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Previous Year Paper

GUJARAT JUDICIAL PRELIMINARY EXAM 2019

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1. Which of the following deals with the period of detention undergone by the accused to be set off against the sentence of imprisonment?

- (A) Section 286 of the Criminal Procedure Code
- (B) Section 428 of the Criminal Procedure Code
- (C) Section 588 of the Criminal Procedure Code
- (D) Section 289 of the Criminal Procedure Code

Ans. (B)

2. A agrees to sell to B the goods which are on their way to Chennai from Oman by a ship. But before the agreement between the parties, the ship had sunk and the goods to be sold to B, were lost. Neither party is aware of this happening. The agreement is:

- (A) Void
- (B) Voidable
- (C) Valid
- (D) Enforcement

Ans. (A)

3. ભારતના બંધારણમાં જિલ્લા ન્યાયાધીશ સિવાયની બીજી વ્યક્તિ ની ન્યાયિક સેવામાં ભરતી બાબત ની જોગવાઈ નીચેના પૈકી શેમાં કરવામાં આવેલ છે?

- (A) અનુચ્છેદ 234
- (B) અનુચ્છેદ 233
- (C) અનુચ્છેદ 233
- (D) અનુચ્છેદ 235

Ans. (B)

4. A sues B for land of which B is in possession, and which, as A asserts, was left to A by the will of C, B's father. If no evidence were given on either side, B would be entitled to retain his possession. Applying Section 102 of the Indian Evidence Act:

(A) the burden of proof is on A

- (B) the burden of proof is on B
- (C) the burden of proof is on C
- (D) none of these

Ans. (A)

5. A police officer, tortures Z in order to induce Z to confess that he committed a crime.

- (A) A has committed an offence under Section 322 of the Indian Penal Code
- (B) A has committed an offence under Section 328 of the Indian Penal Code
- (C) A has committed an offence under Section 330 of the Indian Penal Code
- (D) A has committed an offence under Section 334 of the Indian Penal Code

Ans. (C)

6. A sees Z commit what appears to A to be a murder. A, in the exercise to the best of his judgment exerted in good faith, of the power which the law gives to all persons of apprehending murderers in the act, seizes Z, in order to bring z before the proper authorities.

- (A) A has committed an offence, while Z was acting in self-defence
- (B) Both A and Z committed an offence
- (C) A has committed no offence, though it may turn out that Z was acting in self defence
- (D) none of these

Ans. (C)

7. Using as true any such declaration known to be false is dealt under

- (A) Section 199 of the Indian Penal Code
- (B) Section 200 of the Indian Penal Code
- (C) Section 201 of the Indian Penal Code
- (D) Section 202 of the Indian Penal Code

Ans. (A)

8. To prove both the parts of the offence contemplated in Section 116 of the Indian



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Penal Code, which of the following must be proved by the prosecution?

(I) to prove the first part, the accused did abet the offence either by instigation or by conspiracy or by intentional aiding or by illegal omission.

(II) to prove the first part, the offence was such which is punishable with imprisonment.

(III) to prove the second part, the person abetted was a public servant during the period he was abetted.

(IV) to prove the second part, it was the duty of such public servant to prevent the commission of such an offence.

(A) (I) and (III)

(B) (1) and (IV)

(C) (II) and (IV)

(D) (1), (11), (III), (IV)

Ans. (D)

9. Which section of the Gujarat Prohibition Act provides for procedure in confiscation?

(A) Section 99

(B) Section 100

(C) Section 101

(D) Section 98

Ans. (B)

10. Additional Evidence means:

(A) evidence let in appeal before the trial has closed in the lower Court, it is a privilege allowed only under special circumstances

(B) evidence let in appeal after the trial has closed in the Supreme Court, it is a privilege allowed only under special circumstances

(C) evidence let in appeal after the trial has closed in the lower Court, it is a privilege allowed only under special circumstances (D) none of these

Ans. (C)

