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ODISHA JUDICIARY PRELIMINARY EXAMINATION 2019

- Who among the following was the Special Public Prosecutor Disproportionate Assets Case in which **Tamil Nadu Chief Minister Jayalalithaa** was convicted for four years?
 - (A) Anand Grover
 - (B) Bhavani Singh
 - (C) Siddarth Luthra
 - (D) None of them

Ans [B]

- Government of India Act, 1935 was a lengthy document consists of 321 Sections and 10 Schedules. statement is:
 - (A) True
 - (B) False
 - (C) Partly correct
 - (D) None of these

Ans [A]

- How many times has the Preamble to the 3. Constitution of India amended?
 - (A) Once
 - (B) Twice
 - (C) Thrice
 - (D) None

Ans [A]

- The First Session of the Constituent Assembly was held at:
 - (A) Delhi
 - (B) Bombay
 - (C) Calcutta
 - (D) None of these

Ans [A]

- Which of the following Articles of the 5. Constitution of India quarantees freedom to marriage religious affairs?
 - (A) Article 25
 - (B) Article 26
 - (C) Article 27
 - (D) Article 28

Ans [*]

- 6. Which one of the following Articles about Fundamental Rights is directly related to the exploitation of Children?
 - (A) Article 18
 - (B) Article 19
 - (C) Article 22
 - (D) Article 24

Ans [D]

- 7. Which of the following Articles was/were amended to rectify the effect of **Golaknath's judgement?**
 - (A) Article 13
 - (B) Article 368
 - (C) Article 31
 - (D) Both (A) and (B)

Ans [D]

- How many items are there in the Ninth Schedule when it was introduced?
 - (A) 8
 - (B) 9
 - (C) 10
 - (D) 12

Ans [*]

- 9. Which of the following cases upheld the right against solitary confinement?
 - (A) Sunil Batra Case
 - (B) Ramesh Thapar Case
 - (C) Prem Shanker Shukla Case
 - (D) None of these

Ans [A]

- Is Judicial Review a part of basic structure of Indian Constitution?
 - (A) Yes
 - (B) No
 - (C) Depends
 - (D) None of these

Ans [A]

- "Decree" has been defined in Section of the Code of Civil Procedure.
 - (A) Section 1(1)
 - (B) Section 1(2)
 - (C) Section 2(1)







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(D) Section 2(2)

Ans [D]

- In the case of inconsistency between Sections and the Rules - shall prevail.
 - (A) Sections
 - (B) Rules
 - (C) Orders
 - (D) None of these

Ans [A]

- The body of the Code of Civil Procedure containing Sections can be amended by:
 - (A) The Supreme Court
 - (B) The High Courts
 - (C) The Parliament
 - (D) None of these

Ans [C]

- Civil **Proceedings** instituted by **Presentation of Plaint is called**
 - (A) Suit
 - (B) Caveat
 - (C) Application
 - (D) None of these

Ans [A]

- Can a Civil Court pass more than one orders in suit?
 - (A) Yes
 - (B) No
 - (C) Never
 - (D) None of these

Ans [A]

- The first uniform Code of Civil Procedure was enacted in the year:
 - (A) 1908
 - (B) 1859
 - (C) 1882
 - (D) 1872

Ans [D]

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- The substantive part of the Code of Civil Procedure is contained in:
 - (A) Sections
 - (B) Rules
 - (C) Orders
 - (D) None of these

Ans [A]

- Is it necessary to state the amount of costs incurred in the suit?
 - (A) Yes
 - (B) No
 - (C) Depends
 - (D) None of these

Ans [A]

- Can the Court issue commission for 19. examination of a person in prison?
 - (A) Yes
 - (B) No
 - (C) Never
 - (D) Depends

Ans [A]

- 20. Is it necessary for the Court to pronounce the judgement in all issues?
 - (A) Yes
 - (B) No
 - (C) Never
 - (D) None of these

Ans [A]

