



#### SECTION – I (Question Nos. 1-50)

### GENERAL ENGLISH (Question Nos. 1-30)

**Directions (Questions 1-3):** For the word given at the top of each table, match the dictionary definitions on the left (a, b, c, d) with their corresponding usage on the right (e, f, g, h). Out of the four possibilities given below the table, select the one that has all the usages correctly matched.

#### 1. Run down

76	Dictionary Definition		Usage
a	Trace	e	My cat was run down by a bus.
b	Criticize	$\mathbf{f}$	Have you run down those addresses I asked for last week?
c	Hit with a car	g	Suraj is running for president of the club.
d	Campaign for a government position	h	My father runs everyone down.

- (1) ah, bf, ce, dg
- (2) ah, be, cf, dg
- (3) ag, bf, ce, dh
- (4) af, bh, ce, dg

#### 2. Wind up

	Dictionary Definition	MAI.	Usage
a	Finish	e	She just thinks it's a big wind-up.
b	to tighten the spring of (a clockwork mechanism)	f	He wound up the toy top and set it on floor.
c	to become nervous, tense, etc; excited	g	If he doesn't get his act together, he is going to wind up in prison.
d	An act or instance of teasing	h	The kids always get wound up to when uncle Ronnie comes over.

- (1) ae, bg, cf, dh
- (2) ae, bf, cg, dh
- (3) ag, bf, ch, de
- (4) ah, bg, cf, de

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#### 3. Run off

of the

17	<b>Dictionary Definition</b>		Usage				
a	Make leave	e	Would you mind running off 20 copies of this document for me?				
b	Reproduce	f	You shouldn't swim where the dirty water runs off into the ocean.				
c	Leave quickly	g	Why did you run off after the dinner?				
d	To flow	h	The new government is trying to run the criminals off.				

	(1) ah, be, cg, df (2) af, bh, cg,	de (3) af, bh, ce, dg (4) ag, be, ch, df
	y cat was run down by a bus.	
Dir	ections (Questions 4-8): Fill in the blan	k(s) with the most appropriate word.
4.	If I a more reliable car, I _	to Surat rather than fly.
	(1) had; would drive	(2) would have; would drive
	(3) had; had driven	(4) would have had; would drive
5.	I first met Sohan on a beach other thing	Kochi. I later found out that he had been a carpent
	(1) by; among	(2) near; between
	(3) by; between	(4) near; among
6.	'When did you last hear l Delhi next week, so we agreed	Don?' 'He phoned me just this morning, He's coming a time and place to meet.'
	(1) from; on	(2) about; on
	(3) from; at halw aid a shead who laut	(4) of; to
7.	Perhaps because something in us instituted readers approach John Updike's fiction	inctively distrusts such displays of natural fluency, son
	(1) suspicion	(2) bewilderment
	(3) veneration	(4) recklessness
8.	Despite the mixture's nat laboratory, we could dramatically redu (1) volatile	ture, we found that by lowering its temperature in the ce its tendency to vaporize.  (2) resilient
	(3) insipid	Charles (Science)
	(3) maipid	(4) acerbic

D/XX-XIX/IV

4





**Directions (Questions 9-13):** Read the statements and then answer the questions by selecting the best option which follows each question:

- (a) The manager gave vent to his rage when he heard that none of the sales targets that he had set were achieved by his team.
  - (b) Though Sakshi was a beautiful woman she did not attract men because she was keen on books and learning.
  - (c) Sanjay could not believe that Ria had cheated him, so innocent was her demeanor.
  - (d) After vacations Sumit was in a distracted, dreamy state of mind in his office for a week.
  - (e) Akshay always got into trouble and it was Sana's job to bail him out every time.
  - (f) The lawyer assured the client that the opposite party's arguments will carry no weight at all, and will get easily demolished.
  - (g) By looking at Aman's high-class lifestyle, it is difficult to believe that he is concerned about the labour class.

		The talk and the second section is a second second			
9.	Who is a "whited s	sepulchre"?		by a growing annialisation s	
	(1) Akshay	(2) Sumit	(3) Sanjay	(4) Ria	
10.	Who made the "air	turn blue"?			
	(1) Ria	(2) Lawyer	(3) Manager	(4) Sana	
11.	What will fall like	"the wall of Jericho"?	em. These include as		
	(1) Opposing party	y's arguments	(2) Team's morale		
anta Tarit	(3) Sanjay's confid	lence	(4) Akshay' s life	number of wamen employed	
12.	Who was a "blue s	tocking"?	an of data on rury unam		
	(1) Sakshi	(2) Manager	(3) Sana	(4) Rohan	
13.	Who is in a "brown	n stud <mark>y"</mark> ?	of the later within the	In her review of brend in we	
	(1) Sakshi	(2) Sumit	(3) Aman	(4) Lawyer	
Dire	ections (Questions	14-17): Find the odd one	out.	to decline. The rise in ways	
14.	(1) gusto	(2) verve	(3) burst	(4) zest	
15.	(1) trappings	(2) orifice	(3) egress	(4) vent	
16.	(1) wary	(2) gullible	(3) credulous	(4) naive	
17.	(1) beatific	(2) diatribe	(3) blithe	(4) ecstatic	





**Directions (Questions 18-26):** Read the following passage carefully and then answer the questions that follow.

Rural manual workers comprise the single largest occupational category in India. In 1991, according to the National Commission on Rural Labour, 60 percent of the workers in rural India were manual workers and they numbered more than 160 million. The changes in the working and living conditions of rural labourers are thus central to changes in the welfare of the rural population and of the country as a whole. The structure and working of rural labour markets in India is complex; as is well known, there is great diversity across regions and across segments of the labour market. This article brings together an interesting body of research that seeks to understand and explain the types of changes that have accrued in the structure of rural labour markets over the last few decades.

The 1980s were characterised by an explosion of the rural labour force, slow employment growth in agriculture and a rise in the share of non-agricultural employment. The decade was also characterized by a growing casualisation of the work force (for a relative rise in casual employment as opposed to regular employment).

