



SECTION – I (Question Nos. 1-50)

GENERAL ENGLISH (Ouestion Nos. 1-30)

Directions (Questions 1-4): Read the following passage carefully to answer these questions.

The great defect of our civilization is that it does not know what to do with its knowledge. Science has given us powers fit for the gods, yet we use them like small children. For example, we do not know how to manage our machines. Machines were made to be man's servants; yet he has grown so dependent on them that they are in a fair way to become his masters. Already most men spend most of their lives looking after and waiting upon machines. And the machines are very stern masters. They must be fed with coal, and given petrol to drink, and oil to wash with, and they must be kept at the right temperature. And if they do not get their meals when they expect them, they grow sulky and refuse to work, or burst with rage, and blow up, and spread ruin and destruction all round them. So we have to wait upon them very attentively and do all that we can to keep them in a good temper. Already we find it difficult either to work or play without the machines, and a time may come when they will rule us altogether, just as we rule the animals.

And this brings me to the point at which I asked, "What do we do with all the time which the machines have saved for us, and the new energy they have given us? "On the whole, it must be admitted, we do very little. For the most part, we use our time and energy to make more and better machines; but more and better machines will only give us still more time and still more energy, and what are we to do with them? The answer, I think, is that we should try to become mere civilized. For the machines themselves, and the power which the machines have given us, are not civilization but aids to civilization. But you will remember that we agreed at the beginning that being civilized meant making and linking beautiful things, thinking freely, and living rightly and maintaining justice equally between man and man. Man has a better chance today to do these things than he ever had before; he has more time, more energy, less to fear and less to fight against. If he will give his time and energy which his machines have won for him to making more beautiful things, to finding out more and more about the universe, to removing the causes of quarrels between nations, to discovering how to prevent poverty, then I think our civilization would undoubtedly be the greater, as it would be the most lasting that there has ever been.

If machines disable men from thinking and acting, then human beings have no future. The possible consequence of the Internet of things would be physically and mentally immobile humans. This would change the very meaning of the word human.

- 1. What does 'being civilized' mean?
 - (1) Making and linking beautiful things
 - (2) Thinking freely
 - (3) Living rightly to maintain justice between man and man
 - (4) All these
- 2. How can machines help us?
 - (1) By saving time
 - (3) By giving us time to be civilized
- (2) By saving human energy
- (4) By creating a demand for more machines

Test Prime

ALL EXAMS, ONE SUBSCRIPTION



70,000+ Mock Tests



600+ Exam Covered



Personalised Report Card



Previous Year Papers



Unlimited Re-Attempt



500% Refund

















ATTEMPT FREE MOCK NOW



3.



	(1) Joy	(2) Sadness	(3) Immobile humans	(4) Better humans
4.	Why have machines be (1) Because we cannot (2) Because we do not (3) Because they rule u (4) Because they consu	manage our machines. know what to do with the s like we rule animals.	nemselves.	
	ctuated. I came to earth not to b	, <u>, </u>	·	otion which is correctly
	(2) I came to earth not(3) I came to earth, not	to be served, but to serve to be served but to serve to be served, but to serve to be served, but to serve to be served, but to serve to be served.	re.	
6.	 Bacon says, Readir Bacon says, "Read Bacon says "Readir 	ng makes a full m <mark>an, wr</mark> ing makes a full <mark>man</mark> wr ng makes a ful <mark>l ma</mark> n wr	an exact man speaking a iting an exact man, speakiting an exact man speakiting an exact man speakiting an exact man, speakiting an exact man, speakiting an exact man,	king a ready man". king a ready man". ing a ready man".
	ections (Questions 7-10 he given sentence/words		stions, choose the word	which can be substituted
7.	Plurality of wives (1) Polygamy	(2) Polyandry	(3) Adultery	(4) Pornography
8.	That which is fit for dr (1) Wine	inking (2) Water	(3) Juice	(4) Potable
9.	A book containing sun (1) Encyclopedia	nmarized information or (2) Dictionary	all branches of knowled (3) Anthology	dge (4) Directory
10.	Cessation of arms before (1) Truce	ore a formal treaty is sig (2) Armistice	ned during war (3) Accord	(4) Retreat
the i	meaning of the idiom /pl	hrase underlined in the s	sentence.	tion which best expresses
11.	(1) enjoyment	hot water because of hi (2) happiness	s nate speecn. (3) trouble	(4) sadness
D/X>	X-XVIII/IV	3		391/ 〈3〉

What's the possible end result of machine dependency?