- Section 2(g) of the Code of Criminal **Procedure 1973 defines:**
 - (A) Enquiry
 - (B) Inquiry
 - (C) Investigation
 - (D) None of these

Ans [B]

- In a Warrant case instituted on police report, the trial begins when the:
 - (A) Accused appears
 - (B) Charge in framed
 - (C) Witnesses are examined
 - (D) None of these

Ans [*]

- 23. An illegality in the investigation:
 - (A) Vitiate the trial
 - (B) Does not vitiate the trial in any case
 - (C) Does not vitiate the trial unless miscarriage of justice has been caused





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(D) None of these

Ans [C]

- Identification of arrested persons can be ordered by the Court on the a request of the facto
 - (A) Complainant
 - (B) Arrested person or his nominee
 - (C) Officer-in-charge of a Police Station
 - (D) None of them

Ans [C]

- 25. **Every Summons shall be served by:**
 - (A) Public Servantsvalsa
 - (B) Police Officer to A
 - (C) Officer of the Court (a) wet
 - (D) Any one of them

Ans [D]

- A warrant may be directed to any and person for the arrest of:
 - (A) Any escaped convict
 - (B) A proclaimed offender
 - (C) Any person who is accused of on a non bailable offence and is evading arrest
 - (D) All of them

Ans [D]

- Can the evidence of witnesses be taken **27**. on oath by the Magistrate conducting an enquiry?
 - (A) Yes 20
 - (B) No
 - (C) Depends
 - (D) None of these

Ans [A]

- Any Court may alter or add to any charge at any time before the:
 - (A) Evidence is closed
 - (B) Evidence is started on
 - (C) Judgement is pronounced
 - (D) None of these

Ans [C]

What is the maximum sentence of 29. imprisonment which can be imposed for an offence tried as Summary ato Trial?

- (A) Six months melo ne
- (B) One yearvan
- (C) Two years leida va
- (D) Three months

Ans [D]

- Can a witness refuse to sign the **30.** deposition if it is not read over to him?
 - (A) Yes
 - (B) No
 - (C) Depends
 - (D) None of these

Ans [A]

- Which of the following types of evidence means "testimony"?
 - (A) Direct Evidence
 - (B) Cirumstantial Evidence
 - (C) Both (A) and (B)
 - (D) None of these

Ans [A]

- 32. Who drafted the Indian Evidence Act, 1872?
 - (A) Lord Denning
 - (B) A.V. Dicey
 - (C) Lord Macaulay
 - (D) J. F. Stephen

Ans [D]

- The Indian Evidence Act, 1872 does not 33. mention:
 - (A) Relevancy of Evidence
 - (B) Admissible Evidence
 - (C) Weight of Evidence
 - (D) All of these

Ans [C]

- 34. The word 'relevant' is derived from the Latin term "relevare" which means:
 - (A) Important
 - (B) Legally pertinent
 - (C) Significant
 - (D) None of these

Ans [B]

Which of the following is not a Public 35. document?





- (A) Order of a competent authority fixing price of commodities
- An order issuing a search warrant (B)
- (C) A crop cutting report by a Collector
- Plaint on written statement in a (D) Ans [D]
- 36. Relevancy is a
 - (A) Question of fact
 - (B) Question of law
 - (C) Mixed question of fact and law
 - (D) None of these

Ans [B]

- Res gestae is an exception to the
 - (A) Relevancy Rule
 - (B) Hearsay Rule
 - (C) Circumstantial Evidence
 - (D) None of these

Ans [B]

- **Proof of a fact depends upon:** 38.
 - (A) Accuracy of Statements
 - (B) Probability of it having existed
 - (C) Both (A) and (B)
 - (D) None of these

Ans [B]

- 39. When one is unable to decide how the fact stands precisely, it can be termed as:
 - (A) Proved
 - (B) Disproved
 - (C) Not proved
 - (D) None of these

Ans [C]

40. The maxim falsus in UNO, falsus in

Omnibus is

- (A) A sound rule of law
- (B) A sound rule of evidence
- (C) Both (A) and (B)
- (D) None of these

