Question Booklet

DJ: PW/LC

Booklet Series

A

Booklet No.

Date: 9th December, 2012

Total Questions: 100

Total Marks: 200

Time: 90 minutes.

INSTRUCTIONS

- 1. The booklet contains 100 questions. All questions carry equal marks.
- Immediately after the commencement of the examination, you should check that this booklet does not have any unprinted or torn or missing pages or items, etc. If so please get it replaced by a complete Booklet. Question booklet will not be replaced after marking answers in answer-sheet.
- 3. Encode clearly the booklet series A,B,C or D, as the case may be, and indicate the series of question booklet, by completely shadowing the appropriate circle, by black ink ball pen, in the appropriate place in the answer-sheet.
- 4. If the candidate shadows the circle in the answer sheet which does not match the series of his/her question booklet provided, no marks will be allotted to such answer-sheet.
- 5. You shall enter your Roll number on the Booklet in the box provided alongside.
- 6. You have to mark your choices Only on the separate answer-sheet provided for the same. Please see instructions on last page of the answer-sheet.
- 7. Penalty for wrong answer:

There will be penalty for wrong answers marked by candidate.

- (i) There are four alternatives for the answer to every question. For each question for which a wrong answer has been given by the candidate, one fourth of the marks assigned to that question (0.50) will be deducted as penalty.
- (ii) If a candidate gives more than one answer, it will treated as a wrong answer, even if one of the given answers happens to be correct and there will be same penalty as above to that question.
- (iii) If a question is left blank, i.e., no answer is given by the candidate, there will be no penalty for that question.

| 1. | Sentence of solitary confinement is imposed in respect of |
|--------|---|
| | a. an offence for which under the Indian Penal Code the Court has power to impose sentence of rigorous imprisonment. |
| | b. offence punishable with simple imprisonment. |
| | c. an offence for which under any statute the Court has power to impose sentence of rigorous imprisonment. |
| ·. | d. 'a' and 'b' above. |
| 2. | A garnishee is |
| | a. the judgment debtor. |
| • | b. a debtor of a Judgment debtor. |
| • | å. a judgment debtor's creditor. |
| | d. the banker of the judgment debtor. |
| 3. | If a tenant in possession of immovable property is dispossessed by a stranger, the suit under Section 6 of Specific Relief Act may be brought |
| | a. by none other than tenant. |
| | b. by none other than landlord. |
| , a ** | ç. Jointly by the tenant and landlord. |
| | d. by landlord and/or tenant |
| 4. | A wrongful assumption of public office can be ordered to be vacated by writ of |
| | a. Mandamus b. Certiorari |
| | c. Prohibition d. Quo-warranto |
| 5. | A report made by a police officer in a case which discloses, after investigation commission of a non cognizable offence shall be deemed to be |
| | a. police report b. charge sheet |
| | c. complaint d. final report |
| 6. | Every Will, except a Will made in exercise of a power of appointment is revoked |
| | a. by the marriage of the maker/testator. |

| | by the maker/testator becoming insolvent. | | | | |
|-----|---|--|--|---|--|
| • | c. | by the maker/testator bed | oming of un | sound mind. | |
| | d. | all the above. | | | |
| 7. | Wh | nich of the following is not a | transfer of pr | operty? | |
| | a. | will | b. | gift | |
| | c. | exchange | d. | sale | |
| 8. | gan | oever does anything with the country of the country | he intention l loss to ano | of causing wrongful ther person is said to | |
| | a. | illegally | b. | dishonestly | |
| | c. | knowingly | d. | fraudulently | |
| 9. | Who und | en the consent of a party to lue influence, fraud or misrep | a contract horesentation | as been obtained by the contract is | |
| | a. | voidable at the option whose consent has been so | of a par | | |
| | Ъ. | voidable at the option of obtained the consent of the | a party to a co | contract who has so to the contract. | |
| | c. | void. | | | |
| | d. | valid. | | | |
| 10. | tran such optic trans whice | ere a person erroneously reposter certain immovable property for consideration on of the transferee, operation of the transfere in such the contract of transfer such that | perty and pr n, such trar ate on any n property a | rofesses to transfer usfer shall, at the interest which the | |
| | a. | feeding the estoppel. | b. | conditional transfer. | |
| | c. | election. | · d. | fraudulent transfer. | |
| 11. | Righ Code | t to private defence under | Section 99 o | of the Indian Penal | |
| | a. | extends to causing any harn | for the purp | oose of defence. | |
| | b. | | | | |