11. F.I.R. suggests that

(A) it is the earliest and the first information of a cognizable offence prevented by an officer in charge of a police station

(B) it is the earliest and the first information of a cognizable offence recorded by an officer in charge of a police station

(C) it is the earliest and the first information of a cognizable offence committed by an officer in charge of a police station

(D) none of these

Ans. (B)

12. The use of computer work stations to send and receive messages is known as:

(A) Electronic funds transfer

(B) Electronic message switching

(C) Electronic mail

(D) Electronic publishing

Ans. (B)

13. ભારતીય પુરાવા અધિનિયમની નીચેના પૈકી કઈ કલમ સમાન યોજના સંબંધમાં કાવતરું કરનારે કહેલી કે કરેલી બાબતો અંગે જોગવાઈ કરે છે?

(A) કલમ 6.

(B) કલમ 10

(C) કલમ 12

(D) કલમ 8

Ans. (B)

14. ભારતીય દંડ સંહિતાની નીચેના પૈકી કઈ કલમમાં કલમ 466 માં દર્શાવેલ દસ્તાવેજ બનાવટી હોવાનું જાણવા છતાં અસલ તરીકે વાપરવા ના ઈરાદે થી કબજે રાખવાના ગુનાની સજાની જોગવાઈ કરવામાં આવેલ છે?

(A) કલમ 471

(B) કલમ 472

(C) કલમ 473.

(D) કલમ 474

Ans. (A)





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15. What is usually used for displaying Information at public places?

- (A) Monitors
- (B) Overhead projections
- (C) Touch screen kiosks
- (D) none of these

Ans. (B)

16. When the pawnor has obtained possession of the goods pledged by him under a contract voidable ws 19 or 19A of the Contract Act and if the contract is not rescinded at the time of pledge, the pawnee acquires

- (A) a good title
- (B) a defective title
- (C) the goods illegally
- (D) none of these

Ans. (A)

17. Which of the following is false of Section 34 and Section 149 of the Indian Penal Code?

- (A) Section 34 does not by itself create any specific offence whereas Section 149 does so
- (B) Some active participation in crime is required in Section 34 while it is not needed in Section 149
- (C) Section 34 speaks of common intention while Section 149 contemplates common object
- (D) Section 34 requires at least five persons who must share the common intention while Section 149 requires at least two persons to share the common intention

Ans. (D)

18. Spurious liquor containing or any other poisonous substance has been defined as "Laththa".

- (A) Methanol
- (B) Hemp

- (C) Spirit
- (D) Toddy

Ans. (A)

19. 'Tort' in the Limitation Act, 1963 includes which of following?

- (A) Civil wrong, which is exclusively the breach of a contract or the breach of trust
- (B) Judicial wrong, which is not exclusively the breach of a contract or the breach of trust
- (C) Civil wrong, which is not exclusively the breach of a contract or the breach of trust
- (D) none of these

Ans. (A)

20. Which of the following is true of the right to receive maintenance under Section 125 of the Criminal Procedure Code?

- (A) It is purely a personal right created by an order of criminal court
- (B) There is no charge created on property by the order for maintenance
- (C) The maintenance cannot be held to the alienable property
- (D) All of these

Ans. (D)

21. Under which of the following provisions of the Code of Civil Procedure, the Particulars of set-off are to be given in the written statements?

- (A) Order 5, Rule 30
- (B) Order 8, Rule 6
- (C) Order 6, Rule 10
- (D) Order 10, Rule 22

Ans. (B)

22. 25, 27, 31, 37, 45, 55 (Complete the given series)

- (A) 61
- (B) 63
- (C) 67
- (D) 69

Ans. (C)

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23. ગુજરાત નશાબંધી અધિનિયમની કલમ 85(2) હેઠળ નીચેના પૈકી કઈ બાબતનું પૂર્વાનુમાન કરવાનું હોય છે?