At the same time, it was a period when agricultural wages increased in real terms and when income poverty declined. There was what may be called "the tension between the estimated decline in poverty on the one hand, and the slow growth of agricultural employment and increased casualisation of the labour force on the other". Some of the trends in the development of rural labour over for this period are a source of concern. These include, as Radhakrishnan and Sharma note, the continuous widening of the gap between labour productivity in agricultural and non-agricultural occupations, the burgeoning mass of rural casual workers who have no social security safety net, and the increasing number of women employed at very low wages in agriculture. Another matter for concern, one that emerges from a desegregation of data on rural unemployment by age groups, is that the incidence of unemployment is higher for persons in the age group of 15-29 than for any other age group. In other words, unemployment is typically high among new entrants to the workforce.

In her review of trends in wages, employment and poverty, Sheila Bhalla shows that the real wages of agricultural labourers stagnated from the time of independence to the mid 1970s and then began to rise in all parts of the country. This was also the period in which the incidence of rural poverty began to decline. The rise in wages was not limited to the more prosperous agricultural zones, and Bhalla argues that the movement in real wages was co-related with the increase in the share of non-agricultural employment in total employment. As wages in non-agricultural work are typically higher than wages in agriculture, the expansion of non-farm work could also explain some of the decline in rural poverty. In the 1990s, the improvement in real wages and the decline in poverty were reversed while agricultural employment expanded. Economic development all over the world has been associated with a rise in the share of employment in the secondary and tertiary sectors of the economy and a fall in the share of the agricultural sector. In India, changes in the composition of the rural workforce in the 1990s points to a "structural retrogression".





- 18. The author does not say
  - (1) in 1991, about 3/5 of the workers in rural India were manual workers.
  - (2) the decade of 1980s was characterised by a relative rise in casual employment as opposed to regular employment.
  - (3) there is no gender bias among workers in agriculture sector.
  - (4) wages in agricultural employment have been lesser than those in non-agricultural employment in the 1990s.
- 19. How does Bhalla explain the fact that the real wages of agricultural labourers began to rise in all parts of the country after mid-70s?
  - (1) Economic development increased for both the sectors across the world.
  - (2) Economic liberalization in India led to the development of the agricultural sector.
  - (3) The agricultural labourers became rich due to successive good crops during the time of Green Revolution.
  - (4) There was a mass outflow of agricultural labourers into the non-agricultural sectors and the remaining labourers, who were lesser in number, now apportioned the existing agricultural sector wealth, getting richer individually.
- 20. What sort of tension exists between the decline of poverty and the slow growth of agricultural employment and the increased casualisation of the labour force?
  - (1) A decline in rural poverty is only possible when there is increased agricultural employment and lower casualisation of the labour force.
  - (2) The tension exists in the fact that an increased casualisation of the labour force would increase poverty.
  - (3) When there is a decline in poverty, there should be faster growth of agricultural employment and the decreased casualisation of the labour force.
  - (4) Both (2) and (3)
- 21. The author does not say which of the following statements in the passage?
  - (1) The National Commission on Rural Labour gives data on the activities of rural labourers in India.
  - (2) Economic development basically means a rise in the share employment in the agricultural sector at the expense of the secondary and the tertiary sectors.
  - (3) In India, employment was higher among the new entrants to the workforce in the 1980s.
  - (4) Real wages of the agricultural labourers started showing an upward trend from the 1970s.





- 22. Which of the following is an appropriate title to the passage?
  - (1) The complex labour markets in India
  - (2) Matters of concern in rural agriculture
  - (3) The agricultural and non-agricultural sectors: Changing perspective
  - (4) The Changing Structure of Rural labour market
- 23. Why is the increasing gap between labour productivity in agricultural and non-agricultural occupations a cause of concern, according to Radhakrishnan and Sharma?
  - (1) This would increase the wages of agricultural sector.
  - (2) This would lead to pressure on both the agricultural and non-agricultural sectors as whichever sector expands at the expense of the other, there would be increased labour pressure on that sector and lesser economic development in the other.
  - (3) This would indirectly mean a pressure on agricultural sector in terms of higher wages.
  - (4) This would indirectly mean a pressure on non-agricultural sector in terms of higher wages.
- 24. What is the most important problem in understanding the condition of rural labour markets in India?
  - (1) The rural labour markets are uneconomic in nature.
  - (2) The rural labour markets are very complex and there exists great diversity across regions and across segments of such markets.
  - (3) The rural labourers are a reticent lot; not forthcoming with their problems, not very open to suggestions on how to improve their lifestyle.
  - (4) They are lazy and want doles from the government without undertaking any productive activities.

3) In India, om lownest was higher among the new entlant to

- 25. What sort of passage is this?
  - (1) Political
- (2) Social commentary
  - (3) Economic
  - (4) Philosophical





- 26. Why changes in the working and living conditions of rural manual workers are of utmost significance to the country as a whole?
  - (1) Rural workers migrate a lot to the cities, adding to the already burgeoning population of these places and so any improvement in their living conditions which would stall this trend would benefit.
  - (2) The rural workers live in abject poverty and a change in their working and living conditions is therefore very crucial.
  - (3) They form the bulk of the rural workers and so any change in their living standards augurs well for the country as a whole.
  - (4) Both (1) and (2)
- 27. Which set of words are only nouns?
  - (1) Pompous, ridiculous, photographic
  - (2) Penance, science, porous
  - (3) Analysis, praxis, thesis
  - (4) Poisonous, vocalize, stupidity
- 28. In which set each word is a noun, adjective and verb also?
  - (1) Delegate, defeat, temporary, tertiary
  - (2) Chronic, incumbency, parent, proponent
  - (3) Topic, alacrity, android, auditory
  - (4) Square, precipitate, collect, free
- 29. In which of the following clusters, all the words mean 'ignoring existence of God'?
  - (1) Pantheism, Agnosticism, Secularism
  - (2) Atheism, Agnosticism, Secularism
  - (3) Deism, Secularism, agnosticism
  - (4) Atheism, Deism, Secularism
- 30. Which set of words are only adjectives?
  - (1) Ridiculous, native, psychologise
  - (2) Astronomy, sympathy, privacy
  - (3) Nation, action, privacy
  - (4) Chemical, mathematical, French





