# **Question Booklet**

# DJ: PW/LC

**Booklet Series** 

Booklet No.

A

Date: 19th January, 2014

Total Questions: 100

Time: 90 minutes. Total Marks: 200

# **INSTRUCTIONS**

- 1. The booklet contains 100 questions. All questions carry equal marks.
- 2. 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. Any failure to shadow the appropriate circle will result in non evaluation of 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, 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.	lega		scharge car		ed to institute a suit, is under a ven without the concurrence of			
	а.	time (period of lin	nitation) wi	ll run a	against them all.			
	b.	time (period of lim	iitation) wi	ll not r	run against them all.			
	с,	time (period of lir person under disal		vill run	against all of them except the			
	d.	<del>-</del>			run against any of them until capable to give his			
2.	then subs enti	n mortgages one or sequent mortgagee i	more of the s, in the all r mortgage	ne prop bsence debt s	ortgages them to one person and perties to another person, the of a contract to the contrary, satisfied out of the property not			
	a.	subrogation.	b.	tacki	ng.			
	c.	marshalling.	d.	cont	ribution to mortgage debt.			
3.	'A' h	'A' has a right of way annexed to his house over B's land						
	a.	this is a continuous easement.						
	ъ.	this is discontinuo	us easemer	ıt.				
	c.	this is apparent easement.						
	d.	none of the above	•					
4.		bailment of goods	as a secur	ity for	performance of a promise is			
	a.	pledge.		ь.	hypothecation.			
	c.	charge.		d.	surety.			
5.		doctrine of "Prospe	ctive Over	-ruling	" was first evolved in the case			
		Kacayananda Rhai	athi Ve Ste	ata of L	Carala			

Sajjan Singh Vs. State of Rajasthan.

	c.	Golaknath Vs. State of Punjab.						
	d.	Shankari Prasad Vs. union of I	ndia.					
6.	Thoug	mmitting a murder removed so gh the accused 'P' was guilt val of ornaments amounts to_	y of	an offence of murder, the				
	a.	theft		b. mischief				
	c.	dishonest misappropriation		d. robbery				
7.	Good	s displayed in a supermarket w	ith a p	orice tag is				
•	a.	proposal.	b.	offer.				
	c.	invitation to offer.	d.	none of the above.				
8.	If an intestate has left no heir qualified to succeed to his/her property in accordance with the provisions of Hindu succession Act, 1956, such property shall devolve on the Government. This is known as							
	a.	Escheat	b	Residue				
	c.	Lapsing of estate	d.	none of the above.				
9.	Whic	h of the following rights can be	acqui	red by prescription.				
	a.	a right to the free passage of light or air to an open space of ground						
	b.	a right of surface-water not flowing in a stream and not permanently collected in a pool, tank or otherwise						
	c.	a right to underground water not passing in a defined channel						
	d.	d. none of the above.						
10. A Foreigner, without any justification, inflicts a blow of foreigner in a foreign vessel on high seas (without maritime between person so struck lands in Bombay. The foreigner who struck that lands in Bombay.				(without maritime belt), and the				
	a.	Criminal courts in India cann	ot tak	e action against the offender.				
	b.	Criminal courts in India can t	ake ad	ction against the offender.				
	c.	Criminal courts in India can the country to which the fore		ction against the offender, only if belongs, consents.				

d.

none of the above.

11.	-	by	lucted	under the Criminal Procedure					
	a.	CBI	b.	Private detective					
	C.	Magistrate or Court	d.	Police officer					
12.		oman ran to a well stating she re she could reach it. She is gu		jump in it, but she was caught					
	<b>a.</b>	attempt to culpable homicide	-	,					
	b.	attempt to injure herself.							
	c.	attempt to suicide.							
	d.	no offence.		•					
13.		y suit by minor shall be institu suit shall be called		his name by a person who in					
	a.	guardian of the minor.	b.	next friend of the minor.					
	c.	well wisher of the minor.	d.	- 'a' and 'b' above.					
14.	Stole	en property means							
	a.	property, the possession wher	eof ha	s been transferred by theft.					
	b.	property, the possession wher extortion or by robbery.	eof ha	s been transferred by theft or by					
	c.	property, which has been criminally misappropriated.							
	d.	'a' to 'c' above.							
15.		ere two clauses of gifts in a voice possibly stand together.	Will at	e irreconcilable, so that they					
	a.	the first shall prevail.							
	b.	the last shall prevail.							
	c.	the irreconcilable clauses in t	he Will	l are void.					
	d.	the Will shall be void in its en	ıtirety,						

