxide	(d) Water vapour	
	Select the correct ans	wer using the codes give	ven below:		
	(1) (a) & (c)		(2) (a), (b) & (d)		
	(3) (a), (c) & (d)		(4) (a) & (d)	and the special state of the s	

	(1) Basel Convention		(2) Aspoo Convention	
	(3) Stockholm Con-	vention	(4) Vienna Conventi	ion
33.	The smallest living	call is that of		
33.	The smallest living (1) bacterium	(2) bread mold	(3) microplasma	(4) virus
	(1) 5000010111	(2) 51644 11614	(b) interoplacina	(1) VIIID
34.		an offence under Indian not be accused of insider t		e following, in the norma
	(1) A financial jour	nalist covering a company	(2) A Director of the	company
	(3) An auditor of th	e company	(4) An employee of	the company
2.5	D.D. W'			
35.		sed away in 2015 was a far		(1) Contraction
	(1) Singer	(2) Musician	(3) Writer	(4) Cartoonist
36.	Who was the first C	thief Justice of India?		
	(1) Mehar Chand M	Iahajan	(2) M. Patanjali Sast	tri
	(3) Harilal Jekisund	•	(4) Bijan Kumar Mu	
			product reserve	
37.	The Freedom of Speground of protection	eech under the Indian Cons n of:	stitution is subject to re	asonable restrictions on the
	(1) Sovereignty and	l integrity of the country		
	(2) The dignity of the	he office of the Prime Mini	ister	
	(3) The dignity of the	he Council of Ministers	"ntfattinto si - 10	and the second of
	(4) All these		of makeman to the	and the second
20	771. X7' - D 1	CT 1' '		
38.	The Vice President			
	(1) Directly elected		h alasta the President	
		ame electoral college whic nembers of the Lok Sabha		oint citting
		nembers of Rajya Sabha or		onit sitting
	(4) Diceted by the h	nembers of Rajya Baona of	пу	
	Who is the supreme	Commander of armed for	ces in India?	
39.				

	(1) Sine qua non	(2) Res judicata	(3) Double jeopardy	(4) Sub judice
	( )			
11.	Which of the follow	ing statements is incorre	ect regarding Union Budge	t 2015-16:
	(1) 5 more AIIMSs Assam	in Jammu and Kashmir,	, Punjab, Tamil Nadu, Hin	nachal Pradesh, Bihar and
	(2) University of Di	sability Studies will be e	established in Kerala	
	(3) '150 crore allotte	ed for Atal Innovation M	<b>fission</b>	
	(4) Direct Benefit T	ransfer (DBT) will be fu	orther be expanded to 2.3 c	rore from 1 crore
42.			rt deals with the duty of the wer from the following:	ne police to register a Firs
	(1) Shreya Singhal		(2) Lalita Kumari	
	(3) Adalat Prasad		(4) Devendranath Pac	lhi
43.	Which tribe has the	largest population in Inc	lia according to the 2011 c	ensus:
	(1) Garos	(2) Bhils	(3) Todas	(4) Santhals
44.	In which of the folloright?	owing cases, the Supren	ne Court held that 'Right t	to Sleep' is a fundamenta
	(1) Naaz Foundation	Case	(2) In Re Ramlila Ma	idan Case
	(3) Anna Hazare Ca	se	(4) None of these	a rannerir
45.	Which provision of Right?	the Indian Constitution of	entitles Right to Education	as a Fundamental
	(1) Article 21	(2) Article 41	(3) Article 21-A	(4) Article 31
46.	The relief by way of	mandatory injunction is	s:	
	(1) Prohibitory	(2) Mandatory	(3) Discretionary	(4) None of these
47.	Section 10 of Civil I	Procedure Code can com	ne into operation:	o chime i and
	(1) Before filling of	written statement in the	subsequent suit	
	(2) Before settlemer	nt of issues in subsequen	t suit	
	(3) After settlement	of issues in subsequent	suit	
	(4) All of these			

	(3) against a pro forma	defendant	(4) None of these	
50.	Attachment before judg	gment, in a suit dism	issed in default	
	(1) revives automatical	ly on the restoration	of the suit	
	(2) does not revive auto	omatically on the res	toration of the suit	
	<ul><li>(3) may or may not rev</li><li>(4) Neither (1) nor (2)</li></ul>		e facts and circumstances	s of the case
51.	The Code of Civil Proc	edure recognises:		
	(1) Preliminary decree		(2) Final decree	
	(3) Partly preliminary a	and partly final	(4) All these	
52.	Which of the following	suits is of civil natu	re?	mill-tree == idm fill Air
	(1) Suits relating to rig	ht to property	(2) Suits relating to	right of worship
	(3) Suits for damages f	or civil wrong	(4) All these.	
53.	document purporting t	to be a certified co	py of a foreign judgme	on the production of any nt, that such judgment was appears on the record, or is
	(1) Section 13	(2) Section 14	(3) Section 19	(4) Section 20
54.	served upon B, he did	not appear on the	date fixed in the summ	ons of suit having been duly ons on 1.3.1993. The Court ed the case for 3.4.93 for ex
	(1) B can participate in	further proceedings	of the case	
				now good cause for his non-
	(3) Both (1) and (2) are	e correct		as Imm (In = 1) (E)
	(4) Both (1) and (2) are	e incorrect.		
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A suit filed in representative capacity can be withdrawn, compromised and abandoned etc. by