rg q: si:∗r

| | c. | does not extend to causing | ng any harπ | 1. | |
|-----|--------------------------------|---|---|---------------------------------|---------------------|
| i. | d. | is unrestricted in both ex | tent and du | ration. | • |
| 12. | The | e expression "dying intestate | e" refers to | | |
| | a. | dying without making a | will. | | |
| | b. | dying without legal heirs. | • | | |
| | c. | dying without any proper | ty. | | |
| | đ. | none of the above. | | | |
| 13. | Eve | ry suit shall be instituted | · | | |
| | a. | in the Principal Court of (| Original Civi | l Jurisdiction. | |
| | b. | in any Court in the localit | у. | | • |
| | c. | in the Court of the lowest | grade comp | etent to try it. | |
| | d. | in the Court of Civil Judge | e, Senior Di | rision. | |
| 14. | agg pun | case of consecutive sentence regate punishment shall no ishment which the court le offence. | t exceed | the am | ount of |
| | _ | thrice | Ъ. | one forth | |
| | a. | unice | | | |
| | c. | one half | d. | twice | 1.2+3+ |
| 15. | c. Who | - | o the Princi | pal deb tor is m | ade bỳ ncipal |
| 15. | c. Who | one half ere a contract to give time to creditor with a third pers | o the Princi on, and no | pal deb tor is m | ade bỳ. ncipal _ |
| 15. | c. Whe the deb | one half ere a contract to give time to creditor with a third persect, cor, | o the Princi on, and no | pal deb tor is m | ade by ncipal_ |
| 15. | c. Whe the deb | one half ere a contract to give time to creditor with a third persector, the surety stands cancelled | o the Princi on, and no | pal deb tor is m | ade bỳ ncipal |
| 15. | c. Who the debta. b. | one half ere a contract to give time to creditor with a third persector, the surety stands cancelled the surety is discharged. | o the Princi on, and no l. | pal debt or is mo | ade by ncipal _ |
| 15. | c. Who the debta. b. c. d. Whi | one half ere a contract to give time to creditor with a third persect, the surety stands cancelled the surety is discharged. the surety is not discharged. | o the Princi on, and no l. d. d for limited | pal debtor is most with the Pri | ncipal |
| | c. Who the debta. b. c. d. Whi | one half ere a contract to give time to creditor with a third persector, the surety stands cancelled the surety is discharged. the surety is not discharged the surety stands suspende the surety stands suspende the of the following gives | o the Princi on, and no l. d. d for limited | pal debtor is most with the Pri | ncipal |

| 17. | The oper | dismissal of a suit for rates as a bar | | ormance of | a contract |
|-----|----------------|---|------------------------------|-----------------|------------|
| | a. | to sue for compensatio | n for breach o | of such contra | act. |
| | Ъ. | to sue for recovery defendant. | | | |
| | c. | to sue for any other entitled, by reason of s | relief to whicuch breach. | ch the plainti | ff is |
| | d. | 'a' to 'c' above. | • | | |
| 18. | Whe | n a Muslim husband and known as | wife mutuall | y consent to | a divorce, |
| | a. | Mubarat | ъ. | Talaq | |
| | c. | Khula | d. | - | he above |
| | direc parti | reign judgment shall be tly adjudicated upon be es under whom they or ame title except | tween the sar any of them | me parties o | r between |
| | a. | where it has been obtain | ned by fraud. | | |
| | Ъ. | where it has not been gi | ven on the me | erits of the ca | ase. |
| | c. | where the proceeding is are opposed to natural j | n which the juustice. | ıdgment was | obtained |
| | d. | all the above. | | | |
| 20. | Marri | iage according to the Mal | homedan L aw | is | |
| | a. s | acrament | b. | formality | |
| | c., a | religious ceremony | đ. | a civil contr | act |
| | _ | | | | |

<u>Directions:</u> The following 1 to 8 items consist of two statements, one labelled as the 'Assertion (A)' and the other as 'Reason (R)'. You are to examine these two statements carefully and select the answers to these items using the codes given below:

Codes:

- a. Both A and R are individually true and R is the correct explanation of A
 - b. Both A and R are individually true but R is not the correct explanation of A

- c. A is true but R is false
- d. A is false but R is true

21. Statement I(A)

Under Article 311 of the Constitution of India, a person who is a member of a Civil Service of the Union or a State cannot be dismissed or removed or reduced in rank except after an enquiry.

