

Section 1 - Section 1

Question No.1

4.00

Bookmark

Which one of the following is not correct?

- The courts of justice do not have an adequate machinery to enforce their decisions in international law
- A time – barred debt cannot be realised through the agency of courts as it is an imperfect right, but if the creditor comes to have the money in some way, he can adjust the same towards the debt and need not return the same
- The owner of a right must be a determinate or fixed person, according to Solmond
- A time – barred debt may be revived if the debtor acknowledges the same

Question No.2

4.00

Bookmark

Which one of the following is correct?

- Speedy trial is a fundamental right of an accused implicit in Article 20, Article 21 and Article 22 of the Constitution
- Speedy trial is a fundamental right of every litigant implicit in Article 21 of the Constitution
- Speedy trial is a fundamental right of an accused implicit in Article 21 of the Constitution
- Speedy trial is a fundamental right of every litigant implicit in Article 20 and Article 21 of the Constitution

Question No.3

4.00

Bookmark

Which one of the following is not correct?

- According to Kelsen, concept of sovereignty is distinct from and above the law
- According to Pluralists, the State is one of the many associations an individual joins for the satisfaction of his needs
- The Marxist view is that the State reflects the dominance of one class over the other classes of the society
- Duguit rejects the idea of sovereignty

Question No.4

4.00

Bookmark

Which one of the following is not correct?

- The owner and driver of a car allowed the son of a possible purchaser to take over the driving but he continued to sit by the son's side. The plaintiff was injured by the son's negligent driving and was entitled to recover damages against the owner of the car
- The owner of a car was not present in the car and the injury was caused to the plaintiff while the car was in charge of his friend who had negligently left it outside his own house. The court held the defendant, the owner of the car, liable on the ground that the test of service in these cases is not mere physical control but the right of control
- The defendant took two friends A and B for a drive. A drove the car and by his negligence B was killed. The defendant was held not liable in an action brought against him by the widow of the deceased
- A, the owner of a car, allows B to use it and on account of the latter's negligent driving, injury is caused to C. A will be liable

Question No.5

4.00

Bookmark

Which one of the following is not correct?

- In case of false imprisonment, the court awards monetary compensation by way of damages as damages can really undo the mischief caused
- False imprisonment means restraint of liberty and loss of reputation
- The damages can be mitigated if the defendant can express repentance for the wrong done by him at the earliest available opportunity
- In case of false imprisonment, the only way open to the court is to award monetary compensation by way of damages

Question No.6

4.00

Bookmark

Which one of the following is not correct?

- The rights of an unborn person are contingent
- No testator can direct his fortune to be accumulated for a hundred years and then distribute among his descendents
- Idol is a juristic person but without right to hold property
- Law recognises and takes account after the death of a person of his desires and interests when alive

Question No.7

4.00

Bookmark

Which one of the following is not correct?

- A legal right is the capacity residing in one man of controlling, with the assent and assistance of the State, the action of others
- Legal right is nothing but a permission to exercise certain natural powers and upon certain conditions to obtain protection, restitution or compensation by the aid of public force
- A legal right is a legally protected interest
- Legal right is not the power of removing or enforcing legal limitations on conduct

Question No.8

4.00

Bookmark

Which one of the following is not correct?

- A void agreement is not enforceable at the option of either party
- Consent is said to be caused when it would not have been given but for the existence of coercion, undue influence, fraud, misrepresentation or mistake
- If a person is induced to sign an agreement by fraud, he may, on discovering the truth, either uphold the contract or reject it
- 'A', on board an English ship on the high seas, causes 'B' to enter into an agreement by an act amounting to criminal intimidation under the Indian Penal Code. 'A' afterwards sues 'B' for breach of contract at Calcutta. 'A' will succeed

Question No.9

4.00

Bookmark

Which one of the following is not correct?

- Communication of acceptance is necessary in all cases
- It is not open to an offeror to stipulate against an unwilling offeree that the latter's silence will be regarded as equivalent to acceptance
- The offeror may prescribe a particular mode of acceptance, then all that the acceptor has to do is to follow that mode
- Performance of the condition is a sufficient acceptance without notification (Carill Vs. Carbolic Smoke Ball Co.)

Question No.10

4.00

Bookmark

According to Austin which one of the following is not an essential attribute of ownership?

- Power to transfer without any restriction
- Indefinite in point of user
- Waiver of restriction
- Permanence of the right of ownership

Question No.11

4.00

Bookmark

Which of the following is not correct?

- TRIPS agreement sets out the minimum standards of protection to be provided by each Member
- TRIPS agreement deals with domestic procedures and remedies for the enforcement of intellectual property rights
- TRIPS agreement requires undisclosed information to benefit from protection
- TRIPS agreement prohibits the Members from providing more extensive protection

Question No.12

4.00

Bookmark

Which one of the following combination of rights is not correct?

