



SECTION – I (Question Nos. 1-50)

GENERAL ENGLISH (Question Nos. 1-30)

Directions (Questions 1-5): Study the passage given below to answer these questions.

When talks come to how India has done for itself in 50 years of Independence, the world has nothing but praise for our success in remaining a democracy. On other fronts, the applause is less loud. In absolute terms, India has not done too badly, of course, life expectancy has increased. So has literacy. Industry, which was barely a fledging, has grown tremendously. And as far as agriculture is concerned, India has been transformed from a country perpetually on the edge of starvation into a success story held up for others to emulate. But these are competitive times when change is rapid, and to walk slowly when the rest of the world is running is almost as bad as standing still or walking backwards. Compared with large chunks of what was then the developing world South Korea, Singapore, Malaysia, Thailand, Indonesia, China and what was till lately a separate Hong Kong-India has fared abysmally.

It began with a far better infrastructure than most of these countries had. It suffered hardly or not at all during the Second World War. It had advantages like an English speaking elite, quality scientific manpower (including a Nobel laureate and others who could be ranked among the world's best) and excellent business acumen. Yet, today, when countries are ranked according to their global competitiveness, it is tiny Singapore that figures at the top. Hong Kong is an export powerhouse. So is Taiwan. If a symbol was needed of how far we have fallen back, note that while Korean Cielos are sold in India, no one in South Korea is rushing to buy an Indian car.

The reasons list themselves. Topmost is economic isolationism. The government discouraged imports and encouraged self-sufficiency. Whatever the aim was, the result was the creation of a totally inefficient industry that failed to keep pace with global trends and, therefore, became absolutely uncompetitive. Only when the trade gates were opened a little did this become apparent. The years since then have been spent in merely trying to catch up.

That the government actually sheltered its industrialists from foreign competition is a little strange. For in all other respects, it operated under the conviction that businessmen were little more than crooks who were to be prevented from entering the most important areas of the economy, who were to be hamstrung in as many ways as possible, who were to be tolerated in the same way as an inexcisable wart. The high expropriatory rates of taxation, the licensing laws, the reservation of whole swathes of industry for the public sector, and the granting of monopolies to the public sector firms were the principle manifestations of this attitude. The government forgot that before wealth could be distributed, it had to be created. The government forgot that it itself could not create, but only squander wealth.

Some of the manifestations of the old attitude have changed. Tax rates have fallen. Licensing has been all but abolished. And the gates of global trade have been opened wide. But most of these changes were first by circumstances, partly by the foreign exchange bankruptcy of 1991 and the recognition that the government could no longer muster the funds to support the public sector, leave alone expand it. Whether the attitude of the government itself, or that of more than handful of ministers, has changed, is open to question. In many other ways, however, the government has not C/XX-XVII/IV

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changed one bit. Business still has to negotiate a welter of negotiations. Transparency is still a longer way off. And there is no exit policy. In defending the existing policy, politicians betray an inability to see beyond their noses. A no-exit policy for labour is equivalent to a no-entry policy for new business. If one industry is not allowed to retrench labour, other industries will think a hundred times before employing new labour.

In other ways too, the government hurts industries. Public sector monopolies like the department of telecommunications and Videsh Sanchar Nigam Ltd. make it possible for Indian business to operate only at a cost several times that of their counterparts abroad. The infrastructure is in a shambles partly because it is unable to formulate a sufficiently remunerative policy for private business, and partly because it does not have the stomach to change market rates for services. After a burst of activity in the early nineties, the government is dragging its feet. At the rate it is going, it will be another fifty years before the government realizes that a pro-business policy is the best pro-people policy. By then of course, the world would have moved even farther ahead.

- The writer is surprised at the government's attitude towards its industrialists because
 - (1) the government did not need to protect its industrialists.
 - (2) the issue of competition was non-existent.
 - (3) the government looked upon its industrialists as crooks.
 - (4) the attitude was a conundrum.
- 2. According to the writer, India should have performed better than the other Asian nations because
 - (1) it had adequate infrastructure
 - (2) it had better infrastructure
 - (3) it had better politicians who could take the required decisions.
 - (4) All these

1.

- 3. One of the factors of the government's projectionist policy was
 - (1) encouragement of imports.
- (2) discouragement of imports.

- (3) encouragement of exports.
- (4) discouragement of exports.
- 4. The example of the Korean Cielo has been presented to highlight
 - (1) India's lack of stature in the international market.
 - (2) India's poor performance in the international market.
 - (3) India's lack of creditability in the international market
 - (4) India's disrepute in the international market.
- According to the writer
 - (1) India's politicians are myopic in their vision of the country's requirements.
 - (2) India's politicians are busy lining their pockets.
 - (3) India's politicians are not conversant with the needs of the present scenario.
 - (4) All these

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Directions (Questions 6-8): Each of these questions consists of a word in capital letters followed by four words or group of words. Select the word or group of words that is most similar in meaning to the word in capital letters.

6.	ERADICATE (1) Put-up	(2) Remove	(3) Soften	(4) Suppress
7.	ADHERE (1) Act reluctantly	(2) Give Allegiance	(3) Wave frequently	(4) React promptly
8.	INFER (1) Derive	(2) Calculate	(3) Debate	(4) Suggest

Directions (Questions 9-11): Each of these questions consists of a word which is underlined in the given sentence. It is followed by four words. Select the word which is closest to the opposite in meaning of the underlined word.

