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HIGH COURT OF KERALA

KERALA JUDICIAL SERVICE (PRELIMINARY) EXAMINATION - 2022 QUESTION BOOKLET

| Date of Examination: 08.05.2022 | Roll Number: |
|---------------------------------|--|
| Maximum Marks: 200 | Duration: 2 1/2 Hours (10.30 a.m. to 1.00 p.m. |

INSTRUCTIONS TO THE CANDIDATES

- Candidates should write their Roll Number in their Question Booklets at the space provided for the purpose.
- This Question Booklet contains 100 Objective Type Multiple Choice questions carrying two marks each. One mark will be deducted for each incorrect answer.
- 3. Candidates should not open their Question Booklets before 10.30 a.m. After opening the Question Booklet, ensure that it contains 100 questions in serial order from 1 to 100. If there are any missing or illegibly printed questions, the matter should be brought to the notice of the Invigilator immediately and the Question Booklet should be got replaced.
- Four answers are given as (A), (B), (C) and (D) to each question. Out of these, only one
 answer is correct. Answers to the questions should be marked in the separate OMR
 Answer Sheet by darkening the appropriate bubble against the question number in the
 OMR Answer Sheet.
- Candidates should use only BLACK/BLUE Ballpoint pen for filling various entries and marking answers in the OMR Answer Sheet. Use of pencil, Gel pen, fountain pen or sketch pen and use of any ink other than black/blue colour is not permitted.
- No candidate will be allowed to leave the examination hall without handing over the OMR Answer Sheet to the Invigilator. Candidates can take the Question Booklet with them.
- Answer Key will be published in the wesbsite <u>www.hckrecruitment.nic.in</u> after the examination.
- Strict compliance with the instructions is essential. Any malpractice or attempt to commit
 any kind of malpractice in the examination will result in summary disqualification of the
 candidate.







PART - A

| 1. | | Under Section 146 of the Contract Act, the co-sureties are liable to contribute | | | | | | | |
|----|---|---|-------------|----------|---------------------------------------|--|--|--|--|
| | (A) | Equally | (B) | Une | equally | | | | |
| | (C) | According to capacity | (D) | | her (A), (B) or (C) | | | | |
| 2. | Und | der the Specific Relief Act, | a suit fo | recov | ery can be filed | | | | |
| | (A) | Only in respect of move | able prop | erty | | | | | |
| | (B) | In respect of both move | 10 10 | 120 | vable property | | | | |
| | (C) Only in respect of immovable property | | | | | | | | |
| | (D) Neither the movable or immovable property | | | | | | | | |
| 3. | Section 53A of the Transfer of Property Act deals with | | | | | | | | |
| | (A) | Doctrine of election | | (B) | Specific performance | | | | |
| | (C) | Part performance of cor | ntract | (D) | Fraudulent transfer | | | | |
| 4. | | neque is a | drawn | upor | n a specified banker and | | | | |
| | (A) | Bill of exchange | (B) | Huno | li | | | | |
| | (C) | Promissory note | (D) | None | of the above | | | | |
| 5. | Section 25 of the Limitation Act deals with | | | | | | | | |
| | (A) | Acquisition of easement | by preso | cription | 1 | | | | |
| | (B) | | | | | | | | |
| | (C) | Effect of acknowledgmen | nt in writi | ng | | | | | |
| | (D) | Continuing breaches and | d torts | | | | | | |
| 6. | Which Section of the Kerala (Buildings Lease and Rent Control) Act, | | | | | | | | |
| | | | | | pplication or preferring an | | | | |
| | | al under Section 18? | - | 7.5 | , , , , , , , , , , , , , , , , , , , | | | | |
| | (A) | Section 11(2) | | (B) | Section 5 | | | | |
| | (C) | Section 12(1) | | (D) | None of the above | | | | |

None of the above

(D)