Ans [D]

- The principle of criminal liability "Actus 41. non facit reum nisi means sit rea" is of origin of:
 - (A) India
 - (B) Mohammedan Criminal law

- (C) Common law
- (D) None of these

Ans [C]

- Which of the following is not a sine qua 42. non for making a person criminally liable
 - (A) Mens rea
 - (B) Actus-rea
 - (C) Motive
 - (D) All of these

Ans [C]

- 43. Which of the following is an inchoate offence?
 - (A) Attempt
 - (B) Abetment
 - (C) Criminal conspiracy
 - (D) All of these

Ans [D]

- Which of the following Sections of the Indian Penal Code is added by the **Information Technology Act, 2000?**
 - (A) Section 28A
 - (B) Section 29A
 - (C) Section 27A
 - (D) Section 30A

Ans [B]

- Loss by unlawful means of property to **45**. which the person losing it is legally entitled:
 - (A) Dishonest loss
 - (B) Wrongful loss
 - (C) Unlawful loss
 - (D) None of these

Ans [B]

- The word "electronic record" shall have 46. the same meaning assigned to them is in
 - (A) General Clauses Act
 - (B) Information Technology Act
 - (C) Right to Information Act
 - (D) Indian Evidence Act

Ans [B]







No Court shall take cognizance of the offence punishable under Sec. 153A, except with the previous sanction of the:

- (A) Central Government
- (B) State Government
- (C) Either (A) or (B)
- (D) District Magistrate

Ans [C]

In a prosecution of an offence of criminal conspiracy the onus of proof is on:

- (A) Prosecution
- (B) Accused
- (C) Depends
- (D) None of these

Ans [A]

Which of the following is not a 49. punishment provided under Indian Penal

- (A) Forfeiture of property
- (B) Imprisonment with hard labour
- (C) Transportation for life
- (D) Death

Ans [C]

Which of the following theory recognizes **50**. the principles of "eye for eye" and "tooth for tooth"?

- (A) Deterrent theory
- (B) Retribution theory
- (C) Reformative theory
- (D) None of these

Ans [B]

Which of the following Sections of the Limitation Act, 1963 gives an inclusive definition of "easement"?

- (A) 2(c)
- (B) 2(1)
- (C) 2(9)
- (D) 2(h)

Ans [B]

52. Which of the following Sections of Limitation Act, 1963 defines "Period of Limitation"?

- (A) 2(1)
- (B) 2(0)

(C) 2(K)

(D) 2(C)

Ans [*]

53. **Expiry of period of limitation:**

- (A) Extinguishes the debt
- (B) Renders the debts unen forceable
- (C) Extinguishes the debt and renders it unenforceable
- (D) None of these

Ans [B]

As defined in Section 2 (i) of the 54. Limitation Act, 1963, 'suit includes:

- (A) An appeal
- (B) Application
- (C) Both (A) and (B)
- (D) Neither (A) nor (B)

Ans [*]

55. An order made on an application; filed beyond the period of limitation is:

- (A) Illegal
- (B) Without jurisdiction
- (C) Irregular
- (D) None of these

Ans [A]

56. In a suit for recovery of possession of a house from a deemed trustee of waqf property:

- (A) No limitation applies
- (B) Limitation is applicable
- (C) Depends
- (D) None of these

Ans [A]

57. Limitation runs from the:

- (A) Date the plaint is returned
- (B) Date of order by which plaint is directed to be returned
- (C) Depends
- (D) None of these

Ans [A]

Which of the following Sections of the Limitation Act. 1963 deals with acquisition of easement by prescription? (A) 25

















- (B) 26
- (C) 27
- (D) 28

Ans [A]

- **59**. The period of limitation for a suit for an account and a share of the profits of dissolved partnership is:
 - (A) One year
 - (B) Two years
 - (C) Three years
 - (D) Five years

Ans [C]

- **60**. The period of Limitation for the suits relating to decrees and instruments is:
 - (A) One year
 - (B) Two years
 - (C) Three years
 - (D) Five years