- (A) આરોપીએ કોઈ તબીબી આશયથી નહીં પણ માત્ર નશો કરવાના આશયથી જ દારૂ પીધેલ અથવા અન્ય નશાકારક પદાર્થનું સેવન કરેલ.
- (B) આરોપીએ તબીબી આશયથી દારૂ અથવા અન્ય નશા કારક પદાર્થોનો સેવન કરેલ.
- (C) આરોપીએ દારૂ કે અન્ય કોઈ નશાકારક પદાર્થનું સેવન કરેલ નહીં.
- (D) આ પૈકી એક પણ નહીં.

Ans. (A)

24. કોઈપણ નેટવર્ક માં કામ કરવા માટે ના ટૂલ્સ અને સ્ટાન્ડસ હોય તેને શું કહેવાય?

- (A) પ્રોટોકોલ
- (B) URL
- (C) મ પેજ
- (D) LAN

Ans. (D)

25. Under Section 63 of the Indian Evidence Act, secondary evidence includes:

- (I) certified copies
 - (II) copies made from the original by mechanical processes, and copies compared with such copies
 - (III) copies made from or compared with the original
 - (IV) counterparts of documents, as against the parties who did not execute them
 - (V) oral accounts of the contents of a document by a person who has seen it
- (A) (I), (III) and (IV)
 - (B) (II), (III) and (IV)
 - (C) (1), (II) and (V)
 - (D) All of these

Ans. (D)

26. Expedient (Choose the Synonym)

- (A) Suitable and advantageous
- (B) Moral or ethical
- (C) Troublesome or costly

(D) Quick

Ans. (D)

27. I... the latest issue of the magazine in the shop and decided to buy it. (Fill in the blank with correct phrase/verb.)

- (A) Flipped on
- (B) Flipped off
- (C) Flipped through
- (D) Flipped out

Ans. (C)

28. Extra-judicial confession is weak if it is made especially

- (A) before a person with whom the accused had no previous contact
- (B) before a person whom the accused already knows
- (C) before a person who is a co-accused
- (D) none of these

Ans. (C)

29. Choose the word spelt correctly

- (A) Felicitate
- (B) Fecilitate
- (C) Feliicitate
- (D) Fecillitate

Ans. (A)

30. Which of the following deals with subsequent pleading in the Code of Civil Procedure?

- (A) Order 8, Rule 9
- (B) Order 4, Rule 13
- (C) Order 6, Rule 10
- (D) Order 10, Rule 22

Ans. (A)

31. Which of the following deals with power to

amend decree or order where appeal is summarily dismissed in the Code of Civil Procedure?

- (A) Section 145A
- (B) Section 103A



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- (C) Section 148A
(D) Section 153A
Ans. (D)
32. The principle of is embodied in Section 6 of the Evidence Act.
(A) Estoppel
(B) Res Gestae
(C) Presumption
(D) Falsus in uno falsus in omnitus
Ans. (B)
33. Manifest (Choose the Synonym)
(A) Boasting
(B) Evident
(C) Destined
(D) Generous
Ans. (B)
34. Eye: Wink :: Heart:
- (A) Throb
(B) Move
(C) Pump
(D) Respirate
Ans. (C)
35. The evidence of any person whose evidence is of a formal character which may be given by affidavit is provisioned in:
(A) Section 265 of Criminal Procedure Code
(B) Section 387 of Criminal Procedure Code
(C) Section 280 of Criminal Procedure Code
(D) Section 296 of Criminal Procedure Code
Ans. (D)
36. A suit for partition contains which of the following decree?
(A) Preliminary decree
(B) Intermediate decree
(C) Final decree
(D) Both (A) and (C)
Ans. (D)
37. Making atmosphere noxious to health is dealt under
(A) Section 278 of Indian Penal Code
(B) Section 279 of Indian Penal Code
(C) Section 280 of Indian Penal Code
(D) Section 281 of Indian Penal Code
Ans. (A)
38. Find the principal when the simple interest for 3 years at 5% is Rs. 90.
(A) Rs. 300
(B) Rs. 400
(C) Rs. 500
(D) Rs. 600
Ans. (D)
39. नासी छूटेला द्रोषित गुनेगार ने थयेल सजानो अमल करवाना समये झोजदारी कार्यरति संछितानी नीयेना पैकी कछ कलम अमलमां आवशे?
(A) कलम 286
(B) कलम 487
(C) कलम 388
(D) कलम 426
Ans. (D)
40. विश्व प्रख्यात अजन्तानी गुफा कया राज्यमां आवेल छे?
(A) गुजरात
(B) महाराष्ट्र
(C) मध्यप्रदेश
(D) आंध्रप्रदेश
Ans. (B)
41. By which Amendment Act to the Constitution of India, the provision with regard to compulsory acquisition of property was omitted?
(A) 44 Amendment
(B) 42nd Amendment
(C) 61st Amendment
(D) 40th Amendment
Ans. (A)