- Section 14 of the Limitation Act deals with..... 7.
 - Effect of fraud or mistake (A)
 - Extension of prescribed time in certain cases (B)
 - Exclusion of time taken for proceeding bona fide before a (C) court without jurisdiction
 - All of the above (D)
- 'Pari pasu' distribution means? 8.
 - Equal distribution (A)
 - Rateable distribution (B)
 - Partition by metes and bounds (C)
 - None of the above (D)
- Which is not correct about the 'promissory note'? 9.
 - It contains a conditional undertaking (A)
 - It contains the amount mentioned on it (B)
 - It is an instrument in writing (C)
 - It is signed by the maker (D)
- As per Order 13 Rule 9, the person entitled to receive back a 10. document produced in a suit is.....
 - Only a party to the suit (A)
 - Plaintiff (B)
 - Defendant (C)
 - Person who produced the document, whether a party or not. (D)
- Which among the following acts can be done by an outgoing 11. partner conducting business, competing with the firm?
 - Use of firm's name (A)
 - Advertise such business (B)
 - Represent himself as carrying on the business of the firm (C)
 - Solicit business from customers who were dealing with the firm (D) before he ceased to be a partner







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| 12. | Unc | der Section 6(2)(a) o | of the Specific | Relief Act, no suit shall be brought |
|-----|--------|-------------------------|---------------------------|--------------------------------------|
| | | | | from the date of |
| | disp | oossession. | | |
| | (A) | 6 months | (B) | 1 year |
| | (C) | 2 years | (D) | 3 years |
| 13. | As | uit posted for hea | ring can be | adjourned by the court only a |
| | max | imum of | at the inst | ance of a party. |
| | (A) | Once | (B) | Two times |
| | (C) | Three times | (D) | Hearing cannot be adjourned |
| 14. | Wha | at is the remedy | provided aga | inst an order passed at the |
| | | cution stage in a ren | | |
| | (A) | Appeal | (B) | Revision |
| | (C) | Writ petition | (D) | None of the above |
| 15. | A su | it for possession ur | nder Section 6 | of then Specific Relief Act can |
| | | ed within | | The second second second |
| | (A) | Three years | (B) | Twelve years |
| | (C) | Five years | (D) | Nine years |
| 16. | A an | d B are partners in | a stationery | business. Z orders on the firm's |
| | letter | head to supply tw | o bags of who | eat at his residence. What will be |
| | the li | ability of the firm und | der the Indian | Partnership Act, 1932? |
| | (A) | The firm is not liab | le to pay the o | ebt |
| | (B) | The firm is liable to | pay the debt | |
| | (C) | The firm is liable o | nly for half of t | he debt |
| | (D) | None of the above | 9 | 19 |
| 17. | An in | choate instrument is | ************************* | |
| | (A) | An incomplete inst | rument | |
| | (B) | An instrument pres | ented beyond | time |
| | s. | 8 | 920 | |