- Real and reserved rights
- Perfect and imperfect rights
- Positive and negative rights
- Proprietary and personal rights

Question No.13

4.00

Bookmark

As a country, the United States is _____ that there are five time zones.

- very big
- so big
- too big
- much big

Question No.14

4.00

Bookmark

Based on the information given, answer the below question.

1. A,B,C,D,E and F are travelling in a bus.
2. There are two reporters, two mechanics, one photographer and one writer in the group.
3. Photographer A is married to D who is a reporter.
4. The writer is married to B who is of the same profession as that of F.
5. A,B,C,D are two married couples and no one in this belong to the same profession.
6. F is the brother of C.

Which of the following is the pair of reporters?

- DF
- Cannot be determined
- DE
- AE

Question No.15

4.00

Bookmark

The Indian Constitution has made a number of provisions which are to remain in force until Parliament by law provides otherwise. This is made following the

- Constitution of Germany
- Constitution of Australia
- Constitution of U.S.A
- Constitution of France

Question No.16

4.00

Bookmark

Which one of the following is correct?

- A fresh contract on attaining majority is not necessary and if made, no fresh consideration is necessary
- Ratification relates back to the date of making of the contract and, therefore, a contract which was then void can be made valid by subsequent ratification
- 'A' supplies the wife and children of 'B', a lunatic, with necessaries suitable to their condition in life. A is entitled to be reimbursed from B's property
- A person can on attaining majority ratify an agreement made by him during his minority

Question No.17

4.00

Bookmark

State in which one of the following cases the Supreme Court ruled that if the right to livelihood is not treated as a part and parcel of the constitutional right to life, the easiest way of depriving a person of his right to life would be to deprive him of his means of livelihood to the point of abrogation.

- Maneka Gandhi Vs Union of India, AIR 1978 SC 598
- Parmanand Katara vs Union of India, AIR1989 SC 2039
- OlgaTellis vs Bombay Municipal Corporation, AIR 1986 SC 180
- Consumer Education & Research Centre vs Union of India, AIR 1995 SC 922

Question No.18

4.00

Bookmark

Which one of the following is not correct?

- The real and salient difference between civil and criminal proceedings lie in the respective degrees of control exercised over them by the Sovereign authority in the state.
- In view of Art. 361, no criminal proceedings are possible against President.
- Sanctions of criminal law such as punishments are remissible by the Crown in England similar to President in India.
- Punishments are also remissible by private persons.

Question No.19

4.00

Bookmark

Which one of the following is not correct?

- The status of a de jure recognised state carries with it full privileges of membership of the international community
- According to the Constitutive theory, it is the act of recognition alone which creates statehood
- Refusal to recognise does not necessarily imply non – cognition
- Recognition de jure given is revocable as a rule

Question No.20

4.00

Bookmark

“It is the function of the judges, may their duty, to pronounce upon the validity of laws. If courts are totally deprived of that power, the fundamental rights conferred on the people will become a mere adornment because rights without remedies are as writ in water. A controlled constitution will then become uncontrolled.” This relates to

- Doctrine of eclipse
- Doctrine of judicial review
- Doctrine of severability
- Doctrine of pith and substance

Question No.21

4.00

Bookmark

The mother gripped her child's arm _____ he be trampled.

- if
- if not
- unless
- lest

Question No.22

4.00

Bookmark

Which one of the following is not correct?

- The view of Salmond is that every political society involves the presence of sovereign authority
- When Salmond says that sovereign may be limited, it is suggested that sovereign power may be legally controlled within its own sphere because that would not be a self- contradictory position
- What Salmond suggests is that the province of sovereignty may have legally determined bounds
- Within its own ambit, sovereign power must undoubtedly be unfettered according to Solmond

Question No.23

4.00

Bookmark

Inter – generational equity implies

- Exploitation of natural resources to meet the maximum needs of the present generation leaving the rest available to future generations
- Each generation should leave undiminished all the species of minerals existing on earth
- Each generation is duty bound to protect the environment from over exploitation by the state
- Present generation is duty bound to curtail their needs in relation to exploitation of natural resources

Question No.24

4.00

Bookmark

World Intellectual Property Organization (WIPO) is a specialised agency meant to

- Retrieve the law on intellectual property
- Promote protection of Intellectual property throughout the world
- Help the nations to avoid copyright violations
- Adjudicate on intellectual property claims

Question No.25

4.00

Bookmark

Internal autonomy conceded to each House of a State Legislature implies that

- It can claim immunity if the proceedings are held without jurisdiction
- It can claim immunity even if the proceedings in the Legislature are attacked on the ground of illegality or unconstitutionality
- It can claim immunity if the proceedings are contrary to any mandatory constitutional or legal provision
- It can claim immunity in case of any irregularity of procedure

Question No.26

4.00

Bookmark

Common intention means

- Same intention
- Similar intention
- Sharing of intention by all persons
- Group intention

Question No.27

4.00

Bookmark

Which one of the following is not correct?