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42. જે કરારથી એક પક્ષકાર બીજા પક્ષ કારને પોતાના જ વર્તનથી અથવા બીજી કોઈ વ્યક્તિનાં વર્તનથી તેને થતું નુકસાન માંથી બચાવવાના વચન આપે તે કરાર .- ની કરાર કહેવાય.

- (A) ક્ષતિપૂર્તિ
- (B) જામીનગીરી
- (C) મૂળ દેવદાર
- (D) એજન્સી

Ans. (A)

43. Tam glad we are on the same page with our ideas for this project. (Give the appropriate meaning to the underlined portion)

- (A) Agree
- (B) Discharge
- (C) Divided
- (D) Deliberate

Ans. (A)

44. દિવાની કાર્યરીતિ સંહિતા ની નીચેના પૈકી કઈ જોગવાઈ અદાલત બહાર તકરારની પતાવટ 5 અંગેની છે?

- (A) કલમ 90
- (B) કલમ 88
- (C) કલમ 89
- (D) કલમ 82

Ans. (C)

45. ગુજરાત નશાબંધી અધિનિયમ ની નીચેના પૈકી કઈ કલમ ધરપકડ થયેલ વ્યક્તિને ભાગી જવામાં મદદરૂપ થનાર અને સજાની જોગવાઈ કરે છે?

- (A) કલમ 97.
- (B) કલમ 96
- (C) કલમ 98
- (D) કલમ 95

Ans. (C)

46. In MS-Word, by default, a document is printed mode.

- (A) Landscape
- (B) Portrait
- (C) Page setup
- (D) Print view

Ans. (B)

47. ભારતીય પુરાવા અધિનિયમ ની નીચેના પૈકી કઈ કારણ કે કલમ હેઠળ અદાલત કેટલીક હકીકતો અસ્તિત્વમાં છે તેવું અનુમાન કરી શકે?

- (A) કલમ 115
- (B) કલમ 114
- (C) કલમ 118
- (D) કલમ 117.

Ans. (B)

48. We are were great friends at school but when we went to different university? (Fill in the blank with correct phrase/verb.)

- (A) drifted along
- (B) drifted apart
- (C) drifted out
- (D) drifted from

Ans. (B)

49. Which of the following deals with how delivery to bailee is to be made in the Indian Contract Act, 1872?

- (A) Section 149
- (B) Section 135
- (C) Section 145
- (D) Section 140

Ans. (A)

50. Article 94 of the Limitation Act, 1963 will apply to which of the following institutions?

- (I) Hindu religious endowment
- (II) Muslim religious endowment
- (III) Buddhist charitable endowment
- (IV) Christian religious endowment

- (A) (I), (II) and (III)
- (B) (II), (III) and (IV)
- (C) (I), (III) and (IV)
- (D) (II), (IV) and (I)

Ans. (A)

51. ફોજદારી કાર્યરીતિ સંહિતા ની નીચેના પૈકી કઈ જોગવાઈ ક્ષમાયાચના ની રજૂઆત કરતા ગુનેગારને છોડવા અંગેની છે?