(2) between co-plaintiffs

the plaintiff:

(3) Both (1) and (2)(4) Either (1) or (2)

49. *Res judicata* does not operate (1) between co-defendants

(1) Without notice to all the persons interested(2) After notice to all the persons interested

55.	Mark the incorrect statement in relation to Or	der XXIII of Code of Civil Procedure 1908
		the plaintiff may withdraw his suit or abandon part
		out the Court's permission, he is precluded from fendant in respect of the same subject matter
	(3) If the Court is satisfied that a suit must other sufficient grounds, it may allow the	fail by reason of some formal defect or there are withdrawal from suit
	(4) Where there are several plaintiffs, the country other co-plaintiffs do not consent to such	art can allow one of them to withdraw, even if the withdrawal.
56.	Arrest of a person in execution of a decree ha	s been provided:
	(1) under Section 53 of the Code of Civil Pro-	cedure
	(2) under Section 54 of the Code of Civil Pro-	cedure
	(3) under Section 56 of the Code of Civil Pro-	cedure
	(4) under Section 55 of the Code of Civil Pro-	cedure
	a v Sue day a series and a	STREET, THE STREET, ST
57.	Preliminary Decree can be passed in a suit	
	(1) for partition	(2) for partnership
	(3) for possession and mesne profit	(4) All these
58.	Which Section of the Code of Criminal Pro Armed Forces from arrest?	ocedure provides a protection to the members of
	(1) Section 41	(2) Section 45
	(3) Section 46	(4) Section 50
59.		et ex parte. Preliminary decree was passed. On the the Court set aside the decree as against all the
	(1) legal	(2) irregular
zu vy	(3) unjustified	(4) illegal
60.	After the trial of the suit the Court found that and did not discuss and answer the other issue	the suit was barred by the principle of <i>res judicata</i> es. The procedure adopted by the court is
	(1) legal	(2) justified
	(3) proper	(4) illegal

- 61. When a court desires that its decree shall be executed by another court, it shall send to the other court
  - (1) a decree and certificate of non-satisfaction
  - (2) judgment and decree
  - (3) judgment and execution petition
  - (4) execution petition and certificate of non-satisfaction
- 62. A court to which decree has been transferred for execution cannot, while executing
  - (1) order attachment
  - (2) execute the decree against the legal representatives of the deceased judgment debtor
  - (3) send the decree for execution to another court
  - (4) order execution at the instance of the transferee of the decree
- 63. Under Civil Procedure Code, in which of the following cases the Court cannot reject the plaint?
  - (1) Where the relief claimed is undervalued, and the plaintiff, on being required by the court to correct the valuation within a time to be fixed by the Court, fails to do so
  - (2) Where the suit appears from the statement in the plaint to be barred by any law
  - (3) When the plaint is insufficiently stamped and the plaintiff on being required by the Court to supply the requisite stamp-paper within a time to be fixed by the court, fails to do so
  - (4) Where the plaint discloses a cause of action
- 64. Under Civil Procedure Code, when application for review is dismissed-
  - (1) appeal can be filed against the Order
  - (2) no appeal lies
  - (3) with the permission of Court, appeal can be filed against the order
  - (4) None of these
- 65. The object of oral examination under Order X Rule 2 of CPC is-
  - (1) To elucidate the matters in controversy in the suit
  - (2) To record evidence
  - (3) To secure admissions
  - (4) None of these
- 66. When was the Constitution of India adopted?
  - (1) 26th January 1950

(2) 15th August 1947

(3) 15th August 1950

(4) 26th November 1949

67.	In which year was the	first amendment to the	Constitution effected?	
	(1) 1950	(2) 1952	(3) 1951	(4) 1953
68.	Which part of the Con	stitution of India deals	with the Fundamental Ri	ghts?
	(1) Part I	(2) Part II	(3) Part III	(4) Part IV
69.	· .	_	ourt of India in <i>Pradeep</i> 111 overruled its judgeme	Kumar Biswas v. Indian ent in the case of:
	(1) Sabhajit Tewary	(2) R.D. Shetty	(3) Ajay Hasia	(4) G. Basi Reddy
70.	Which Article in the offence?	Constitution of India	outlaws untouchability a	and makes it a punishable
	(1) Article 13	(2) Article 15	(3) Article 17	(4) Article 18
71.	Which Article in the the territory of India?	Constitution of India g		ght to settle in any part of
	(1) Article 19(1)(a)	(2) Article 19(1)(d)	(3) Article 19(1)(e)	(4) Article 19(1)(g)
72.	Article 48-A of the Co (1) right to work, educ (2) Living wage, etc fo (3) Separation of judic (4) Protection and imp	cation and public assist or workers ciary from executive	ance man in monatoric	Forests and wildlife.
73.	Article 30 guarantees	the right:		
	(1) to freedom of relig	gion		and the state of t
			itutions of their choice	of the Supreme Co.
		the grounds for one's a	rrest	
	(4) against trafficking	and forced labour.		(1) 99th Amendana
74.	(1) an adaquata maan	of livelihood	iges the State to secure:	(7) 10)st Amendina
	(2) equal pay for equa	l work for both men at	nd women	
	(3) the material resour	ces are so distributed t	to serve the common good	"amir
	(4) the health and stre	ength of workers, men izens are not forced by	and women and the tend	der age of children are not need avocations unsuited to
		•		