12.	Old editions of law boo (1) in demand	oks are <u>a drag on the man</u> (2) a prize	ket. (3) unsaleable	(4) invaluable	
13.	I trusted him and he place (1) betrayed me	ayed me false. (2) was truthful	(3) told lies	(4) did nothing	
usag	e of underlined word in	5): In each of these que the sentence as noun, ac		n that best describes the	
14.	He is <u>still</u> in business. (1) Noun	(2) Adverb	(3) Verb	(4) Adjective	
15.	Her sobs could be hear	t in the still of the night.	**************************************		
	(1) Noun	(2) Adverb	(3) Verb	(4) Adjective	
	· ·=	9): Choose the word whi	ich is nearest in meaning	to the given word.	
16.	Probity (1) Benefit	(2) Goodness	(3) Straight	(4) Principle	
17.	Covert				
	(1) Fraudulent	(2) Retreat	(3) Secret	(4) Tricky	
18.	Non-plussed				
	(1) Puzzled	(2) Frustrated	(3) Astonished	(4) Cross	
19.	Resolution (1) Choice	(2) Decision	(3) Law	(4) Amendment	
	Directions (Questions 20-21): Make a single simple sentence.				
20.	He jumped up. He ran (1) He ran	away.	(2) He jumped to run		
	(3) He jumped up and	ran away	(4) None of these		
21.	the sherpas to advance		•	no longer. They ordered	

(2) The fog lifted with the sun to make the mountain climbers delay and order the sherpas to advance

(3) The fog, the sun, the mountain climbers ordered the sherpas to advance

because the sun had risen and the fog had lifted.

(4) The sherpas advanced with the mountain climbers the sun and the lifting of the fog





22.	Which is the negative sentence?						
	(1) I will buy some ma	ingoes	(2) I will not buy any mangoes				
	(3)-Have you bought a	ny mangoes?	(4) None of these				
23.	In which one of the fol	lowing options 'some' re	epresents a request?				
	(1) Will you have som	e cake?	(2) Could you lend me	e some money?			
	(3) Did you buy some	handkerchiefs?	(4) None of these				
24.	Mark the Synonym of						
	Despot						
	(1) Monarch	(2) Tyrant	(3) Ruler	(4) Democrat			
25.	Which one denotes po	sition?					
	(1) Late	(2) Later	(3) Latest	(4) Latter			
	4.4°			1.1			
26.	Choose the phrase which best expresses the meaning of the words in bold.						
	He decided to bury th		(2)	745 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
	(1) keep it a secret	(2) fool everyone	(3) make peace	(4) bury his wealth			
27.	Neuter gender denotes a						
	(1) male	(2) female	(3) transgender	(4) thing without life			
28.	The plural of advocate	general is					
	(1) Advocate generals		(2) Counsels general				
	(3) Advocates general		(4) Councillors genera	al			
29.	Oxymoron is a special	form of antithesis when	reby two				
	(1) contrary qualities are predicted.						
	(2) contrary qualities are predicted of different things.						
	(3) contradictory qualities are predicted at once of the same thing.						
	(4) contradictory qual	ities are predicted at dif	ferent times of the same t	hing.			
30.	Which is the countabl	e noun?		8			
	(1) Book	(2) Honesty	(3) Truth	(4) Oil			
				221.			





GENERAL APTITUDE / AWARENESS

(Question Nos. 31-50)

<i>3</i> L.	The "Ease of Doing Business In	dex" is prepared and published by
	(1) World Trade Organisation	(2) World Bank Group
	(3) United Nations	(4) European Union
32.	Which one of the following pair	s is not correctly matched?
	Railway Zone	: Headquarters
	(1) North Eastern Railway	: Gorakhpur
	(2) South Eastern Railway	: Bhubaneswar
	(3) Eastern Railway	: Kolkata
	(4) South East Central Railway	: Bilaspur
33.	Government of India in its B with	adget 2018 announced "Saubhagya Yojana." It is connected
	(1) LPG Gas Connection to poo	households
	(2) Electricity connection to poo	r households
	(3) Free maternity benefits	
	(4) Health Insurance up to ₹5 la	kh to every family
34.		8 elected as the first-ever Hindu Dalit woman Senator in the
	upper house of the Muslim-dom	
	(1) Meena Kohli	(2) Krishna Kumari Kohli
	(3) Ragini Kumari	(4) None of these
35.	Who has been appointed as the i	new Chief Election Commissioner of India?
	(1) Ashok Lavasa	(2) Om Prakash Rawat
	(3) Sunil Arora	(4) Achal Kumar Jyoti
36.	The Headquarters of World Trac	le Organisation (WTO) is at .
	(1) Geneva (Switzerland)	(2) Washington D.C. (USA)
	(3) London (United Kingdom)	(4) Beijing (China)
37.	How many States have Legislati	ve Councils in India?
	(1) 4 (2) 7	(3) 5 (4) 8
אַעם	(-XVIII/IV	6
-//	· · · · · · · · · · · · · · · · · · ·	-





38.	Who won the Men's Singles title in Australian Open 2018?					
	(1) Dylan Alcott	(2) R. Nadal				
	(3) Roger Federer	(4) Marin Cilic				
39.	Which one of the following War Games cond	ducted by Indian Navy concluded recently?				
	(1) MILAN	(2) ENCORE				
	(3) BHISMA	(4) VARUN				
40.		gnificant judgement on November 11, 2016 made it the national anthem before a movie begins during e screen?				
	(1) Shyam Narayan Chouksey v. Union of Ir	ndia				
	(2) State of Himanchal Pradesh v. Sanjay Kı	umar @Sunny				
	(3) Hiral P Harsora and ors Vs. Kusum Narottamdas Harsora					
	(4) Swaraj Abhiyan vs. Union of India					
41.	Who is the author of book "Theatres of Descience, religion, politics, society, cricket an	emocracy" which provides fascinating insights into d films in the contemporary India?				
	(1) K. Sachidanandan	(2) Romila Thapar				
	(3) Amitav Ghosh	(4) Shiv Visvanathan				
42.	What is the India's rank in the world in term (GFPI-2017)?	s of military power, as per Global Fire Power Index				
	(1) 8th (2) 6th	(3) 4th (4) 5th				
43.	Who is the first woman defence minister of l	Independent India?				
₹3.	(1) Nirmala Sitharaman	(2) Indira Gandhi				
	(3) Sushma Swaraj	(4) Sheila Dixit				
	(5) Susimia Swaraj	(4) Sheha Dixit				
44.	Which of the following movies won the Bes	t Movie Oscar Award 2018?				
	(1) The Shape of Water	(2) Call Me by Your Name				
	(3) Darkest Hour	(4) Dunkirk				