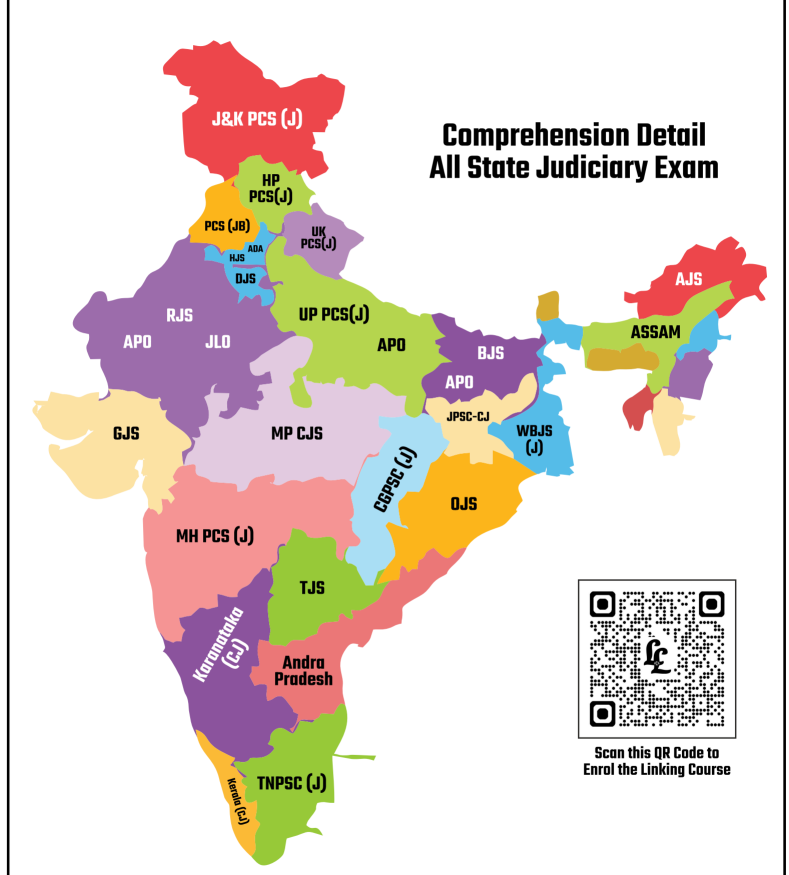






| | (C) | An illegible instrument | | |
|-----|-------|---|--------------|---|
| | (D) | None of the above | | |
| 18. | | period of limitation for from the d | | uit based on promissory note is cution. |
| | (A) | One year | (B) | Two years |
| | (C) | Three years | (D) | 12 Years |
| 19. | The r | rule against perpetuity is | containe | d in |
| | (A) | Section 32 of the Partr | nership Ad | et |
| | (B) | Section 62 of the Cont | ract Act | |
| | (C) | Section 14 of the Tran | sfer of Pro | operty Act |
| | (D) | Section 6 of the Specif | fic Relief | Act |
| 20. | | | ule 1 of the | e Code of Civil Procedure pertain |
| | | e filing of | (B) | Revision |
| | (A) | Appeal | (B) | |
| | (C) | Review | (D) | None of the above |
| 21. | | ch of the following tests or of suit under Order 2 F | | applied in cases where the plea aised? |
| | (A) | Whether the cause of the subsequent suit as | | the previous suit and that in |
| | (B) | | | the subsequent suit could have on the basis of the pleading |
| | (C) | Whether the plaintiff of the cause of action dis | | sue for a particular relief on the previous suit |
| | (D) | All of the above | | |
| | | | | |











| 22. | ins | 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 instalment? | | | | | |
|-----|------------|--|--|--|--|--|--|
| | (A) | He can sue for the other instalments later | | | | | |
| | (B) | He cannot sue for the other instalments | | | | | |
| | (C) | Either A or B | | | | | |
| | (D) | None of the above | | | | | |
| 23. | | ch provision in the Code of Civil Procedure deals with the transfer of ecree? | | | | | |
| | (A) | Section 52 (B) Section 39 | | | | | |
| | (C) | Section 41 (D) Section 151 | | | | | |
| 24. | | calculate the maturity date of a negotiable instrument, the ving date be | | | | | |
| | (A) | Included (B) Considered | | | | | |
| | (C) | Excluded (D) None of the above | | | | | |
| 25. | | ording to the provisions of the Transfer of Property Act, the | | | | | |
| | (A) | Can be transferred | | | | | |
| | (B) | Cannot be transferred | | | | | |
| | (C) | Cannot be transferred apart from the dominant heritage | | | | | |
| | (D) | None of the above | | | | | |
| 26. | The [| Doctrine of Lis pendens is applicable to | | | | | |
| | (A) | Movable and immovable properties | | | | | |
| | (B) | Partial and absolute transfers | | | | | |
| | (C) (D) | Specified and unspecified properties All of these | | | | | |









| 27. | Nova | ation means | | |
|-----|-----------------------|--|--|--|
| | (A) | Substitution of one agreement | with and | other |
| | (B) | Cancellation of an agreement | | |
| | (C) | Withdrawal from an agreement | | |
| | (D) | Expiry of an agreement | | |
| 28. | | limitation prescribed for filing assentatives of a deceased defend | 150000 | 1700 J. 1700 1700 1700 1700 1700 1700 1700 170 |
| | (A) | 30 days from the death of the d | efenda | nt/respondent |
| | (B) | 45 days from the death of the d | efenda | nt/respondent |
| | (C) | 60 days from the death of the d | efenda | nt/respondent |
| | (D) | 90 days from the death of the d | efenda | nt/respondent |
| 29. | settle | er Section 89 of CPC the co ement and give them to the par iving the observation of the par is of probable settlement and sen | ties for ties the | their observation and after court may reformulate the |
| | (A) | Arbitration | (B) | Mediation |
| | (C) | Settlement before Lok Adalat | (D) | All of the above |
| 30. | agree Third execution | u entered into a sale agreement is of land belonging to Thomas, sement was executed and the auvananthapuram, where Babu is cute the sale deed, in spite of Babalance sale consideration, Balance | situated dvance residin abu bei ou can | I in Ernakulam District. The sale consideration paid at g. Thomas having failed to ng ready and willing to pay institute a suit for specific |
| | perf | ormance of the agreement at | | |
| | (A) | Thiruvananthapuram | (B) | Ernakulam |
| | (C) | Where Thomas is residing | (D) | All of the above |