Ans [C]

- **Inter Vivos means and includes:**
 - (A) Only living persons
 - (B) Living as well as dead persons
 - (C) Living as well as juristic persons
 - (D) None of these

Ans [C]

- As per Section 13 of the Transfer of **62**. Property Act, 1882 a transfer of property is valid in the case of an unborn person if the interest therein is created for:
 - (A) Enjoyment
 - (B) Possession
 - (C) The benefit
 - (D) All of these

Ans [C]

- "Subrogation" is a Roman word, which 63. means:
 - (A) Surrender
 - (B) Exhaustion
 - (C) Substitution
 - (D) Alteration

Ans [C]

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- 64. Contribution to Mortgage debt in the Transfer of Property Act, 1882 comes under:
 - (A) Section 82
 - (B) Section 83
 - (C) Section 82A
 - (D) None of these

Ans [A]

- The definition of actionable claims was substituted by the amendment in which year?
 - (A) 2002
 - (B) 1929
 - (C) 1900
 - (D) None of these

Ans [A]

- To make the assignment of actionable claims perfect notice to the debtor is:
 - (A) Necessary by the transferor
 - (B) Necessary by the transferee
 - (C) Necessary by both the parties
 - (D) Not necessary

Ans [D]

- Right derived to a mortgagee to obtain a **67**. decree for foreclosure in the event when the mortgage money:
 - (A) Is outstanding
 - (B) is defaulted
 - (C) Becomes payable
 - (D) Becomes due

Ans [D]

- Pendency of suit for the purpose of Section 52 commences from the date on which:
 - (A) Plaint presented
 - (B) Summons issued
 - (C) Suit admitted
 - (D) None of these

Ans [A]

- **Doctrine of Holding out is related to:**
 - (A) Transfer by an ostensible owner
 - (B) Election
 - (C) Feeding the grant by Estoppels
 - (D) None of these





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Ans [A]

70. Doctrine of Election is explained in the Transfer of Property Act, 1882 in:

- (A) Section 35
- (B) Section 36
- (C) Section 34
- (D) None of these

Ans [A]

71. The Indian Contract Act, 1872 is not exhaustive. The statement is:

- (A) True
- (B) False
- (C) Partly correct
- (D) None of these

Ans [A]

72. The popular case Askari Mirza vs Jaikishori relates to:

- (A) Fraud
- (B) Undue Influence
- (C) Coercion
- (D) Mistake

Ans [C]

Which of the following right(s) is/are not **73.** available to the agent?

- (A) Right to sell
- (B) Right to compensation
- (C) Right to retain
- (D) All of these

Ans [A]

74. A guarantee obtained by means of keeping silence to material circumstances is:

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

Ans [C]

75. Which one is not a remedy for breach of contract?

- (A) Damages
- (B) Injunction
- (C) Fine
- (D) Specific performance

Quasi-contracts are dealt with in: 76.

- (A) Section 62 but A
 - (B) Section 63-68 nu a
 - (C) Section 68-72 000
 - (D) Section 72-75 (0)

Ans [C]

Ans [C]

Promissory estoppel is sometimes **77.** spoken of as a substitute for:

- (A) Novation
- (B) Quasi-contract
- (C) Consideration
- (D) Coercion to san d becibido siste

Ans [C]

The leading case Balfour vs Balfour **78.** relates to:

- (A) Capacity of parties
- (B) Acceptance of offer
- (C) Communication
- (D) Intention to contract

Ans [D]

An agency is terminated: **79.**

- (A) By the principal revoking authority
- (B) By the agent renouncing business of agency
- (C) By either the principal or agent dying for becoming of unsnap mind
- (D) All of these

Ans [D]

Which of the following Sections of Indian Contract Act, 1872 deals with bailee's particular lien?

- (A) 167
- (B) 168
- (C) 169
- (D) 170

Ans [D]

81. Which of the following Sections of the Hindu Succession Act, 1956, deals with the properties to which the Act is not applicable?

