

DO NOT OPEN THIS TEST BOOKLET UNTIL YOU ARE ASKED TO DO SO

Test Booklet Series



TEST BOOKLET O.J.S. PRELIMINARY

T.B.C.: JSP - 2023

Serial No.

10085

Time Allowed: 11/2 Hours

Maximum Marks: 100

INSTRUCTIONS TO CANDIDATES

- Immediately after commencement of the examination, you should check that this Test Booklet does not have any unprinted or torn or missing pages or items etc. If so, get it replaced by a complete Test Booklet of same series issued to you.
- 2. Encode clearly the Test Booklet Series A, B, C or D, as the case may be, in the appropriate places in the Answer Sheet using ball point pen (blue or black).
- 3. You have to enter your Roll No. on the
 Test Booklet in the Box provided alongside.
 DO NOT write anything else on the Test Booklet.
- 4. You are required to fill up and darken Roll No., Test Booklet/Question Booklet Series in the Answer Sheets as well as fill up Test Booklet/Question Booklet Series and Serial No. and Answer Sheet Serial No. in the attendance sheets carefully. Wrongly filled up Answer Sheets are liable for rejection at the risk of the candidate.
- 5. This Test Booklet contains 100 items (questions). Each item (question) comprises four responses (answers). You will select the correct response (answer) which you want to mark (darken) on the Answer Sheet. In case, you feel that there is more than one correct response (answer), mark (darken) the response (answer) which you consider the best. In any case, choose ONLY ONE response (answer) for each item (question).
- You have to mark (darken) all your responses (answers) ONLY on the separate Answer Sheet
 provided, by using BALL POINT PEN (With BLUE OR BLACK INK). See instructions
 in the Answer Sheet.
- 7. All items (questions) carry equal marks. All items (questions) are compulsory. Your total marks will depend only on the number of correct responses (answers) marked by you in the Answer Sheet. There will be negative markings for wrong answers. 25 (Twenty five) percent of marks allotted to a particular question will be deducted as negative marking for every wrong answer.
- 8. Before you proceed to mark (darken) in the Answer Sheet, the responses (answers) to various items (questions) in the Test Booklet, you have to fill in some particulars in the Answer Sheet as per instructions in your **Admission Certificate**.
- 9. After you have completed filling in all your responses on the Answer Sheet and after conclusion of the examination, you should handover to the Invigilator the Answer Sheet issued to you. You are allowed to take with you the candidate's copy/second page of the Answer Sheet along with the **Test Booklet**, after completion of the examination, for your reference.
- 10. Sheets for rough work are appended in the Test Booklet at the end.

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- 1. Through 42nd Constitutional Amendment, which of the following expressions were added to the Preamble?
 - a. Sovereign
 - b. Socialist
 - c. Secular
 - d. Integrity

- (A) Only a, b and c
- (B) Only b, c and d
- (C) Only a, c and d
- (D) a, b, c and d
- 2. The constitution of Election Commission is provided in the Constitution under
 - (A) Article 323
 - (B) Article 324
 - (C) Article 327
 - (D) Article 329
- 3. Which of the following Judges of the Supreme Court is famously known as the "Green Judge"?
 - (A) Justice V.R. Krishna Iyer
 - (B) Justice P.N. Bhagwati
 - (C) Justice Kuldip Singh
 - (D) Justice B.N. Kirpal

- 4. Can fundamental rights under Indian Constitution, be waived by a person?
 - (A) Yes, by every person
 - (B) Yes, but only by a certain group of persons
 - (C) Only right conferring a benefit on the individual can be waived
 - (D) Fundamental rights cannot be waived
- 5. Sixth Schedule of the Indian Constitution contains provisions with regard to administration of tribal areas of some States. Which of the following State is not included in it?
 - (A) Meghalaya
 - (B) Mizoram
 - (C) Tripura
 - (D) Manipur
- President's Rule under Article 356
 of Constitution remains valid in the
 State for the maximum period of
 - (A) One year
 - (B) Two years
 - (C) Six months
 - (D) Three years