9.	Kapil's bowling yesterday proved very costly.					
	(1) economical	(2) frugal		(3) thrifty	(4) expensive	
10.	The wise say that lif (1) amass	e is meant not me (2) produce	rely to g	(3) scatter	out for self-realization. (4) gather	
11.	Mala is always <u>defia</u> (1) obedient	ant in her behavior (2) rebellious		(3) meek	(4) friendly	

Directions (Questions 12-14): Given below are the jumbled sentences of a paragraph. Keeping the first sentence first and the last sentence last, arrange the middle sentences in the correct sequence.

- (i) On the basis of experiments with rats, (ii) health experts here say that
 - (iii) exercise more and consume vitamins,
 - (iv) they will live up to 100 years or more.
 - (v) if humans eat less
 - (vi) and be vigorous in their eighties and nineties
 - (1) (ii),(iii),(v),(iv)

(2) (ii),(v),(iii),(iv)

(3) (ii), (v), (iv), (iii)

(4) (iv),(v),(ii),(iii)

- (i) The problem of food is intimately connected with population.
 - (ii) Wages will seldom rise in proportion to the rising prices.
 - (iii) The market is governed by demand and supply.
 - (iv) Without enough food, such people lack health, strength of efficiency.
 - (v) If too many people demand goods to go round, prices will rise and poor classes will
 - (vi) They fall an easy prey to all sorts of diseases.

(1) (iii), (v), (ii), (iv)

(2) (ii), (iii), (iv), (v) (3) (iv), (ii), (v), (iii) (4) (v), (iii), (iv), (ii)





14.		as always been one of	love and peace.			
	(ii) Our Buddha was	. —				
			m to the rest of the world			
	~		ga War, adopted the mes			
*			recent years was Mahatm			
			rule in India through non			
	(1) (ii),(v),(iii),(iv)	(2) (1V),(11),(111),(V)	(3) (v),(iv),(iii),(ii)	(4) (iii),(ii),(iv),(v)		
Di	ations (Oraștiana 1	(E 15). In	41			
			these questions four t es the meaning of the giv	alternatives are given for en idiom/phrase.		
15.	To be at cross-purpos	ses				
	(1) missed each other	r	(2) work against ea	ch other		
	(3) dislike each other	r	(4) misunderstand e			
16.	A fool's paradise					
10,	(1) a foolish idea		(2) an imaginary id	ea		
	(3) an unexpected gain		(4) false hopes for a foolish person			
	() 1 0			•		
17.	The murder of the kin	ng				
	(1) homicide	(2) matricide	(3) patricide	(4) regicide		
Dire	ections (Questions 18-	-23): Given below are	legal phrases. Choose the	e correct answer option.		
18.	Sine die					
	(1) without fixing a f	fixed date	(2) voice vote			
	(3) secret ballot		(4) capitation fee			
			?			
19 .	De jure					
	(1) here and there	(2) as per law	(3) small details	(4) at the same place		
20	To Co					
20.	Infructuous	(2)6:46-1	(2) affective	(4) ambigativa		
	(1) fruitful	(2) unfruitful	(3) effective	(4) subjective		
21.	Mesne		:	•		
	(1) Intermediate	(2) Mental	(3) Moral	(4) Profit		
22:	Persona non grata					
44.	(1) Person with disal	nility	(2) An unacceptable	e nerson		
	(3) Legal Person	,1111vy	(4) Artificial Person			
	Sui ganaria					
23.	Sui generis (1) The only one of i	te kind	(2) On its own			
	(1) The only one of i	מוות מי	(4) In one's own no	ma		



24. Dulcet: Raucous

(1) Sweet: Song



Directions (Questions 24-25): In each of these questions, a related pair of words or phrases is followed by a pair of words or phrases. Select the pair that best expresses a relationship similar to the one expressed in the original pair.

(2) Sweet: Shrill

	(3) Palnative: Exaceroating	(4) Theory. Fractical
25.	Convict: Imprisonment	
	(1) Student: School	(2) Exile: Banishment
	(3) Delinquent : Orphanage	(4) Prisoner: Court
two	given words on one side of :: and one wor	llowing questions, there is a certain relation between d is given on another side of :: Choose the iven alternatives to show a similar relationship.
26.	Arguing: Litigation :: Courting :	
	(1) Judiciary	(2) Adjudication
	(3) Romance	(4) Arbitration
27.	Guest: Invitation :: Summons :	
	(1) Police	(2) Witness
	(3) Complainant	(4) Prosecution
28.	Words are divided into parts of speech according	ording to
	(1) the work that they do in a sentence.	(2) the position they occupy in a sentence.
	(3) the meaning of a sentence.	(4) the number of letters in each word.
29.	An adverb adds something to the meaning	of a/an
	(1) Noun	(2) Adjective
	(3) Verb	(4) Pronoun
30.	In, "Neither accusation is true", the word "	neither "is a
	(1) Distributed numeral adjective	(2) Demonstrative adjective
	(3) Numeral adjective	(4) Interrogation adjective
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~ I /	/\-/\ Y 11/ 1 Y	U





GENERAL APTITUDE / AWARENESS (Question Nos. 31-50)