Statement II(R)

After such an enquiry, where it is proposed to impose upon him any such penalty, it is obligatory to give such person an opportunity of making a representation on the penalty proposed.

22. Statement I(A)

The Constitution of India mandates that the Chairman and other members of a State Public_Service Commission shall be appointed by the President.

Statement II(R)

The President may by order remove from office the Chairman or any other member of a State Public Service Commission.

23. Statement I (A)

In criminal proceedings, the fact that the accused person has a bad character is relevant.

Statement II (R)

A previous conviction is relevant as evidence of bad character.

24. Statement I(A)

The preamble of the Constitution starts with 'We, the people of India'.

Statement II(R)

It implies that the Constitution is created by the entire nation.

25. Statement I (A)

Right to education is a fundamental right.

Statement II(R)

Our Constitution had no provision for education before making right to education as fundamental right.

26. Statement I (A)

Under Article 141, the decision of the Supreme Court is binding on all courts within the territory of India.

Statement II(R)

The Supreme Court is bound by its earlier decisions.

27. Statement I(A)

By Rule of Law we ordinarily mean supremacy of law.

Statement II(R)

This means that nobody is above law and the law applies to everyone equally.

28. Statement I (A)

Fundamental Rights are absolute in nature.

Statement II(R)

Fundamental rights are valid with certain restrictions which have been provided by the Constitution itself.

- 29. Where in any case, the Court should have dealt with an accused person under the provisions of the Probation of Offenders Act but has not done so, it is ______ for the Court to record special reasons for not having done so.
 - a. directory

b. discretionary

c. mandatory

d. desirable

- 30. Dominant heritage means
 - a. the land for the beneficial enjoyment of which the easementary right exits.
 - b. the land over which easementary right is exercised.
 - c. both 'a' and 'b'.
 - d. the land which could not be subjected to an easementary right.
- 31. Which of the following is covered under the original jurisdiction of the Supreme Court?
 - Disputes between two citizens from two different States.
 - Disputes between two States of the Union of India.

| | c. | Dispute relating to criminal cases involving murder. |
|------------|--------------|---|
| | d. | Dispute relating to civil matters. |
| 32. | Or gra | der under Section 357 of the Code of Criminal Procedure anting compensation to the victim can be passed by |
| | a. | the trial court only. b. the appellate court only. |
| | c. | |
| 33. | pei | obstructs a path along which B has a right to pass. A not ieving in good faith that he has a right to stop path. B is reby prevented from passing. Here |
| | a. | A has the right to restrain B. |
| | b. | A wrongfully restrains B. |
| | c. | A wrongfully confines B. |
| | d. | A infringes the fundamental right of B for free movement. |
| 34. | Cor | ntinuous easement is one whose enjoyment is |
| | a. | one that needs the act of man for its enjoyment. |
| | Ъ. | continual without the act of man. |
| | c. | one the existence of which is shown by some permanent signs. |
| | d. | one which requires no signs as mentioned in option 'c'. |
| 35. | Pres exec | sumption under Section 90 of Indian Evidence Act, as to due cution and attestation of document is attached to |
| | a. | registered document only. |
| | b. | thirty year old-document. |
| | c. | any twelve year old document. |
| | d. | any document obtained from the custody of Court. |
| 36. | Whe | en under the Will any benefit is given either by way of bequest y way of appointment to any person attesting the Will |
| | a. | the bequest or appointment shall be void so far as concerns the person so attesting. |
| | b. | the Will is void in its entirety. |
| | c. | the Will stands revoked. |
| | d. | the Will is valid in its entirous |