- 7. Which writ can be issued when appointment is contrary to the statutory provisions?
 - (A) Mandamus
 - (B) Certiorari
 - (C) Quo warranto
 - (D) Prohibition
- 8. Which Schedule of the Constitution of India contains the list of recognized languages?
 - (A) Sixth Schedule
 - (B) Seventh Schedule
 - (C) Eighth Schedule
 - (D) Fourth Schedule
- 9. Under Indian Constitution, what is not included in freedom to manage religious affairs?
 - (A) To establish and maintain institutions for charitable and religious purposes
 - (B) To own and acquire immovable property
 - (C) To manage its own affairs in matters of religion
 - (D) To construct a religious place on government land

- The decision of *Union of India v. H.S.* Dhillon, AIR 1972 SC 1061 concerns
 - (A) The power of the Parliament to make law with respect to a matter not enumerated in Concurrent List or State List.
 - (B) The exclusive powers of State
 Legislature to make law with
 respect to a matter enumerated
 in the State List.
 - (C) The scope of Parliament or Legislature of State to make law in respect of a matter enumerated in Concurrent List.
 - (D) The relation of Fundamental Rights and Directive Principles of State Policy.
- 11. Which of the following remedies is available against a court's order under Section 10?
 - (A) Appeal
 - (B) Revision
 - (C) Both (A) and (B)
 - (D) None of the above



- 12. Which of the following Sections of the Code expressly prohibits a suit under certain circumstances?
 - (A) Section 10
 - (B) Section 11
 - (C) Section 47
 - (D) All of the above
- 13. Which Order of the Civil Procedure Code provides for a "Representative Suit"?
 - (A) Order I, Rule 8
 - (B) Order I, Rule 1
 - (C) Order II, Rule 1
 - (D) Order IV, Rule 4
- 14. Order XXXIX, Rule 2 of the Civil Procedure Code deals with
 - (A) Attachment before judgement
 - (B) Temporary Injunction
 - (C) Execution of Decree
 - (D) Appointment of Receiver

- 15. Under which Section/Order of the Civil Procedure Code, a Provision is made to provide "free legal services to indigent persons"?
 - (A) Section 151
 - (B) Section 115
 - (C) Order XXXIII, Rule 18
 - (D) Order XXXIII, Rule 2
- 16. Mark the incorrect statement.
 - (A) Res judicata estops the parties from proving the previous decision to be incorrect.
 - (B) Res judicata corresponds to that part of the doctrine of estoppel which is known in English law as 'estoppel by record'.
 - (C) Res judicata is similar to estoppel.
 - (D) Resjudicata ousts the jurisdiction of the court to try the case, while estoppel shouts the mouth of a party, being a rule of evidence.



- 17. The place of suing in a suit for restitution of conjugal rights is the place
 - (A) Where the husband resides
 - (B) Where the wife resides
 - (C) If the wife has never lived at the husband's place the suit must be brought in the court of the place where the wife resides
 - (D) All of the above
- 18. A party may approach the court for an amendment of his opponent's pleading. Also known as 'compulsory amendment', it is provided for under
 - (A) Order 6, Rule 14
 - (B) Order 6, Rule 15
 - (C) Order 6, Rule 17
 - (D) Order 6, Rule 18
- 19. If a party who has obtained an order for leave to amend pleading does not amend the same within how many days, he shall not be permitted to do without leave of the court?
 - (A) Fifteen days
 - (B) Fourteen days
 - (C) Twenty days
 - (D) Thirty days

- Abatement of proceedings is provided for under
 - (A) Order 22
 - (B) Order 23
 - (C) Order 24
 - (D) Order 25
- 21. The Bharatiya Nagrik Suraksha Sanhita 2023 received the assent of the President on
 - (A) 24th December, 2023
 - (B) 25th December, 2023
 - (C) 26th December, 2023
 - (D) 27th December, 2023
- 22. Offences against other laws
 (except I.P.C.) if punishable with
 imprisonment for 3 years and upward
 but not more than 7 years, then
 - (A) It will be cognizable and non-cognizable
 - (B) Non-cognizable and bailable
 - (C) Cognizable and bailable
 - (D) Non-cognizable and non-bailable



- 23. Consider the following statements:
 - 1. A court has no power to release a woman on bail if the offence is punishable with death or imprisonment for life.
 - 2. An accused shall not be released on bail by a court if he had been convicted previously on two or more occasions of a cognizable offence punishable with imprisonment for three years or more.
 - Necessity for identification by witnesses during investigation shall not be sufficient ground for rejection of bail.

Which of the statements given above are correct?