## GENERAL APPITUDE / AWARENESS (Question Nos. 31-50)

31.		onal Monetary Fund (IMI)  the post, on 8th January		nomist, thus becoming the
	(1) Mallika Jayanth	(2) Sakshi Roy	(3) Gita Gopinath	(4) Priyanka Mayank
32.	Which country's space Earth, on 3rd January		er to land on face of th	e Moon not seen from the
	(1) United States of A (3) China		<ul><li>(2) Japan</li><li>(4) South Korea</li></ul>	
33.		n appointed the new Info	rmation Chief Commis	sioner by the Government
	of India. (1) Raghav Sanghvi	(2) Sudhir Bhargava	(3) Ajay Mishra	(4) Ram Mathur
34.		ing mobile applications upload podcast on Class (2) MooFarm		ntral Board of Secondary process? (4) Shiksha Vani
35.	Macedonia was renamput an end to a 27-yea (1) Republic of North (3) Republic of South	r rivalry? Macedonia	(2) Democratic Repu	agreement with Greece to blic of Macedonia blic of West Macedonia
36.	Name the road safety in traffic management (1) ROADEO		ennai Traffic Police on (3) INSPECT	14th January 2019 to help (4) TRAFBOT
37.	Who took charge as In (1) Ajay Bisaria (3) Vikram Misri	ndia's new ambassador to	China on 8th January 2 (2) Lakshmi Ramakri (4) Atul Goel	
38.	According to Global Indian economy?	Economic Outlook by	Fitch ratings, what is	the growth projection of
	(1) 6.5%	(2) 6.8%	(3) 7.2%	(4) 7.5%
39.	its name recently?			bank's proposal to change
	(1) IDBI Bank	(2) Dena Bank	(3) Bank of Baroda	
40.	Which of the followin (1) Trans Pay	g is the UPI-Based Paym (2) UPI Pay	ents App launched by t (3) Xi Pay	
41.	New cases of Kyasar which state in Decemb			key fever was reported in
	(1) Madhya Pradesh	(2) Haryana	(3) Bihar	(4) Karnataka
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42.	Name the head of the task force that has Development to look into the circumstance Jawahar Navodaya Vidyalayas (JNVs) between	s of reported suicides of	inistry of Human Resource of 49 students of residential			
	(1) Dr. Navjeet Singh	(2) Dr. Jitendra Nag				
	(3) Dr. Raghav Natwar	(4) Dr. Mithila Yad				
43.	Immigration Check post.		declared as an authorized			
	(1) Guwahati, Assam	(2) Cuttack, Odisha				
	(3) Port Blair, Andaman & Nicobar Islands	(4) Itanagar, Arunag				
44.	NSEIT acquired Global cyber security co	ompany Aujas recently	y. NSEIT is a subsidiary			
	(1) Bombay Stock Exchange	(2) National Stock I	Exchange			
	(3) London Stock Exchange	(4) New York Stock				
45.	Which state government became the first to sections of general category in educational January 14, 2019?	institutions and govern	ment jobs with effect from			
	(1) Rajasthan (2) Uttar Pradesh	(3) Gujarat	(4) Kerala			
46.	Union Cabinet approved the re-issuance of a talaq a criminal offence. The earlier ordinance	e would expire (has exp.	ne practice of instant triple ired) on			
	(1) January 22, 2019 (2) March 25, 2020	(3) June 1, 2019	(4) February 16, 2020			
47.	Who was appointed the Secretary General of National Human Rights Commission (NHRC) on January 11, 2019?					
	(1) Jaideep Govind	(2) J Rama Krishna l	Rao			
	(3) Sudeep Singh	(4) Mathew Johanne				
48.	Australia became one of the few countries to Israel, on 15 <sup>th</sup> December 2018?	o formally recognize w	hich city as the capital of			
	(1) West Jerusalem (2) Tel Aviv	(3) Haifa	(4) Eilat			
49.	Where is the headquarter of National Payment (1) Mumbai (2) Delhi	ts Corporation of India ( (3) Kolkata				
50.	Name the Indian personality who was not in Climate Policy for 2019.					
	i. Piyush Goyal	ii Harah Vardhar				
	iii. Mukta Tilak	ii. Harsh Vardhan				
	v. Sunita Narain	iv. Narendra Modi				
1519	(1) All options excluding i	(2) All options exclud	ding ii			
	(3) All options excluding iii	(4) All options exclude (4) All options exclude				
	22	(1) An options exclud	ing iv			
	and the first term of the firs					





#### SECTION - II

(Question Nos. 51-150)

#### **CONSTITUTION OF INDIA**

(Question Nos. 51-70)

- 51. The basic principle under Article 246 of the Constitution of India is that State Legislatures enjoy absolute legislative power relating to the subjects enlisted in the State List but there are four circumstances where under Parliament enjoys power to make laws on any subject mentioned in the State List. These circumstances are provided in Articles \_\_\_\_\_\_.
  - (1) 249, 250, 251 and 252
  - (2) 250, 251, 252 and 253
  - (3) 251, 252, 253 and 254
  - (4) 249, 250, 252 and 253
- 52. Article 13(2)
  - (1) includes law amending the Constitution.
  - (2) does not include a law amending the Constitution.
  - (3) states that the State shall not make any law which takes away or abridges the fundamental rights.
  - (4) None of these
- 53. The principle of 'post-decisional hearing' was not followed in
  - (1) Swadeshi Cotton Mills v. Union of India.
  - (2) Tata Oil Mills v. Union of India.
  - (3) H.L. Trehen v. Union of India.
  - (4) K. L. Shephard v. Union of India.
- 54. The Supreme Court of India laid down the foundation of a 'solidaristic welfare state' in
  - (1) Inamdar case.
  - (2) Society for Unaided Private Schools of Rajasthan case.
  - (3) T.M.A. Pai case.
  - (4) Subhashchandra Agarwal case.
- 55. Which one of the following statements is not correct?
  - (1) Tax may be imposed by way of ordinance.
  - (2) Preventive detention may be authorized by way of ordinance.
  - (3) An ordinance promulgated by the President has its operation for a period of 6 months.
  - (4) Ordinance may be promulgated by the President for any matter for which Parliament has power to make laws.