- Detinue is different from conversion in that the latter is never available where there is mere detention without any wrong to the plaintiff's title
- Detinue is different from mere trespass to chattels
- When A unjustly detains B's goods, B can bring an action for detinue against A.
- Jus tertii is a defence to a bailee as against the bailor from whom he has derived possession

Question No.28

4.00

Bookmark

Which one of the following is not considered as merit of codification of law?

- Brings rigidity into the legal system
- Law can be known with certainty
- It can preserve customs
- Evils of judicial legislation can be avoided

Question No.29

4.00

Bookmark

State which of the following is not correct?

- Trade-secret law protects words and symbols that identify for consumers the goods and services manufactured or supplied by particular persons
- The distinctive characteristics of most intellectual products are that they are easily replicated and that enjoyment of them by one person does not prevent enjoyment of them by other persons
- Law of copyright protects various original forms of expression
- These characteristics create a danger that the creators of such products will be unable to recoup their cost of expression

Question No.30

4.00

Bookmark

Which one of the following is not correct?

- Ownership involves the right of using the thing, the right of excluding others from using the thing, the right of disposal of the thing and right of destruction of the thing
- Absolute ownership in land is recognised in English law, according to Hibbert
- The right of destruction is not recognised in English law
- Only estate in land is recognised in English law

Question No.31

4.00

Bookmark

Which one of the following is not correct?

- A defendant, who had not in fact the last opportunity to avoid the accident, will nevertheless be liable if he would have the last opportunity but for his negligence
- When an accident happens through the combined negligence of two persons, he alone is liable to the other who had the last opportunity of avoiding the accident by reasonable care
- The rule of contributory negligence is invariably raised as a defence in actions brought by injured persons against wrongdoers and in very many cases plaintiffs were able to get over this defence by proving that despite their initial negligence the defendants had the last opportunity of avoiding the accident and thus they should not be liable for the plaintiff's injury
- The rule of opportunity is also applied in case of collision of ships, where it is clear that both the parties were equally at fault

Question No.32

4.00

Bookmark

The International Convention for Protection of Literary and Artistic Works was first signed in the year

- 1896
- 1906
- 1876
- 1886

Question No.33

4.00

Bookmark

X is twice as good a workman as Y and together they finish a piece of work in 18 days. In how many days will X alone finish the work?

- 27
- 28
- 26
- 25

Question No.34

4.00

Bookmark

A registered proprietor of a design is entitled to have copyright in the said design for a period of

- Ten years from the date of registration
- Twenty years from the date of registration
- Five years from the date of registration
- Fifteen years from the date of registration

Question No.35

4.00

Bookmark

Which one of the following is not correct?

- It is a defensive and not a retributive right.
- There is right of private defence against an act which is not in itself an offence under the code.
- The right commences as soon as a reasonable apprehension of danger to the body arises from an attempt or threat to commit some offence.
- It is coterminous with the duration of such apprehension.

Question No.36

4.00

Bookmark

After passage of a Money Bill in Lok Sabha, it is transmitted to Rajya Sabha for its consideration and recommendations and for this purpose Rajya Sabha is allowed a period of

- 14 days
- 30 days
- 15 days
- 45 days

Question No.37

4.00

Bookmark

Bristle : Brush

- Key: Piano
- Art: Sculpture
- Arm : Leg
- Stage: Chairs

Question No.38

4.00

Bookmark

Anand is heavier than Gopal. Mohan is lighter than Jagan. Pandian is heavier than Jagan but lighter than Gopal. Who is the heaviest of all ?

- Jagan
- Gopal
- Anand
- Pandian

Question No.39

4.00

Bookmark

Which one of the following is correct?

- It is reasonable to exclude liability for breach of a term which is fundamental to the contract
- Even when an exemption clause is exhaustive enough to exclude all kinds of liability under the contract, it may not exclude liability in tort
- A term in a contract of employment being offered by a Government corporation providing for the removal of a permanent employee without inquiry has been regarded by the Supreme Court to be reasonable in Central Inland Water Transport Corporation Vs. B. N. Ganguly (1986)
- Just as a third party is affected by the terms of a contract, so also a third party can claim the advantage of them

Question No.40

4.00

Bookmark

Choose the best synonym of the italicized word.

Reena has an *insatiable* love for music.

- unquenchable
- undesirable
- irreconcilable
- unchanging

Question No.41

4.00

Bookmark

Which one of the following is not correct?