the

45. Who will be the head of the National Committee constituted to formulate a Comme Programme of 150 th birth anniversary of Mahatma Gandhi?		
	(1) President	(2) Prime Minister
	(3) Finance Minister	(4) Lok Sabha Speaker
46.	Which platform has been launched by the International Women's Day?	Union Government on the occasion of 2018
	(1) Women Entrepreneurship Platform	(2) Women Combat Platform
	(3) Women Power Platform	(4) Women Literacy Platform
47.	Which football club has clinched the I-League	title (2017-18)?
	(1) Churchill Brothers	(2) Gokulam Kerala
	(3) Minerva Punjab	(4) Indian Arrows
48.	Which one of the following is an extra-constitute (1) Election Commission of India (2) Finance Commission of India (3) National Institution for Transforming India	
	(4) Union Public Service Commission	
49.	Which one of the following is essentially a solo	
	(1) Kuchipudi	(2) Kathak
	(3) Manipuri	(4) Mohiniattam
50.	Which of the following statements is incorrect	?
	(1) Within the Arctic and Antarctic Circles the sun does not set and at least one day on wh	ere is at least one day in the year during which the ich it never rises.

(3) At the summer solstice, the sun shines vertically over the Tropic of Capricorn.

(2) At the North Pole there is darkness for half the year.

(4) The sun shines vertically over the Equator twice in the year.





SECTION – II (Question Nos. 51-150)

CONSTITUTION OF INDIA (Question Nos. 51-70)

51.	List		viui L	ist II and select the co	List-II	ing the code giver	i below;	
			ional .	Provision)	(Source))		
	`	A. Amendment of Constitution			` ′	nstitution of Gern	nany	
	B. Dire	B. Directive Principles of State Policy			• •	nstitution of Cana	•	
		C. Emergency Powers of the President			` ,	nstitution of South		
		D. Centre-State Relations			, ,	h Constitution		
	Code:				、			
	Α	В	С	D				
	(1) (i)	(ii)	(iv)	(iii)				
	. , . ,	(iv)	(i)	(ii)				
	(3) (i)	(iv)	(ii)	(iii)				
	(4) (iii)			(ii)				
						-		
52.	Which of India		follov	ving has been rightly	arranged accord	ling to the Pream	ole of the Co	onstitution
	(1) Sovereign Socialist Secular Democratic Republic.							
	(2) Sove	(2) Sovereign Secular Socialist Democratic Republic.						
	(3) Sove	(3) Sovereign Socialist Democratic Secular Republic.						
	(4) Non	e of th	nese					
53.	Which of the C			ollowing privileges is	guaranteed to the	he President of In	ndia under A	rticle 361
	(1) Not	(1) Not to participate in the Parliamentary proceedings.						
	(2) He i	(2) He is answerable to the chief Justice of India.						
	(3) He i	(3) He is not to be answerable to any court during the term of his office.						
	(4) Can	addre	ess bot	th the Houses of Parli	ament at the time	e of joint session.		
54.	The wor	rd Soc	eialist	was added by the	Constitu	itional Amendme	nt Act.	
	$(1) 44^{th}$			(2) 42 nd	(3) 25^{th}	(4) 24 th	
	(1) 44 th			(2) 42 nd	(3) 25 th	(4) 24 th	



55.	Match List I and List II and select the correct a	nswer	using the code given below:
	List I	List	II
	A. Doctrine of Repugnancy	(i)	State of Bombay v. F M Balsara
	B. Doctrine of Colourable Legislation	(ii)	Prafulla Kumar v. Bank of Commerce
	C. Doctrine of Pith and Substance	(iii)	K C G Narayan Deo v. State of Orissa
	D. Doctrine of Harmonious Construction	(iv)	M Karunanidhi v. Union of India
	A B C D		
	(1) (iv) (ii) (iii) (i)		
	(2) (iv) (iii) (ii) (i)		
	(3) (i) (iii) (ii) (iv)		
	(4) (i) (ii) (iii) (iv)		**
56.	In which one of the following decisions, the	ie Sup	reme Court has upheld the constitutional
	validity of 93 rd Constitutional Amendment Ac	t, ıntro	ducing Article 15(5)?
	(1) M Nagraj v. Union of India		
	(2) Ashok Kumar Thakur v. Union of India		
	(3) T M A Pai Foundation v. State of Karnatal	ka	
	(4) Indra Sawhny v. Union of India		
57	Minimum annahan af indaga sahiah ann aire a		normanicion to Duncidant under Auticle 142
57.	Minimum number of judges which can give a is	n auvi	sory opinion to President under Afficie 143
	(1) one-third of total strength of Supreme Cou	rt	
	(2) five		
	(3) half of the total strength of Supreme Court	P.See	
	(4) seven		
	(1) seven		
58.	Which Supreme Court judgement discussed to	the bas	sic features of the Constitution of India for
	the first time?		
	(1) Keshvanand Bharati v. State of Kerala	(2)	Golak Nath v. Satet of Punjab
	(3) Sajjan Singh v. State of Rajasthan	(4)	Shankari Prasad v. Union of India
59.	Article 15(3) of the Constitution of India empe	owers	the State to make special provisions for
	(1) reservation in employment for freedom fig		
	(2) women and children.	,	
	(3) reservation in employment for physically l	handic	apped persons.
	(4) relaxation of minimum qualifying marks to		
	()	u	