75.	which Article of th	e Constitution of India	obliges the State to organ	ize Village Panchayats?
	(1) Article 40	(2) Article 41	(3) Article 42	(4) Article 43
76.		e Constitution of India, remit or commute sent		e President to grant pardons
- 14	(1) Article 71	(2) Article 72	(3) Article 162	(4) Article 77
77.	The Right to move is guaranteed under		India for the enforcemen	t of the Fundamental Rights
V. 1	(1) Article 226	(2) Article 14	(3) Article 32	(4) Article 33
78.	The Supreme Court	t of India has been estab	lished under Article:	. Claffie I
	(1) 124	(2) 125	(3) 126	(4) 127
79.		the Constitution of In in matters of posting, p		ol of the High Court over
	(1) Article 226	(2) Article 227	(3) Article 235	(4) Article 228
80.	Article 262 of the C	Constitution of India rela	ates to:	
	(1) adjudication of	disputes relating to water	ers of inter-State rivers or	river valleys
	(2) provisions with	respect to an inter-State	e Council	about to stronger (E)
	(3) Consolidated Fi	unds and Public Accoun	ts of India and of the Sta	tes
	(4) Contingency Fu	and		
81.		ourt and was struck dow		dges came for consideration the basic feature doctrine of
	(1) 99th Amendme	nt	(2) 100th Amendm	ent
	(3) 101st Amendm	ent	(4) 98th Amendme	nt design page 1
82.	In which case did time?	the Supreme Court of I	ndia propound the basic	feature doctrine for the first
	(1) Golaknath's cas	se	(2) Minerva Mills	case
	(3) Keshavananda	Bharti case	(4) Waman Rao cas	se and has headed
				Let design out or streng

(1) Article 247 (2) Article 246 (3) Article 254 (4) Article 253 The "Arbitral Award" as defined in the Arbitration and Conciliation Act, 1996 includes: 84. (1) final award (2) interim award (3) both final and interim award (4) None of these 85. An Arbitration agreement is deemed to be in writing if it is contained in: (A) a document signed by the parties (B) an exchange of letters, telex, telegram or other means of telecommunication, including communication through electronic means providing a record of agreement (C) an exchange of submissions in which the existence of the agreement is alleged by one party and not denied by the other (1) Only (A) and (B) and not (C) (2) Only (A) and not (B) and (C) (3) All the three above (4) None of these 86. A party seeking appointment of an Arbitrator through the High Court or its designate shall make a request under: (1) Section 11(3) of the Arbitration and Conciliation Act, 1996 (2) Section 11(2) of the Arbitration and Conciliation Act, 1996 (3) Section 11(6) of the Arbitration and Conciliation Act, 1996 (4) Section 10 of the Arbitration and Conciliation Act, 1996. The Arbitration and Conciliation Act, 1996 was enacted taking into consideration: 87. (1) International Chamber of Commerce Rules (2) Model law and conciliation rules adopted by the United Nations Commission on International Trade Law (UNCITRAL) (3) LCIA India Arbitration Rules (4) Indian Arbitration Act, 1940 88. A party seeking interim measures from a Court, would file an application under: (1) Section 8 of the Arbitration and Conciliation Act (2) Section 9 of the Arbitration and Conciliation Act

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83. Which Article in the Constitution of India relates to the subject matter of laws made by

Parliament to give effect to treaties and international agreements?

(3) Section 11 of the Arbitration and Conciliation Act(4) Section 17 of the Arbitration and Conciliation Act

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- 89. "International Commercial Arbitration" means an arbitration relating to disputes, where at least one of the parties is:
  - (A) an individual who is a national of or habitually resident in any country other than India
  - (B) a body corporate which is incorporated in any country other than India
  - (C) an association or a body of individuals whose central management and control is exercised in any country other than India
  - (D) a Government of a foreign country
  - (1) (A) and (B) and not (C) and (D)
  - (2) (A), (B) and (C) and not (D)
  - (3) All the four above
  - (4) None of these
- 90. In the absence of an agreement between the parties, the arbitration proceedings are said to have commenced on:
  - (1) the date on which the first party dispatches a notice of request to the second party for referring the dispute to arbitration
  - (2) the date on which a request to refer the dispute to arbitration is received by the second party
  - (3) When one of the parties submit the claim petition before the arbitrator
  - (4) None of these
- 91. An application for setting aside the Arbitral Award is filed under:
  - (1) Section 32 of the Arbitration and Conciliation Act, 1996
  - (2) Section 33 of the Arbitration and Conciliation Act, 1996
  - (3) Section 34 of the Arbitration and Conciliation Act, 1996
  - (4) Section 37 of the Arbitration and Conciliation Act, 1996
- 92. An arbitral award can be enforced under:
  - (1) Section 35 of the Arbitration and Conciliation Act, 1996
  - (2) Section 36 of the Arbitration and Conciliation Act, 1996
  - (3) Section 37 of the Arbitration and Conciliation Act, 1996
  - (4) Section 38 of the Arbitration and Conciliation Act, 1996
- 93. An arbitral award given on 21st August, 1996 can be challenged under:
  - (1) Arbitration and Conciliation Act, 1996
- (2) Arbitration Act, 1940
- (3) Code of Civil Procedure, 1908
- (4) High Court Rules