- According to Savigny, precedent is not merely evidence of customary law but also a source of law
- According to Keeton, judicial decisions have at all times enjoyed high authority as indications of the law
- According to Cardozo, adherence to precedent should be the rule and not the exception
- According to Blackstone, it is established rule to abide by former precedents, where the same points come again in litigation

Question No.42

4.00

Bookmark

Which one of the following is not actionable per se without proof of special damage?

- Imputation of unchastity
- Imputation of a contagious disease
- Imputation of offence punishable with imprisonment
- Imputation of mala fide

Question No.43

4.00

Bookmark

State which one of the following is correct?

- It is now established that after in re: The Special Courts Bill, 1978 case that 'procedure' for purposes of Art.21 has to be reasonable, fair and just
- It is now established that after Chandra Kumar's case that 'procedure' for purposes of Art.21 has to be reasonable, fair and just
- It is now established that after S. R. Bommai's case that 'procedure' for purposes of Art.21 has to be reasonable, fair and just
- It is now established that after Maneka Gandhi's case that 'procedure' for purposes of Art.21 has to be reasonable, fair and just

Question No.44

4.00

Bookmark

Which one of the following is not an exception to the rule in Rylands Vs. Fletcher?

- Community benefit
- Consent of plaintiff
- Statutory authority
- Act of stranger

Question No.45

4.00

Bookmark

If Milk is water, water is sugar, sugar is road, road is sky and sky is track where do aeroplanes fly?

- Sugar
- Sky
- Milk
- Road

Question No.46

4.00

Bookmark

Paris Convention of 1971 was meant to revise

- Newyork Convention
- Universal Copyright Convention and Berne Convention
- Universal Copyright Convention
- Berne Convention

Question No.47

4.00

Bookmark

In the following question, the first two words (given in italics) have a definite relationship. Choose one word out of the given four alternatives which will fill the blank space and show the same relationship with the third word as between the first two.

Truthfulness is to *Liar* as *Loyalty* is to?.....

- Worker
- Traitor
- Devotion
- Falsehood

Question No.48

4.00

Bookmark

Which one of the following is not correct?

- The King's subjects can trade with an alien enemy
- Public policy or the policy of the law is an illusive concept; it has been described as an "untrustworthy guide", "variable quality", "unruly horse", etc.; the primary duty of a court of law is to enforce a promise which the parties have made and to uphold the sanctity of contract which forms the basis of society; but in certain cases, the court may relieve them of their duty on a rule founded on what is called the public policy
- Agreements to stifle prosecution are opposed to public policy
- The twin touchstones of public policy are advancement of the public good and prevention of public mischief and these questions have to be decided by judges not as men of legal learning but as experienced and enlightened members of the community representing the highest common factor of public sentiment and intelligence

Question No.49

4.00

Bookmark

Age of retirement for the judge of the Supreme Court is

- 62
- 65
- 58
- 60

Question No.50

4.00

Bookmark

Which one of the following is not correct?

- The basis of the rule of vicarious liability is not that the employers are financially capable of the burden of the civil liability
- The basis of the rule of vicarious liability is that the master should suffer for the wrongs of his servants than any other, because the master trusts the servants
- The basis of the rule of vicarious liability is that he who has set the whole thing in motion namely the employer should be made liable
- The basis of the rule of vicarious liability is that he who delegates the powers and functions should remain answerable for the acts of his servants as he would be for his own

Question No.51

4.00

Bookmark

State which one of the following is not correct?

- Formulation of an abstract theory is patentable
- A new product involving an inventive step and capable of industrial application patentable
- An invention which is not obvious to a skilled person in the art is patentable
- Discovery of a new form of known substance resulting in the enhancement of the known efficacy of the said substance is patentable

Question No.52

4.00

Bookmark

Which one of the following is correct?

- The promisee has done something for the promisor which the promisor was legally compellable to do. A subsequent promise to pay for the act is not enforceable
- A promise to pay a time – barred debt is not enforceable
- 'A' agrees to sell a horse worth of Rs. 1000 for Rs. 10. A's consent to the agreement was freely given. The agreement is contract notwithstanding the inadequacy of consideration
- The provisions as to consideration do affect as between donor and donee the validity of the gift which has actually been made

Question No.53

4.00

Bookmark

State in which one of the following cases the Supreme Court ruled that under Art. 164 (4), a person who is not a member of a Legislative Assembly can be appointed as the Chief Minister or a Minister, only if he satisfies the qualification for membership of the State Legislature under Art. 173 and is not disqualified from seeking that membership by reason of the disqualifications set out in Art. 191?