D/XX-XVIII/IV



60.	Who has the power to dissolve the House of the People?					
	(1) The Council of Ministers	(2) The Prime Minister				
	(3) The Speaker of the Lok Sabha	(4) The President				
61.	Separation of the Judiciary from the Executive	e is enjoined by				
	(1) VII Schedule to the Constitution.	(2) Judicial decision.				
	(3) Directive Principles.	(4) Preamble.				
62.	Besides its permanent seal at Delhi, the Supres (1) Union Territory.	me Court can also meet at any other				
	(2) place as decided by the Chief Justice of In	dia in consultation with the President.				
	(3) metropolitan city.					
	(4) major city.					
63.	The Chief Justice and other Judges of the High	a Court are appointed by the				
	(1) Chief Justice of the Supreme Court.					
	(2) Chief Minister of the concerned state.					
	(3) President on the recommendation of the C	ollegium.				
	(4) President on the aid and advice of the Cou	ncil of Ministers.				
64.	If the Supreme Court can be asked by the Preunder Article 143, the Supreme Court	esident to give advice on a question of law of fact,				
	(1) is bound to give advice.					
	(2) may refuse to give advice.					
	(3) may dismiss the Presidential Reference as non-sense.					
	(4) None of these					
65.	The Supreme Court of India has adopted a n 'Equality' and held that "Equality is antithesis	ew approach for the interpretation of the concept of arbitrariness" in				
	(1) State of West Bengal V. Anwar Ali Sarkar					
	(2) E P Royappa V. State of Tamil Nadu					
	(3) Keshavanand Bharati V. State of Kerala					
	(4) State of Karnataka V. Appa Balu Ingale					

11





- 66. After which one of the following decisions of the Supreme Court, the special provision for socially and educationally backward classes was introduced in article 15 of the Constitution?
 - (1) Balaji v. State of Mysore
 - (2) E. P. Royappa v. State of Tamil Nadu
 - (3) State of Madras v. Smt. Champkam Dorairajan
 - (4) Periakaruppan v. State of Tamil Nadu
- 67. Consider the following statements about 'per incuriam' and choose the correct answer:
 - (1) The doctrine 'per incuriam' was evolved by English courts in relaxation of the rule of stare decisis.
 - (2) a decision is *per incuriam* when the court has acted in ignorance of a previous decision of its own or of a court of coordinate jurisdiction which covered the case before
 - (3) a decision is *per incuriam* when the court has given decision in ignorance of the terms of a statute.
 - (4) All these
- 68. Constitution of India under of the Constitution provides that a case which involves a "substantial question of law as to the interpretation of the Constitution" will be decided by a five-judge bench only.

(1) Article 145(3)

(2) Article 145(1)

(3) Article 144

- (4) Article 145(2)
- 69. Which one of the following pairs is not correctly matched?
 - (1) Colourable legislation: What cannot be done directly can be done indirectly.
 - (2) Pith and substance: Incidental encroachment on the field of another legislature is permissible.
 - (3) Territorial nexus: Subject of legislation must have territorial connection with the state.
 - (4) Repugnancy: A situation in which a law made by the Union is in conflict with a law made by a state.
- 70. In which of the following cases, the Supreme Court has ruled the Narco-analysis, brain mapping and other scientific techniques are violative of Article 20(3) of the Constitution?
 - (1) Kedar Nath v. Union of India
 - (2) Kartar Singh v. State of Punjab
 - (3) Smt. Selvi Devi v. State of Karnataka
 - (4) State of Bombay v. Kathi Kalu Ogadh





Code of Criminal Procedure, 1973 (Question Nos. 71-90)