- Which of the statements is not in accordance with the provisions of the Arbitration and Conciliation Act, 1996?
  - (1) An arbitral award shall be made in writing and shall be signed by the members of the arbitral tribunal
  - (2) In the absence of an agreement between the parties, the arbitral award shall state the reasons upon which it is based
  - (3) After the arbitral award is made, a signed copy shall be delivered to each party
  - (4) The arbitral tribunal shall not, during the arbitral proceedings, make an interim award
- 95. An appeal under Section 37 of the Arbitration and Conciliation Act, 1996 read with Ordinance of 2015 shall lie:
  - (1) refusing to refer the parties to arbitration under Section 8
  - (2) granting or refusing to grant any measure under Section 9
  - (3) setting aside or refusing to set aside an arbitral award under Section 34
  - (4) All these
- 96. Part II of the Arbitration and Conciliation Act, 1996 relates to:
  - (1) enforcement of domestic award
  - (2) enforcement of certain foreign awards
  - (3) appeal against the order setting aside or refusing to set aside an arbitral award under Section 34
  - (4) None of these
- 97. Which cricketer was given the Arjuna Award in the year 2014?
  - (1) Virat Kohli

(2) Virender Sehwag

(3) Sachin Tendulkar

(4) R. Ashwin

- 98. Who is the Cabinet Minister for Road, Transport and Highways, Shipping, Government of India?
  - (1) M. Venkaiah Naidu

(2) Suresh Prabhu

(3) Manohar Parrikar

- (4) Nitin Jairam Gadkari
- 99. Who is the Secretary General of the United Nations Organisation?
  - (1) Jim Yong Kum

(2) Ban Ki Moon

(3) Takehiko Nakao

(4) Roberto Azevedo

100.	). Who was the first and last Indian Governor General of free India?					
ζ,	(1) Rajendra Prasad	(2) C. Rajagopalachari				
	(3) Pandit Jawaharlal Nehru	(4) Mahatma Gandhi				
101.	Kuchipudi is the dance form of:					
	(1) Tamil Nadu	(2) Karnataka				
	(3) Andhra Pradesh	(4) Kerala				
102.	Who is the author of the book "Ghosts of Cal	cutta"?				
	(1) Sebastian Ortiz	(2) Amiya Chandra				
	(3) Amitav Ghosh	(4) Gina Rinehart				
103.	Which Indian American was recently sworn	in as the US Surgeon General?				
	(1) Nikesh Arora	(2) Vivek Murty				
	(3) R.S. Sharma	(4) Sundar Pichai				
104.	Who was the founder of Ramakrishna Missic	on?				
	(1) Shiv Narain Agnihotri	(2) Keshab Chandra Sen				
	(3) Swami Vivekanand	(4) Atmaram Pandurang				
105.	Who was the author of the book "Anandama"	th"?				
	(1) B. Bhushan Banerjee	(2) Swami Dayanand				
	(3) Bankim Chandra Chatterji	(4) Lala Lajpat Rai				
106.	Dadasaheb Phalke Award, 2014 was given to					
	(1) Amitabh Bachchan	(2) A.R. Rehman				
	(3) Shashi Kapoor	(4) Shahrukh Khan				
107.	Who won the Indira Gandhi Award for Natio	onal Integration?				
	(1) Dr. M.S. Swaminathan	(2) Vishwanath Pillai				
	(3) Dr. A.S. Pillai	(4) Dr. K.K. Goenka				
108.	Gandhi Peace Prize, 2014 was awarded to:					
	(1) Dalai Lama	(2) Barak Obama				
	(3) Indian Space Research Organisation	(4) United Nations Organisation				