31. Rajan had let out his shop room to Venu on rent. Venu clandestinely sublet a portion of the room to Gopi. On coming to know about this, Rajan caused a lawyer notice to Venu under Section 11(4) of the Building Lease and Rent Control Act, but omitted to mention Gopi's name. Will the omission be fatal when Rajan files a rent control petition for evicting Venu alleging sub-lease?

| (A) | Fata |
|-----|--------|
| | 1 0000 |

(B) Not fatal

(C) Curable

(D) None of the above

32. Constructive res judicata is contained in.....

- (A) Explanation III to Section 11
- (B) Explanation IV to Section 11
- (C) Explanation VI to Section 11
- (D) Explanation VII to Section 11
- 33. Which among the following is not essential in relation to transfer of property to an infirm person, under the Transfer of Property Act ?
 - (A) A life interest in favour of one or more living person.
 - (B) The unborn person should come into existence before the expiry of prior life interest.
 - (C) The remaining right after creation of life interest should be transferred to unborn persons.
 - (D) The unborn person should be a descendant of the original transferor
- 34. Which among the following is not a new provision introduced in the Specific Relief Act by 2018 amendment?
 - (A) Time limit for disposal of cases under the Act.
 - (B) Special Court for trial of suits under the Specific Relief Act.
 - (C) Provision for substituted performance
 - (D) None of the above







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|--------|---------|---|-------|----------|-------------|-----------|---------|----|
| 35. | | nich among the following mort gagor is essential? | gage | es, a pe | ersonal un | dertaking | by th | 16 |
| | (A) | Usufructuary mortgage | | (B) | English i | mortgage | | |
| | (C) | Mortgage by conditional sal | е | (D) | None of | the above | Э | |
| 36. | | h among the following is nable claim? | the | proce | dure for | transfer | of an | |
| | (A) | Delivery of possession | | | | | | |
| | (B) | By a formal declaration | | | | | | |
| | (C) | By an instrument in writing | signe | ed by th | ne transfer | or or age | nt | |
| | (D) | By an instrument in writing | g sig | ned by | both the | transfe | ror and | ł |
| | | the transferee and attested | by t | wo witn | esses | | | |
| 37. | Agre | ement in restraint of trade is . | | •••• | | | | |
| | (A) | Voidable (| B) | Void | | | | |
| | (C) | Illegal (| D) | None | of the abo | ove | | |
| 38. | How | is gift of immovable property | effec | cted? | | | | |
| | (A) | By delivery of possession | | | | | | |
| | (B) | By a registered instrument | t, if | value | is more ti | han Rs.1 | 00 and | ı |
| | | otherwise by transfer of pos | sess | sion | | | | |
| | (C) | By a registered document a | ttest | ted by t | wo witnes | ses | | |
| | (D) | By an oral transfer | | | | | | |
| | | | | | | | | |

 Feeding the Grant by Estoppel is incorporated in of the Transfer of Property Act.

(A) Section 43

(B) Section 41

(C) Section 35

(D) Section 21







40. Which among the following sections of the Transfer of Property Act govern the transfer of property to unborn person?

(A) Sections 12 and 13 (B) Section 13

(C) Sections 13 and 14 (D) Section 9, 10, 13

PART - B

Where a Magistrate has imposed a substantive sentence on the 41. accused, the sentence of imprisonment in default of fine shall not exceed of the term of sentence, which Magistrate is competent to impose as punishment?

(A) One half (B) One third

(C) One fourth (D) None of the above

Which among the following sections incorporates the principle of 42. vicarious liability in criminal jurisprudence?