- K.N. Rajagopal vs M.Karunanidhi, AIR 1971SC 1551
- S.P. Anand vs H.D. Deve Gowda, AIR 1997 S 272
- B. R. Kapur Vs. State of Tamil Nadu, (2001)7 SCC 231
- Harsharan Verma vs Tribhuvan Narain Singh, AIR 1971 SC 1331

Question No.54

4.00

Bookmark

High Court can dismiss a writ petition in limine

- If the High Court finds that the petition does not disclose a triable issue
- If the High Court finds that the plea of malafides is not substantiated by proof
- If the High Court finds that the petitioner does not deserve any relief on merits
- If the High Court finds that relief moulding is necessary

Question No.55

4.00

Bookmark

State which one of the following statements is not correct?

- The ecosystem consists of biotic components only
- The earth is unique in having a life – bearing layer which is popularly called as biosphere
- Environmental law is an instrument to protect and improve the environment and control or prevent any act or omission polluting or likely to pollute the environment
- Henry David Thoreau was apparently first to use the word ecology in one of his letters in 1858

Question No.56

4.00

Bookmark

Which one of the following relating to the Union Executive is not correct?

- The harmonious reading of the mandatory character of Article 74 (1) along with Articles 75 (2) and 75 (3) is that the President cannot exercise executive without the aid and advice of the Council of Ministers
- Whenever the Constitution requires the satisfaction of the President for exercise by the President of any function or power, the satisfaction required by the Constitution is the personal satisfaction of the President
- The Office of President of India came into existence immediately after the Constitution was adopted on 26th November, 1949
- In case of any vacancy in the office of the President of India, the Vice – President of India becomes the acting President of India

Question No.57

4.00

Bookmark

State which one of the following is not correct?

- There has been a lot of pressure on the Indian government to make the intellectual property laws stringent and in conformity with TRIPS
- The value of intellectual property is measured in terms of money and it is a tangible asset of the owner
- Intellectual property assets are valuable assets, which need to be scrupulously guarded against infringement or misuse
- It is advisable that as and when industrialists adopt a mark they should apply for registration

Question No.58

4.00

Bookmark

Identify the adverb in the following sentence:

We looked upwards and saw a bright shooting star

- bright
- shooting
- upwards
- looked

Question No.59

4.00

Bookmark

Study the following information carefully and answer the question below it

The Director of an MBA college has decided that six guest lectures on the topics of Motivation, Decision Making, Quality Circle, Assessment Centre, Leadership and Group Discussion are to be organised on each day from Monday to Sunday.

(i) One day there will be no lecture (Saturday is not that day), just before that day Group Discussion will be organised.

(ii) Motivation should be organised immediately after Assessment Centre.

(iii) Quality Circle should be organised on Wednesday and should not be followed by Group Discussion

(iv) Decision Making should be organised on Friday and there should be a gap of two days between Leadership and Group Discussion

Which of the pairs of lectures were organised on first and last day?

- Quality Circle and Motivation
- Group Discussion and Quality Circle
- Group Discussion and Decision Making
- None of these

Question No.60

4.00

Bookmark

The power of the Supreme Court to do complete justice is envisaged under

- Article 142
- Article 136
- Article 131
- Article 132

Question No.61

4.00

Bookmark

Which one of the following is correct?

- Undue long delay in execution of the sentence of death will entitle the condemned prisoner to seek relief under Article 32 of the Constitution and the court will examine only the nature of the delay and the circumstances ensued after the sentence of death was finally confirmed by the judicial process
- Undue long delay in execution of the sentence of death will not entitle the condemned prisoner to seek relief under Article 32 of the Constitution
- Undue long delay in execution of the sentence of death is only a ground to be agitated in the appeal against the decision of the High Court awarding death penalty
- Undue long delay in execution of the sentence of death will entitle the condemned prisoner to seek relief under Article 32 of the Constitution and the apex court will have jurisdiction to reopen the conclusions reached by the court while finally maintaining the sentence of death

Question No.62

4.00

Bookmark

Which one of the following is not correct?

- Juristic works are independent sources of law
- One theory which has enjoyed wide acceptance is that international law is not true law but a code of rules of conduct of moral force only
- According Nuremberg Tribunal crimes against international law are committed by men and only by punishing individuals who commit such crimes can the provisions of international law be enforced
- International law is primarily concerned with the rights, duties, and interests of state

Question No.63

4.00

Bookmark

Study the following information carefully and answer the question below it:

Aasha, Bhuvnesh, Charan, Danesh, Ekta, Farhan, Ganesh and Himesh are sitting around a circle, facing the centre. Aasha sits fourth to the right of Himesh while second to the left of Farhan. Charan is not the neighbour of Farhan and Bhuvnesh. Danesh sits third to the right of Charan. Himesh never sits next to Ganesh.

Who is to the immediate left of Aasha?