| 37. | Ple | eading means | | | | | | |
|-----|-------|--|--|--|--|--|--|--|
| | a. | Plaint only. | | | | | | |
| | b. | Plaint and/or written statement. | | | | | | |
| | c. | Written statement only. | | | | | | |
| | d. | Plaint, written statement and applications for interim relief. | | | | | | |
| 38. | acc | A discovery of fact pursuant to a disclosure statement made by accused person in custody of police (Sec. 27 Evidence Act) includes | | | | | | |
| | a. | the object found. | | | | | | |
| | · b. | the place from which the object is produced. | | | | | | |
| | c. | | | | | | | |
| | d. | all the above. | | | | | | |
| 39. | Ma; | en a complaint is presented to a Magistrate, and the gistrate proceeds to examine the complainant and the nesses, the Magistrate is conducting | | | | | | |
| | a. | investigation. b. an inquiry. | | | | | | |
| | c. | a trial. d. a miscellaneous proceeding. | | | | | | |
| 40. | A w | ritness who is not a party to a suit | | | | | | |
| | a. | can be compelled by a party to produce his title deeds to any property. | | | | | | |
| | Ъ. | cannot be compelled to produce his title deeds to any property. | | | | | | |
| | c. | cannot be compelled to produce his title deeds to any property unless he agrees with the person seeking the production of such deeds in writing to produce them. | | | | | | |
| | d. | can be compelled to produce his title deeds to any property, if the Court so desires. | | | | | | |
| 41. | If th | e donee dies before the acceptance of the gift, the gift is | | | | | | |
| | a. | valid. | | | | | | |
| | b. | void. | | | | | | |
| | c. | voidable. | | | | | | |
| | d. | valid if acceptance is communicated by the donee's heirs. | | | | | | |

| 42. | they may be found in that box, and that this circumstance may cause Y to be convicted of theft. X has | | | | | | |
|-------------|---|---|--|--|--|--|--|
| | a. | prosecuted Y on the charge of theft. | | | | | |
| | Ъ. | fabricated false evidence. | | | | | |
| | c. | charged Y for misappropriation of property. | | | | | |
| | d. | none of the above. | | | | | |
| 43. | pen | Easementary Right by prescription over the property onging to the Government becomes absolute when it has been ceably enjoyed there with for the period of | | | | | |
| | | 25 years. b. 30 years. | | | | | |
| | c. | 20 years. d. 22 years. | | | | | |
| 44. | 1192 | od of limitation for suit against a person, in whom property become vested in trust for any specific purpose, for the pose of following in his hands such property is | | | | | |
| | | 12 years. b. 6 years. | | | | | |
| | c. | 3 years. d. no period of limitation. | | | | | |
| 4 5. | Where duration of partnership is not specified in the contract, the partnership is called | | | | | | |
| | a. | partnership in extenso. b. partnership pro tem. | | | | | |
| | c. | partnership sine die. d. partnership at will. | | | | | |
| 46. | "Acti | onable Claim" means a claim to any debt, | | | | | |
| | a. | secured by mortgage of immovable property. | | | | | |
| | b. | secured by hypothecation or pledge of movable property. | | | | | |
| | c. | other than a debt secured by mortgage of immovable property or by hypothecation or pledge of movable property. | | | | | |
| | d. | none of the above. | | | | | |
| 47. | тле | ch Constitution Bench decision of the Supreme Court issued guidelines to decide a case of rarest of rare category for sing death sentence? | | | | | |
| | a. | Bachan Singh's case b. Kehar Singh's case | | | | | |
| | c. | Baldev Singh's case d. Tahasildar Singh's case | | | | | |