31.	Legal Information ar for monitoring of (1) Central laws	nd Management Based (2) State Laws	System(LIMBS) is a Go (3) e-governance	ovt of India web based tool (4) Court Cases
32.	Udaan is a Central G	ovt. scheme for		(4) Court Cases
		ents to enter technical	institutions	
	(3) subsidising rural(4) None of these	education		
33.	The first genetically (1) Cotton	modified crop approved (2) Rice	d in India is (3) Maize	(4) Potato
34.	The Taj Mahal Protec	ction Mission has been	launched pursuant to ord	ers of the
	(1) Union of India	•	(2) State of Uttar Pra	
	(3) Supreme Court		(4) Allahabad High	Court.
35.	The Ramsar Convent	ion 1982 is for the prot	tection of	
	(1) Seas	(2) Air	(3) Wetlands	(4) Mountains
36.	judge of			cases is headed by a retired
	(1) Supreme Court	(2) High Court	(3) District Court	(4) Tribunal
37.	- <u>-</u> -	f India by the Union of	its by the Lok Sabha ca India only when Parliam (2) Cabinet resolution	
	(3) Appropriation Bil		(4) Bill to amend the	
20				
38.	provided by the	exercise such powers a	and periorin such function	ons at the village level as
	(1) Governor	144	(2) Chief Minister	
	(3) Law made by the	State Legislature	(4) Chief Minister at	nd his Cabinet.
39.	The financial position	n of panchayats must be	e reviewed every fifth yea	or by
	(1) Finance Commiss	sion.	(2) Auditor General.	
	(3) Comptroller & A	uditor General.	(4) State Legislature	
40.				lowances of judges of the
	-	–	period of a proclamation	declaring that the
	(1) financial credit of	t India is threatened. Applying with the direction	one of the Union	
		dia is threatened by war		
	• •	dia is threatened by arn		
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	of an MP is decided	by the President of India	a only after consultation with
(1) Prime Minister.			
` '		ie MP.	
` /			
(4) State Election C	ommission.		
person, can be done			
	ty value		
(3) conateral securi	ty value.	(+) productivity p	ownian.
Asia's largest optica	al telescope is located	at	
(1) Nainital	(2) Kyoto	(3) Hawaii	(4) Honolulu
771 TT . 1'	Call - Would Chatama	Decemination is at	
-			(4) New Delhi
(I) Brussels	(2) Amsterdam	(5) Plankium	(4) NOW DOM
Article of the Const	titution which provides	s for the fundamental righ	ht to a life of human dignity is
(1) 301	(2) 57	(3) 14	(4) 21
TO C IT I'm and		tamatianal Olympia Com	mittaa ia
The first Indian wo (1) Arundhati Roy			(4) Deepika Padukone
Which Indian wom	an was awarded the 20)16 UN International Ma	ritime Organisation Award?
		(2) Dr. N. Rajam	
(3) Dr. Sarojini Sal	100	(4) Sou. Sindhuta	i Sapkal
The Sunrame Cou	rt judament expande	d the collegium for the	selection of high court and
		i the conegium for the	or anguing or anguing or annual
			- 4
(4) Supreme Court	Advocates on Record	Association vs Union of	India.
National Science D	av is celebrated in the	honour of	
		(2) Brijmohan La	ıll Munjal
(3) Dr. C.V.Raman	1	(4) Dr. Rajendra	Prasad
One of the most characters is/was	famous painters of I	ndia, known for his de	piction of Hindu deities and
-1101 00 101 N 09	•	(6) 3.5 - 7.5	
(1) Ravi Varma		(2) M.F. Hussain	,
	the (1) Prime Minister. (2) Governor of the (3) Election Commit (4) State Election Commit (4) State Election Commit (4) State Election Commit (5) The acquisition by person, can be done (1) market value. (2) collateral securion (3) collateral securion (1) Nainital The Headquarters of (1) Brussels Article of the Constant (1) 301 The first Indian wom (1) Captain Radhik (3) Dr. Sarojini Sal The Supreme Court (1) A.K.Gopalan vices (2) Bennett Colema (3) A.K. Roy vs Un (4) Supreme Court National Science D (1) K.M.Cariappa (3) Dr. C.V.Raman One of the most	the (1) Prime Minister. (2) Governor of the State of domicile of the (3) Election Commission of India. (4) State Election Commission. The acquisition by the State of any agriperson, can be done only by paying its (1) market value. (3) collateral security value. Asia's largest optical telescope is located (1) Nainital (2) Kyoto The Headquarters of the World Customs (1) Brussels (2) Amsterdam Article of the Constitution which provides (1) 301 (2) 57 The first Indian woman member of the Interpretation (1) Arundhati Roy (2) Sania Mirza Which Indian woman was awarded the 20 (1) Captain Radhika Menon (3) Dr. Sarojini Sahoo The Supreme Court judges in which case? (1) A.K.Gopalan vs State of Madras (2) Bennett Coleman vs Union of India (3) A.K. Roy vs Union of India (4) Supreme Court Advocates on Record National Science Day is celebrated in the (1) K.M.Cariappa (3) Dr. C.V.Raman One of the most famous painters of Interpretation (2) Interpretation (3) Dr. C.V.Raman	(1) Prime Minister. (2) Governor of the State of domicile of the MP. (3) Election Commission of India. (4) State Election Commission. The acquisition by the State of any agricultural land, which is person, can be done only by paying its (1) market value. (2) purchase value. (3) collateral security value. (4) productivity p Asia's largest optical telescope is located at (1) Nainital (2) Kyoto (3) Hawaii The Headquarters of the World Customs Organisation is at (1) Brussels (2) Amsterdam (3) Frankfurt Article of the Constitution which provides for the fundamental rigit (1) 301 (2) 57 (3) 14 The first Indian woman member of the International Olympic Con (1) Arundhati Roy (2) Sania Mirza (3) Nita Ambani Which Indian woman was awarded the 2016 UN International Ma (1) Captain Radhika Menon (2) Dr. N. Rajam (3) Dr. Sarojini Sahoo (4) Sou. Sindhuta The Supreme Court judgment expanded the collegium for the Supreme Court judges in which case? (1) A.K. Gopalan vs State of Madras (2) Bennett Coleman vs Union of India (3) A.K. Roy vs Union of India (4) Supreme Court Advocates on Record Association vs Union of National Science Day is celebrated in the honour of (1) K.M. Cariappa (2) Brijmohan La (3) Dr. C.V. Raman (4) Dr. Rajendra One of the most famous painters of India, known for his de