- (A) 2 only
- (B) 1 and 2 only
- (C) 2 and 3 only
- (D) 3 only
- 24. The Magistrate's power to order imprisonment in default under Section 30
 - (A) Cannot be in excess of the Magistrate's power to order sentence under Section 29
 - (B) Cannot exceed one-fourth of the period of imprisonment which the Magistrate is competent to sentence
 - (C) Both (A) and (B)
 - (D) Only (A)

- 25. Under Section 428, the period of detention undergone by a convict cannot be set off during
 - (A) Investigation of the case
 - (B) Trial of the case
 - (C) Enquiry of the case
 - (D) Any other case
- 26. Compounding of offence under the provisions of the Code in criminal case when charge was framed, results in
 - (A) Acquittal of accused
 - (B) Discharge of accused
 - (C) Release only
 - (D) Case filed only
- 27. A charge-sheet is filed under

 Section 302 of the I.P.C, against five
 accused 'A', 'B', 'C', 'D' and 'E'.

 'A' and 'B' are absconding, 'C' is
 exempted from personal appearance
 by the order of the Court, 'D' and 'E'
 are present in the Court.

The case can be committed to Sessions Court against:

- (A) 'A' and 'B'
- (B) 'D' and 'F'
- (C) 'D' and 'E'
- (D) All the accused



- 28. The Court can record demeanor of a witness under which Section of Cr.P.C.?
 - (A) Section 280
 - (B) Section 279
 - (C) Section 278
 - (D) Section 281
- 29. It is obligatory upon the Court to grant bail to the person convicted pending presentation of an appeal under
 - (A) Section 389(1)
 - (B) Section 389(2)
 - (C) Section 389(3)
 - (D) Section 389(4)
- 30. Which of the following has been specifically excluded from the definition of complaint under Section 2(d) of the Code of Criminal Procedure, 1973?
 - (A) Protest petition
 - (B) Joint complaint
 - (C) Police report
 - (D) None of these

- 31. As per the Indian Evidence Act, 1872, how old should the electronic record be in order to attract Section 90 A?
 - (A) Five years
 - (B) Twelve years
 - (C) Twenty years
 - (D) Thirty years
- 32. According to the Indian Evidence Act, which one among the following statements is not correct?
 - (A) When it is shown that a person was alive within thirty years, the burden of proving that he is dead is on the person who affirms it.
 - (B) When it is shown that a person was not heard of for seven years by those who would naturally have heard of him if he had been alive, the burden of proving that he is alive is on the person who affirms it.
 - (C) When it is shown that a person is in possession of anything, the burden of proving that he is not the owner is on the person who affirms that he is not the owner.
 - (D) When it is shown that one person stands to the other in a position of active confidence, the burden of proving the good faith of a transaction between them is on the party that reposed confidence in the other.



- 33. What does Section 3 of the Indian Evidence Act deal with?
 - (A) Relevancy of facts
 - (B) Facts which need not be proved
 - (C) Facts in issue
 - (D) None of the above
- 34. Under which Section of the Indian Evidence Act can a witness be cross-examined on previous statements made by them in writing or reduced into writing?
 - (A) Section 145
 - (B) Section 146
 - (C) Section 147
 - (D) Section 148
- 35. What is the rule regarding the admissibility of evidence of character in civil cases under the Indian Evidence Act?
 - (A) Character evidence is always admissible
 - (B) Character evidence is never admissible
 - (C) Character evidence is admissible in certain circumstances
 - (D) None of the above

- 36. Which Section of the Indian Evidence
 Act deals with the relevancy of
 statements made in the course of
 business?
 - (A) Section 32
 - (B) Section 33
 - (C) Section 34
 - (D) Section 35
- 37. Which of the following document is not a 'Public Document'?
 - (A) Judgement of a court
 - (B) Police charge-sheet
 - (C) Mercantile Contract
 - (D) Will
- 38. Section 92 of Indian Evidence Act is applicable to disputes between
 - (A) the parties to the instrument only
 - (B) two strangers where the document is in question
 - (C) a party to the instrument and a stranger
 - (D) all of the above



- Relevancy and admissibility under Evidence Act are
 - (A) Synonymous
 - (B) Coextensive
 - (C) Neither synonymous nor extensive
 - (D) None of the above
- 40. The Indian Evidence Act, 1872 was drafted by
 - (A) Lord Macaulay
 - (B) Sir James F. Stephen
 - (C) Lord Huxley
 - (D) Sir Henry Summermaine
- Wrongful confinement in secret is dealt under
 - (A) Section 344 of IPC
 - (B) Section 345 of IPC
 - (C) Section 346 of IPC
 - (D) Section 347 of IPC