- Aasha
- Bhuvnesh
- Ganesh
- Charan

Question No.64

4.00

Bookmark

“So far a drunkard who is voluntarius doemon, he hath no privilege thereby, but what hurt or ill soever he doth, his drunkenness doth aggravate it.” Whose statement is this?

- Kenny
- Professor Glanville Williams
- Sir James Stephen
- Sir E. Coke

Question No.65

4.00

Bookmark

Which one of the following is not correct?

- It is implicit from the majority decision of the Supreme Court In Waman Rao case, that all amendments to the Constitution made before 24th April, 1973 and by which the Ninth Schedule was amended from time to time was not open to challenge
- In Waman Rao case, the Supreme Court held by majority that all amendments to the Constitution made on or 24th April, 1973 and by which the Ninth Schedule was amended from time to time was open to challenge
- In Waman Rao case, the Supreme Court held by majority that all amendments to the Constitution made before 24th April, 1973 and by which the Ninth Schedule was amended from time to time was valid and constitutional
- In Waman Rao case, the Supreme Court held by majority that all amendments to the Constitution made before 24th April, 1973 and by which the Ninth Schedule was amended from time to time was not valid and unconstitutional

Question No.66

4.00

Bookmark

Which one of the following is not correct?

- Article 141 is an imprimatur to all courts that the law declared by the Supreme Court is binding on them
- The Administrator of a Union Territory is not a purely a constitutional functionary
- Power to issue writs may not be conferred on the Supreme Court for purposes other than enforcement of Fundamental Rights
- Supreme Court can hold any authority in contempt of court if he disregards or disobeys any court order

Question No.67

4.00

Bookmark

Correct the error in the italicized part of the sentence by choosing the most appropriate option.
Whenever the two sisters *go out for shopping*, they take their pet dog with them.

- go out shopping
- go out on shopping
- go out of shopping
- go out to shopping

Question No.68

4.00

Bookmark

Which one of the following is not correct?

- A fact is said to be material if it would affect the judgment of a reasonable person in deciding whether to enter into the contract and, if so, on what terms
- A representation of one's state of mind is also a representation of fact
- Suppression of material facts may not amount to misrepresentation
- A mere expression cannot be regarded as misrepresentation of facts even if the opinion turns out to be wrong

Question No.69

4.00

Bookmark

Which one of the following is not correct?

- When the intervention makes the performance unlawful, the courts will have no choice but to put an end to the contract
- The effect of an administrative intervention has to be viewed in the light of the terms of the contract, and, if the terms show that the parties have undertaken an absolute obligation regardless of administrative changes, they cannot claim to be discharged
- A contract will be dissolved when legislative or administrative intervention has so directly operated upon the fulfillment of the contract for a specific work as to transform the contemplated conditions of performance
- An intervention of a temporary nature which does not uproot the foundation of the contract will have the dissolving effect

Question No.70

4.00

Bookmark

Study the following information carefully and answer the question below it

- (i) There is a group of five persons- A, B, C, D and E
- (ii) One of them is manual scavenger, one is sweeper, one is watchman, one is human scarecrow and one is grave-digger
- (iii) Three of them – A, C and grave-digger prefer tea to coffee and two of them – B and the watchman prefer coffee to tea
- (iv) The human scarecrow and D and A are friends to one another but two of these prefer coffee to tea.
- (v) The manual scavenger is C's brother

Which of the above statements is unnecessary?

- (iii)
- Nill
- (iv)
- (ii)

Question No.71

4.00

Bookmark

Nothing is an offence which is done by a child of -----

- 14 years
- 7 years
- 6 years
- 8 years

Question No.72

4.00

Bookmark

Which one of the following is not an essential element of a right?

- Title to the right
- Person, the owner of the right
- Sanction
- Person of incidence

Question No.73

4.00

Bookmark

Which one of the following is not correct?

- Election Commission of India is a multi – member body since 1989
- Election Commission of India is an all – India body having jurisdiction over elections to Parliament, State Legislatures, Local bodies, Offices of the President and the Vice – President
- Election Commission of India is an all – India body having jurisdiction over elections to Parliament, State Legislatures, Offices of the President and Vice – President
- The Chief Election Commissioner acts as the Chairman of the Election Commission in case any other Commissioner besides him is appointed

Question No.74

4.00

Bookmark

Which one of the following relating to separation of powers is not correct?

- Montesquieu, a French scholar, conceived the principle of separation of powers
- The theory of separation of powers is altogether discarded in India
- In France, separate administrative courts to adjudicate disputes owes its origin to the theory of separation of powers
- The U.S. Constitution makes departure from the theory of separation of powers in the sense that there is provision for judicial review

Question No.75

4.00

Bookmark

Choose the missing term: SHG, RIF, QJE, PKD, ?

- OLD
- MLB
- NMD
- OLC

Question No.76

4.00

Bookmark

Which one of the following is not correct?