16.	The heirs, under Mohammadan Law, on the death of a Mohammadan dying intestate, succeed to the estate of the deceased as						
	a.	joint tenants with no specific shares.					
	b.	tenants in common in specific shares.					
	<b>c.</b> .	tenants in common with no specific shares.					
	d.	none of the above.					
17.	Misf	easance would imply					
	a.	where person omits to do some act prescribed by law.					
	b.	where an act prohibited in law is done by a person.					
	c.	where lawful act is done in an improper manner.					
	d.	'b' and 'c' above.					
18.	In e	xercise of powers of revision the court of session cannot					
	a.	reverse the finding and sentence and acquit or discharge the accused.					
	b.	convert a finding of acquittal into one of conviction.					
	c.	alter the finding, maintaining the sentence.					
	d.	without altering the finding alter the nature or extent of sentence.					
19.	Stea	aling one's own property is					
	a.	not at all an offence. b. an offence u/s. 403 of IPC.					
	c.	an offence u/s. 405 of IPC. d. an offence u/s. 379 of IPC.					
20.	Wh	ich of the following is not secondary evidence of the original.					
	a.	Copies compared with the original.					
	b.	oral account of the contents of a copy by a person who has seen only the copy.					
	c.	oral account of the contents of the original given by the person who has himself seen it.					
	d.	a photograph of an original.					

21.	he wa	was alive within, the burden of proving that he is dead is on person who affirms it.						
	a.	7 years	Ъ.	10 years				
	c.	30 years	d.	5 years				
22.	22. A threat to commit suicide amounts to							
	a.	undue influence.	b.	fraud.				
	c.	misappropriation.	d.	coercion.				
23.	Which is the only directive principle which has been converted into a fundamental right?							
	a.	Right to equal pay for equal work.						
	b.	Establishment of village panchayat.						
	c.	Separation of judiciary from executive.						
	d.	Right to education.	-	<i>,</i> ,				
24.	'Malio	ce' in law means						
	a.	a. wrongful act done intentionally.						
	b.	wrongful act done with or without intention.						
	c. wrongful act done intentionally with a just cause and excuse.							
	d.	d. wrongful act done intentionally, without any just cause or excuse.						
25.	In calculating fractions of terms of punishment, imprisonment for life shall be reckoned as equivalent to imprisonment for years.							
	a.	fourteen	b.	forty				
	c.	twenty five	d.	twenty				
26.	In a contract of re-conveyance of immovable property							
	a.	time is not the essence of cont	ract.					
•	b. time is the essence of contract,							

	<b>c.</b>	time may be the essence of contract.
	d.	time can never be essence of contract.
<b>2</b> 7.	A div	vorced Hindu woman cannot claim maintenance from her former and.
	a.	under section 125 Cr.P.C.
	b.	under section 18 of the Hindu Adoption and Maintenance Act.
	Ċ.	under section 25 of the Hindu Marriage Act.
•	d.	none of the above.
28.	Orde	er XXXVII, which pertains to summary procedure applies to
	a.	suits on contract, verbal or written
	<b></b>	on a guarantee, where the claim against the principal is in respect of a debt.
	c.	suits upon bills of exchange, hundis and promissory notes.
	d.	'b' and 'c' above.
29.	On d	lissolution of a firm
	a.	the partners continue to liable as such to third parties for any act done by any of them which would have been an act of the firm if done before the dissolution.
	b.	the partners do not continue to liable as such to third parties for any act done by any of them which would have been an act of the firm if done before the dissolution.
	<b>c.</b>	the partners continue to liable as such to third parties for any act done by any of them which would have been an act of the firm if done before the dissolution, until public notice is given of the dissolution.