SECTION – II (Question Nos. 51-150)

CONSTITUTION OF INDIA

(Question Nos. 51-70)

51.	Which one of the following is the correct statement?					
	"Full faith and credi	t" clause of the Constitut	ion does not apply to _			
	(1) Public records		(2) Judicial procee	dings	•	
•	(3) Acts of Corpora	tions	(4) Public acts			
52.	Joint-session of the	Parliament was summon	ed by the President of l	India to pass		
	(1) Dowry Prohibiti	on Act	(2) Banking Service	ce Commission Act		
	(3) POTA		(4) All these			
53.	By which Constitut a citizen was added	ional Amendment, Artic?	le 51-A(K) which prov	vides for the eleventh d	uty of	
	(1) The Constitution	n [Ninety-Third Amendn	nent] Act		٠.	
	(2) The Constitution	n [Ninety-First Amendme	ent] Act			
	(3) The Constitution	n [Eighty Sixth Amendm	ent] Act			
	(4) The Constitution	n [Eighty Fourth Amenda	nent] Act	•		
	• •					
54.	"Nemo debet vis Vexari" principle is related to					
	(1) Self-incriminati		(2) Ex-post facto l	aw	·	
	(3) Retrospective O	peration	(4) Double Jeopar			
55.	Which one of the fo	llowing sets of Bills is p	resented to the Parliam	ent along with the Bud	get?	
		ll and Indirect Taxes Bill		Bill and Appropriation E		
	(3) Finance Bill and	Appropriation Bill	(4) Finance Bill ar	nd Contingency Bill		
	W	•				
56.	Finance Commission	n in India is set up from	time to time			
	(1) to lay down financial policy of Union Government.					
	(2) to evolve a satis	factory tax structure for	economic development	of the country.		
٠.	(3) to promote fore:	gn trade.				
	(4) for transfer of e	conomic resources from	centre to state.			
57.		tutional provision, Union	-	-	to the	
	(1) Article 368	(2) Article 362	(3) Article 365	(4) Article 367		
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58.	Law of preventive detention can provide for detention of any person (1) at any time during peace or war irrespective of the fact whether proclamation of emergency				
	has or has not been made.				
	(2) only when a proclamation of internal emerg	gency is made.			
	(3) only when a proclamation of national emerg	gency is made.			
	(4) only when India is at war with any country.				
59.	Who, among the following, expressed the vi- much as it establishes what may be called a Du	ew that the Indian Constitution is federal in as al Polity?			
	(1) H. M. Seervai (2) K. C. Wheare	(3) B. R. Ambedkar (4) Ivor Jennings			
60.	The Chief Election Commissioner can be remo	ved from his office			
	(1) by the Chief Justice of India.	-			
	(2) by the President of India.				
	(3) on the basis of resolution of the Cabinet.				
,	(4) on the basis of proved misbehaviour by 2/3	rd majority of both the houses of the Parliament.			
61.	name of artistic freedom or critical thinking writer cannot put into the voice or image of a Gandhi, such language, which may be obscene (1) Devidas v. State of Maharashtra 2015(6) So (2) PUCL v. Union of India (3) ABC v. State (NCT of Delhi) 2015 (10) SC (4) Common Cause v. Union of India, 2015(7) For constitutional amendment of which one of less than half of the state Legislatures are not re (1) Fundamental Rights	CC 1 CC 1 SCC 1 of the following provisions, is ratification by not equired? (2) Schedule VII			
	(3) Representation of States in the Parliament	(4) Jurisdiction of the Supreme Court			
63.	A member of a House is disqualified if				
	(1) he resigns from his party.	(2) he becomes a Speaker of the House.			
	(3) he is expelled from his party.	(4) All these grounds are correct.			
64.	The harmony between Fundamental Rights a Supreme Court in the	and Directive Principles was laid down by the			
	(1) A.K. Gopalan's case	(2) Golaknath case			
	(3) Minerva Mills case	(4) Champakam Dorairajan case			
C/XX	(-XVII/IV 10				





65. Assertion (A): An accused person cannot be compelled to give his thumb impression, except for comparison.

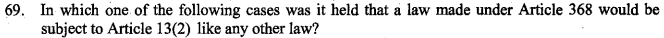
Reason (R): It amounts to self-incrimination.

Codes:

- (1) Both (A) and (R) are true and (R) is the correct explanation of (A).
- (2) Both (A) and (R) are true and (R) is not correct explanation of (A).
- (3) (A) is true, but (R) is false.
- (4) (A) is false, but (R) is true.
- 66. Consider the following Judgments of the Supreme Court which dealt with the appointment and transfer of Judges of the Supreme Court and High Courts:
 - a. S. P. Gupta Vs. Union of India
 - b. Sankal Chand Vs. Union of India
 - c. President's Special Reference No. 1
 - d. Supreme Court Advocate on Record Association Vs. Union of India

Which one of the following is correct chronological order in which the above judgments were delivered?