(A) S.120B IPC

S.120 A IPC (B)

(C) S.149 IPC (D) **S.34 IPC**

- In the trial of a criminal case, a question touching the relevant matter in 43. issue is put to the witness. He refuses to answer, contending that the answer will incriminate him. Can he be compelled to give evidence. If so, under which provision of Law?
 - (A) Sec. 129 of the Indian Evidence Act.
 - (B) Sec. 132 read with S.147 of the Indian Evidence Act.
 - (C) S.142 of the Indian Evidence Act.
 - (D) None of the above







- 44. After the trial was over, charge was altered invoking S.216 Cr.P.C, from one under S.306 to S.302 IPC. Thereafter, on request of the prosecutor, a surgeon who was not examined earlier, was permitted by the court, to be summoned. Is the court legally competent to do so?
 - (A) Yes, under S.218(1) Cr.P.C
 - (B) No, under S.217 (a) Cr.P.C
 - (C) Yes, Under S.217 (b) Cr.P.C
 - (D) No, under S.218 (2) Cr.P.C
- 45. A bond is executed by the accused for the appearance in court. The accused failed to appear, in spite of specific directions. What should be the next step taken by the court under S.446 Cr.P.C?
 - (A) Issue show cause as to why bail bond shall not be forfeited
 - (B) Record satisfaction regarding forfeiture and call upon the person to pay penalty or to show cause why it shall not be paid.
 - (C) Cancel the bail bond, impose penalty on the sureties for such amount not exceeding the bond amount.
 - (D) None of the above.
- 46. In which among the following, oral admission as to contents of documents is relevant?
 - (A) If party proposing is able to show that he is entitled to give secondary evidence under the rules.
 - (B) If the genuineness of the document in question is admitted.
 - (C) If the document in question is an electronic document.
 - (D) None of the above.







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- 47 Which among the following is not correct under S.34 IPC?
 - (A) Prior meeting of mind is essential.
 - Commission of a Criminal act by one or more persons among the (B) group in furtherance of criminal intention of all.
 - (C) Each of the person need not commit any individual overt act.
 - (D) Each of the above persons accused of common intention should be present at the time of commission of offence.
- 48. In which among the following instances, sanction under S.197 Cr.P.C is essential?
 - (A) Where the accused is a public servant and the offence was done by him, while he was a public servant.
 - (B) Where the accused is or was a Judge or Magistrate or a public servant not removable from office, save without sanction of Government, is alleged to have committed offence, while acting or purporting to act in discharge of his official duty
 - Where the accused is or was a public servant and is alleged to (C) have committed offence while in service.
 - (D) None of the above.
- 49 If a written complaint is submitted to a Magistrate who is not competent to take cognizance of that offence, he shall.....
 - (A) Direct the complainant to the proper court
 - (B) Return it for presentation to the proper court with an endorsement.
 - (C) Forward the complaint to the proper court, through concerned SHO and direct the complainant to that court.
 - Return it for presentation before the proper court and (D) to refer the party to the proper court.







- 50. To attract principle of estoppel, which among the following conditions must be fulfilled?
 - (A) Representation by a person to another
 - (B) The other shall have acted upon the said representation.
 - (C) The act should have been detrimental to the interest of person who has acted.
 - (D) All the above.
- 51. Dying declaration to be admissible.....
 - (A) Must be made before a Magistrate
 - (B) Must be made before the Police Officer or a doctor
 - (C) May be made before any private person.
 - (D) All of above
- 52. Which among the following is not an essential ingredient of criminal conspiracy under S.120 B of IPC?
 - (A) An object to be accomplished
 - (B) A plan or scheme embodying means to accomplish that object.
 - (C) An agreement or understanding between two or more persons to co-operate for accomplishment of the object.
 - (D) commission of an overt act.
- 53. Which among the following condition is to be satisfied to enable a court to order appointment of commission to examine a witness?
 - (A) Whenever the court feels so
 - (B) Whenever the presence of witness cannot be easily procured, without an amount of delay, expense or inconvenience.
 - (C) Whenever the court feels that the summoning of the witness may cause delay.
 - (D) None of the above





- 54. In which among the following, the court can order costs to be paid by the accused to the complainant?
 - (A) Under S.359 Cr.P.C, when a person is convicted on a complaint of a non-cognizable offence, filed by the complainant.
 - (B) Under S.358 Cr.P.C, when a person is groundlessly arrested
 - (C) When compensation is ordered under S.357 Cr.P.C
 - (D) None of the above.
- 55. In which among the following circumstances, can the court permit indecent and scandalous questions to be put to witnesses?
 - (A) If it relates to the character of the witnesses
 - (B) If it relates to fact in issue.
 - (C) If it relates to previous conduct of the witnesses.
 - (D) Court cannot permit indecent and scandalous questions.
- 56. Which among the following cannot be a method of impeaching the credit of witnesses?
 - (A) Through the oral evidence of any other witness
 - (B) Through the evidence of persons who know that the witness is not credit worthy
 - (C) By proof that witness has been bribed.
 - By producing previous contradicting statement of witnesses.
- 57. S.34 IPC is?
 - (A) a rule of evidence (B
 - (B) a substantive offence
 - (C) an cohoate offence
- (D) None of the above







| 58. | Under | Indian | Penal | Code | "illegal" | signifies? |
|-----|-------|--------|-------|------|-----------|------------|
|-----|-------|--------|-------|------|-----------|------------|