Target Warden Target

- 56. Supreme Court of India is different from its counterpart in USA in its
  - (1) role as guardian of the Constitution.
  - (2) advisory role.
  - (3) role as supreme authority in judicial field in the country.
  - (4) writ jurisdiction.
- 57. In which case it has been held by Supreme Court that the appointment of the candidates in excess of the notified vacancies is a denial of fundamental right under Article 14 read with Article 16(1) of the Constitution?
  - (1) Kerala Public Service Commission v. Dr. Kanjamma Alex
  - (2) Ashok Kumar v. Chairman, Banking Service Recruitment Board
  - (3) State of Karnataka v. A.B. Ongale
  - (4) M. D. Kasekar v. Vishnath Pandu Barde.
- 58. Advertisement is a "Commercial Speech" was laid down in
  - (1) Humdard Dawakhana v. Union of India.
  - (2) Express Newspapers (P) Ltd. v. Union of India.
  - (3) Bennet Coleman and Co. v. Union of India.
  - (4) Tata Press Ltd. v. Mahanagar Telephone Nigam Ltd.
- 59. As amended by the Constitution (Forty-Second Amendment) Act, 1973, Article 31C made Fundamental Rights superseded by all Directive Principles but after the judgment of the Supreme Court in *Minerva Mills Ltd. v. Union of India*, the Directive Principles which superseded the Fundamental Rights are the directives contained in Articles
  - (1) 38 and 39
  - (2) 39(b) and 39(d)
  - (3) 39(b) and 39(c)
  - (4) 38 and 41
- 60. In India, the doctrine of immunity of instrumentality means
  - (1) Union and States cannot tax each other properties.
  - (2) State cannot levy taxes on the Union's properties.
  - (3) Union cannot levy custom duty on the State.
  - (4) None of these





#### 61. Match the following:

List - I	The Control of the Co	List – II		
Arti	the ht to live with human dignity enshrined in icle 21 derives life breath from directive neiples of State policy clauses (e) and (f) of icles 39, 41 and 42	1.	Bhagwati J. in Bandhua Mukti Morcha v. UOI	
fair	redy trial is an essential ingredient of just, and reasonable procedure guaranteed by icle 21	2.	P. N. Bhagwati J. in Hussainara Khatoon v. State of Bihar	
peri	P.I.L., a total stranger to a trial cannot be mitted to question the correctness of viction of the accused	3.	Ahmadi J. in Simranjit Singh v. UOI	
mer for	case of helplessness or disability, any mber of the public can maintain an allocation an appropriate order, direction or writ, if re is violation of constitutional right.	4.	Bhagwati J. in S. P. Gupta v. UOI	

#### Codes

(1) A-2, B-4, C-3, D-1

(2) A-2, B-4, C-1, D-3

(3) A-1, B-2, C-3, D-4

(4) A-1, B-2, C-4, D-3

- 62. In which case it was held that "taking specimen fingerprints and handwritings from accused is not hit by Article 20(3) as being "witness against himself"?
  - (1) State through SPE & CBI, A.P. v. M. Krishna Mohan
  - (2) Jaya Sinha v. State of Karnataka
  - (3) Oriental Insurance Co. Ltd. v. Raj Kumari
  - (4) None of these
- 63. In which one of the following cases, the Constitution Bench of the Supreme Court has held that the Constitution (Ninety-Third Amendment) Act, 2005 inserting clause (5) of Article 15 of the Constitution and the Constitution (Eighty-Sixth Amendment) Act, 2002 inserting Article 21A do not alter the basic structure of the Constitution?
  - (1) Pramati Educational & Cultural Trust v. UOI.
  - (2) English Medium Students Parents Association v. State of Karnataka.
  - (3) State of Karnataka v. Associated Management of Govt. Recognised unaided Primary Schools.
  - (4) None of these





64.	Which of the following statements is correct concerning the Overseas Citizenship of India (OCI) Scheme as per Citizenship Amendment Act, 2015?						
				seas Citizenship of India (OCI)			
	II. It seeks to give equal rights to the OCC card holder as an NRI.						
	(1) Both I and II	(2) Only I	(3) Only II	(4) Neither I nor II			
65.	Article 75(1 A) inserthe total number of not exceed	Ministers, including	ion (Ninety-First Amend the Prime Minister, in I number of members of	dment Act, 2003) provides that the Council of Ministers shall the House of People.			
	(1) 10	(2) 12.5	(3) 15	(4) 18			
66.	The decision in Addi	tional District Magis	strate, Jabalpur v. Shival	kant Shukla has been overruled			
	(1) Victim Families		v. UOI.	D. Act done without or			
	(2) UOI v. Bhanudas			to prevent offer harm			
		(3) Mahipal Singh Rana v. State of Uttar Pradesh.					
	(4) Justice K.S. Putti	(4) Justice K.S. Puttuswamy v. UOI.					
67.	It has been said in many cases viz., Devadasan v. UOI, that Article 16 should be read with						
	(1) Articles 45 and 3	32	(2) Articles 46 ar	nd 335			
	(3) Articles 15 and 3	32	(4) Articles 46 ar	nd 332			
68.	Delhi High Court		of Constitution of the NCT of Del	tution of India to hold that			
	(1) Article 239	is the administrative					
	(3) Article 239 and 2	39 AA	(2) Article 239A (4) Article 239A	A DATE OF THE PERSON NAMED IN COLUMN TO PERS			
	(3) 57 A \unit			SALANDING SI KEDIDA (4)			
69.	'Doctrine of unjust enrichment' was laid down by the Supreme Court in which one of the following cases?						
	(1) Sarla Mudgal v. U	Union of India	(2) Mafatlal Indu	stries Ltd. v. Union of India			
	(3) Chander Mohan		(4) Unni Krishna				
70.	'Provisions relating to fundamental duties cannot be enforced by writs. They can be only promoted by constitutional methods. But they can be used for interpreting ambiguous statutes'. In which of the cases was this principle enunciated?						
	(1) Motilal v. State of		(2) Civil Rights C	Committee v. UOI			
	(3) West Bengal Head	d Masters v. UOI	(4) Magan Bhai v	Constitution of the second state of the second			





### INDIAN PENAL CODE (Question Nos. 71-90)

- 71. Criminal Law (Amendment) Act, 2013 is based on the recommendations of \_\_\_\_\_
  - (1) Justice J.S. Verma Committee Report
  - (2) Justice Usha Mehta Committee Report
  - (3) Justice M.B. Shah Committee Report
  - (4) Justice Mailmath Committee Report
- 72. Match List I with List II and select the correct answer using the code given below the lists:

List-I	List-II	
A. Instigation to commit an offence	1. Criminal conspiracy	
B. Agreement to commit an offence	2. Necessity	
C. Grave and sudden provocation	3. Abetment	
D. Act done without criminal intention	4. Culpable homicide not amounting to murder	
to prevent other harm	5. Attempt	