- (1) a b c d
- (2) b a c d
- (3) b a d c
- (4) a b d c
- 67. In which of the following cases, the Supreme Court held that allowing medical examination of a woman to prove her virginity, amounts to violation of her right to privacy, guaranteed under Article 21 of the Constitution?
 - (1) Surject Singh Thind v. Kanwaljit Kaur
 - (2) Phillipa Anne v. State of Tamil Nadu
 - (3) Hameeda Sarfaraj v. M. S. Kashekar
 - (4) Kavita v. State of Maharashtra
- 68. "Right to life includes right to die" was held in
 - (1) State v. Sanjay Kumar
 - (2) Maruti Sripati Dubal v. State of Maharashtra
 - (3) Jagdishwar v. State of Andhra Pradesh
 - (4) P. Rathinam v. Union of Inida



- (1) Shankari Prasad v. Union of India
- (2) Sajjan Singh v. State of Rajasthan
- (3) Golak Nath v. State of Punjab
- (4) Minerva Mills Ltd. v. Union of India
- 70. In the Islamic Academy of Education case, guidelines were laid down for
 - (1) fixing fees by private educational institutions.
 - (2) State Government Committee to conduct admission test.
 - (3) admissions by minority professional institutions to admit students of their own community.
 - (4) All these





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

(3) Som Mittal vs State of Karnataka	11 SCC 379
	11 SCC 379
	11 SCC 379
(2) Babu Singh vs State of U.P., (1978)	1 200 570
- · · · · · · · · · · · · · · · · · · ·	
* * *	02) 2 800 626
	premie court directed the o.r. Government to restore the
In which of the following cases, the Su	preme Court directed the U.P. Government to restore the
(3) discharged.	(4) acquitted.
	(2) released on bail without surety.
When an offence is compounded under	Section 320 Cr. P.C. an accused shall be
(3) Magistrate Court	(4) Both (1) and (2)
(1) High Court	(2) Sessions Court
Inherent powers under section 482 of t	he Code of Criminal Procedure can be exercised by the
(3) Executive Magistrate	(4) Judicial Magistrate
(1) Commissioner of Police	(2) Investigating Officer
or physically disabled?	(2) Inserting Officer
	(1) Commissioner of Police (3) Executive Magistrate Inherent powers under section 482 of the section 482 of





78.	Procedure, by the	osecution was inserted in the Code of Criminal				
	(1) Code of Criminal Procedure (Amendment)	Act, 2005 (25 of 2005)				
	(2) Criminal Law (Amendment) Act, 2005 (2 of 2006)					
	(3) Code of Criminal Procedure (Amendment)	Act, 2010 (41 of 2010)				
	(4) Criminal Law (Amendment) Act, 2013 (13	of 2013)				
79.	Any private person may arrest any person w	ho in his presence commits an offence which is				
	(1) non-cognizable	(2) compoundable				
	(3) Bailable	(4) non-bailable and cognizable				
80.	Which of the following witnesses can be comfor investigation before such an officer?	pelled by police officer to present himself/herself				
	(1) Male person above the age of 65 years	(2) Male person below the age of 65 years				
	(3) Woman person above age the of 62 years	(4) Woman person below the age of 58 years				
81.	A person may be charged and tried at one trial committed within a space of	for not more than 3 offences of the same kind, if				
	(1) twenty four months	(2) eighteen months				
	(3) twelve months	(4) six months				
82.	At what stage in a Trial of Warrant case by guilty?	Magistrate, can accused be convicted on plea of				
	(1) Before Framing of Charge	(2) Before Prosecution leads evidence				
	(3) After Prosecution leads evidence	(4) After Defence closes evidence				
83.	In a summary trial, a sentence of imprisonmen	t cannot exceed				
00.	(1) one year (2) six months	(3) three months (4) one month				
	(1) one year (2) six monais	(3) three months (4) one month				
84.	No appeal by a convicted person shall be allow	ved where a High Court passes a sentence of				
	(1) imprisonment of one year only.	(2) imprisonment of six months only.				
	(3) fine of Three Thousand Rupees only.	(4) fine of Two Thousand Rupees only.				
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85.	85. To confine the prisoner in a jail, the warrant shall be lodged (1) court which passed the sentence of imprisonment.	with			
	(2) district & sessions judge of the concerned jurisdiction.	•			
	(3) jailor of the jail.				
	(4) office of the Commissioner of Police of the concerned ju	urisdictio	on.		
86.	86. In which of the following cases, the Supreme Court laid dov Anticipatory Bail should not generally be passed"?	wn the p	rinciple	– "Blank	et Order of
	(1) Salauddin Shaikh vs State of Maharashtra, (1196) 1 SCC	C 667	٠		•
	(2) Balchand Jain vs State of Madhya Pradesh, (1976) 4 SC	C 572	=		
	(3) Gurbaksh Singh Sibbia vs State of Punjab, (1980) 2 SCO	ℂ 565			
	(4) Som Mittal vs Government of Karnataka, (2008) 3 SCC	753			·
87.	87. A court can take cognizance beyond one year from the comprisonment of one year, if it is shown to the court that	date of t	he offer	nce punisi	hable with
	(1) offence was not a continuing offence.	•	-		
	(2) delay was due to astrological advice.				
	(3) it is necessary to do so in the interests of justice.				• "
	(4) no prejudice would be caused to the accused.				
88.	88. What is minimum number of judges of the High Court redeath sentence?	equired	to sign	a confirm	nation of a
	(1) Seven (2) Five (3) Three		(4)	Two	
89.	89. Court cannot take cognizance of any offence committed by the Union in discharge of his official duty, without the const		mber of	the Arme	d Force of
	(1) Supreme Court (2) High C	ourt			
	(3) concerned State Government (4) Central	Govern	ment		
9 0.	90. Who is empowered under the Code of Criminal Proce procession or mass drill or mass training with arms for mair				
٠	(1) Judge of the Sessions Court (2) Judicia	l Magist	rate of F	irst Class	
	(3) Chief Indicial Magistrate (4) District	t Magieti	rate		