71.	A police officer cannot require the attendance of a male person who may be acquainted with the facts of the case, at any place other than the place in which such male person resides, if he is under the age of						
	(1) 15	(2) 16	(3) 18	(4) 21			
72.	When the High Court on appeal reverses an order of acquittal of an accused person and convicts him and sentences him to death, such a person may appeal to the						
	(1) President o	f India	(2) Supreme (Court			
	(3) National H	uman Rights Commission	(4) State Hum	an Rights Commission			
73.		nce is a continuing one and inquired into or tried by	continues to be co	mmitted in more local areas than			
	(1) only a cour	t in whose jurisdiction off <mark>end</mark>	e was first commit	ted.			
	(2) only a cour	t in whose jurisdiction offend	e was last committ	ed.			
	(3) court havin	g jurisdiction over any of suc	h local areas.				
	(4) court empo	(4) court empowered in that behalf by the High Court.					
74.	Under Section 428 of Code of Criminal Procedure, which of the following periods of detention undergone by the accused shall be set-off against the sentence of imprisonment in a case?						
		etention undergone in default	* -				
	(2) Period of detention undergone during investigation, inquiry or trial of the same case.						
	(3) Period of d(4) All these	etention undergone during in	vestigation and tria	l of a similar case.			
75.		on trial is held by any coutor present an appeal against		Magistrate, to which court can a ground of its inadequacy?			
	(1) Supreme C	ourt	(2) High Cou	t			
	(3) Sessions Co	ourt	(4) Court of C	thief Judicial Magistrate			
76.	Which of the fo	ollowing sentences can be part	ssed by an Assistar	t Sessions Judge?			
	(1) Sentence of	death					
	(2) Imprisonme	ent for life					
	(3) Imprisonme	(3) Imprisonment for a term exceeding 10 years					
	(4) Imprisonme	ent for a term less than 10 year	ars				
D/X>	(-XVIII/IV	13					



77.	A person can be apadvocate for not less	ppointed as a Public F	Prosecutor, only if he h	as been in a practice as an
	(1) 10 years	(2) 8 years	(3) 7 years	(4) 5 years
78.	On a declaration of Criminal Procedure	forfeiture of a book by the application to set a	the State Government side lies to the	under Section 95 of Code of
	(1) Chief Judicial M		(2) District Magist	trate
	(3) District and Ses		(4) High Court	
79.	When the appellan purpose of forward	nt is in jail, he may puring to the proper Appel	late Court.	opeal to for the
	(1) investigating of		(2) officer in char	
	(3) public Prosecut		(4) district Legal	Services Authority
	disposition of the c (1) Public Prosecu (2) police officer v (3) accused and vi (4) All these	case. tor who has investigated the ctim of the case	e case	to work out a satisfactor
81.	From the date of completed within	recording of information	on, the investigation int	o the rape of a child must b
	(1) 3 months	(2) 6 months	(3) 9 months	(4) 12 months
82.	A warrant case me	eans a case relating to a	n offence punishable wit	:h
02.		for less than 1 year.	(2) imprisonmen	t for 1 year.
	(3) fine.	101 1000 01.000	(4) imprisonmen	
83	cognizance on the (1) last working (2) suitable day for	e hay of the new commen ixed by the court. prescribed in that beha	cing week.	t is closed, the court may tal

14

D/XX-XVIII/IV





84.	In the case of a c	In the case of a continuing offence					
	(1) period of lim	nitation does not apply.					
	(2) period of ling began.	mitation is counted from	n the time when the	commission of the offence first			
	(3) period of lim	itation is fixed by the Se	ssions Court.				
	(4) fresh period offence cont	of limitation begins to inues.	run at every momen	nt of the time during which the			
85.	No appeal by a of	convicted person shall be	e allowed where a cou	rt of session passes only sentence			
	(1) imprisonmer	nt of 6 months.	(2) imprisonm	(2) imprisonment of 3 months.			
	(3) fine of Two	Thousand rupees.	(4) fine of One	e Thousand rupees.			
86.	Any proceeding	in the course of which e	vidence is taken on oa	th is called			
	(1) Sworn staten	nent	(2) Investigati	(2) Investigation			
	(3) Judicial proc	eeding	(4) Inquiry				
87.	In any conviction	on made in summary T	rial, the sentence of	imprisonment for a term cannot			
	(1) 1 year	(2) 6 months	(3) 3 months	(4) 1 month			
88.		nd tried separately for the	offence of giving fals	rith the conditions of pardon, may se evidence, but with the sanction			
			(2) High Cour				
	(3) State Govern	uneni	(4) Chief Justi	ce of India			
89.		ng rape or attempt to rap		by the medical practitioner within uch offence.			
	(1) 72	(2) 48	(3) 36	(4) 24			
90.	Who is empower	red to direct that the bail	required by a police o	fficer or Magistrate be reduced?			
	(1) Superintendent of Police		(2) Sessions C	(2) Sessions Court			
	(3) District Mag	istrate	(4) Commission	oner of Police			
רא/ח	(-XVIII/IV		15				
2/10			±-J				



Law of Evidence, 1872 (Question Nos. 91-110)

- 91. If the attesting witness denies or does not recollect the execution of the document, its execution
 - (1) shall not be proved by other evidence.
 - (2) may not be proved by other evidence.
 - (3) may be proved by other evidence.
 - (4) depends on the discretion of the court.
- 92. The issue of admissibility of contemporaneous tape-record was decided in which case?
 - (1) Aghnoo Nagesia vs. State of Bihar
 - (2) Khushal Rao vs. State of Bombay
 - (3) R.M. Malkani vs. State of Maharashtra
 - (4) Hanumant vs. State of Madhya Pradesh
- 93. Which of the following is incorrect statement of law?
 - (1) Examination-in-chief need not relate to relevant facts
 - (2) Cross examination must relate to relevant facts
 - (3) Cross examination need not be confined to the facts to which the witness testified on hi examination-in-chief
 - (4) Witnesses to character may be re-examined
- 94. Which of the following is the correct statement of law according to the Indian Evidence Act?
 - (1) Confession by accused while in custody of police may be proved against him
 - (2) Confession by accused while in custody of police shall be proved against him
 - (3) Confession by accused while in custody of police not to be proved against him
 - (4) Confession by accused while in custody of police can be proved against him with the permission of the court
- 95. Which of the following is the correct statement of law in Indian Evidence Act?
 - (1) Facts judicially noticeable shall be proved
 - (2) Facts judicially not noticeable cannot be proved
 - (3) Facts judicially noticeable need not be proved
 - (4) Facts judicially noticeable are listed in Section 56 of the Indian Evidence Act.