- (A) કલમ 339
- (B) કલમ 348





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- (C) કલમ 388
(D) કલમ 347
Ans. (C)

52. કોજદારી કાર્યરીતિ સંહિતા ની નીચેના પૈકી કઈ જોગવાઈ ખોટો પુરાવો આપવા માટેની ઈન્સાફી કાર્યવાહી માટે સંક્ષિપ્ત કાર્યવાહી અંગેની છે?

- (A) કલમ 339
(B) કલમ 344
(C) કલમ 388
(D) કલમ 458
Ans. (A)

53. Under which of the following provisions of the Code of Civil Procedure, the Prisoner is required to be brought to Court in custody?

- (A) Order 16A, Rule 6
(B) Order 14, Rule 20
(C) Order 19, Rule 21
(D) Order 11, Rule 7
Ans. (A)

54. The tangible part of a computer system is called:

- (A) Input data
(B) Output data
(C) Hardware
(D) Software
Ans. (C)

55. In case presentation of instrument for acceptance or payment is delayed,

- (A) The responsibility of all the parties there to end
(B) It becomes ineligible for payment
(C) The delay can be excused if it is caused by circumstances outside the control of the holder and not because of his negligence, default or misconduct
(D) the delay can be excused if it is caused by circumstances outside the control of the holder, or due to his negligence, but not if caused due to default or misconduct
Ans. (C)

56. Which of the following provisions of the Code of Civil Procedure will be applicable in case of death of one of the several defendants or the sole defendant in the suit?

- (A) Order 12, Rule 1
(B) Order 10, Rule 9
(C) Order 19, Rule 6
(D) Order 22, Rule 4
Ans. (D)

57. રિતનાં બંધારણની નીચેના પૈકી કઈ જોગવાઈ સંઘના અથવા કોઈ રાજ્યનાં કામકાજ સાથે સંબંધ ધરાવતી જાહેર સેવા અને જગ્યામાં ભરતીના અને તેના ઉપર નીમાયેલ વ્યક્તિઓની સેવાની શરતો ના નિયમન બાબત છે?

- (A) અનુચ્છેદ 309
(B) અનુચ્છેદ 310
(C) અનુચ્છેદ 14
(D) અનુચ્છેદ 311
Ans. (B)

58. Internet is an example of:

- (A) WAN
(B) LAN
(C) Intranet
(D) MAN
Ans. (B)

59. What do you understand by the term "Leading Question"?

- (A) Question suggesting the answer which the person putting it wishes or expects to receive
(B) A question asked to contradict the witness by his previous writing
(C) A question asked with reasonable ground
(D) A question asked with a view to check the veracity of the witness
Ans. (A)





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60. Article 51A of the Constitution of India provides for:

- (A) fundamental duties
 - (B) promotion of international peace and security
 - (C) organization of agriculture and animal husbandry
 - (D) protection of monuments and places and objects of national importance
- Ans. (A)

61. I needed to study, but I kept beating around the bush. (Give the appropriate meaning to the underlined portion)

- (A) Getting confused
 - (B) Getting angry
 - (C) Not coming to the point
 - (D) Feeling scared
- Ans. (C)

62. વટાઉખત અધિનિયમ, 1881 ની કલમ 138 હેઠળના કોઈ ફોજદારી કામમાં કેવા પ્રકારનો બચાવ લેવાની છૂટ આરોપીને આપી શકાય નહીં?