| 48 | . "] | Res gestae" is a phrase which | relates to the provisions of | | | | | |
|-----|--------------|---|--|--|--|--|--|--|
| | \mathbf{a} | · | | | | | | |
| | b. | Hindu Law. | | | | | | |
| | c. | The Evidence Act. | | | | | | |
| | d | . Interpretation of Statutes. | | | | | | |
| 49. | A | ccessory rights mean | • | | | | | |
| | a. | right to access/way. | | | | | | |
| | b. | right to do acts necessary easement. | to secure the full enjoyment of ar | | | | | |
| | c. | right to air and light. | | | | | | |
| | d. | all the above. | | | | | | |
| 50. | Fo to | r creating a partnership, agree | it is essential for the partners | | | | | |
| | - a. | to share losses. | b. to share profits. | | | | | |
| | c. | to share experiences. | d. to share privileges. | | | | | |
| 51. | Ur pe | nder the Child Marriage rson who, if a male, has not c | Restraint Act, 1929 child means a ompleted years of age. | | | | | |
| | a. | 14 | b. 21 | | | | | |
| | c. | 16 | d. 18 | | | | | |
| 52. | An | y agreement for giving or tak | ing of dowry shall be | | | | | |
| | a. | valid. | b. void. | | | | | |
| | č. | voidable. | d. none of the above. | | | | | |
| 53. | Un inh | der Hindu Succession Acteriting the property if | t, a person is disqualified from | | | | | |
| | a. | he suffers from any virulent | disease. | | | | | |
| | b. | he is disabled/handicapped. | | | | | | |
| | c. | he commits the murder of be inherited. | the person whose property is to | | | | | |
| | d. | he has been convicted for an | v other offence | | | | | |

| E. * | 54. | completed |
|------------|----------------|--|
| * • | | a. eighteenth year of age at the time of commission of offence. |
| | | b. eighteenth years of age at the time of framing of charge. |
| | | c. twenty one years of age while he is produced before the Juvenile Justice Board in connection with offence he has committed. |
| | | d. twenty one years of age at the time he is convicted. |
| | 55. | Abettor is a person |
| | | a. who actually commits the offence. |
| | | b. who instigates the commission of offence. |
| | | c. who merely remains present at the scene of offence. |
| | | d. who does not report the crime to police. |
| | 56. | Article 361 of the Constitution exempts the following from operation of the Penal Code. |
| | • | a. Ministers |
| | %.4 <i>5</i> f | b. Judges |
| | • | c. President and Governor /or Governor of a State |
| | | d. None of the above |
| | 57. | 'Person' includes |
| | | a. Human beings only. |
| | | b. Living beings only. |
| | | c. Any company or association or body of individuals whether incorporated or not. |
| | | d. None of the above. |
| | 58. | A carbon copy of a document is |
| | | a. primary evidence. b. secondary evidence. |
| | | c. circumstantial evidence. d. none of the above. |
| 1 . | 59. | The Principal Court of Original Civil Jurisdiction in the District, is |
| | | a. the Court of Civil Judge. Senior Division |

| | Ъ. | the Court of Civil Judge | e, Junior | Division. |
|-----|--------------|--|-----------------------|---|
| | c. | District Court. | | |
| | d. | all the above. | | |
| 60. | Whi | ch Act gives the general a | guideline | s on legislative drafting? |
| | a. | Limitation Act | | |
| | Ъ. | Civil Procedure Code | | |
| | c. | Court Fee and Suit Valu | ation Ac | i |
| | d. | General Clauses Act | | |
| 61. | toge | | | n two or more heirs succeed intestate, they shall take the |
| | a. | joint tenants. | | |
| | Ъ. | tenants in common. | | |
| | c. | tenants. | | |
| | d. | 'a' and 'b' above. | | |
| 62. | Whe evide | en an accused seeks parde ence against all others inv | on from t olved in | the court and offers to give a crime, he is called |
| | a. | Approver. | Ъ. | Accomplice. |
| | c. | Witness. | d. | none of the above. |
| 63. | from | in the meaning of the Se Domestic Violence ides | ection 2(Act, 20 | s) of Protection of Women 05, shared household |
| | a. | the house belonging to o | or taken o | on rent by the husband. |
| | b. | | igs to the | ioint family of which the |
| | c. . | the house which belongs the parents only of the h | s to the journ | oint family of which any of re members. |
| | d. | the house belonging to parents of the husband. | o or ta | ken on rent by any of the |
| 64. | | one can be convicted twrine is called | vice for | the same offfence. This |
| | a. · | Estoppel. | b. | Double jeopardy. |
| | c. | Burden of proof. | d. | Corpus delicti. |