	A	В	C	D
(1)	2	4	5	3
(2)	3	1	4	2
(3)	2	1	4	3
(4)	3	4	5	2

- 73. In which case the Supreme Court held that if a student and teacher fall in love with each other, it does not mean that the teacher has taken undue advantage of his official position?
  - (1) Geejaganda Somaiah v. State of Karnataka (2007)
  - (2) Sanjay v. State of Maharashtra (2007)
  - (3) Omkar Prasad Verma v. State of Madhya Pradesh (2007)
  - (4) Kailash v. State of Madhya Pradesh (2007)
- 74. In which of the following cases the Supreme Court held that "Doctors cannot be held guilty only because something has gone wrong"?
  - (1) Maniben v. State of Gujarat, AIR 2010 SC 1261
  - (2) Southern Railway Officer v. Union of India, AIR 2010 SC 1241
  - (3) Tameshwar v. Ramvishal, AIR 2010 SC 1209
  - (4) Malaya Kumar Ganguly v. Sukumar, AIR 2010 SC 1162
- 75. Section 326B in IPC was added by Criminal Law (Amendment) Act, 2013, refers to
  - (1) Grievous Hurt.

(2) Trafficking of people.

(3) Attempting to throw acid.

(4) Sexual Assault.





76.	A, a blacksmith is seized by a gang of dacoits and compelled by threat of instant death to force open the door of Z's house to enter and plunder it. While committing dacoity, one of the dacoits				
		r it. While committing dacoity, one of the dacoits			
	kills Z's son. A is guilty of	(2) descript with mountain			
	(1) murder.	(2) dacoity with murder.			
	(3) abetment of dacoity.	(4) no offence.			
77.	Which of the following provisions is based on	the rule of volenti non fit injuria?			
	(1) Section 87 of the I.P.C.	(2) Section 92 of the I.P.C.			
	(3) Section 94 of the I.P.C.	(4) Section 81 of the I.P.C.			
78.	The draft of the I.P.C. was prepared by	adees to the contract of the c			
	(1) Dr. Hari Singh Gaur	(2) Lord Macaulay			
	(3) B. R. Ambedkar	(4) Kennedy			
	R 2007 SC 763	(1) Appa Salved v. State of Maharushira, Al			
79.	A entered the room of a girl B aged about eight months who was sleeping and injured her private part. In this case, A has committed (1) no offence.				
10	(2) an offence under Section 354 of the I.P.C.				
	(3) an offence of rape.				
	(4) an offence of house-trespass.				
80.	As per section 195A of IPC which was inserted by the Criminal Law (Amendment) Act, 2005 the offence of threatening any person to give false evidence, is punishable with (1) Imprisonment up to 7 years or with fine or with both.				
	(2) Imprisonment up to 5 years or with fine or with both.				
	(3) Imprisonment up to 3 years or with fine or with both.				
	(4) Imprisonment up to 1 year or with fine or with both.				
81.	Criminal Law (Amendment) Ordinance, 2013	was issued by the President on			
	(1) 3 <sup>rd</sup> February, 2013	(2) 4 <sup>th</sup> February, 2013			
	(3) 5 <sup>th</sup> February, 2013	(4) 1 <sup>st</sup> January, 2013			
	to a version by the party in the proper current				
82.	If a police officer commits rape in the premises of any police station, he can be punished under				
	(1) Section 376(1) (2) Section 376(2)(a)	(3) Section 376(2)(b) (4) Section 376(2)(c)			
83.	Under Section 43 of the I.P.C., the word 'illegal' is not applicable to everything				
	(1) which is an offence.				
	(2) which is prohibited by law.	(2) not punishable under the PC.			
	(3) causing wrongful gain to one person or wro	ongful loss to another person.			
	(4) which furnishes ground for a civil action.	Suppose printagos os normiedans to steur to			
	(4) which furnishes ground for a civil action.				





	<u> </u>	Google Plan				
84.		r Force take out from the Jodhpur Aerodrome an andant and fly it away to Pakistan, what offence has				
	(1) Theft	(2) Criminal breach of trust				
	(3) Criminal misappropriation	(4) Sedition				
85.	A allows an illegal marriage to be solemnize	d by B, a priest in his house. Here				
	(1) B is liable for abetting the offence.	(2) A is liable for abetment.				
	(3) Both A and B are liable for abetment.	(4) None of these				
86.	86. In which case Supreme Court held that the defence of drunkenness can be availed of only w intoxication produces such a condition as the accused loses the requisite intention for offence?					
	(1) Appa Salved v. State of Maharashtra, AI	R 2007 SC 763				
	(2) Bablu @Mubarik Hussain v. State of Raj	asthan, AIR 2007 SC 697				
	(3) Neetu v. State of Punjab, AIR 2007 SC 7	58 Reutinium cent Ar assured that the popularing				
	(4) Kamala Devi v. Khushal Kanwar, AIR 2	007 SC 663				
87.		port bus while he was leaving it as a last passenger. ead of returning it to the state transport authorities.				
	(1) theft.	(2) extortion.				
	(3) criminal misappropriation.	(4) criminal breach of trust.				
88.	Which of the following combinations are not	correctly matched?				
	1. Sherras Rutezen v. De Rutezen	- Mens Rea				
	2. Barendra Kumar Ghose v. Emperor	- Intoxication				
	3. Abhayanand Misra v. State of Bihar	- Right to die				
	4. Gian Kaur v. State of Punjab	- Criminal attempt				
	Select the correct answer using the code given below					
	(1) 2, 3 and 4 (2) 1, 2 and 3	(3) 1, 3 and 4 (4) 1, 2 and 4				
89.	'Common intention' means	Through the transport of the sufference to 12				
	(1) similar intention.	(2) same intention.				
	(3) sharing of intention by all persons.	(4) common plans.				
90.	Preparation for the commission of a crime is (1) punishable under the IPC.					

(2) not punishable under the IPC.

(3) punishable when the preparation is with the intention of waging war against the Government of India or preparation to commit dacoity.

(4) punishable only when the preparation is with the intention of waging war.