- (A) ચેક આપ્યા ત્યારે કલમ 138 માં જણાવેલ કારણોસર, ચેક રજૂ કરવામાં આવ્યથી તે સ્વીકારી શકશે નહીં તેવું ચેક લખનાર ને માનવીને કોઈ કારણ નહોતું.
 - (B) ચેક તેની તારીખ નાં ત્રણ માસના સમય બાદ બેંકમાં રજૂ કરવામાં આવેલ.
 - (C) ફરિયાદ કરતાં પહેલા કોઈ લેખિત નોટિસ આરોપી ને ફરિયાદી તરફથી મળેલ ન હતી.
 - (D) ચેક લખનાર ચેક ની રકમ નાણાં લેનાર કે યથા કર્મ ધારણ કરનારને ચૂકવવા જવાબદાર
- Ans. (B)

63. The average weight of 10 men is decreased by 3 kg when one of them whose weight is 80 kg, is replaced by a new person. The weight of the new person is:

- (A) 70
 - (B) 60
 - (C) 50
 - (D) 73
- Ans. (C)

64. Turpitude (Choose the Antonym)

- (A) Sainly behaviour
 - (B) Clever conversation
 - (C) Lively imagination
 - (D) Agitation
- Ans. (A)

65. નીચેનામાંથી કોને સમય મર્યાદા અધિનિયમ, 1963 ની કલમ 16 ની પેટા કલમ (1) અથવા (2) લાગુ પડતી નથી?

- (A) શફીલદારીના અધિકાર માટેનો દાવો
 - (B) સ્થાવર મિલ્કતના કબજા અંગેનો દાવો
 - (C) વારસાગત પદ માટે નો દાવો
 - (D) આ તમામ
- Ans. (D)

66. Who is the first Indian to receive the honour of Bharat Ratna?

- (A) Dr. Sarvapalli Radhakrishnan
 - (B) Ravindranath Tagore
 - (C) Indira Gandhi
 - (D) Mahatma Gandhi
- Ans. (A)

67. એક બીજા માટે નો અવેજ બનતું હોય, એવું દરેક વચન અને વચનોનો એવો દરેક સેટ છે?

- (A) કબૂલાત
 - (B) કરાર
 - (C) દરખાસ્ત
 - (D) આમાંથી કોઈ નહીં
- Ans. (A)

68. Find the odd one out

- (A) Joy
 - (B) Clever
 - (C) Happy
 - (D) Anxiety
- Ans. (B)

69. Which of the following latitudes pass through India?

- (A) Equator
- (B) Arctic Circle
- (C) Tropic of Capricorn
- (D) Tropic of Cancer





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Ans. (D)

70. સમયમર્યાદા અધિનિયમ, 1963 ની નીચેના પૈકી કઈ કલમની જોગવાઈ સંદર્ભે ગર્ભમાં રહેલ બાળક નો સમાવેશ સગીર ની વ્યાખ્યામાં થાય છે?

- (A) કલમ 3
- (B) કલમ 4
- (C) કલમ 5
- (d) કલમ 65

Ans. (D)

71. નીચેના પૈકી કયું એન્ટી વાયરસ સોફ્ટવેર નથી?

- (A) ક્વિક સ્કેન
- (B) મેક આફી છે
- (C) ટ્રોજન હોર્સ ડાર
- (D) કેસ્પર સ્કાય

Ans. (C)

72. Article 25 of the Limitation Act, 1963 deals with which of the following?

- (A) Payment of interest on the money due from the defendant to the plaintiff
- (B) Payment of interest on the money due from the plaintiff to the defendant
- (C) Either (A) or (B)
- (D) None of these

Ans. (A)

73. Where a promissory note is payable by instalments, and two or more instalments have become due, and the holder of the note sues only for one of the instalments and omits to sue for the other instalments.

- (A) He can afterwards sue for these instalments
- (B) He cannot afterwards sue for these instalments
- (C) Either (A) or (B)
- (D) None of these

Ans. (B)

74. Voluntarily causing grievous hurt to extort

property or a valuable security or to constrain to do anything, which is, Illegal or which may facilitate the commission of an offence is dealt under

- (A) Section 329 of Indian Penal Code
- (B) Section 330 of Indian Penal Code
- (C) Section 331 of Indian Penal Code
- (D) Section 332 of Indian Penal Code

Ans. (A)

75. Which of the following is essential of an offence under Section 114, of Indian Penal Code?

- (A) there was abetment by accused
- (B) the act was actually committed in pursuance of abetment
- (C) the accused was present while the act was being committed
- (D) all of these

Ans. (D)

76. Which of the following is the limitation period under Article 27 of the Limitation Act, 1963?

- (A) One year
- (B) Three years
- (C) Five years
- (D) Both-One year and Three years

Ans. (B)

77. In a certain code language, 35796 is written

as 44887. How would 46823 be written in that code language?