30. In which of the following situations it is necessary for the defendant to file an appeal or take cross objections.

none of the above.

d.

a. the decree is entirely in favour of the defendant though an issue has been decided against the defendant.

	b.	the decree is entirely in favour of the defendant and all the issues have also been answered in favour of the defendant but there is a finding in the judgment which goes against the defendant.							
	c.	'a' and 'b' above.							
	d.	the impugned decree is partly in fav favour of the defendant.	our of	the plaintiff and partly in					
31.	the	s per Order XXI Rule 82 of the Code of Civil Procedure which one of the following courts cannot order sale of immovable property in xecution of decree.							
	a.	Civil Court of Senior Division	b.	Court of Small Causes					
	c.	District Court	d.	City Civil Court.					
32.		re an act or omission constitutes an timents, then the offender shall be							
	a.	liable to be prosecuted and punished under either or any of those enactments, but shall not be liable to be punished twice for the same offence.							
	b.	liable to be prosecuted and punished under either or any of those enactments.							
	<b>c.</b>	liable to be prosecuted and punished	d unde	er both the enactments.					
	d.	none of the above.							
33.	'Nem	o moriturus praesumitur mentire' me	ans	<u>.</u>					
	a.	No one can be condemned unheard.							
	b.	No one should be a judge in his own	a case.						
	c.	No one at the point of death is presumed to lie.							
	d.	No one can die partly testate and partly intestate.							
34.		ndu wife can marry immediately after uslim Wife	divor	ce.					
	a.	after 3 months.	b.	after 3 years					
	c.	only after the iddat period.	d.	never					

35.	. The expression "dying intestate" refers to				
	a.	dying without making a w	rill.	b.	dying without legal heirs.
	c.	dying without any propert	ty.	d.	none of the above.
36.	Defai	mation by means of writing	, prin	it etc.	is legally called
	a.	innuendo.		b.	slander.
	c.	libel.		d.	none.
37.	Whic	ch of the following is an exc	eptio	n to l	nearsay evidence?
	a.	Confession (Judicial)		b.	Dying declaration
	c.	Extra-judicial confession		d.	None of these
38.	Mate	ch the following:			
	A.	Mandamus	1.	infer	sferring of a case from an ior court to a court of higher diction.
<u>.</u>	В.	Habeas corpus	2.	auth	ng upon one to show by what ority he holds or claims a chise or office
	C.	Certiorari	3.		ction to an official for the ormance of a duty.
	D.	Quo warranto	4.	Rele pers	ase of an illegally detained on.
	a.	ABCD - 4321		ъ.	ABCD - 3412
	c.	ABCD - 3214		d.	ABCD - 4132
39.		compounding of an offerge is framed shall have the			er Section 320 of Cr.P.C. before
	a.	discharge		b.	withdrawal
	c.	permission of the court		d.	an acquittal.
40.	ven	turing to misappropriate th	he rir	ıg imi	on a table in Z's house. Not nediately for fear of search and here it is highly improbable that

it will ever be found by Z, with the intention of taking the ring from the hiding place and selling it when the loss is forgotten.

hidin	g place and selling it when the loss is forgotten.
a.	'A' commits offence of attempt to commit theft.
b.	'A' commits theft.

- c. 'A' commits no offence.
- d. 'A' commits offence of attempt to commit dishonest misappropriation of property.

41.	Α	warranty	is	a	stipulation	collateral	to	the	main	purpose	of	the
	CC	ontract,										

- a. the breach of which gives rise to reject the goods.
- b. the breach of which gives rise to claim for damages.
- c. the breach of which gives rise to treat the contract as repudiated.
- d. none of the above.
- 42. The dismissal of a suit for specific performance of a contract\_\_\_\_\_.
  - a. bars the plaintiff to sue for compensation for the breach.
  - b. bars the plaintiff to sue for refund of earnest money.
  - c. both 'a' and 'b'.
  - d. none of the above.
- 43. In which of the following cases the court may properly exercise discretion not to decree specific performance.
  - a. where the terms of the contract give the plaintiff an unfair advantage over the defendant.
  - b. where the performance of the contract would involve some hardship on the defendant which he did not foresee.
  - c. 'a' and 'b' above.
  - d. none of the above.
- 44. Where a share of a dwelling-house belonging to an undivided family has been transferred to a person who is not a member of such family and