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

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	(1) three	(2) two	(3) one	(4) None				
97.	witnesses must be	ion of a document	required by law to be attested,	the minimum number of				
	(4) Accomplice							
	(3) Leading question							
	(2) Documentary evi	- -						
	(1) Relevancy of fact	•	•					
96.	The case of RM Mal	khani vs State of N	Maharashtra is related to which	of the following?				
	(c) only cross wants		() orono overrimod an	- 1 Viwilliavu,				
•	(3) only cross-examined:	ned	(4) cross-examined an	d re-examined				
J.J.	(1) only examined.	July 111ay 00	(2) only re-examined.					
95.	Witness to the characteristics	oter may be		,				
	(3) estate only.		(4) All these					
	(1) blood only.		(2) law only.					
94.	Admissions made by	a party are eviden	-					
0.4								
	(3) Prof. I. P. Massey	7	(4) Prof. Vepa P. Sara	thi				
	(1) Prof. Upendra Ba		(2) Prof. B. B. Pande					
93.	by Eastern Book Cor	mpany?	rs has written a textbook on La	w of Evidence published				
	• •		esai (Dr.), 2003 (4) SCC 601					
	(3) Laxman vs State							
	(2) Aghnoo Nagesia	-	•					
92.	• · · · · · · · · · · · · · · · · · · ·	· ·	al evidence were laid down in the csh, AIR 1952 SC 343	ne landmark case of				
	(4) Presumption as to	o legitimacy of a cl	hild born during marriage					
	(3) Presumption as to abetment of suicide by a married woman							
٠		(2) Presumption as to absence of consent in certain prosecution for rape						
	(1) Presumption as to	and the second s						
71.	(Amendment) Act, 2	013 after Nirbhaya	a's case?	ion by the Criminal Law				





98.	The latest amendment in the Indian Evider	· · · · · · · · · · · · · · · · · · ·							
	(1) Indian Evidence (Amendment) Act, 2002.								
	(2) Criminal Law (Amendment) Act, 2005								
-	(3) Information Technology (Amendment)	Act, 2008.							
	(4) Criminal Law (Amendment) Act, 2013								
99.	Which one of the following is not legally a Act?	authorized to take evidence under the Indian Evidence							
	(1) Judicial Magistrate Second Class	(2) Executive Magistrate							
	(3) District Magistrate	(4) Arbitrators							
100.	Whose opinion will be a relevant fact in a computer resource or any electronic or dig	matter relating to information transmitted or stored in tital form?							
•	(1) Professor of Computer Science	(2) Examiner of Electronic Evidence							
	(3) Software Engineer	(4) Officer of National Informatics Centre							
101.	When a person is in possession of anythin to ownership is on (1) the person who is in possession.	ng and ownership is in dispute, the burden of proof as							
	(2) the person who affirms that such perso	n is not the owner.							
•	(3) both of them equally.								
	(4) None of these								
102.	In absence of any law to regulate the order be done by the discretion of	er of production and examination of witnesses, it shall							
	(1) Prosecution.	(2) Defence.							
	(3) Court.	(4) Oath Commissioner.							
103.	When a document is executed in several production document?	parts, which part(s) is/are the primary evidence of the							
	(1) Only first two parts and none other.	en e							
	(2) Only first and the last part, and none of	ther.							
	(3) Each part of the document.								

(4) Only the biggest part of the document and none other.





			•
104.	A conviction based on the testimony of an a	ccomplice is	•
	(1) necessarily legal.	, , , , , , , , , , , , , , , , , , ,	
	(2) necessarily illegal.		
	(3) not illegal merely because the testimony	is uncorroborated	
	(4) None of these		*
105.	Person who calls a witness can ask him any by an adverse party	question which might be put in cr	oss-examination
	(1) with the permission of adverse party.		
-	(2) without the permission of adverse party.		•
	(3) with the permission of the court.		
	(4) without the permission of the court.		e e e
-	· .		
106.	A police diary can be used		
	(1) for corroborating a police officer.	(2) as substantive evidence.	
	(3) for contradicting a police officer.	(4) None of these	
107.	'A' is tried for riot and is proved to have mar	ched as the head of a mob. The cries	s of the mob are
	(1) irrelevant.		
	(2) relevant but not explanatory of the nature	e of the transaction.	
	(3) relevant as explanatory of the nature of the	he transaction.	
•	(4) hearsay evidence.		
108.	Which of the following must relate to releva	nt facts?	
	(1) Only examination-in-chief		
	(2) Only cross-examination	rus	
	(3) Only re-examination		
	(4) Both examination-in-chief and cross-examination-in-chief	mination	
109.	If Court is of the opinion that a question was pleader, vakil or attorney, the court may repo	s asked without reasonable grounds ort the circumstances of the case to	by any barrister,
	(1) The President of India.	(2) Central Bureau of Investigat	tion.
-	(3) nearest Police Station.	(4) High Court.	
110.	When a party refuses to produce a document anytime afterwards use the document as evidence.	nent which he has had notice to plence	produce, he can
	(1) without the consent of the other party.	(2) with the consent of the other	nartv.

(3) without the consent of his witnesses.

(4) with the consent of his witnesses.