D/XX-XVIII/IV



96.	The credit of a witness may be impeached by the 1) Court.		
	(2) party who calls a witness, without the consent of the Court.(3) party who calls a witness, with the consent of the Court.		
	(4) appellate Court.		
97.	Bentham has classified facts intot	ypes.	
	(1) five	(2) four	
	(3) three	(4) two	
98.	For what purpose, can a witness be allowed to refer to his own writing while under examination if the court considers it necessary to allow?		
	(1) To contradict his writing	(2) To refresh his memory	
	(3) To deny his writing	(4) All these	
99.	X, a sculptor, agrees to sell to Y, "all my mods". X has both models and modelling tools Evidence may be given to show		
	(1) at what price 'X' meant to sell?	(2) why 'X' wanted to sell?	
	(3) which items 'X' meant to sell?	(4) how many items 'X' meant to sell?	
100.	When the cause of a person's death comes into question, then his statement is relevant if i relates to the cause of		
	(1) his own death.		
	(2) someone else's death.		
	(3) family disputes having nothing to do with his demise.		
	(4) None of these		
101.	What is the minimum age of a child witness und	der the Indian Evid <mark>ence Act?</mark>	
	(1) 12 years (2) 10 years	(3) 7 years (4) No age	
102.	Admissions under the Indian Evidence Act are:		
	(1) conclusive proof.		
	(2) cannot operate as estoppel.		
	(3) not conclusive proof and may operate as est(4) None of these	oppel.	
103.	Facts judicially noticeable	· ·	
	(1) may be proved.	(2) may be disproved.	
	(3) need not be proved.	(4) not a relevant fact.	





104.	A magistrate can be conby	npelled to answer questi	ons on his own conduc	t as a Magistrate in Cour
	(1) another Magistrate.			
	(2) a police officer.			
	(3) a revenue officer.	•		
	(4) an order of a court t	o which he is subordinat	e	
105.		abetment of suicide by in a period of		when it is shown that she se.
	(1) three	(2) five	(3) seven	(4) ten
106.	The Evidence Act, 1872	2 applies to	ar.	
	(1) proceedings before	Tribunals.	(2) proceedings before	e an Arbitrator.
	(3) judicial proceedings	5.	(4) None of these	
107.	In the Evidence Act, 18 under	372, the confession of ar	accused is admissible	against the other accused
	(1) Section 28		(2) Section 29	
	(3) Section 30		(4) Section 31	
108.	a house at Gurugram, o		possession since the ex	but it appears that he had ecution of the deed. Now.
	(1) house in Delhi		(2) house at Gurugran	n
	(3) price of the house		(4) date of execution	of the deed
109.	The famous case of Pal	vinder Kaur vs. State of	Punjab, relates to	
	(1) admissibility of Ad	mission alone.		
	(2) dying declaration.			
	(3) confession statemen	nt containing both inculp	atory and self-exculpat	ory matter.
	(4) testimony of an acc	omplice.		
110.	Whose judgment in Pal Evidence law?	kala Narayan Swami vs.	Emperor became famo	us legal position in Indiar
	(1) Lord Atkin		(2) Lord Denning	
	(3) Justice Blackburn		(4) Justice Frankfuste	er





Indian Penal Code (Question Nos. 111-130)

111.	Consider the followings:		
	I. Entrustment		
	II. Misappropriation or conversion to one's own use		
	III. Misappropriation, conversion or disposal with dishonest intention		
	In which one of the following offences are the above essential ingredients?		
	(1) Cheating	(2) Criminal Breach of Trust	
	(3) Criminal Misappropriation	(4) Extortion	
112.	Section 82 of IPC enunciates a		
	(1) presumption of fact.		
	(2) rebuttable presumption of law.		
	(3) conclusive or irrebuttable presumption	of law.	
	(4) None of these		
113. Under Indian Penal Code, sentence of imprisonment for non-payment of fine shall be to of the maximum term of imprisonment fixed for the offence.			
114	(1) one-third (2) one-fourth	(3) one-fifth (4) one-half	
117.	Locus poenitentiae test is applied to trace w (1) Criminal misappropriation		
	(3) Sedition	(2) Attempt (4) Conspiracy	
	(5) Sedition	(4) Conspiracy	
115.	Which one of the following is the example of an Inchoate Offence?		
	(1) Attempt	(2) Abetment	
	(3) Criminal Conspiracy	(4) All these	
116.	Which one of the following set of Sections of I.P.C. provides for the right of private defence?		
	(1) Sections 107 to 120	(2) Sections 121 to 133	
	(3) Sections 76 to 105	(4) Sections 96 to 106	
D/XX-	-XVIII/IV 19	9	



- 117. Consider the following statements.
 - I. The Malimath Committee recommended that in respect of offences for which death is a punishment, the sentence of "imprisonment for life without commutation or remission" be prescribed as an alternative sentence.
 - II. When a woman who is pregnant or has a child below 7 years is sentenced to any term of imprisonment, a provision shall be made to give effect to that sentence by directing that she shall remain under house arrest during that period.
 - III. The Committee recommends that a suitable provision should be made empowering the court to prescribe an alternative to default sentence, community service for a specified time.
 - IV. The Committee recommends that a statutory Committee be constituted to lay down sentencing guidelines to regulate the discretion of the court in imposing sentences for various offences under the IPC and Special Local Laws.