| US. | . V\ | vno of the following is incapable of n | naking | Will? |
|-----|------------------|---|------------------|-----------------------|
| | a. | | Ъ. | Blind person |
| | c. | A married woman | d. | A minor. |
| 66. | U i pa | nder Section 306 of the Code of Crir ardon to accomplice may be granted_ | ninal P | Procedure a tender of |
| | a. | | exclusi | ively by the Court of |
| | Ъ. | in respect of any offence punisha which may extend to 7 years or w | ble wit | h imprisonment |
| | c. | in respect of any offence. | | re severe sentence. |
| | d. | 'a' and 'b' above. | | |
| 67. | Th Wo | e offence punishable under Section omen from Domestic Violence Act sha | a 31 o ill be | f the Protection of |
| | a. | cognizable and non bailable. | _ | |
| | Ъ. | cognizable and bailable. | | |
| | c. | Non-cognizable and bailable. | | |
| | d. | Non cognizable and non-bailable. | | |
| 68. | | tion 5 of the Limitation Act is applica | hle to | |
| | a. | suits. | .010 10 | . |
| | b. | counter claims. | | |
| | c. | all kinds of applications. | | |
| | d. | appeals and applications, other Order XXI of Civil Procedure Code. | than | those filed under |
| 69. | HIO | nortgagee who has obtained a decr ney in satisfaction of a claim tgage | arisi | ng under the |
| | a. | is entitled to bring the mortg execution of such decree. | | • |
| | Ъ. | is not entitled to bring the mootherwise than by instituting enforcement of the mortgage. | a s | suit for sale in |
| | c. | cannot file a suit for sale of such pr Order II, Rule 2 C.P.C. | operty | in view of bar of |

d.

none of the above.

| 70. | pro | As per Section 48 of Negotiable Instrument Act, subject to the provisions of Section 58, a promissory note, bill of exchange or cheque payable to order, is negotiable by the holder by | | | | | | |
|------------|--|---|---------------------|----------------|----------------------------|--|--|--|
| | a. | delivery to the payee. | • | | | | | |
| | b. | indorsement and deliver | y thereo | f. | | | | |
| | c. | presentment and indorse | ment. | | | | | |
| | d. | indorsement and present | ment. | | | | | |
| 71. | Cru | ielty to a woman by husban der | d or rela | atives | of husband is defined | | | |
| | a. | 306 I.P.C. | • | Ъ. | 309 I.P.C. | | | |
| | c. | 304B I.P.C. | | d. | 498A I.P.C. | | | |
| 72. | Wh | at does 'ab initio' refer to? | | | | | | |
| | а . | Towards the end. | Ъ. | Fro | m the beginning. | | | |
| | c. | Initial burden. | d. | | e of the above. | | | |
| 73. | At the determination of the period of limitation under the "Limitation Act, 1963" to any person for instituting a suit for possession of any movable property. | | | | | | | |
| | a. | his right to such property | | | | | | |
| | b. | his right to such property | | | _ , | | | |
| | c. | his remedy to recover such | n proper | ty sha | all be extinguished. | | | |
| | ď. | 'a' and 'c' above. | | | | | | |
| 74. | Ossi | fication test is done to deter | mine. | | | | | |
| | a. | Age | | b. | Sex | | | |
| | c. | Blood group | | d. | Finger print | | | |
| 75. | the n | en an offence is committed on may be dealt with in respect mitted at any place within ided that | of such | offer | ice as if it had been | | | |
| | a. | the Central Governmen inquiry into or trial of such | t grant: offence | s pre in In | vious sanction for dia. | | | |
| | b. | the State Government inquiry into or trial in India | grants - | | | | | |