- 42. 'A' is tried for voluntarily causing grievous hurt and convicted. The victim subsequently dies. The State wants to try 'A' for the offence of culpable homicide amounting to murder under IPC. Which one among the following is the correct legal position?
 - (A) 'A' cannot be tried for the second time as per Section 300 of Code of Criminal Procedure.
 - (B) 'A' was already convicted and punished and hence can not be tried second time under the law.
 - (C) 'A' can be tried for the second time for culpable homicide amounting to murder.
 - (D) 'A' can be tried once again for the same offence that caused his death.
- 43. Extortion by threat of accusation of an offence punishable with death, imprisonment for life or imprisonment for ten years is dealt under
 - (A) Section 385 of IPC
 - (B) Section 386 of IPC
 - (C) Section 387 of IPC
 - (D) Section 388 of IPC



- 44. 'A' holds 'B' down and fraudulently takes 'B's cell phone from B's trouser without his consent. Under IPC, 'A' commits the offence of
 - (A) Robbery
 - (B) Extortion
 - (C) Dacoity
 - (D) Criminal misappropriation
- 45. 'A' obtain a decree against 'B' for a sum not due. It may be an offence under IPC, if 'A' has done so
 - (A) Negligently
 - (B) Fraudulently
 - (C) In good faith
 - (D) All of the above
- 46. Giving or fabricating false evidence with intent to procure conviction of capital offence is provided under
 - (A) Section 193 of IPC
 - (B) Section 194 of IPC
 - (C) Section 195 of IPC
 - (D) Section 196 of IPC

- 47. What punishment is provided under Section 298 of IPC for giving or fabricating false evidence with intent to procure conviction of capital offence?
 - (A) One year
 - (B) Two years
 - (C) Three years
 - (D) Six months
- 48. 'A' finds a gold ring on the road, knowing it to be the property of 'Z', he having unknowingly lost it there 'A' picks up the ring and pledges it with a money lender to raise a loan, 'A' has committed
 - (A) Dishonest misappropriation of property
 - (B) Criminal breach of trust
 - (C) Theft
 - (D) No offence
- 49. 'A' is carried off by the tiger. 'Z' fires at the tiger in good faith intending to rescue 'A', knowing it to be likely that the shot My kill 'A'. The shot fired by 'Z' gives 'A' a mortal wound. 'Z' has committed
 - (A) No offence
 - (B) Culpable homicide not amounting to murder
 - (C) Offence of causing death by negligence
 - (D) Murder



- 50. 'A', a police officer tortures 'Z' in order to induce 'Z' to confess that he has committed a crime, here 'A' is guilty of offence of
 - (A) Criminal force
 - (B) Assault
 - (C) Hurt
 - (D) Extortion
- 51. Which statements cover the definition of "domestic violence" under the PWDV Act, 2005 ?
 - Any physical, emotional, or economic harm inflicted by a family member.
 - Any act of violence committed against a woman in her home.
 - Any form of abuse that occurs within a domestic setting.
 - (A) 1 and 2 only
 - (B) 2 and 3 only
 - (C) 1, 2 and 3
 - (D) 1 only

- 52. Which of the following is not a form of domestic violence recognized under the PWDV Act, 2005?
 - (A) Physical abuse
 - (B) Verbal abuse
 - (C) None is true
 - (D) Both are true
- 53. Section 22 of the PWDV Act, 2005 provides for
 - (A) Protection orders
 - (B) Residence orders
 - (C) Custody orders
 - (D) Compensation orders
- 54. What is the punishment provided under Section 31 of the PWDV Act, 2005?
 - (A) 3 years imprisonment
 - (B) 1 year imprisonment
 - (C) 5 years imprisonment
 - (D) 6 months



55. Statement 1: The PWDV Act, 2005 provides for the establishment of Protection Officers to assist victims of domestic violence.

Statement 2: The PWDV Act, 2005 provides for rehabilitation of children of victim of domestic violence.