(A) Section 5







- (B) Section 6
- (C) Section 7
- (D) Section 8

Ans [A]

- **82. Legacy means:**
 - (A) A gift of property by way of will
 - (B) A gift of property by way of gift deed
 - (C) A gift of movable property
 - (D) A gift of immovable property

Ans [A]

- By the Amendment Act of 2005, Section 6 83. of the Hindu Succession Act was:
 - (A) Amended
 - (B) Substituted
 - (C) Repealed
 - (D) None of these

Ans [B]

- 84. In order to attract Section 14 of the Hindu Succession Act, 1956, the possession of property may be:
 - (A) Actual Possession
 - (B) Symbolic Possession
 - (C) Constructive Possession
 - (D) Any of these

Ans [D]

- According to Section 10 of the Hindu **85.** Succession Act, 1956, the intestate's widow shall take share.
 - (A) 1
 - (B) 2
 - (C) 3
 - (D) 4

Ans [A]

- Coparcenary is a narrower body, then joint family. The statement is:
 - (A) True
 - (B) False
 - (C) Partly correct
 - (D) None of these

Ans [A]

General rules of Succession in the case **87**. Succession of Female Hindus are dealt with under

- (A) Section 16
- (B) Section 20
- (C) Section 21
- (D) Section 15

Ans [D]

- "Life estate granted to a Hindu Woman 88. by a will also becomes her absolute estate." The statement is:
 - (A) True
 - (B) False
 - (C) Partly correct
 - (D) None of these

Ans [A]

- When two persons are related by blood or adoption, wholly through males, it is called
 - (A) Cognate
 - (B) Agnate
 - (C) Both (A) and (B)
 - (D) Coparcener

Ans [B]

- The property mentioned in Section 14 of Hindu Succession Act, 1956, does not include the Stridhana property. The statement is:
 - (A) True
 - (B) False
 - (C) Partly correct
 - (D) None of these

Ans [B]

- Specific Relief is a form of judicial redress. This statement is:
 - (A) True
 - (B) False
 - (C) Partly correct
 - (D) None of these

Ans [A]

- The remedy of a person unsuccessful in a suit under Section 6 of the Specific Relief Act, 1963 is to file
 - (A) Appeal
 - (B) Revision
 - (C) Review







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(D) A regular suit establishing his title to the suit property

Ans [D]

- Section 36 of the Specific Relief Act, 1963 93. classifies injunction into categories.
 - (A) TWO
 - (B) Three
 - (C) Four
 - (D) Five

Ans [A]

- Which of the following Sections of the Specific Relief Act, 1963 deals with the effect of declaration?
 - (A) Section 36
 - (B) Section 37
 - (C) Section 38
 - (D) Section 35

Ans [D]

- Which of the following is termed as the 95. **Converse of Specific Performance?**
 - (A) Rectification
 - (B) Rescission
 - (C) Both (A) and (B)
 - (D) None of these

Ans [B]

- Can the Court award compensation in a 96. case where Specific Performance is impossible?
 - (A) Yes
 - (B) No
 - (C) Depends
 - (D) None of these

Ans [A]

- 97. Which of the following Sections of the Specific Relief Act, 1963 deals with the power of the Court to compensation?
 - (A) Section 19
 - (B) Section 20
 - (C) Section 21
 - (D) Section 22

Ans [C]

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98. The Specific Relief Act, 1963 grants

- (A) Specific Relief only
- (B) Preventive Reliefs
- (C) Both (A) and (B)
- (D) None of these

Ans [C]

- Which of the following remedies is provided by the Specific Relief Act, 1963 regarding contracts?
 - (A) Damages
 - (B) Specific Performance
 - (C) Both (A) and (B)
 - (D) None of these

Ans [B]

- 100. The Specific Relief Act was a result of the
 - (A) 10th Law Commission
 - (B) 11th Law Commission
 - (C) 9th Law Commission
 - (D) 8th Law Commission

Ans [C]