# CODE OF CRIMINAL PROCEDURE (Question Nos. 91-110) 91. Surety can be sentenced to civil imprisonment in default of payment of paymen

	bon	ALAGERALA	num period of	prisonm	ent in default of payme	nt of penalty under the surety
	(1)	six months	(2) three m	onths	(3) two months	(4) one month
92	. Pro	positions as r	egards the liability	of the s	urety under the surety be	TO COME PROVIDENCE TO THE COME
	I.	the liability	of the surety is m	utually	evolutive of the surety be	ond are
	HON (A)	personal bone	d. William Million in	utuarry	exclusive of the habili	ond are ty of the accused under his
						used under his personal bond
	Ш. 1	limited to the	amount of the sure	ty bond	(trendbinistr) zabeton laA (trendboomb) toud k	9 Institution beaution (sylvet of
	Whi	ch of the foll	owing are correct?			
	(1) I	and III are c	orrect		(2) I and II are corr	the socoed is hable to be
	(3) I	I and III is co	rrect		(4) I, II and III, all	ectivities minimum and a po
93.	(1) il (2) ir (3) il	llegal and car regular and i legal but not	not be protected under s	nder sec ection 4	tion 460 of Cr DC	
94.	(2) pr (3) pr	ovided she is	childless, and her childless though h	)W. hushanc	ection 125 of Cr PC from  I is incapable of support  and is capable of suppor	m her stepson  ing and maintaining her.  ting and maintaining her.
95.	Before	e issuance of	Drocess against the			
- 45	(1) a r	ight to partic	ipate in the proceed	dinas	d in a complaint case, th	e accused has
	(2) no	right to parti	cipate in the proceed	inigs.	Continuo nemette de la	The state of the s
	(3) a r	ight to watch	the proceedings.	cumgs.		
	(4) Bo	oth (2) and (3)	)		l=(2) one year	
96.	Compe	ensation can	oe ordered to be na	id under	section 357 of Cr PC	
	(1) wh	en fine does	not form part of the	senten	section 337 of CL PC	(1) offence generally
odi li	(2) wh	en fine forms	part of the sentence	e e	and oil to more immedia	
	(3) eith	ner (1) or (2)				
		y (2) and not	(1)		The temperature of the comme	
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estic.	SMAN			19		D/xxx-xx/d





- 97. Power to re-call any witness(es) under section 311 of Cr PC can be exercised
  - (1) even after the evidence of both the sides is closed.
  - (2) after the evidence of the prosecution is closed, but before the evidence of defence is closed.
  - (3) before the evidence of the prosecution is closed, if the witness is to be called on the motion of the prosecution.
  - (4) after the evidence of the prosecution is closed if the witness is called on the motion of the defence.
- 98. Every State Government in co-ordination with the Central Government shall formulate Victim Compensation Scheme (VCS) for providing fund for compensation to victims falls under section 357A of Cr.P.C. with effect from 31-12-2009. This section was inserted by
  - (1) Code of Criminal Procedure (Amendment) Act, 2008 (5 of 2009).
  - (2) Code of Criminal Procedure (Amendment) Act, 2005 (25 of 2005).
  - (3) Criminal Procedure Law (Amendment) Act, 2005 (2 of 2006).
  - (4) Code of Criminal Procedure (Amendment) Act, 2001 (50 of 2001).
- 99. In a complaint disclosing commission of offence(s) exclusively triable by the Court of Sessions, it is necessary
  - (1) that the complainant and some of the witnesses be examined on oath.
  - (2) to examine the complainant on oath and no witness need be examined on oath.
  - (3) to examine the complainant and all the witnesses of the complainant on oath.
  - (4) Either (1) or (2)
- 100. In a non-bailable offence triable by a Magistrate, application for bail under Section 437 of Cr PC can be moved before the Court of
  - (1) Magistrate competent to try and entertain the case.
  - (2) Chief Judicial Magistrate or additional Chief Judicial Magistrate.
  - (3) Court of Sessions.
  - (4) Only (1) and (3)

Joint trial of several persons is permissible under .				
(1) section 219 of Cr PC	(2) section 223 of Cr PC			
(3) section 221 of Cr PC	(4) section 222 of Cr PC			

102. Period of limitation for an offence punishable with a term of two years as per section 468 of Cr PC is \_\_\_\_\_\_.

(1) six months

(2) one year

(3) two years

(4) three years

- 103. Period of limitation shall commence from the date of
  - (1) offence generally.
  - (2) knowledge of the commission of the offence if not known earlier.
  - (3) establishment of the identity of the accused if not known at the time of commission of the offence.
  - (4) All these



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	can be sentenced to					
	(1) simple imprisonment only.	(2) rigorous imprise				
	(3) civil imprisonment only.	(4) All these				
105.	Within the meaning of provisions under section 41C (1) of the Criminal Procedure Code which was inserted by the Code of Criminal Procedure (Amendment) Act, 2008 (5 of 2009) every State Government shall establish a Police Control Room (PCR) in					
	<ul><li>(1) every district.</li><li>(3) both District and at State level.</li></ul>	(2) State level only				
	. within its premoury infediction whiche	yer tillea.				
106.	Continuation of investigation, in a summons case triable by a Magistrate, beyond the period of six months from the date of arrest of the accused without the previous permission of the Magistrate					
	(1) shall render the entire investigation discharged.	on vitiated and bad and the	ne accused is liable to be			
	<ul><li>(2) shall not render the entire investigation bad but the accused is liable to be discharged.</li><li>(3) shall not render the entire investigation bad, but the prosecution cannot rely on the</li></ul>					
	investigation so carried out and the e (4) Either (1) or (2)	vidence so collected shall no	ot be admissible.			
107.	The person seeking suspension of conviction should specifically draw the attention of the Appellate Court to the consequences that may arise if the conviction is not stayed as held by the Supreme Court in					
	(1) Sheo Prasad Bhor v. State of Assam,	AIR 2007 SC 918.				
	(2) P.V. George v. State of Kerala, AIR					
	(3) Navjot Singh Sidhu v. State of Punjal		114. The expression forme			
	(4) Kuldip Nayar v. Unio <mark>n of Indi</mark> a, (200	96) 7 SCC 1.	(1) decided prior to the			
108.	The judgment delivered by a court in cas (1) final.	ses of plea bargaining is				
	(2) appealable and appeal lies to the Hig					
	(3) final and no appeal except SLP under lies.	r Article 136 and writ petition	on under Articles 226 & 227			
	(4) appeal lies directly to the Supreme C		a stoal (1)			
109.	Bail amount fixed by the Magistrate can	be reduced by the				
		sions. (3) High Court.				
110.			Make omes off Inserro			
	(1) is banned.		of commoned finds (1)			
	(2) is not banned but will be entertained					
	(3) in not banned and will be entertained	in all circumstances.				