- (A) Only 1 is true
- (B) Only 2 is true
- (C) Both are true
- (D) None of the above is true
- 56. Where the prescribed period of limitation for any application is expiring on a holiday, the application
 - (A) should be made a day prior to holiday
 - (B) may be made on the day when the court reopens
 - (C) may be made within thirty days of reopening of the court
 - (D) may be made on any day after the court reopens
- 57. Section 5 of the Limitation Act applies to
 - (A) Suits
 - (B) Appeals/Applications
 - (C) Both (A) and (B)
 - (D) None of these

- 58. Section 5 of the Limitation Act does not apply to
 - (A) Suit
 - (B) Appeal
 - (C) Application
 - (D) All of these
- 59. Which of the following proposition is incorrect?
 - (A) Where the disability continues up to the death of that person, his legal representative may institute the suit within the same period after the death, as would otherwise have been allowed from the time so specified
 - (B) Where once time has begun to run, no subsequent disability or inability to institute a suit or make an application stops it
 - (C) In computing the period of limitation for any suit, the day from which such period is to be reckoned, shall not be excluded
 - (D) In computing the period of limitation for an application to set aside an award, the time requisite for obtaining a copy of award shall be excluded



- 60. In which of the following circumstance, the plaintiff shall not get the benefit as provided under Section 14 of the Limitation Act?
 - (A) Where another civil proceeding is disposed of after adjudication on merits by the competent court
 - (B) Where another civil proceeding is disposed of for want of jurisdiction to the said court
 - (C) Where another civil proceeding was diligently prosecuted by the plaintiff in good faith in a court having no jurisdiction to try the said matter
 - (D) None of the above
- 61. The important case of the Supreme Court N. Balakrishnan v. M. Krishnamurthy, (1998) 7 SCC 123 is related to
 - (A) Length of delay is no matter; acceptability of the explanation is the only criterion
 - (B) The condonation of delay is a matter of discretion of the court
 - (C) Widened the scope and ambit of law of limitation
 - (D) All of the above

- 62. A suit for possession of immovable property based on title can be brought within 12 years from
 - (A) the date of dispossession
 - (B) the date of demand of possession
 - (C) the date on which the defendant refuses to deliver possession
 - (D) the date on which possession of defendant becomes adverse
- 63. If the defendant is abroad during the period of limitation
 - (A) such period is excluded from the period of limitation
 - (B) such period is included in the period of limitation
 - (C) such period is excluded from the period of limitation only if the period to stay abroad is more than thirty days
 - (D) none of these
- 64. Which of the following amount to presenting civil proceedings with 'due diligence and in good faith' within the meaning of Section 14 of the Limitation Act?
 - (A) Failure to pay the requisite court fee found deficient
 - (B) Error of judgement in valuing a suit
 - (C) Both (A) and (B)
 - (D) Neither (A) nor (B)



- 65. Indemnity-holder, acting within the scope of his authority, is entitled to recover from the promisor
 - (A) All damages which he may be compelled to pay in any suit
 - (B) All costs which he may be compelled to pay in any suit
 - (C) All sums which he may have paid under the terms of any compromise of any suit
 - (D) All of the above
- 66. Continuing Guarantee has been defined under
 - (A) Section 124 of the Indian Contract Act
 - (B) Section 129 of the Indian Contract Act
 - (C) Section 146 of the Indian Contract Act
 - (D) Section 148 of the Indian Contract Act
- 67. Who said that "An offer need not be made to an ascertained person, but no contract can arise until it has been accepted by an ascertained person"?
 - (A) Lord Atkin
 - (B) Lord Goddard
 - (C) Chashre and Fifoot
 - (D) Anson

- 68. Quasi-contract emerged from
 - (A) Assumpsit
 - (B) Indebitatus assumpsit
 - (C) Non-feasance
 - (D) Misfeasance
- 69. Which of the following is not a quasi-contract?
 - (A) Obligation of person enjoying benefit of non-gratuitous act
 - (B) Responsibility of finder of goods
 - (C) Quantum meruit
 - (D) Novation
- 70. 'X' contracted with a tent house for erecting a shamiana for performing the marriage of his daughter. On the day of marriage, a curfew was clamped in the area preventing the celebration of the marriage. The shamiana owner claims the charges agreed to be paid by 'X'. In the light of the above, which one of the following is correct?
 - (A) 'X' has to pay the contracted charges
 - (B) 'X' need not pay the agreed charges but only reasonable charges
 - (C) 'X' can require the state to bear the claim for damages
 - (D) 'X' need not pay anything as the celebration of the marriage was impossible on account of the curfew