109.	(1) Madan Mohan Malaviya and Atal Bihari Vajpayee					
		and Prof. C.N.R. Rao	v ajpayee	-		
		Joshi and Ustad Bismilla	h Khan	to a service of		
		yan and Pandit Ravi Sha				
		7,100	A			
110.	The study of bees is k	nown as:				
	(1) Anthropology	(2) Apiology	(3) Etymology	(4) Horticulture		
111.	Where is Ushakothi N	National Park situated?		Stand surger Lines		
	(1) Andhra Pradesh	(2) Kerala	(3) Madhya Pradesh	(4) Odisha		
112.	Who was the first ma	n to reach North Pole?	carming a make cooking upon	SI The requirement 15		
	(1) Roald Amundsen	a largered with the foresterning	(2) Phu Dorji Sherpa	y specification (i)		
	(3) Robert Peary		(4) Alexei Leonel	in sers and military		
113.	The first man to compile encyclopaedia.					
	(1) Aspheosis		(2) Nicolaus Copernio			
	(3) Caroline Mikkelse	en	(4) Toni Morrison	and directly		
114.	On which river the H	irakud Dam is built?		the properties of the property		
	(1) Kosi	(2) Gandak	(3) Mahanadi	(4) Krishna		
115.	What is the chemical	formula of methane?	basis. Mindo tradition			
	(1) CaO	(2) Ca(OH)	(3) CH <sub>4</sub>	(4) CH <sub>3</sub> OH		
116.	What is the chemical	name of Gypsum?		rough dealer		
	(1) Calcium Hydroxid	de	(2) Calcium Carbonate			
,	(3) Calcium Sulphate		(4) Sodium Sulphate			
117.	Who won the Nobel I	Prize for Literature in the	e year 2014?	26. White Suprim of the		
	(1) Jean Tirole	(2) Eric Betzig		(4) Patrick Modiano		
118.		he FIFA Women's Worl		s ad their consistent		
	(1) Brazil	(2) Argentina	(3) USA	(4) Germany		
			· ·			

119.	Which country is the	e leading producer of Coc	conut?	El imbracce encountre -K
	(1) India	(2) Indonesia	(3) Malaysia	
120	Where is the Wold or	regaloud situated	and Pitel CASE Re-	
120.	E)		Joseph und United Heusell	
	(1) Argentina	(2) USA	(3) Hungary	(4) South Africa
121	Monge Waterfalls an	e cituated in:		
121.		• *		
	(1) Egypt	(2) Greece	(3) Sweden	(4) Norway
122.	Part II of the Limitar	tion Act, 1963 deals with	limitation of:	
	(1) Suits	(2) Appeals	(3) applications	(4) All these
123	For the nurnose of I	imitation Act, a suit is in	stituted:	
125.				
		case, when the plaint is p		
	, ,	pauper when his applica		
		a claim against a compan ends in his claim to the o	CC -:-11:: 1-4	d-up by the Court when the
	Which of the above	are correct?		
	(1) only (i)	(2) only (i) and (ii)	(3) None of these	(4) All these
124.	is closed, the suit, ap (1) on the day when (2) on the day befor	opeal or application may	be instituted, preferred of	
	(4) within a reasona	ble time	(2) Ca(OH)	960 ()
125.	Section 5 of the Lim	nitation Act does not appl	y to:	Life What is the chemical
	(1) suit	(2) appeal	(3) application	(4) All these
126.	any suit, appeal or a	application, for leave to a the judgment complaine f the decree, sentence of	appeal or for revision or do of was pronounced	the period of limitation for for review of a judgment and the time requisite for sought to be revised or
	(1) Section 11	(2) Section 12	(3) Section 13	(4) Section 14
	¥ 1			
11/A	/2K15/12	20		11/4/2/05/03

1279	A contract, which is fo	rmed without the free c	onsent of the partie	s, is	
	(1) void ab initio			an was	
	(2) void				
	(3) illegal		THE PERSON NAMED IN		
	(4) void at the instance	e of the party whose cor	isent was not free.		
128.	Goodwill of a partners	hip business is the prop	erty of the partnersh	nip:	
	(1) under Section 14	hadinested in an	(2) under Section	n 13	
	(3) under Section 12	il Konstan	(4) under Section	n 11	
120	Estoppel				
149.	(1) is a cause of action	in itself	(2) creates a caus	se of action	
11	(3) both (1) & (2) are		(4) neither (1) no		
				Balling Sweet Faculty' La	
130.	A notice under section	111 of the Transfer of	Property Act, 1882	can be waived:	
		lied consent of the perso			
	(2) By implied consen	t of the person to whom	it is given.		
	(3) By express consen	t of the person to whom	it is given.		
	(4) By notice from eith	her party.		and the state of t	
121	On the death of a sole	a proprietor his/her hei	ar to first the manufacture of	come the partners of old firm.	
131.	The statement is	e proprietor, ms/ner ner	irs automatically be	to the parties of old initi.	
	(1) True	(2) Partly true	(3) False	(4) None of these	
		No San e			
132.	Which is correct?			Exception of the file of the second	
	(1) Proposal+acceptar		,	nsideration = agreement	
	(3) agreement+enforce	eability = contract	(4) All these		
133	A Garnishee order is a	n order-		neath file restortem (2)	
155.			from making any na	vment to the judgment debtor	
	<ol> <li>prohibiting the judgment debtor's debtor from making any payment to the judgment debtor</li> <li>directing the decree holder to take the payment from the judgment debtor's debtor</li> </ol>				
	(3) Both (1) and (2)	ditte good feeter suits	in Mulw terrina to its	abadi milipealuk skissa 🥫 🥫	
	(4) None of these.			man armin mey light	
	(1) 110,110		The epidenia of all	outeness to sent to spraw	
134.	Section 12 (1) (a) of the	ne Hindu Marriage Act	is related to		
	(1) Impotency	(2) Mental disorder	(3) Fraud	(4) None of these	
	KIND OF STREET	constant and the same of the	1500	PROPERTY OF THE PROPERTY OF	