Indian Penal Code (Question Nos. 111-130)

111.	In which one of the	following offences, it	owing offences, it is punishable at all the four stages?						
	(1) Robbery	(2) Dacoity	(3) Murder	(4) Sedition					
112.	Which of the follow	ing statements is corre	ect?						
	4	is only a rule of evid							
	* * *	does not create a sub							
	(3) Both (1) and (2)	are correct.							
	(4) None of these								
113.	and the second s	n the interest of child	-	ng people spread a blanket to et, but the child dies. 'Z' has					
	(1) Murder								
	(2) Culpable homic	ide							
	(3) Culpable homic	ide covered un <mark>der</mark> exc	<mark>eption</mark> to section 300 of th	ne Indian Penal Code					
	(4) Not committed a	any offence							
114.	` '	icide is th <mark>e killing</mark> of a ide is always unlawfu	a human being by a huma I.	n being.					
	Codes:								
	(1) Both (A) and (R) are true and (R) is th	e correct explanation of (A)					
	(2) Both (A) and (R) are true, but (R) is not the correct explanation of (A)								
	(3) (A) is true but (1	R) is false							
*	(4) (A) is false but ((R) is true							
115.	A person is stated to and under	be partially in capax	under section 83, IPC if	he is aged above seven years					
	(1) twelve years	(2) ten years	(3) sixteen years	(4) eighteen years					
116.	In which of the follo	owing offences 'Mens	rea' is not an essential in	gredient?					
	(1) Murder	(2) Theft	(3) Robbery	(4) Bigamy					
	()	(-)	(2)	() — ()					
chy	- Y VII/IV								





	(1) prohibited act constitutes an offence.							
•	(2) guilty intention of accused constitutes	an offence.						
•••	(3) neither guilty intention alone nor the p	rohibited act alone constitutes an offence.						
	(4) prohibited act followed by guilty inten	tion constitutes an offence.						
-								
118.		with the intention that they may be found in that box, be convicted of theft. A has committed an offence of						
	(1) cheating	(2) false representation						
	(3) theft	(4) fabricating false evidence						
119.	Which one of the following statements is	correct?						
	(1) Abetment of an offence is an incomplete offence							
	(2) Abetment of an offence is a continuing	g offence						
	(3) Abetment of an offence is a complete	offence						
-	(4) Abetment of an offence is an offence	depending upon circumstances of the case						
120.	help. Neighbors collected near the house	ady living in the house saw the thief and shouted for and caught hold of the thief who was trying to escape. ith fists and lathis. The neighbors are liable for						
	(1) similar intention	(2) common intention						
· -	(3) unlawful assembly	(4) conspiracy						
121.	"Common intention and similar intention cases?	" was distinguished in which of the following famous						
	(1) Barendra Kumar Ghosh v. Emperor	(2) Mehboob Shah v. Emperor						
	(3) Kripal Singh v. State of UP	(4) Rishidev Pandey v. State of UP						
122.	The plea of sudden and grave provocation Code is a	n under section 300 Exception (1) of the Indian Penal						
	(1) Question of Law.	(2) Question of Fact.						
	(3) Mixed question of Law and Fact.	(4) Presumption under Law.						
ma disar-								
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117. The maxim "actus non facitreum nisi mens sit rea" means:





123.	Preparation and Attempt are two stages for commission of an offence. Preparation is generally not punishable. The reason for making preparation not punishable is								
	-	nip between preparation	-						
	i i		mission of the offence.	•					
	(3) absence of intent	~							
	(4) absence of attem								
•	(1) 45552154 51 444642	r ••	\mathbf{w}_{op}	· · .					
124.	To which one of the	following sections of L	P.C., Hicklin rule is relat	ed to?					
	(1) Section 292	(2) Section 291	(3) Section 290	(4) Section 294					
125.	McNaughten case is	related to which of the	following sections of the	I.P.C?					
	(1) Section 83	(2) Section 84	(3) Section 85	(4) Section 86					
126.	Which of the following	ing is not correctly mate	hed under I.P.C?						
	(1) Furnishing false	information – S. 177							
	(2) Giving false evid	lence – S. 191							
	(3) Causing disappea	arance of evidence of of	fence – S. 205						
	(4) Counterfeiting co	•							
127.	Which one of the fol	lowing is a case decided	d by Federal Court on S.	124A of I.P.C.?					
	(1) Kedar Nath V/s S	-	(2) Niharendu Dutt	and the second s					
	` /	Bal Gangadhar Tilak		•					
	(b) Q. 2111p1000 (10)		(1) 2114 110 21						
128	'X' along with four	oth <mark>er</mark> armed hoodlums s	eizes the child of 'Y' an	d threaten to kill him unless					
			X' has committed the of						
•	(1) robbery		(2) dacoity						
	(3) attempt to murde	r	(4) theft						
129.	X intended to kill A	instead killed B whom	he had no intention to k	ill. Under which doctrine is					
	X liable for the muro	-							
	(1) Doctrine of Tran	sfer of Malice	(2) Doctrine of Exte	ended Malice					
	(3) Doctrine of Men.	s rea	(4) Doctrine of dim	inished responsibility					
130.	In which set of secti	ons of the Indian Penal	Code even death can be	caused in exercise of right					
		person and property?							
	(1) Sections 100 and	l 101	(2) Sections 100 and	d 102					
	(3) Sections 100 and	1 103	(4) Sections 102 and	d 105					
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= 7 * * * *									





Civil Procedure Code (Question Nos. 131-150)

131.	Summary procedure	under Ord	er XXXVI	Rule 1	is applicable	to suits	in a high	court arisin	ng
	from a	-							

- (1) liquidated amount in money on a written contract.
- (2) liquidated amount in goods on a written contract.
- (3) liquidated amount in money on an oral contract.
- (4) debt from an oral contract.