- 71. 'X' and 'Y' jointly take a loan from 'Z' with promise to repay the loan amount with interest within two years. Soon after taking the loan, 'X' is declared as an insolvent and remains insolvent till the date of repayment of loan. 'Y' also fails to repay the loan. 'X' on account of his status as insolvent enjoys immunity from legal proceedings. In these circumstances
 - (A) 'Z' can in law institute a suit for recovery of, only 50% of the outstanding from 'Y'
 - (B) 'Z' is entitled in law to sue 'Y' alone for recovery of the entire outstanding amount
 - (C) 'Z' is not entitled to sue 'Y' also for recovery of loan amount till the order of insolvency of 'X' ceases to operate
 - (D) 'Z' is entitled in law to sue 'Y' for 50% of the principal amount due and the entire interest outstanding

- 72. Where two parties have made a contract which one of them has broken, the damages which the other party ought to receive in respect of such breach should be such as may fairly and reasonable be considered either arising naturally or reasonable be supposed to have been in contemplation of both the parties at the time of entering the contract. This statement was laid down in the case of
 - (A) Frost v. Knight
 - (B) Hadley v. Baxendale
 - (C) Dunlop Pneumatic Tyre Ltd. v. New Garage and Motor Co. Ltd.
 - (D) General v. Barker
- 73. Section 73 of the Indian Contract Act, 1872 is based on the law of
 - (A) Lumley v. Wagner case
 - (B) Paradine v. Jane case
 - (C) Taylor v. Caldwell case
 - (D) Hadley v. Baxendale case



- 74. For the purposes of the Specific Relief Act, 1963 the word "settlement" means
 - (A) An instrument whereby the destination or devolution of successive interests in movable property is disposed of
 - (B) An instrument including codicil or will whereby the destination or devolution of successive interests in immovable property is disposed of or is agreed to be disposed of
 - (C) An instrument including codicil or will whereby the devolution of successive interests in movable or immovable property is disposed of
 - (D) An instrument including codicil or will whereby the destination or devolution of successive interests in movable or immovable property is disposed of or is agreed to be disposed of

- 75. The Specific Relief Act, 1963 is the product of
 - (A) 8th Report of the Law
 Commission of India on Specific
 Relief on 1958
 - (B) 9th Report of the Law
 Commission of India on Specific
 Relief on 1958
 - (C) 10th Report of the Law Commission of India on Specific Relief on 1958
 - (D) None of the above
- 76. An order or decree passed in a suit presented under Section 6 of the Specific Relief Act is
 - (A) Appealable
 - (B) Reviewable
 - (C) Neither appealable nor reviewable
 - (D) Appealable and reviewable both



- 77. A defendant in a suit for recovery of possession of immovable property
 - (A) Can take the plea of lawful title and in the alternative the plea of adverse possession
 - (B) Cannot take the plea of lawful title and in the alternative the plea of adverse possession as the two are antithetical to each other
 - (C) Can take a plea of lawful title and in the alternative the plea of adverse possession and succeed on both
 - (D) Can take a plea of lawful title and in the alternative the plea of adverse possession and succeed on either
- 78. If any person is dispossessed of immovable property without his consent otherwise than in due course of law, he may, by a suit, recover possession thereof, not withstanding any other title that may be set up in such suit, within a period of
 - (A) Six months from the date of dispossession
 - (B) Three months from the date of dispossession
 - (C) One year from the date of dispossession
 - (D) Three years from the date of dispossession

- 79. Which of the following proposition is correct?
 - (A) Where a party to the contract has not obtained substituted performance of contract in accordance with the provisions of Section 20 of the Specific Relief Act, 1963
 - (B) A contract, the performance of which involves the performance of a continuous duty which the court cannot supervise
 - (C) A contract, which is in its nature not determinable
 - (D) All of the above
- 80. Mr. 'A' makes an allegation that Mr. 'B' assaulted him and physically injured him. Mr. 'B' states that the allegation is mischievous and false. He seeks to file a suit to restrain Mr. 'A' from instituting or prosecuting any proceedings in a criminal matter. In view of Section 41 of the Specific Relief Act, 1963, which one of the following is true?
 - (A) The court can restrain Mr. 'A' from instituting or prosecuting any proceedings in a criminal matter
 - (B) The court can pass a restrain order provided it is proved that Mr. 'A' is making a false allegation
 - (C) The court can pass a restrain order in favour of Mr. 'B' provided he deposits appropriate security in court
 - (D) No such injunction can be granted