- In case of negligence, a defendant can be held liable only if his act was the proximate cause of the loss or injury to the plaintiff
- The rigorous proximity test of remoteness of damage as laid down in Polemis case (1921) is required in pure cases of negligence
- In remoteness of damage, the court assumes that a tort has already been committed and the question is whether the defendant's conduct was the determinant cause of the injury
- The proximity test is not merely geographical proximity

Question No.77

4.00

Bookmark

Which one of the following is correct?

- Theories of punishment are deterrent, equity, preventive, retributive and compensatory
- Theories of punishment are deterrent, reformatory, preventive, retributive and compensatory
- Theories of punishment are deterrent, equity, protective, retributive and compensatory
- Theories of punishment are deterrent, reconciliation, preventive, retributive and compensatory

Question No.78

4.00

Bookmark

Which one of the following is correct?

- A Public Interest Litigation can be filed in a High Court under Article 226 only if a question concerning the enforcement of a fundamental right is involved but not in others
- A Public Interest Litigation can be filed in the Supreme Court under Article 32 only if a question concerning the enforcement of a fundamental right is involved
- A Public Interest Litigation can be filed in the Supreme Court both under Article 32 and 136 only if a question concerning the enforcement of a fundamental right is involved
- A Public Interest Litigation can be filed in the Supreme Court under Article 136 only if a question concerning the enforcement of a fundamental right is involved

Question No.79

4.00

Bookmark

Choose the best antonym of the italicized word.

The task assigned to him was *arduous*.

- absorbing
- easy
- plain
- good

Question No.80

4.00

Bookmark

In which of the following case the Supreme Court held that the Parliament has power to amend the Constitution without destroying its basic structure?

- A.K. Gopalan case
- Maneka Gandhi case
- M. C. Mehta case
- Kesavanada Bharathi case

Question No.81

4.00

Bookmark

Whose statement is that International Law is not true law but 'private international morality' only analogous to the rules binding a club or society?

- Louis Flenkin
- Hans Kelson
- John Austin
- Oscar Schachter

Question No.82

4.00

Bookmark

Which one of the following relating to joint liability is not correct?

- It is by no means necessary that all the accused should have conspired to commit the crime at the same time, for they may become of one mind at the last moment.
- It is by all means necessary that all the accused should have conspired to commit the crime at the same time.
- If the crime charged against the accused is one of murder, then the prosecutor should establish by evidence that all of them had the common intention to kill the deceased.
- That the essence of joint responsibility lies in the common intention to commit the crime actually done.

Question No.83

4.00

Bookmark

Durham rule means

- An accused is not criminally liable if his unlawful act was the product of mental disease or mental defect.
- The law presumes every person of the age of discretion to be sane unless the contrary is proved.
- Unsoundness of mind has to be proved is the time when the crime was actually committed.
- In criminal matters where a burden is cast on the defence, the burden is a lesser burden of proving that on the balance of probabilities what the defence have to prove has been established.

Question No.84

4.00

Bookmark

Which one of the following is not correct?

- Punishment is not always present in criminal proceedings and not always absent in civil proceedings
- The object of civil proceedings is to enforce rights and the object of criminal proceedings is to punish wrongs
- Punishment is always present in criminal proceedings and not always absent in civil proceedings
- Punishment is more a feature of criminal proceedings than of civil proceedings

Question No.85

4.00

Bookmark

State which one of the following is not correct?

- Environmental protection should not only aim at protecting health, property and economic interest but also protect the environment for its own sake
- The Public Liability Insurance Act, 1991 makes its mandatory for all industries governed by it to get insured
- Polluter pays principle is no more considered only as an economic and administrative measure
- Non – availability of funds, inadequacy of staff, insufficiency of machinery, etc. may be pleaded by the Governments or public authorities as defence in reply to non – fulfillment of statutory obligations in relation to clean and healthy environment

Question No.86

4.00

Bookmark These poultry belong to Mr. Kishen, our new neighbor

The underlined word is a _____ noun.

- abstract
- collective
- common
- proper

Question No.87

4.00

Bookmark

The Convention Establishing the World Intellectual Property Organisation was signed at Stockholm in ----- and entered into force in -----

- 1964 and 1967
- 1970 and 1973
- 1973 and 1976
- 1967 and 1970

Question No.88

4.00

Bookmark

Restitution in integrum relates to

- Compensation or reparation
- Punishment of wrong doer.
- Mens rea
- Public interest

Question No.89

4.00

Bookmark

Assertion: Crude oil is abundantly found in nature

Reason: It is the main raw material for all automobiles

- Both A and R are true and R is not the correct explanation of A
- Both A and R are true and R is the correct explanation of A
- A is true but R is false
- A is false but R is true

Question No.90

4.00

Bookmark

State which one of the following statements is not correct?