| ь | c. | the Governor grants pre trial in India. | evious | sancti | on for in | quiry i | nto or |
|-----|---|---|--------------|----------|-------------|---------|--------|
| | d. · | the President grants prev trial in India. | vious s | sanctio. | n for inqu | iring i | nto or |
| 76. | | Indian concept of Lokay | uktas ——• | and | Lokpal | has | their |
| | a. | CVC | | b. | Ombud | sman | |
| | c. | Vigilance Commission | | d. | Tribuna | ıl | |
| 77. | Any person who has any interest in the mortgaged property or any surety for the payment of mortgage debt may redeem the mortgage property. Such person, on redeeming mortgage property, shall have the same rights as the mortgagee whose mortgage he redeems may have against the mortgagor or any other mortgagee. This right is called | | | | | | |
| | a. | right of subrogation. | Ъ. | righ | t of marsh | alling. | _ |
| | c. | | | | | • | |
| 78. | Private international law is also called | | | | | | |
| | a. | Civil law. | b. | Con | flict of la | ws. | |
| | c. | Local laws. | d. | Con | nmon law | • | |
| 79. | Consider the following: | | | | | | |
| | 1. | Entrustment. | | | | | |
| | 2. | 2. Misappropriation or conversion to ones own use. | | | | | |
| | 3. | 3. Misappropriation, conversion or disposal with dishonest intention. | | | | | |
| | | The above are essential following is an offence? | ingre | dients | of which | one o | f the |
| | a. | Cheating | Ъ. | Crim | inal Bread | h of T | rust |
| | c. | Criminal misappropriation | d. | Exto | tion | | |
| 80. | The report of voluntarily administered brain maping/Narco Analysis test on the accused, during investigation is | | | | | | |
| | a. | admissible in evidence as it | is. | | | | |
| | b. admissible in evidence to the extent of any information or material that is subsequently discovered in accordance with Section 27 of the Evidence Act, 1872. | | | | | | |

| | | | | | | 1/- | |
|---|----------|---|---------------------|----------|----------------|-------------------------------------|--|
| | c. | altogeth | ier inadmis | sible in | evidence. | | |
| | d. | none of | the above. | | | | |
| 81. When the Supreme Court en is said to exercise | | | | t enteri | ains a letter | as a Writ Petition,it | |
| | a. | ordinary | original | | ъ. | exclusive | |
| | C. | extraord | linary origi | nal | d. | epistolary | |
| 82. | Ten | ant at suffe | erance mea | ins | _ | | |
| | a. | a tenant remaining in possession of leased property after determination of lease without the consent of the landlord. | | | | | |
| | Ъ. | a tenant | remaining | in poss | ession of leas | sed property after of the landlord. | |
| . | c. | a tenant | | in pos | session of le | ased property under | |
| | d. | none of t | he above. | | | • | |
| 83. | code | ch list I w e given belo List I ments of of | ow the list; | and sele | | ct answer using the | |
| | A. N | Movable probbtained w | perty | ent | | e of Offence) Robbery | |
| | B. N | Movable pro obtained wi oy instant v | perty thout cons | | 2. I | Extortion | |
| | O | Iovable pro btained winduced by | th consent | | 3. [| Dacoity | |
| | o v | Iovable pro btained usi iolence by ix persons | ng instant | | · 4. T | heft | |
| | Code | :: | | | | | |
| | | A | В | С | D | | |
| | a) b) | 3 3 | 4 | 1 . | 2 | | |
| | | | 1 1 | 4 2 | 2 3 | | |
| | | 4 | 2 | 1 | 3 | | |

| 84. | Which one of the following is one of the principles of Natural Justice. | | | | | | |
|-----|--|--|---------------------------------------|---|--|--|--|
| | a. | Ubi jus ibi remedium | | | | | |
| | ъ. | Nemo judex in causa sua | | | | | |
| | c. | Res ipsa loquitur | | | | | |
| | d. | injuria sine damnum | | | | | |
| 85. | Every warrant of arrest issued by a court shall remain in force, until | | | | | | |
| | a. | it is cancelled by the court which issued it, or until it is executed. | | | | | |
| | ъ. | b. the expiry of one year from the date of issuance. | | | | | |
| | c. | | | | | | |
| | d. | expiry of maximum period the offence. | of im | prisonment prescribed for | | | |
| 86. | mon acco to c of th | ere without delivering possess mortgagor binds himself pages and agrees that in the ording to his contract, the cause the mortgaged properse sale to be applied in payments action is called | ersona he eve mortga erty to | ally to pay the mortgage ent of his failing to pay agee shall have a right be sold and the proceeds | | | |
| | a. | mortgage by condition sale. | b. | an English mortgage. | | | |
| | c. | a simple mortgage. | d. | an anomalous mortgage. | | | |
| 87. | Whoever intentionally puts any person in fear of any injury to that person, or to any other, and thereby dishonestly induces the person so put in fear to deliver to any person any property, valuable security or anything signed or sealed which may be converted into a valuable security commits | | | | | | |
| | a. | dacoity. | ł | o. robbery. | | | |
| | c. | cheating. | C | d. extortion. | | | |
| 88. | Rule is cal | making power granted to t | the exe | cutive by the Legislature | | | |
| | a. | Delegated legislation. | b. | Colourable Legislation. | | | |
| | c. | Administrative legislation. | d. | | | | |