- (A) everything which is an offence
- (B) everything prohibited by law
- (C) Everything which furnishes ground for civil action.
- (D) All the above.
- 59. Which among the following is true for dying declaration?
 - (A) dying declaration cannot be used as the sole basis of conviction.
 - (B) dying declaration, unless corroborated cannot be read as sole basis for conviction.
 - (C) dying declaration which is cryptic must be discarded
 - (D) when witnesses affirm that deceased was not in a fit state to make declaration, medical opinion cannot prevail
- 60. If an offender is sentenced to imprisonment for a term not exceeding six months, solitary confinement shall not exceed?
 - (A) 15 days
- (B) one month
- (C) two months
- (D) 45 days.
- 61. Section 76 and Section 79 of IPC provide the general exception of......?
 - (A) mistake of law
 - (B) mistake of fact
 - (C) both mistake of fact and law
 - (D) either mistake of law or of fact
- 62. In a criminal trial relating to causing of injury on the body of victim, sole eye witness deposed in accordance with prosecution case that accused inflicted a punctured wound, with a sharp weapon. Post mortem surgeon gave evidence that wound on the body was caused by gun shot. On the







basis of this evidence, which among the following will be the most probable outcome?

- Court can convict the accused based on direct evidence of eye (A) witness.
- Court should discard opinion evidence, and rely on (B) direct evidence
- Court should rely only on evidence of expert surgeon (C)
- Accused should be acquitted, granting benefit of doubt, based on (D) contradictory version of prosecution witness.
- Accident as an exception has been dealt with in which among the 63. following provisions of IPC?

S.77 (A)

S.78 (B)

(C) S.80 (D) S.82

- Which among the following statements is true in relation to examination 64. in chief of a witness?
 - (A) Leading question can be asked
 - It must only relate to relevant facts (B)
 - It must relate to facts in question (C)
 - All the above (D)
- The presumption that all judicial and official acts have been regularly 65. performed can be drawn from which provision of Indian Evidence Act?

(A) S.123

S.114 (B)

(C) S.121 (D) S.112

A disputed signature or handwriting of a person can be proved under 66. S.67 of the Indian Evidence Act by which among the following method?







- (A) By invoking S.73 of Indian Evidence Act.
- (B) By direct oral evidence of a person who is conversant into the handwriting or signature of that person.
- (C) By adducing the evidence of an expert.
- (D) All of the above.
- 67. To form an opinion under S.50 of Indian Evidence Act relating to relationship of one person with another, opinion of which among the following person is admissible?
 - (A) Any member of the family.
 - (B) Any person who has some knowledge about the relationship
 - (C) Any member of family or otherwise, who has special means of knowledge on subject.
 - (D) All of the above.
- 68. Under the provisions of Code of Criminal Procedure, 1973 Cognizance is taken of......
 - (A) Offence

(B) Accused

(C) Final report

- (D) None of the above
- 69. Regarding presumption about a document under S.90 of the Indian Evidence Act, which among the following is true?
 - (A) It should come from proper custody
 - (B) It should be more than 30 years old
 - (C) If conditions under S.90 are attracted, court can draw presumption regarding signature and handwriting.
 - (D) All of the above