- Forests perform protective, regulative and productive functions
- Constitution has imposed a fundamental duty under Part IV - A on the State to protect and improve natural environment including forests, lakes, rivers and wildlife and to have compassion for living creatures
- The Supreme Court in Rural Litigation & Entitlement Kendra Vs. St. of U.P. (1985) ordered closure of lime stone quarries causing large scale pollution
- In the Vellore Citizen's Welfare Forum Vs. Union of India (1996), the Supreme Court declared that the polluter pays principle is an essential feature of sustainable development

Question No.91

4.00

Bookmark

Which one of the following is correct?

- The salaries of the Judges of the Supreme Court are not fixed by law made by the Parliament
- Independence of Judiciary is not a basic structure of the Constitution
- The Supreme Court's expenses are not votable in Parliament although a discussion on it is not ruled out
- Parliament cannot enhance the appellate jurisdiction of the Supreme Court by enabling it to entertain and hear appeal from any judgment, final order or sentence in a criminal proceeding in a High Court over and above those cases in which the apex court can already hear appeals under Article 134

Question No.92

4.00

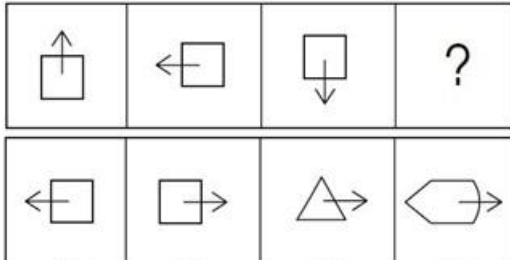
Bookmark

Due to _____, the subways were closed all morning.

- its flooding
- floods
- flood
- are flooded

Question No.93

4.00

Bookmark 

(A) (B) (C) (D)

- A
- D
- C
- B

Question No.94

4.00

Bookmark

No reasonable man complains of mere trifles relates to

- Generalia specialibus non derogant
- Cogitationis poenam nemo patitur
- Furiosi nulla voluntas est.
- De minimis non curat lex.

Question No.95

4.00

Bookmark

Which one of the following is not correct?

- A master is not responsible for negligent harm done by one of his servants to a fellow servant engaged in common employment with him
- A master is liable only to strangers
- Under this doctrine, a master is not liable to his servant for any injury received from any ordinary risk of service
- The doctrine of common employment was not an exception to the rule that a master is liable for injuries caused by the negligence of his servant in the course of his employment

Question No.96

4.00

Bookmark

Kesavananda Bharathi vs. State of Kerala (1973) also involved challenge to the validity of

- 24th, 25th and 29th Amendments to the Constitution
- 42nd Amendment to the Constitution
- 44th Amendment to the Constitution
- 1st Amendment to the Constitution

Question No.97

4.00

Bookmark

Which one of the following in regard to plea of insanity is not correct?

- The prosecution must prove beyond reasonable doubt that the accused had committed the offence with the requisite mens rea.
- There is no rebuttable presumption that the accused was not insane when he committed the crime in the sense laid down in Section 84 of IPC.
- The burden of proving that the accused had committed the offence always rests upon the prosecution from the beginning to the end of the trial.
- The accused may rebut the presumption by placing before the court all the relevant evidence but the burden of proof upon him is no higher than that which rests upon a party in civil proceedings.

Question No.98

4.00

Bookmark

State which one of the following is not correct?

- A owner of a property has the right to decide how shall it be used
- A non – owner of a property may lawfully possess the same
- A non –owner of a property with possession can normally transfer the right of ownership over such property to another
- A owner of a property has the right to consume or destroy the same

Question No.99

4.00

Bookmark

Which one of the following is not correct?

- What is necessary to establish the presumption is that the parties should be related by blood, marriage or adoption, and that their relations are, or position towards each other is, such that one is in a superior position over the other
- The presumption of undue influence on the ground of unconscionableness of the bargain is raised only when one of the parties is in a position to dominate the will of the other
- Where one of the parties to a contract is in a position to dominate the will of the other and the contract is apparently unconscionable, the law presumes that consent must have been obtained by undue influence
- The presumption of undue influence may also arise from the fact that there is such an inequality of bargaining power between the parties that one can cause economic duress to the other

Question No.100

4.00

Bookmark

Which one of the following is not correct?

- The law allows a person to resort to a reasonable degree of force for the protection of himself or any other person against an unlawful use of force
- The process, game or operation to which assent is given, must be one which quite apart from tortious liability is banned by law
- In cases of civil liability, it is a general principle that he who intentionally interferes with the person, property or reputation or rightful interests of the other, does so at his peril
- That to which a man consents, cannot be complained of as an injury