| 89. | Def | Defamation by means of writing, print etc. is legally called . | | | | | |
|-----|-------------------------------------|--|-----------------|---|--|--|--|
| | a. | Innuendo. | b. | | | | |
| | c. | Libel. | d. | none of the above. | | | |
| 90. | The gra | e maximum monthly nted is | maintenance | allowance that can be | | | |
| | | Rs. 1500 | | | | | |
| | b. | Rs. 1000 | | | | | |
| | c. | Rs. 500 | | | | | |
| | d. | according to the disc | retion of the c | ourt. | | | |
| 91. | In imn | In a suit for specific performance of contract to transfer immovable property, it shall be presumed that | | | | | |
| | a. | the breach of contract cannot be adequately relieved by compensation in money. | | | | | |
| | Ъ. | the breach of co compensation in mor | | e adequately relieved by | | | |
| | c. | the breach of contract cannot be adequately relieved by compensation in money where the property is held by the defendant as the agent of the plaintiff. | | | | | |
| | d. | the breach of con by compensation in by the defendant as t | money wher | be adequately relieved e the property is held ne plaintiff. | | | |
| 92. | Dec | Decree shall be deemed to include | | | | | |
| | a. | the rejection of a plaint and the determination of any question within section 144 of Civil Procedure Code. | | | | | |
| | b. | any order of dismissal for default. | | | | | |
| | c. | any order directing return of plaint. | | | | | |
| | d. | all the above. | | | | | |
| 93. | What is meant by 'Court of Record'? | | | | | | |
| | a. | The court that is writs. | competent to | give directions and issue | | | |
| | b. | The court that can punish for its contempt. | | | | | |
| | c. | The court that preserves all its records. | | | | | |
| | d. | 'b' and 'c' above. | | | | | |

| 94. | Which right has been deleted from the list of Fundamental Rights and has become a constitutional right? | | | | | | |
|------|---|---|--------|-------------------------|--|--|--|
| | a. | Right to Equality | | | | | |
| | b. | Right to Freedom | | | | | |
| | c. | | | | | | |
| | d. | Right to Constitutional Re | emedie | s | | | |
| 95. | A git | A gift deed not attested by at least two witnesses is | | | | | |
| | a. | void. | Ъ. | valid. | | | |
| | C. | voidable. | d. | 'a' or 'c' above. | | | |
| 96. | X introduces water into an ice-house belonging to Y and thus causes the ice to melt intending to cause wrongful loss to Y. X has committed the offence of | | | | | | |
| | a. | mischief. | b. | cheating. | | | |
| | c. | nuisance. | đ. | wrongful loss. | | | |
| 97. | An o | An order of the court directing a person to do something or refrain from doing a particular thing is called | | | | | |
| | a. | Decree. | ъ. | Execution. | | | |
| | с. | Injunction. | d. | none of the above. | | | |
| 98. | A final judgment of a competent Court, in exercise of matrimonial jurisdiction is | | | | | | |
| | a. | a judgment in rem. | b. | a judgment in personam. | | | |
| | c. | a judgment simplicitor. | d. | all the above. | | | |
| 99. | The maxim "Res Ipsa Loquitor" means | | | | | | |
| | a. | Res gestae. | | | | | |
| | Ъ. | Res integra. | | | | | |
| | c. | the thing that does not speaks for itself. | | | | | |
| | đ. | the thing speaks for itself. | , | | | | |
| 100. | When one person is held liable for the wrongful act of another, the liability is called | | | | | | |
| | a. | Strict liability. | b. | Vicarious liability. | | | |
| | c. | Tortuous liability. | d. | none of the above. | | | |