	valua of suc	holder shall undertake to tion of such	buy manr	the sharer as	nember of the family being a are of such transferee, make a it thinks fit and direct the sale y give all necessary and proper
	a.	any of the members of th	ne und	livided	family sues for partition.
	Ъ.	such transferee sues for	partiti	on.	
·	c. d.	the member of the undivisions share of such transferee. 'a' and 'c' above.		family	who shall undertake to buy the
<b>4</b> 5.	Tend	er of pardon to an accom	plice is	s grant	ted with a view
	a.	to convict the accused p	ersons	<b>S.</b>	
	b	to obtaining the evidence	e of a	<b>ny pe</b> r	son who is privy to an offence.
	c.	to tender pardon to an a	accom	plice.	
	d.	'b' and 'c' above.			
<b>4</b> 6.	Whic	ch of the following is/are	an exc	eption	s to the rule of "Precedent".
	a.	decision per incuriam.		Ъ.	decision sub silentio.
	c.	obiter dicta.		d.	'a' and 'b' above.
47.	A wi	ill, the making of which h	ias bee	en cau	sed by fraud or coercion,
	a.	is void.	b.	is vo	idable at the option of testator.
	c.	is valid.	d.	is in	valid.
48.	An ı	instamped/insufficiently s	stampe	ed pro	missory note is
	a.	admissible in evidence.			
	b.	not at all admissible in	evidei	nce.	
	c.	admissible in evidence	only a	ifter ha	aving been impounded.
	d.	admissible in evidence	with t	he per	mission of the Court.
49.		Muslim can marry any n slim marries a fifth wife st			vives not exceeding four, if a ge shall be

	a.	valid.	b.	void.					
	c.	irregular.	d.	either 'a' or 'b'.					
50.		'A', intending to murder 'Z', by poison, purchases poison and mixes the same with food and places the same on 'Z's table							
	a.	'A' has committed the offence of attempt to commit murder.							
	Ъ.	he has not committed any offe	nce.						
	c.	'A' 's act is a mere preparation (	to con	nmit an offence.					
•	d.	'b' and 'c' above.							
51.	The period of limitation for instituting a suit by a person under legal disability to enforce a right of pre-emption is								
	a.	one year from the cessation of the disability.							
	ъ.	one year.							
	c.	three years from the cessation	n of th	e disability.					
	d.	three years.							
52.	2. If a lessee of property remains in possession thereof after determination of a lease granted to him, and the lessor accepts the from the lessee, or otherwise assents to his continuing in possession known in legal parlance as								
	a.	tenancy by holding over.	þ.	tenancy at sufferance.					
1.	c.	relief against forfeiture.	d.	sub-lease.					
53.	'A' and 'B' agree that 'A' shall pay 'B' Rs.1000/- for which 'B' shall afterwards deliver to 'A' either rice or smuggled opium.								
	a.	the agreement is valid.							
	b.	the agreement is void.		·					
	c.	the agreement is a valid contra agreement as to the opium.	act to o	deliver rice and a void					
	d.	the agreement is a valid contra	act to	deliver rice and voidable					

agreement as to the opium.

54.	An "	An "Act of a firm" means				
	a.	any act by all the partners, or by any partner or agent of the firm which gives rise to a right enforceable by or against the firm.				
-	b.	any act or omission by all the partners, or by any partner or agent of the firm which gives rise to a right enforceable by or against the firm.				
	c.	any act by all the partners of the firm which gives rise to a right enforceable by or against the firm.				
-	d.	none of the above.				
55. Under Order XXVI, rule 10 the report of the Commission evidence taken by him		ler Order XXVI, rule 10 the report of the Commissioner and the lence taken by him				
-	a.	may be evidence in the suit and may form part of the record.				
	b.	shall be evidence in the suit and shall form part of the record.				
	c.	shall not be evidence in the suit unless duly proved.				
	d.	'a' and 'b' above.				
circumstances rendering it uncertain whether either of th		der Hindu Succession Act, where two persons have died in cumstances rendering it uncertain whether either of them and if so ich, survive the other, then for all purposes, affecting succession to perty, it shall be presumed that				
	a.	elder survived the younger.				
	ъ.	younger survived the elder.				
	c.	neither of them survived the other.				
	d.	none of the above.				
57.	'A' agrees absolutely in writing to pay 'B' Rs.1000/- on the 1st March, 2014. The fact that, at the same time, an oral agreement was made that money should not be paid till 31st March,					
	a.	an oral agreement can be proved.				
	b.	an oral agreement cannot be proved by anybody.				
	c.	an oral agreement may be proved with the permission of the court.				