	to receive rents and profits from it till:	
	(1) Contract is rescinded	(2) Period of 99 years
	(3) Mortgage money is repaid	(4) Period of 30 years
136.	In terms of Section 3 of the Limitation Limitation:	Act, the court is required to consider the question of
	(1) When an objection on that point is n	nade by the defendant
	(2) Only if it is not contested by the defe	endant
	(3) If an issue is framed in that regard	- Late 1
	(4) Suo motu on its own	
137.	Both husband and wife are competent for (1) in civil proceedings	or and against each other:
	(2) in criminal proceedings	
	(3) in both civil and criminal proceeding	ore
	(4) neither in civil nor in criminal proce	
138.	Which of the following is the correct me (1) Parties must maintain privacy of cor	
	<ul><li>(2) The main object of the contract show</li><li>(3) Only parties know under what circuit</li></ul>	ld be maintained
	(4) Only parties to a contract can sue on	
139.	The doctrine of subrogation enables:	
	(1) a third person to stand in the shoes of	f a creditor
	<ul><li>(2) Creditor to sue the debtor</li><li>(3) the debtor to postpone the payment</li></ul>	1. Supplies with the soft or resultation of
	(4) includes all these	The continues of the second

135. In a usufructuary mortgage, the mortgagee is placed in possession of the property and has right

- (a) It falls within the class of cases which require utmost good faith
- (b) Every contract is a contract "uberrima fides"
- (c) Contract of insurance is an instance of "uberrima fides"

Of these statements

(1) (a), (b) and (c) are correct;

(2) (a) and (c) are correct;

(3) (b) and (c) are correct;

(4) (a) and (b) are correct

141.	Give the meaning of	"Puerile"		
	(1) Withdraw	(2) Charge	(3) Childish	(4) Framework of ship
142.	The group of words	which is most similar in	meaning to the word 'Va	nished' is
	(1) Gone missing	(2) Was found	(3) Was killed	(4) Was left behind
143.	From the following	words, the mis-spelt wor	rd is	Carlona, 1
	(1) Relinquish	(2) Illuminant	(3) Exodes	(4) Dependency
144.	The word which is n	nost opposite in meaning	g to the word 'Random' is	metrodiga at a deri
	(1) Accidental	(2) Haphazard	(3) Incidental	(4) Deliberate
145.	One who walks in sl	eep is		
	(1) hypocrite	(2) imposter	(3) somnambulist	(4) sarcastic
146.	Antonym for "MAR	VELLOUS" is		
	(1) Awful	(2) Contentious	(3) Fictitious	(4) Malacious
147.	Synonym of "BLEM	IISH" is		
	(1) Evil	(2) Attraction	(3) Blot	(4) Virtue
148.	Choose the word wh	ich best expresses the m	neaning of 'veracity'	ing also lances (i.e. 30).
	(1) Truth	(2) Freedom	(3) Wisdom	(4) Loyalty
149.	Monkey are able to	move quickly. They are	very	PRESENTED TO STATE OF THE STATE
	(1) hasty	(2) agile	(3) prompt	(4) rapid
150.	most	important event in Indi	a's history was the revolu	tion of 1857.
	N 17 77 1017 1017 1018		(3) That the	(4) There was
151.	In the case of an acc understanding the pr		rial though not of unsound	d mind but not capable of
	(1) the court shall pr	coceed with the inquiry	or trial;	m 2412 (t)
	(2) the court shall no	ot proceed with the inqu	iry or trial;	
	(3) the court may p High Court	roceed with the inquiry	or trial after obtaining	necessary orders from the
	• •	ceeding to the High Co		same results in conviction, on which High Court shall

152.	Exclusion of time of p	roceeding bona fide in	n Court without jurisdiction	on is stipulated in:	
	(1) Section 13	(2) Section 14	(3) Section 15	(4) Section 16	
153.	In computing the period for obtaining a copy of		application to set aside a scluded under:	an award, the time requisi	it
	(1) Section 12(1)	(2) Section 12(2)	(3) Section 12(3)	(4) Section 12(4)	
154.	Where once the time l make an application s		ubsequent disability or in	nability to institute a suit	0
	(1) Section 9	(2) Section 10	(3) Section 11	(4) Section 6	
155.	Section 18 of the Lim	itation Act deals with:			
140	(1) effect of payment	on account of debt or	of interest on legacy		
	(2) effect of acknowle	edgement in writing		·.	
	(3) effect of acknowle	edgement or payment l	by another person		
	(4) effect of fraud or r	nistake			
the	ctions (Questions 156 blank to make the sent As a general rule, poli	tence meaningfully co	_	the given word to fill	i
	(1) foster		(3) forgive	(4) forward	
157.	Indications are that the striking employees.	e Government is	to the prospe	ect of granting bonus to the	h
	(1) relieved	(2) aligned	(3) obliged	(4) reconciled	
158.	Thecompleted shortly.	study on import of	of natural gas from Iran	through pipeline would	b
	(1) natural	(2) economic	(3) feasibility	(4) calculated	
159.	Man isphysical companionsh		is more in need of men	tal companionship than	0
	(1) biological		(3) gregarious		
160.			conduct the survey of nati		
	(1) consent	(2) request	(3) provision		