Which of the following are the recommendations of the Malimath Committee with respect to Indian Penal Code?

- (1) Only I & II are correct
- (2) Only I, II & III are correct
- (3) Only II & III are correct
- (4) All are correct
- 118. The distinction between Section 299 and Section 300 was first discussed in the case of
 - (1) Om Prakash v. State of Punjab
- (2) Vasudev v. State of UP

(3) Deo Narain v. State of UP

- (4) R. V. Govinda
- 119. X, a woman, who ran to a well stating that she would jump into it, was caught before she could reach it. Which one of the following statements is correct in this regard?
 - (1) She is not guilty of an attempt to commit suicide although she intended to do so and prepared to carry out that intention yet she might have changed her mind.
 - (2) She is guilty of committing offence of attempt to commit suicide as she categorically declared to do so.
 - (3) She is guilty of no offence as whatever was done by her did not amount to preparation for committing suicide.
 - (4) She is guilty of attempt to commit culpable homicide as she attempted to kill herself.
- 120. 'A' places man with firearms at the outlets of a building and tells 'Z' that they will fire at 'Z' if 'Z' attempts to leave the building. 'A' has committed
 - (1) wrongful confinement of 'Z'.
- (2) an offence of Wrongful restraint of 'Z'.
- (3) an offence of criminal intimidation.
- (4) mischief by fire.



121.	Which of the following cases is known as Nasik Conspiracy case?			
	(1) Vinayak Damodar Savarkar's case	(2) Bal Gangadhar Tilak's case		
	(3) Madhu Limaye's case	(4) None of these		
122.	The maximum 'ignorantia juris non excusat' means			
	(1) ignorance of law is no excuse	(2) ignorance of fact is no excuse		
	(3) ignorance of law is an excuse	(4) ignorance of fact is an excuse.		
123.	Mark the correct answer.			
	'A' instigates 'B' to instigate 'C' to kill 'D'. In pursuance of that instigation B writes a letter to C to kill D. C does not read the letter. Therefore			
	(1) 'A' and 'B' are liable for abetment of murder.			
	(2) 'A' is liable for abetment of murder but 'B'	is not liable for abetment of murder.		
	(3) 'A' is liable for abetment of murder but 'B' is liable for attempt to abetment of murder.			
	(4) None of these is correct			
124.	When a criminal act is done by several person each of such person	is in furtherance of the common intention of all,		
	(1) is liable for that act in the same manner as if it were done by him alone.			
	(2) is liable for his own overt act.			
	(3) shall be liable according to the extent of his participation in the crime.			
	(4) Both (2) & (3)			
125.	A village Vaidya used to successfully operate wounds with shaving blade. Victim who was suffering from piles was operated with shaving blade by the Vaidya. Due to profound bleeding the victim died and the Vaidya was prosecuted for causing death of the victim. If you are a defence lawyer under which one of the following sections of the Indian Penal Code you can defend the Vaidya?			
	(1) Section 87	(2) Section 88		
	(3) Section 92	(4) None of these		
126.	In which of the following Sections of I.P.C. 'preparation' is punishable?			
	(1) Sections 121, 125, 398	(2) Section 122, 125, 399		
	(3) Sections 122, 126, 399	(4) Sections 121, 126, 398		





- 127. 'A', on grave and sudden provocation, fires a pistol at 'Z', under such circumstances that if he thereby caused death he would be guilty of culpable homicide not amounting to murder. What offence 'A' has committed?
 - (1) Attempt to commit culpable homicide
 - (2) Attempt to Murder
 - (3) Murder
 - (4) Culpable Homicide
- 128. 'A' instigates 'B' to burn Z's house. 'B' sets fire to the house and at the same time commits theft of property there. Here
 - (1) 'A', would be guilty of abetting the burning of the house, as well as the theft.
 - (2) A, though guilty of abetting the burning of the house, is not guilty of abetting the theft; for the theft was a distinct act, and not a probable consequence of the burning.
 - (3) A, would be guilty of committing theft.
 - (4) None of these
- 129. In which one of the following cases, a constitution bench of the Supreme Court had made it clear that allegedly seditious speech and expression may be punished only if the speech is an 'incitement' to 'violence', or 'public disorder.'?
 - (1) Kedar Nath Singh vs State of Bihar
 - (2) Sachidanand v. State of West Bengal
 - (3) Raghubir Singh Yadav v. State of Bihar
 - (4) None of these



- 130. To which of the following offences the Apex Court judgement in *Abhayanand Mishra V/s State of Bihar* is related to?
 - (1) Sections 420 and 511 of I.P.C.
 - (2) Section 511 of I.P.C. only
 - (3) Section 420 of I.P.C. only
 - (4) None of these