- (A) 57914
- (B) 15914
- (C) 55934
- (D) 55714

Ans. (B)

78. When a file is saved for the first time

- (A) a copy is automatically printed
- (B) it must be given a name to identify it
- (C) it does not need a name





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(D) it only needs a name if it is not going to be printed

Ans. (B)

79. X has been illegally detained by the police authorities. His father has been advised to file a writ petition before the High Court. Which Writ should be prayed for in such petition?

- (A) Habeas Corpus
- (B) Certiorari
- (C) Quo Warranto
- (D) Mandamus

Ans. (A)

80. Which of the following deals with alternative promise, one branch being illegal in the Indian Contract Act, 1872?

- (A) Section 56
- (B) Section 50
- (C) Section 55
- (D) Section 58

Ans. (D)

81. Which of the following states when accused shall be discharged?

- (A) Section 239 of Code of Criminal Procedure
- (B) Section 264 of Code of Criminal Procedure
- (C) Section 337 of Code of Criminal Procedure
- (D) Section 258 of Code of Criminal Procedure

Ans. (A)

82. False statement, rumour, etc. circulated with Intent to cause mutiny or offence against the public peace is dealt under

- (A) Section 505 of Indian Penal Code
- (B) Section 300 of Indian Penal Code
- (C) Section 299 of Indian Penal Code
- (D) Section 351 of Indian Penal Code

Ans. (A)

83. ગુજરાતનો કયો જિલ્લો સૌથી વધુ જંગલ વિસ્તાર ધરાવે છે?

- (A) ડાંગ
- (B) ગીર સોમનાથ
- (C) તાપી
- (D) વલસાડ

Ans. (B)

84. દિવાની કાર્યરીતિ સંહિતા ની નીચેના પૈકી કઈ જોગવાઈ દાવાઓના એકત્રીકરણ ને લગતી છે?

- (A) ઓર્ડર 7 કુલ 3
- (B) ઓર્ડર 2 કુલ 5
- (C) ઓર્ડર 4 કુલ 1
- (D) ઓર્ડર 6 કુલ 8

Ans. (B)

85. Choose the word spelt correctly

- (A) Dispatch
- (B) Dispacth
- (C) Dispach
- (D) Dyspatch

Ans. (A)

86. સ્વતંત્ર ભારતના પ્રથમ અંદાજપત્ર કોણે રજૂ કરેલ હતું?

- (A) મોરારજી દેસાઈ
- (B) જહોન મથાઈ
- (C) આર. કે. શમૂખમ
- (D) એન. કે. યાંદા

Ans. (B)

87. Ctrl + Z =

- (A) Undo last action
- (B) Insert Link
- (C) Minimize Current Window
- (D) Bold highlighted section

Ans. (A)

88. A statement by the accused must amount to a confession for the application of:

- (A) Section 25 of Indian Evidence Act
- (B) Section 13 of Indian Evidence Act
- (C) Section 10 of Indian Evidence Act
- (D) none of these

Ans. (A)





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89. બપેડો કરવો તે ગુનો ભારતીય દંડ સંહિતાની કઈ કલમ હેઠળ સજાને પાત્ર છે?