104. For non-payment and non-recovery of penalty from the surety under the surety bond, the surety





#### CODE OF CIVIL PROCEDURE (Question Nos. 111-130)

111. Which of the following statements is correct?

(1) O. 1, R. 13 provides that all objections on the ground of non-joinder or mis-joinder of parties or multifariousness of suit shall be taken at the earliest opportunity.

(2) O. 1, R. 9 provides that no suit is liable to be defeated by reason of non-joinder or

mis-joinder of necessary parties.

(3) O. 1, R. 9 provides that a suit is bad for non-joinder of a necessary party.

(4) All these

- 112. O. 6, R. 16, CPC empowers the court at any stage of the pleadings, to strike out any matter contained in it if it
  - (1) is unnecessary, scandalous, frivolous or vexatious.
  - (2) tends to prejudice, embarrass or delay the fair trial of suit.
  - (3) is an abuse of the process of the court.
  - (4) All these
- 113. Suits in respect of immovable property, where the entire relief sought can be obtained through the personal obedience of the defendant, can be instituted in a court within whose local jurisdiction the

(1) property is situated.

- (2) defendant voluntarily resides or carries on business.
- (3) defendant voluntarily resides or personally works for gain.
- (4) All these
- 114. The expression 'former suit' in Sec. 11 implies a suit which has been
  - (1) decided prior to the suit in question.
  - (2) instituted prior to the suit in question.
  - (3) Both (1) and (2)
  - (4) None of these
- 115. Any court will order a party who resides outside the local limits of the court's ordinary original jurisdiction, to appear in person, if he resides within
  - (1) India.
  - (2) the local limits of that State in which the court is situated.
  - (3) certain limits from the place where the court is situated.
  - (4) the local limits of that District in which the court is situated.
- 116. Under O. 8, R. 10, CPC where any party from whom a written statement is required fails to present the same within the time permitted by the court the court
  - (1) shall pronounce judgment against him.
  - (2) shall make such order in relation to the suit as it thinks fit.
  - (3) can struck-off the defence of the defendant.
  - (4) All these





~ ~	THE HEADT HAVE DE	on neard and imany ned	er directly and substantially in issue in the subsequent cided by the court in the first suit. In which of the we been finally decided the
(1	) decision in the	former suit was on the m	e been finally decided the
(2	) former suit was	s disposed of ex parte.	erits.
(3	) former suit was	disposed of expane.	
(4	) All these.	dismissed for familie to	produce evidence when time was allowed to do so.
wi	thin its pecuniary	jurisdiction whichever i	e paid as compensatory costs in respect of false or sceed the amount of or the amount is less.
	two thousand ru	pees	(4) referred for opinion to the Appellate Court
(2)	three thousand r	rupees	
	four thousand ru		
(4)	five thousand ru	pees	
1000	or avoluted acc	its of the jurisdiction of ording to the provision o	Courts are uncertain, the place of institution of suit
(1)	Sec. 17, CPC	(2) Sec. 18, CPC	(3) Sec. 19, CPC (4) Sec. 20, CPC
	no w many da	obtained an order for leavys, he shall not be permi	eave to amend pleading does not amend the same tted to do without leave of the court?
. (1)	Fifteen days	(2) Fourteen days	(3) Twenty days (4) Thirty days
121. The	rule of construct	tive res judicata is	(3) ruin (5e caut o) line adversary.
(1)	a product of judie	cial interpretation.	(2) a rule of equity.
(3)	contained expres	sly in the Code.	(4) a part of Supreme Court Rules.
122. Wh	ich of the followi	ng statements is correct?	of 300 m sens and other because from most-(1)
(1)	In set-off, court-f	ee is payable by the defe	ndant
(2)	O. 8, R. 6, CPC d	leals with legal set-off.	A Management of the state of th
(3)	Lega <mark>l set-off ca</mark> n discretion.	be claimed as of right,	the equitable set-off is dependent on the court's
(4)	All these		120. Heriod of detention in nivil prints ander Date
123. In w	hich of the follow	ving writs, the doctrine o	f res judicata is not applicable?
(1) 1	nadeas corpus	Ammont xis (1)	valuom ozuit (E)
	Certiorari		
	Mandamus		
(4) (	Quo warranto		(1) (a) 6% per maunt.





124.	Under Sec. 148, CPC, the civitotal.	l court has power to enlarge time not exceeding	in		
	(1) 30 days	(2) 60 days			
	(3) 90 days	(4) 120 days			
125.	Where the appellant has withd application under O. 9, R. 13 sh (1) rejected.		he		
	(2) returned.				
	(3) maintainable.				
	(4) referred for opinion to the A	Appellate Court.			
126.	If due to default of the plaintiff, a suit has been completely or partially dismissed, then the plaintiff could				
		t of the dismissed claim or its part.			
	(2) file a new suit in respect of				
	(3) file a new suit in respect of the partially dismissed claim.				
	(4) file a new suit in respect of	the completely dismissed claim.			
127.	The main aim of interrogatories	is to a sound not reduce on beneather and oder strong a 11 .0			
	(1) obtain information as to all material facts or documents relevant to the issue.				
	(2) maintain one's own case.				
	(3) ruin the case of the adversar	ry.			
	(4) All these				
•	(1) steelded resorted to the State of	(3) contained expressiving the Code of actual and a contained			
128.	An ex parte proceeding against a defendant implies the				
	(1) court may proceed with the case in the absence of the defendant.				
	(2) court may proceed with the case in the absence of the defendant on the particular day of hearing on which the defendant remains absent.				
	(3) court may proceed with the case in the absence of the plaintiff.				
	(4) defendant cannot be allowed	d to appear at all in the subsequent proceedings of the suit.			
129.	Period of detention in civil pris	on under Order XXXIX Rule 2A of CPC shall not exceed			
	(1) one month.	(2) two months.			
	(3) three months.	(4) six months.			
130.	Future interest, i.e., from the date of the decree till realization can be awarded under CPC,				
	(1) @ 6% per annum.	(2) @ 9% per annum.			
	(3) @ 12% per annum.	(4) prevailing bank rates.			
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#### INDIAN EVIDENCE ACT worlding starter modes intermed a little