| 70. Under S.202 Cr.P.C, the Magistrate is not authorised to | | | | | | | | |
|---|---|---|---------------------|--------------------------------|--|--|--|--|
| | (A) | Conduct enquiry himse | If | | | | | |
| | (B) | Ask police officer to cor | nduct an invest | igation | | | | |
| (C) Ask a person who is not a police officer to conduct an | | | | | | | | |
| | | investigation | | | | | | |
| | (D) | Issue process to the ac | cused. | | | | | |
| 71. | Layi | ng of trap is a part of | ***** | | | | | |
| | (A) | Inquiry | (B) | Enquiry | | | | |
| | (C) | trial | (D) | Investigation | | | | |
| 72. | Test | Identification Parade is co | onducted as a p | part of | | | | |
| | (A) | Trial | (B) | Enquiry | | | | |
| | (C) | Inquiry | (D) | None of the above | | | | |
| 73. | 'A' without any cause fires a loaded pistol into a crowd. One person died | | | | | | | |
| | of bu | ullet injury on the spot. Wh | nat, if any, is the | e offence committed by 'A'? | | | | |
| | (A) | Murder | | | | | | |
| | (B) | (B) Culpable homicide not amounting to murder | | | | | | |
| | (C) | No offence, since he ha | d no intention | | | | | |
| | (D) | Rash and negligent act | endangering o | r safety of others | | | | |
| 74. | To es | scape from criminal liabilit | y, when a defe | nce of intoxication is set up, | | | | |
| | the in | ntoxication should be | | | | | | |
| | (A) | Self administered | | | | | | |
| | (B) | Administered against hi | s will or knowle | dge | | | | |
| | (C) | Should not be self admi | nistered | | | | | |
| | (D) | All of the above | | | | | | |
| | | | | | | | | |









| 75. | | right of private defence is | based | on which among the |
|-----|-------|---|----------|--|
| | (A) | Self preservation | | (B) Self respect |
| | (C) | Self sufficiency | | (D) Self reliance |
| 76. | | h one among the following is cor and S.149 of IPC? | rect in | relation to distinction under |
| | (A) | Section 34 creates a specific o | ffence, | whereas Section 149 does |
| | (B) | Section 34 as well as Section 1 | 49 crea | ate specific offence |
| | (C) | Section 149 creates a specific not | offence | whereas Section 34 does |
| | (D) | Section 34 as well as Section 1 | 49 do r | not create specific offence |
| 77. | Cruel | ty under S.498 A IPC does not, ir | nclude | which among the following? |
| | (A) | Harassment of the woman | (B) | Physical cruelty |
| | (C) | Mental cruelty | (D) | All of the above cumulatively |
| 78. | Doct | rine of <i>volenti non fit injuria</i> is inco | orporati | ed in? |
| | (A) | S.88 of IPC (B) | S.87 | of IPC |
| | (C) | S.89 of IPC (D) | All th | e above |
| 79. | Unde | er Indian Law of crimes, right o | f privat | e defence is available with |
| | resp | ect to | | |
| | (A) | Harm to body | | |
| | (B) | Harm to movable property | | |
| | (C) | Harm to immovable property | | |
| | (D) | All the above | | |
| | | O A Linking Laws | | Linking Laws is a Professional Institu |



| | In preparing the question | ns put | to | the | accused | under | Section | 313 |
|--|---|--------|----|-----|---------|-------|---------|-----|
| | Cr.P.C., the Court can take assistance of whom among the following? | | | | | | | |

- (A) Amicus curie
- (B) The accused
- (C) The prosecutor
- (D) The prosecutor and the defence counsel

PART - C

- 81. The principle of actus curiae neminem gravabit is incorporated in which provisions of the Code of Civil Procedure?
 - (A) S.151
- (B) S.152
- (C) S.144
- (D) S.10
- 82. Concept of letter rogatory is found in which among the following?
 - (A) Indian Penal Code
- (B) Code of Criminal Procedure
- (C) Law of Property
- (D) Specific Relief Act
- 83. Legality of Narco Analysis Test was considered by the Supreme Court in which among the following case?
 - (A) Selvi V. State of Karnataka
 - (B) Kathi Kalu Oghad V. State of Bombay
 - (C) Aruna Shanbaug V. Union of India
 - (D) Indira Jaisingh V. Union of India









- 84. Who among the following was the first woman Chief Justice of a State?
 - (A) Smt.Anna Chandy
- (B) Smt.Laila Seth
- (C) Smt.Fatima Beevi
- (D) Smt.K.K.Usha