D/XX-XVII!/IV

Civil Procedure Code (Question Nos. 131-150)

131.	Against a person disobeying a tempo the court may order	rary injune	tion, granted for	preventing the	defeat of justice,
	(1) sending him to civil prison.				
	(2) attaching his property.				
	(3) selling his property.				
	(4) All these three punishments				
132.	In suits with a subject matter value u a decree arises only on	p to ₹10,00	00 in the Court of	Small Causes	, the appeal from
	(1) the facts.		(2) a question of	flaw.	
	(3) both facts and law.		(4) None of thes	e	
133.	Every high court must constitute a ruby the	les commit	tee whose Preside	ent shall be a p	oerson nominated
	(1) district judge.		(2) high court.		
	(3) Committee itself.				
	(5) Commune risen.		(4) Supreme Con	urt.	
134.	A civil court of competent jurisdiction will entertain a mortgagor's suit for .				
	(1) sale (2) foreclosu		(3) redemption	(4) int	erest
135.	The over or under valuation of a suthe	ait becomes	s relevant only v	when it results	in a change of
	(1) relief sought (2) forum		(3) parties	(4) cou	ırt fee
136.	A plaintiff's suit is liable to be dismissed for want of prosecution if he fails to comply with an order to				
	(1) file relevant documents.		(2) give the list of	of witnesses.	
	(3) file the draft issues.		(4) answer interr		
137.	A judge is bound to make a memorandum of the substance of what each witness deposes if the evidence is				
	(1) taken down in writing by the judge.				
	(2) taken from his dictation in court.				
	(3) recorded mechanically in his abse	nce.			
	(4) None of these				

23



138.	The territorial limits of subordinate courts are usually fixed by		
	(1) Central Government	(2) State Government	
	(3) Central & State Governments	(4) High Courts	
139.	Suits for immovable properties can be tried by_		
	(1) Presidency Small Causes Courts		
	(2) Provincial Small Causes Courts		
	(3) High Courts having no original jurisdiction		
	(4) Courts in whose territorial jurisdiction the p	property is situated	
140.	A sues B to receive certain property as the heir to be the adopted son of D by agreeing to give	of C. He can amend the plaint to sue by claiming B	
	(1) costs	(2) share in the property	
	(3) tenancy rights	(4) None of these	
141.	The maximum period of time a court can grant (1) 30 days	for filing a written statement is	
	(2) 90 days		
	(3) 120 days		
	(4) beyond 90 days as a strict exception		
1.43	The assessment and the state which of the following	ng as parties to the degreed suit?	
142.	The executing court treats which of the following (1) Defendant against whom the suit has been determined to the court treats which of the following treats are treats as the court treats which of the following treats are treats as the court treats which of the following treats are treats as the court treats are treats as the court treats are treats as the court treats are treats.		
	(2) Purchaser of property at the sale in execution		
	(3) Surety who has furnished security for the p		
	(4) All these		
143.	A divorce suit abates if a spouse dies		
	(1) after the decree of divorce is granted.		
	(2) during the proceedings for the divorce.		
	(3) after the decree of divorce and before the a		
	(4) after the divorce decree and after the appea	l against it.	
144.	One plaintiff of several may withdraw from a s	suit	
	(1) with the permission of the court.		
	(2) consent of the other plaintiffs and the perm	ission of the court.	
	(3) without the consent of the other plaintiffs.		
	(4) with the consent of the other plaintiffs but	without the permission of the court.	



- 145. A revision stays
 - (1) a suit.
 - (2) the suit if so ordered by the revisional court.
 - (3) the suit if so ordered by the high court.
 - (4) the suit subject to payment of costs.
- 146. The sale of property in execution of a decree can be set aside by the court if the judgment debtor dies
 - (1) after the proclamation of sale but before the date of the sale.
 - (2) after the date of sale.
 - (3) and the decree holder fails to substitute the LR of the deceased.
 - (4) and the decree holder's failure to substitute the LR of the deceased, prejudices the LR.
- 147. Attachment of the growing crop is done by affixing the warrant of attachment on the
 - (1) land on which the crop is grown.
 - (2) outer door of the house where the judgment debtor ordinarily resides.
 - (3) fodder stack of the judgment debtor's house.
 - (4) land on which the crop is grown and on the outer door of the house where the judgment debtor ordinarily resides.
- 148. Without the leave of the court which of the following causes of action can be joined with a suit for the recovery of immovable property?
 - (1) Claims for mesne profits in respect of the property claimed.
 - (2) Damages for breach of any contract whatsoever.
 - (3) Claims for arrears of rent in any property.
 - (4) Claims in which the relief sought is not based on the same cause of action.
- 149. Non joinder of parties is fatal to a suit when
 - (1) a necessary party is not joined
- (2) any party is missing.

(3) some parties are missing.

- (4) None of these
- 150. In the absence of a high court or a Supreme Court judgment on the validity of the Act in the case before it, if the subordinate court is of the opinion that the Act is invalid, it must:
 - (1) it must be referred it to the high court
 - (2) it must be referred it to the Supreme Court.
 - (3) it must be referred it to the district judge.
 - (4) it must decide the validity.