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		-165) In each of these expresses the meaning	_	four given alternatives
161.	APLOMB			
	(1) adventure	(2) assurance	(3) a powerful bomb	(4) fear
162.	RISQUE			**************************************
	(1) slightly humorous	(2) slightly improper	(3) slightly risky	(4) very risky
163.	ILLICIT			
	(1) not sociable	(2) not legible	(3) not legal	(4) not attractive
164.	COMPLEMENT			
	(1) to complete		(2) words of praise	
	(3) a grammatical cate	gory	(4) a geographical cate	egory
165.	OCULIST			
	(1) One who makes op	tical instruments		
	(2) One who possesses	occult knowledge		
	(3) A specialist in the t	reatment of ENT diseas	es	*
	(4) A specialist in the t	treatment of the diseases	of the eye	
166.	is	the law of place		
	(1) National law	(2) Lex Loci	(3) Jus Remedium	(4) None of these
167.	'Ultra Vires' is a term	used for		
	(1) A document corrup	oted by virus		
	(2) Beyond the scope of (3) An act authorised by		nted by a Charter or by I	aw
	(4) An illegal act.	J Dav		3132 - 111-
168	Which one of the follo	wing statements is corre	ect?	*
100.	Which one of the following statements is correct?  The power of judicial review means the power of the Supreme Court to:			

- (1) Set aside any executive decision if it is against statutory law
- (2) Set aside any provision of law if it is contrary to the Fundamental Rights
- (3) Examine Constitutional validity of any administrative action as well as legislative provision and strike it down if not found in accordance with the Constitutional provisions
- (4) Review its own decisions or decisions of any court or tribunal within the territory of India

- 169. Who amongst the following unable to maintain herself due to physical abnormality cannot claim maintenance under Section 125 Cr.PC?
  - (1) illegitimate minor unmarried daughter
  - (2) illegitimate major married daughter
  - (3) illegitimate minor married daughter
  - (4) illegitimate major unmarried daughter
- 170. Test Identification Parades are held at the instance of
  - (1) The Metropolitan Magistrate
- (2) Station House Officer

(3) Inquiring Officer

- (4) Complainant
- 171. Under Section 60A Cr.PC, a person can be arrested
  - (1) in case of commission of offence in the presence of a police officer
  - (2) on credible information about commission of an offence punishable with imprisonment for more than seven years
  - (3) on a complaint by a victim, when a police officer has reasons to believe that the concerned person has committed the offence
  - (4) under All these circumstances
- 172. A police officer may arrest somebody accused of an offence
  - (1) to prevent such person from committing any further offence
  - (2) for proper investigation of the case
  - (3) to prevent tampering of evidence
  - (4) for all these
- 173. For recording a confession, the Magistrate should
  - (1) get that person arrested
  - (2) summon the complainant
  - (3) inform such person about the accusation against him
  - (4) inform such person that he is not bound to make a confession
- 174. To ensure fairness and accuracy in a Test Identification Parade, the requirement is
  - (1) parading persons of same social status
  - (2) parading persons of same or similar physical appearance along with the suspect
  - (3) parading be done in presence of all the witnesses simultaneously
  - (4) None of these

175.	A criminal court shall not take cognizance of a	n offence after the expiry of
	(1) six months, if the punishment does not exce	eed one year imprisonment
	(2) one year, if the punishment does not exceed	d one year imprisonment
	(3) three years, if the punishment does not exce	eed one year imprisonment
	(4) three months, if the punishment does not ex	aceed one year imprisonment
176.	The period of limitation for taking cognizance	of an offence starts
	(1) from the date of the offence	
	(2) from the date of the arrest of the suspect	
	(3) from the date of the lodging of the case	
	(4) from the date of the surrender of the accuse	ed ·
177.	For constituting double jeopardy	
1. 2	(1) the person should have been tried by court	of competent jurisdiction
	(2) he should have been convicted	
	(3) he should have been acquitted	
	(4) None of these	
178.	FIR is not a substantive evidence; it can be use	d during trial
	(1) to corroborate the informant	(2) to contradict the informant
	(3) both (1) and (2)	(4) neither (1) nor (2)
179.	Under Section 311 of Cr.PC, a witness can be	called
	(1) on the motion of the prosecution	(2) on the motion of the defence
	(3) on its own motion by the court	(4) All these
		W. Carlotte and Ca
180.	Anticipatory bail under Section 438 Cr.PC can	
	(1) Metropolitan Magistrate	(2) Court of Sessions
	(3) High Court	(4) Both (2) and (3)
181	A is working in a field with a spade. The iron h	nead of the spade flies off and hits a person who
101.	dies	and of the space mee off that mee a person who
	(1) A cannot be prosecuted of any offence	
	(2) A can be accused of murder	
	(3) A can be accused of attempt to murder	
	(4) A's act is not an offence if it is found that h	ne had taken proper caution