132	A	claim	for	set-off	in a	suit for	recovery	of me	mev
134.	\boldsymbol{r}	CIGILLI	IUI	2Ct_OTT	ша	2011 TOI	TOCOACTA	Of III	JIIC Y

- (1) can exceed the pecuniary limits of the suit court's jurisdiction.
- (2) cannot exceed the pecuniary limits of the suit court's jurisdiction.
- (3) can exceed the pecuniary limits of the suit court's jurisdiction with the permission of the suit court.
- (4) can exceed the pecuniary limits of the suit court's jurisdiction with the consent of the suit-plaintiff.

133.	From	the	date	of	service	of	summoi	ns, t	he	defen	dant	must	file	his	written	statement	within
------	------	-----	------	----	---------	----	--------	-------	----	-------	------	------	------	-----	---------	-----------	--------

(1) 60 days

(2) 30 days

(3) 90 days

(4) 110 days

134. From the date of service of summons, the time for filing a written statement by a defendant can be extended

(1) generally up to 30 days.

(2) generally up to 60 days.

(3) exceptionally up to 120 days.

(4) exceptionally up to 90 days.

135. A base denial of a contract alleged in a pleading has the legal effect of denying

- (1) only the legality of the contract.
- (2) only the sufficiency of the contract.
- (3) legality and sufficiency of the contract.
- (4) only the factual denial of the express contract.

136. In the case of a defendant soldier, the summons of service with a copy to be retained by him, must be sent to the

(1) home address of the soldier.

(2) Chief of the Army.

(3) duty station of the soldier.

(4) Commanding officer of the soldier.



137.	Issues arise when one party to a suit affirms an	d the other denies	
	(1) only the facts in a plaint.		
	(2) only the law in a plaint.		
	(3) facts and the law in a plaint.		•
	(4) material propositions of fact or law in a pla	intiff.	
100	71 1 4 G 1 6G 4B 1 1000 P 1		
138.	Under the Code of Civil Procedure,1908, distri	ct means	
	(1) any civil court.		
	(2) limits of the original jurisdiction of the Sup		• • • •
	(3) local limits of the ordinary original civil jur	risdiction of a high court	· *
	(4) territorial jurisdiction of a special court.		
139.	A suit for redemption of mortgage of immoval the local limits of whose jurisdiction the	ole property must be ins	tituted in the court within
	(1) mortgage deed was signed by the parties.	(2) mortgagor resides.	·
	(3) mortgagee resides.	(4) immovable proper	
140.	In a suit against the Railways, it is mandatory on the	that a two month notice	be served by the plaintiff
	(1) Union Minister for Railways.	(2) Secretary, Ministry	y of Railways.
	(3) Chairman of the Railway Board.	(4) General Manager	of the concerned railway.
÷			
141.	In revision, the High Court can reverse a subor	dinate court's	
	(1) decree or order against which an appeal lie	s to the High Court.	
	(2) non-appealable order if such an order woul	d have finally disposed	of the suit.
	(3) non-appealable order passed in the exercise	e of jurisdiction vested in	r i <mark>t</mark> .
	(4) non-appealable order passed by acting illeg	gally in the exercise of its	s j <mark>urisdiction.</mark>
142.	Jurisdictional objections as to place of suing		territorial competence of
	execution court can be allowed in appeal if tak	en in	
	(1) Court of first instance.		
,	(2) Court of first instance at the earliest.		
	(3) Court of first instance at any time.		
	(4) Court of first instance at the earliest and re	jected, thereby causing f	ailure of justice.
143.	A person detained in execution of a decree in confidence months if the decree for the payment of	_	<u> </u>
	(1) ₹2000 (2) ₹1000	(3) ₹3500	(4) ₹5000
	(2) (200)	(-) (0000	(.) 1000
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144.	Upon the High Court being satisfied that a question of law in the second appeal before it, then that question is formulated by the								
	(1) Appellant	(2) Respondent	(3) High Court	(4) Supreme Court					
145.	A necessary party i	n a suit is one where the c	ourt without that party	,					
	(1) can adjudicate a	and decide the suit.							
	(2) cannot effective	ely adjudicate and decide t	he suit.						
	(3) cannot complet	ely adjudicate and decide	the suit.						
	(4) cannot effective	ely and completely decide	the suit.						
146.	Partners doing busi the time of the	ness in India can sue or be	e sued in the name of	the firm if they are partners at					
	(1) acquiring of the	e cause of action.	(2) institution of the	he suit.					
	(3) filing of the wr	itten statement.	(4) settlement of i	ssues.					
				•					
147.	A suit must be so d	rafted as to give ground o	n the subjects in dispu	te for					
-	(1) a final decision	•							
	(2) only passing in	terim orders.							
	(3) further litigatio								
	` ,	and to prevent further liti	gation.						
			-						
148.		a suit in the n <mark>ame</mark> of thei partners on whose <mark>be</mark> half t		writing the names and places					
	(1) in a local news	paper.	· "						
	(2) in a national ne	wspaper.							
	(3) to all their cred	itors.							
•	(4) to the defendant of residence.	t who has by a written de	mand asked the plaint	iff for such names and places					
149.	Proceedings in a su	uit for the validity of a man	riage, must be held in	camera if					
	(1) the court desire	es.	(2) either party de	esires.					
	(3) nobody desires		(4) witnesses desi	re.					
150.	_	suit may refer to the High passed in such hearing wo	. ~	bt on a usage having the force					
	(1) no appeal	(2) no modification		(4) no revision					
	• •		**						
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