- 81. In which of the following case, Supreme Court ruled that a suit seeking merely declaration to title of ownership about a property without seeking possession, when the plaintiff is not in possession of the property is not maintainable?
 - (A) Union of India v. Ibrahim, (2012) 8 SCC 148
 - (B) Rukhmabal v. Lala Laxminarayan, AIR (1960) SC 335
 - (C) Mayawanti v. Kaushalya Devi, (1990) 3 SCC 1
 - (D) Ramzan v. Hussaini, (1990) 1 SCC 104
- 82. In which of the following cases, injunction cannot be granted?
 - If it would impede or delay the progress or completion of any infrastructure project or interfere with the continued provision of relevant facility related thereto or services being the subject matter of such project
 - ii. When the plaintiff has personal interest in the matter
 - iii. To prevent the breach of a contract, the performance of which would not be specifically enforce
 - iv. To restrain any person from instituting or prosecuting any proceeding in a civil matter

- (A) i and iv
- (B) ii, iii and iv
- (C) i and iii
- (D) i, ii and iv

- 83. Doctrine of 'lis pendens' embodied in Section 52, Transfer of Property Act
 - (A) Invalidate the transfer of immovable property during pending of the suit
 - (B) It only enacts that the purchaser pendente lite suit is bound by the result of the litigation
 - (C) It bars the transfer of property during pending of the suit
 - (D) It protects the right of collusive transferee
- 84. 'A' makes a gift of land to 'B'. 'C' sues 'A' for possession of the land. While the suit is pending, 'B' transfers the land to 'D'. 'A' dies and 'C' obtain a decree for possession against 'B' as legal representative of 'A'. Is 'D's title affected by the rule of lis pendens so as to be subject of 'C's decree?
 - (A) Yes, because transfer is without consideration
 - (B) No, because 'B' was not a party to the suit at the time of transfer by 'B' to 'D'
 - (C) 'B' is not legal representative of 'A' for 'C's decree
 - (D) After gift made to 'B', 'C' cannot sue 'A' for possession of the land



85. Match List – I with List – II and select the correct answer using the codes given below the lists.

List - I

List - II

- a. Sale
- 1. Section 21
- b. Marshalling
- 2. Section 122
- c. Gift
- 3. Section 54
- d. Contingent interest 4. Section 81

Codes:

- (A) a 4
- b-3 c-2

c-2

d-1

- (B) a 3
- b-4
- d-1

- (C) a-1
- b-2
- c-3 d-4
- (D) a-1 b-4
- c 3 d 2
- 86. 'A' takes a loan of Rs. 5,000 from 'B' and mortgages his house as security. In the mortgage deed, it was also mentioned that if he could not pay the amount within 5 years, then 'B' will have right to sell the house and recover his amount. If the money could not be recovered from sale of house, then 'A' will be personally liable. It is
 - (A) Mortgage by conditional sale
 - (B) English mortgage
 - (C) Usufructuary mortgage
 - (D) Simple mortgage

- 87. The mortgagor's right to redeem the mortgage property accrues
 - (A) at any time after the mortgage
 - (B) at any time after the mortgage money has become due
 - (C) at any time when the mortgagor wants
 - (D) at any time, mortgagee demands the money
- 88. The mortgagee has a right to sue for the mortgage money in the following cases namely
 - (A) Section 68 (1) (c) where the mortgage is deprived of the whole or part of his security by or in consequence of the wrongful act or default of the mortgagor
 - (B) Section 68 (1) (d) where, the mortgagee being entitled to possession of the mortgaged property, the mortgagor fails to deliver the same to him or to secure the possession thereof to him without disturbance by the mortgagor or any person claiming under a title superior to that of the mortgagor
 - (C) Both (A) and (B)
 - (D) None of the above



89. Match List – I with List – II and select the correct answer using the codes given below the lists.

List - I

List - II

- a. Doctrine of Subrogation
- 1. Section 17, TPA
- b. Doctrine of Consideration
- 2. Section 52, TPA
- c. Doctrine of
 Accumulation
- 3. Section 61, TPA
- d. Doctrine of lis pendens
- 4. Section 92, TPA