	(3) defence of both body and property	(4) cannot say
183	. The right of private defence of the body can e	xtend to causing death
105	(1) in case of apprehension of grievous hurt a	
		ind death
	(2) in case of apprehension of being raped	(1) Trum the days of the other-co
	(3) in case of assault with the intention of kid	napping or abducting
	(4) All these	the odd by purpose all beying all most (12)
		at a safe to reference of treatment part (4)
184	Culpable homicide is not murder, if it is comr	
	(1) under intoxication	(2) in anger
	(3) without planning	(4) on grave and sudden provocation
185	. A, on provocation by B, kills C, B's child	
	(1) A can be charged for murder	(2) A cannot be charged for murder
	(3) B is guilty of abetment	(4) None of these
186	. If a child under 12 years of age is abandoned be prosecuted for	l by his parents and the child dies, the parents car
	(1) murder	
	(2) culpable homicide not amounting to murd	er persentation is SALCOM I it matted talkall to
	(3) for offence under section 317 of the IPC	and the minima of the proposition of
	(4) for all these	(A) on as own quality for com-
¥	to the try the beautiful	
187	. A makes an attempt to steal some jewels by b	reaking open a box, but finds none. A is guilty of
	(1) theft (2) burglary	(3) dacoity (4) None of these
188		to idea as to whom the ₹ 1000/- note belongs. H
	(1) Theft	tails
	(2) misappropriation of property	
	(3) attempt to theft	mbrane be beelinging or on (S)
	(4) has not committed any offence	

(2) defence of property

182. Right of private defence extends to

(1) defence of body only

189.	Which of the following	g is not "Grievous Hurt	? at the diming at the		
	(1) permanent privation	on of the hearing of either	er ear		
	(2) dislocation of a to	oth	Si Si		
	(3) Emasculation				
	(4) any hurt which ca	uses the sufferer bodily	pain for ten days		
190.	A statement made by	any person to a police of	fficer in the course of in	nvestigation;	
	(1) if duly proved can	be used as substantive	evidence by the accuse	d and the prosecution	
	(2) if duly proved can	be used by the accused	and the prosecution to	contradict such witness	
			-	corroborate such witness	
191.	In case the offence is		nprisonment and fine,	maximum sentence that can	
	(1) equal to the term	of imprisonment which i	s the maximum fixed for	or the offence	
		imprisonment which is	3.3		
	. ,	rm of imprisonment whi			
	, ,	erm of imprisonment w			
			is a business, exponen	ereding the names wet	
192.	Provisions of Chapter	-XXI-A Cr.PC are not a	pplicable to cases when	re the final report discloses:	
	(i) offences punish	able for death		(2) connerpart of doc	Ŷ
	(ii) offences punish	able for imprisonment of	f life	il counterpart of a fil	
	(iii) offences punish	able for a term exceeding	g seven years' imprisor	nment	
	(iv) offences punish	able for a term exceeding	g three years' imprison	ment	
	Which of the following	ig is correct:			
	(1) (i), (iii) & (iv)	(2) (ii), (iii) & (iv)	(3) (i), (ii) & (iii)	(4) (i), (ii) & (iv)	
193.		omen extort ₹ 1000/- fro offence(s) committed by	0 1 0	im to fear of instant hurt by	
	(1) Extortion	(2) Robbery	(3) Dacoity	(4) All these	
194.	Which of the following Acts does not relate to offences affecting the socio-economic condition of the country as notified under sub-section(2) of Section 265A Cr.PC?				
	The state of the s				
	(1) The Explosives A	ct, 1884	he droumstances of th		

(3) The Arms Act, 1959

(4) The Cinematograph Act, 1952

(2) The Immoral Traffic (Prevention) Act, 1956

195.	The offence of "stalking" is punishable under:	Harmon and the latest the same of	r.
	(1) Section 354A IPC	(2) Section 354B IPC	
	(3) Section 354C IPC	(4) Section 354D IPC	
196.	The report of which of the following experts is	not admissible per se	
	(1) Director of the Finger Print Bureau		
	(2) Post Mortem Report by a Board of doctors		
	(3) Chief Controller of Explosives		
	(4) Serologist to the Government	to the same of the same of the	
197.	A, with six others, commits the offences of riot endeavoring in the discharge of his duty as scharged with, and convicted of, offences under	such to suppress the riot. A may be separat	
	(1) 107, 324 & 353	(2) 147, 325 & 152	
,	(3) 353, 326A & 34	(4) 148, 152 & 323	
198.	Which of the following is a primary evidence:	CARREST CAR AND	
	(1) copies made from and compared with the or	iginal	
565	(2) counterpart of document as against the parti	es who did not execute them	
	(3) counterpart of a document as against the part	ties who executed it	
	(4) certified copies of a document		
-	trigation of the care of the		
199.	The period for limitation for taking cognizance is:	for an offence punishable under Section 379 l	IPC
	(1) six months	(2) one year	
	(3) three years	(4) no limitation	*
• • •	· - iblick by	The Sale of the State of the St	
200.	Statement of a person who is dead or cannot be	found is not relevant:	
	(1) when it is made in the course of business	del new to see the second	
	(2) when it is in favour of the interest of the ma	9 ;	
	(3) when it relates to the circumstances of the tr		
	(4) when it relates to existence of relationships	American and a second second second second	