- (A) 159
 - (B) 160
 - (C) ૧૫૧
 - (D) 162
- Ans. (A)

90. What is the presumption to be drawn under Section 139 of the Negotiable Instruments Act?

- (A) That the holder of the cheque received the cheque for the discharge, in whole or in part, of any debt or other liability.
 - (B) That the drawer had duly signed the cheque.
 - (C) That the cheque was dishonoured for want of sufficient funds.
 - (D) That the cheque in question had not expired on the date of its presentation.
- Ans. (A)

91. Inimitable (Choose the Antonym)

- (A) Inclined to disappear
 - (B) Eager to advise
 - (C) Intelligible
 - (D) Ordinary
- Ans. (A)

92. Autrefois acquit or plea of double jeopardy arises:

- (A) When a person is acquitted again of the same offence
 - (B) When a person is convicted again for the different offence
 - (C) When a person is tried again for the same offence
 - (D) None of these
- Ans. (C)

93. How does Section 157 of Criminal Procedure Code provide safeguards for rape victims?

(A) the recording of statement of the victim shall be conducted at the residence of the victim or in the place of her choice

(B) the recording of statement as far as practicable must be conducted by a woman police officer in the presence of her parents or guardian or near relatives or social worker of the locality

(C) Both (A) and (B)

(D) none of these

Ans. (C)

94. Article 20(2) of the Constitution of India provides for protection against:

- (A) double jeopardy
 - (B) wrongful restraint
 - (C) arrest and detention
 - (D) child labour
- Ans. (A)

95. ભારતીય પુરાવા અધિનિયમ ની નીચેના પૈકી કઈ જોગવાઈ જ્યારે શાખ કરનાર સાક્ષી દસ્તાવેજ થયા ની હકીકત નો ઈનકાર કરે ત્યારે આપવા પાત્ર પુરાવા ને લગતી છે?

- (A) કલમ 71
 - (B) કલમ 80
 - (C) કલમ 60
 - (D) કલમ 70
- Ans. (D)

96. Under the head subsequent conduct, which of the following types of conduct would be material?

- (A) Change of life
 - (B) Evasion of justice
 - (C) Fear, trembling
 - (D) All of these
- Ans. (D)

97. Where a row and a column meet, is called

- (A) a cell
 - (B) a block
 - (C) a box
 - (D) none of these
- Ans. (A)





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98. Under Section 6(2), Limitation Act, 1963, where several disabilities co-exist concurrently or where the plaintiff is affected by another disability before recovery from earlier disability,

- (A) Time will commence even if both the disabilities have not ceased.
- (B) Time will not commence till both the disabilities have ceased.
- (C) Time will not commence till any one of the disabilities has ceased.
- (D) None of these

Ans. (B)

99. Which of the following deals with the absence of complainant?

- (A) Section 235 of the Criminal Procedure Code
- (B) Section 264 of the Criminal Procedure Code
- (C) Section 249 of the Criminal Procedure Code
- (D) Section 242 of the Criminal Procedure Code

Ans. (C)

100. વટાઉખત અધિનિયમ, 1881 ની કલમ 138 અન્વયે ફરિયાદ કરવા માટેનું કારણ ક્યારે ઊભું થયેલ કહેવાય?

- (A) જ્યારે ચેક લખનાર નાણાં લેનાર ને અથવા યથાક્રમ ધારકને ચેક ની રકમ લેખિત નોટિસ મળ્યાનાં 15 દિવસની અંદર ચૂકવવામાં નિષ્ફળ જાય.
- (B) જ્યારે બેંક તરફથી સદર ચેક સંબંધિત ખાતા માં અપૂરતું ભંડોળ હોવાના કારણસર ચુકવણું કર્યા વગર પરત કરવામાં આવે.
- (C) જ્યારે નાણાં લેનાર અથવા યથાક્રમ ધારક ચેક લખનાર ને લેખિત નોટિસ મોકલે અને સદર નોટિસ ચેક લખનાર ને મળે ત્યારે. ડે
- (D) જ્યારે ચેક ચૂકવવા માટે બેંક સમક્ષ રજૂ દિ કરવામાં આવે ત્યારે.

Ans. (A)



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Tansukh Paliwal
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