- (A) a-1 b-2 c-3 d-4
- (B) a-3 b-2 c-1 d-4
- (C) a-4 b-3 c-2 d-1
- (D) a-4 b-3 c-1 d-2
- 90. 'A' owes money to 'B', who transfers the debt to 'C'. 'B', then demands the debt from 'A', who not having received notice of the transfer, as prescribed in Section 131 of T.P. Act, pays 'B'. The payment is
 - (A) Void
 - (B) Voidable
 - (C) Valid and 'C' can sue 'A' for debt
 - (D) Valid and 'C' cannot sue 'A' for the debt

- 91. Which of the following gifts is valid?
 - (A) 'A' gives Rs. 5,000 to 'B' on condition that he shall murder 'C'
 - (B) 'A' makes a gift of his field to 'B' with a proviso that if 'B' becomes insolvent, 'B's interest in the field shall cease
 - (C) 'A' makes a gift of his field to 'B' with a condition that if 'B' does not within a year set fire to 'C's house, his interest shall cease
 - (D) 'A' makes a gift of a house to 'B' on the condition that the gift will be forfeited if 'B' does not reside in it
- 92. Under the provisions of Hindu Succession Act, 1956, any property inherited by a female Hindu from her father or mother shall devolve, in absence of any son or daughter of the deceased (including the children of any pre-deceased son of daughter)
 - (A) Upon the heirs referred to in Section 15(1) of the Act
 - (B) Upon the heirs of deceased female Hindu's father
 - (C) Upon the heirs of deceased female Hindu's husband
 - (D) None of the above



- 93. Proceedings to be in camera and may not be printed or published, is provided in Section of the Hindu Marriage Act, 1955?
 - (A) Section 24
 - (B) Section 22
 - (C) Section 21
 - (D) Section 23
- 94. Escheat under Hindu Succession Act means
 - (A) Individual dies intestate and doesn't leave behind an heir
 - (B) Individual dies intestate and doesn't leave behind an heir, who is qualified to succeed to the property
 - (C) Individual dies intestate and doesn't leave behind an heir, who is qualified to succeed to the property, the property devolves on the Government
 - (D) Individual dies intestate and doesn't leave behind an heir, who is qualified to succeed to the property, the property doesn't devolve on the Government

- 95. What is codicil?
 - It is a schedule to any kind of will.
 - It must be created by the original creator of will.
 - iii. It is an addendum of any kind to a will.
 - iv. It doesn't alter provisions of the will.

- (A) i and ii
- (B) ii and iv
- (C) ii and iii
- (D) iii and iv
- 96. In coparcenary property, each coparcener can acquire interest by
 - (A) Partition
 - (B) Birth
 - (C) Attaining majority
 - (D) All of the above



- 97. Under the Hindu Succession Act, 1956, daughter's son and father of a male Hindu are legal heirs and they are placed as the following
 - (A) Both are placed as class I heir of the Schedule
 - (B) Father is placed in class I and daughter's son is placed in class II of the Schedule
 - (C) Daughter's son is placed as class I and father as class II heir of the Schedule
 - (D) Both are class II heirs of the Schedule
- 98. The convert's descendants under the Hindu Succession Act, 1956 will be
 - (A) qualified to inherit the property
 - (B) partially qualified to inherit the property
 - (C) partially qualified and partially disqualified to inherit the property
 - (D) disqualified to inherit the property

- 99. In the case of Prakash vs Phulwati, 2016 2 SCC 36, the court dealt with
 - (A) Section 5 of Hindu Succession Amendment Act, 2005
 - (B) Interpretation of Section 6 of Hindu Succession Act, 1956 as amended by Hindu Succession Amendment Act, 2005
 - (C) Question of retrospective application of Hindu Succession Amendment Act, 2005
 - (D) None of the above
- 100. The system of a joint family with its incident of succession by survivorship is a peculiarity of the Hindu law. The beneficial interest of each coparcener in Mitakshara law is liable to fluctuation, increasing by the death of another coparcener and decreasing by the birth of a new coparcener.
 - (A) G. Rajendra v. Smt. G. Nalini, 2020
 - (B) Vineeta Sharma v. Rakesh Sharma, 2020
 - (C) Prakash v. Phulwati, 2020
 - (D) None of the above



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