(Question Nos. 131-150)

- 131. Under section 116 of Evidence Act, the tenant is stopped to A produced (E)
  - (1) from denying the title to the property, of the landlord.
  - (2) from denying the title to the property, of the actual owner.
- (3) Both (1) and (2)
  - (4) Only (2) and not (1)
- 132. Admissibility of the evidence under section 122 of Evidence Act has to be adjudged in the light of the status on the date when the (3) after proving the same may by before showing
  - (1) communication was made. (A) and by annue and guive one brue principal guivery with (A)
  - (2) communication is sought to be tendered in court.
  - (3) evidence is to be given in the court.
  - (4) All these
- (2) Report of Mails Tab ilder on the basis of spolana 133. While under examination, a witness may refresh his memory by
  - (1) referring to any writing made by himself or by any other person at the time of the transaction in question.
  - (2) reference to professional treatise by an expert.
  - (3) using a copy of document to refresh memory with the permission of the Court.
  - (4) All these
- 134. Which of the following is the wrong statement in respect of leading questions?
  - (1) Leading questions must not be asked in examination-in-chief, cross-examination or re-examination.

(2) the protumption is that spinite

- (2) Leading questions must not be asked in cross-examination.
- (3) Leading questions may not be asked in examination-in-chief, or re-examination, if objected by the adversary.
- (4) Leading questions shall be permitted by the Court in examination-in-chief, or re-examination as to matters which are introductory or undisputed or which have already been sufficiently proved.





- 135. Communication made 'without prejudice' is protected under
  - (1) section 22 of Evidence Act.
  - (2) section 23 of Evidence Act.
  - (3) section 24 of Evidence Act.
  - (4) section 21 of Evidence Act.
- 136. Under section 145 of Evidence Act, a witness may be contradicted as to previous statement in writing

(2) from denying the title to the property, of the actor

- (1) without proving the same and without showing the same to the witness.
- (2) without proving the same but only after showing the same to the witness.
- (3) after proving the same may be before showing the same to the witness.
- (4) after proving the same and showing the same to the witness.
- 137. Which of the following statements is not admissible in evidence?
  - (1) Entry in the birth register as recorded by the public authority.
  - (2) Report of Naib Tahsildar on the basis of spot inspection.
  - (3) Entry relating to date of death of a person as recorded in municipal records.
  - (4) High school Certificate.
- 138. If any married woman commit suicide within a period of 10 years from the date of her marriage
  - (1) the presumption is that suicide was abetted by her husband.
  - (2) the presumption is that suicide was abetted by the relative of her husband.
  - (3) there is no presumption as to abetment by the husband or his relative.
  - (4) None of these
- 139. Maxim 'omnia proesumuntur rite esse acta' means all acts are presumed to be
  - (1) rightly done.
  - (2) not rightly done.
  - (3) wrongly done.
  - (4) None of these





- 140. A retracted confession
  - (1) may form the legal basis of conviction if court satisfied that it was true and voluntarily made.
  - (2) requires corroboration.
  - (3) is relevant.
  - (4) Both (1) and (2)
- 141. When the medical evidence gives the age of the victim girl between 17 and 18 years but documentary evidence shows the age to be about 18 years, the advantage of the conflict will go in favour of
  - (1) the victim girl, and she will be held to be a minor.
  - (2) the accused, and the victim girl cannot be held to be minor.
  - (3) both accused and the victim equally.
  - (4) no advantage can be drawn by accused or victim girl.
- 142. Though the contempt proceedings are judicial proceedings, the strict rules of evidence contained in the Evidence Act do not apply to proceedings under the Contempt of Courts Act because

(2) An edonission by a quardian-od-litem notingly

(1) A child of tender age can be allowed to to

- (1) of summary nature of inquiry.
- (2) contempt matters are governed by special Acts.
- (3) contempt of courts does not require enquiry and the investigation.
- (4) contempt proceedings are tried in higher judiciary.
- 143. Falsus in uno, falsus in omni bus is
  - (1) a rule of evidence.
  - (2) a rule of criminal law.
  - (3) a rule of evidence in criminal trial.
  - (4) not a rule of evidence in criminal trial.
- 144. Whenever the Act provides that the Court "may presume" a fact, the Court may
  - (1) regard such fact as proved unless and until it is disproved.
- (2) call for proof of it.
  - (3) Both (1) and (2) are correct
  - (4) Neither (1) nor (2) is correct





- 145. Section 92 of Evidence Act is applicable to disputes between
- (1) the parties to instrument only.
  - (2) a party to the instrument and a stranger.
  - (3) two strangers where the document is in question.
  - (4) All these
- 146. The principle of estoppels says that a person, who by his declaration or conduct, intentionally causes another person to believe a thing to be true and to act upon such belief,
  - (1) may be allowed to deny the same in any suit between him and such person.
  - (2) shall not be allowed to deny the same in any suit between him and such person.
  - (3) may be allowed to deny the same in any suit.
  - (4) None of these
- 147. Which of the following admissions is no evidence?
  - (1) An admission by one of the several defendants in a suit against another defendant.
  - (2) An admission by a guardian-ad-litem against a minor.
  - (3) An admission by one of the partners of a firm against the firm or other partners.
  - (4) Only (1) and (2)
- 148. Which confession needs a closer scrutiny?
  - (1) Confession made to officers under NDPS Act.
  - (2) Confession made to private citizens.
  - (3) Confession made to officials who do not have investigation powers under NDPS Act.
  - (4) When confessional statement found voluntary and free from pressure.
- 149. The evidence unearthed by the sniffer dog falls under
  - (1) oral evidence

(2) documentary evidence

(3) hearsay evidence

- (4) scientific evidence
- 150. Which statement is true in relation to a child witness?
  - (1) A child of tender age can be allowed to testify if he has intellectual capacity to understand questions and give rational answers thereto.
  - (2) A child witness may be easy prey of tutoring and when it is established that he is under the influence of tutoring, it is not safe to solely rely on his evidence.
  - (3) The law recognizes the child as a competent witness but a child of a tender age of six years is not considered by the Court to be a witness whose sole testimony can be relied without other corroborative evidence.
  - (4) All these statements are true