- 85. Find out the odd pair?
 - (A) Indian Penal Code and Lord Macaulay
 - (B) Fundamental Duties and Fundamental Rights
 - (C) Doctrine of substituted Security and substituted performance
 - (D) Murder and culpable homicide
- 86. Principle of rarest of rare case was laid down by Supreme Court in?
 - (A) Mithu V. State of Punjab
 - (B) P.Koltaya V. King Emperor
 - (C) Selvi V. Union of India
 - (D) Kathi Kalu Oghad V. State of Bombay
- 87. In a trial relating to murder of 'A', one witness deposed that few days prior to the death of 'A', the witness saw 'A' and accused sitting in a Bar and consuming liquor. He had not seen them thereafter. Which is the most reasonable and rational conclusion which court can draw?
 - (A) Last seen theory can be applied.
 - (B) A and accused were friends and hence the accused could not have committed murder of 'A'.
 - (C) No inference can be drawn from the version of witness
 - (D) A and accused were in good terms at least till few days prior to death of 'A'







| 88. | Fiduciary relationship is a relation between two person based on | | | | | | |
|-----|--|--|-----|-------------------|--|--|--|
| | (A) | Trust | (B) | Contract | | | |
| | (C) | Blood relation | (D) | Money | | | |
| 89. | A witness makes a statement in court, knowing it to be false. He commits | | | | | | |
| | the offence of | | | | | | |
| | (A) | Perjury | (B) | Contempt of court | | | |
| | (C) | Forgery | (D) | None of the above | | | |
| 90. | Who is an eo nomine party? | | | | | | |
| | (A) | A nominee of a party | | | | | |
| | (B) | A party, by or under that name | | | | | |
| | (C) | Not a nominee of a party | | | | | |
| | (D) | A party who is brought on record by orders of court. | | | | | |
| 91. | A statute states that "sale of car, van, jeep and such other vehicles | | | | | | |
| | require licence". Question arises whether for sale of two wheelers, | | | | | | |
| | licence is required. Which Rule of interpretation is to be employed? | | | | | | |
| | (A) | Literal interpretation | | | | | |
| | (B) | Golden rule of interpretation | | | | | |
| | (C) | Reddendo singula singulis | | | | | |
| | (D) |) None of the above | | | | | |
| 92. | Court of record means | | | | | | |
| | (A) | A court which preserves the records forever | | | | | |
| | (B) | A court whose judicial proceedings are covered by records. | | | | | |
| | (C) | A court which can punish for contempt | | | | | |
| | (D) | None of the above | | | | | |



| 93. | Who was the first Chief Justice of India? | | | | | |
|--|--|---------------------------|------------|------------------------|--|--|
| | (A) | Patanjali Sasthri | (B) | Harilal J. Kania | | |
| | (C) | M.C.Mahajan | (D) | B.K.Mukerjee | | |
| 94. | If both offices of President and Vice President happen to be vacan simultaneously, who will discharge the duties of President? | | | | | |
| | (A) | Prime Minister | (B) | Speaker of Lok Sabha | | |
| | (C) | Chairman of Rajya Sabh | a (D) | Chief Justice of India | | |
| 95. | | | | | | |
| | (A) (C) | Part IV A Part IV | (B) (D) | Part III Part V | | |
| 96. In which case, the Supreme Court allowed passive euthanasia exceptional circumstances? | | | | | | |
| | (A) Geetha Chopra V Union of India | | | | | |
| | (B) Aruna Shanbaug V Union of India | | | | | |
| | (C) Seema V Aswin Kumar | | | | | |
| | (D) | Minerva Mills V Union of | f India | | | |
| 97. | 97. What is the meaning of "in pari delicto"? | | | | | |
| | (A) Both parties in dispute are at fault | | | | | |
| | 220 see 1 ce va la la la | | | | | |
| | (C) | Both sides are not at fau | | | | |
| | (D) | None of the above | | | | |







- 98. In which case, the Supreme Court of India directed compulsory registration of all marriages?
 - (A) Seema Shetti V. Union of India
 - (B) Selvi V. State of Karnataka
 - (C) Minerva Mills V. Union of India
 - (D) Seema V. Aswinkumar
- 99. In which case the Supreme Court, for the first time, laid down that Fundamental Rights have primacy over the Directive principles of the state policy?
 - (A) Sanjay Singh V. State of Punjab
 - (B) ADM Jabalpur V. Union of India
 - (C) Minerva Mills V. Union of India
 - (D) Menaka Gandhi V. Union of India
- 100. What is meant by a holographic will?
 - (A) Will in the hand writing of the testator
 - (B) Will kept in a mechanical device
 - (C) Will in a printed form
 - (D) None of the above