	d.	an oral agreement cannot be proved either by 'A' or 'B', but can be proved by a person who is not a party to the writing/document.
58.		stigates 'B' to burn 'Z's house. 'B' sets fire to the house and at the time commits theft of property there.
	a.	'A' is guilty of abetting the burning of the house.
	b.	'A' is guilty of abetting the burning of the house and theft.
	c.	'A' is guilty of abetting the theft.
	d.	'A' is guilty of conspiracy to commit mischief and theft.
59.	Doct	rine of blending deals with
	a.	merger of the joint family property into the self acquired property.
	b.	merger of self acquired property into the joint family property.
	c.	merger of appellate courts judgment into the trial courts judgment.
	d.	merger of the lands during consolidation of holdings.
60.		ild of a marriage which is null and void or which is annulled by a se of nullity u/s. 12 of Hindu Marriage Act
	a.	is by birth entitled to have share in the ancestral property.
	ъ.	is entitled to succeed to the property of his father.
	ċ.	is entitled to succeed to the property of his mother.
	d.	'b' and 'c' above.
61.	shall,	re after the institution of a suit, a new defendant is added, the suit as regards him(defendant) be deemed to have been uted
	a.	when he was so made a party.
	b.	when the plaint/suit has been registered.

d. the date on which the application for his addition as defendant was allowed.

the date on which application for his addition was made.

Ċ.

		15-A
62.	prop	if suit for specific performance of a contract to sell immovable erty has been dismissed on the ground that the suit was barred by ation,
	a.	right to protect possession by virtue of principle of part performance is available to the transferee in possession of the immovable property.
	b.	right to protect possession by virtue of principle of part performance is not available to the transferee in possession of the immovable property.
	c.	right to protect possession by virtue of principle of part performance is available to the transferee in possession of the immovable property irrespective of the fact whether the contract of transfer is registered or not.
	d.	right to protect possession by virtue of principle of part performance is available to the transferee in possession of the immovable property provided the contract of transfer has been registered in accordance with the provisions of Indian Registration Act.
63.		en a contract has been broken, if a sum is named in the contract as amount to be paid in case of such breach,
	a.	the party complaining of the breach is entitled, whether or not actual damage or loss is proved to have been caused thereby, to receive from the party who has broken the contract reasonable compensation not exceeding the amount so named.
	b.	the party complaining of the breach is entitled to receive from the party who has broken the contract reasonable compensation not exceeding the amount so named provided actual damage or loss is proved to have been caused.
	C.	the party complaining of the breach is entitled to receive from the party who has broken the contract a reasonable compensation, which may even exceed the amount so named.
	d.	the party complaining of the breach is entitled to receive from the party who has broken the contract reasonable compensation to the extent of actual damaged caused.

a. against municipal corporation/council.

No suit u/s. 6 of the specific Relief Act shall be brought \_\_\_\_\_.

b. against the government.

64.

	C.	after the expiry of six months from the date of dispossession.		
12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	d.	'b' and 'c' above.		
65.	A partner in the firm is			
	a.	entitled to transfer his interest in the firm, either absolute or by mortgage.		
	Ъ.	not entitled to transfer his interest in the firm, either absolute or by mortgage.		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	c.	is entitled to transfer his interest in the firm, either absolute or by mortgage with the consent of the rest of the partners.		
	d.	not entitled to transfer his interest in the firm.		
66.	Where at the hearing of application relating to interim relief in a s an objection as to a suit being barred by limitation is taken by any of parties to the suit,			
	a.	the court may proceed to determine at the hearing of such application the issue as to limitation.		
t.	b.	the court shall proceed to determine at the hearing of such application the issue as to limitation.		
	c.	the court shall not proceed to determine at the hearing of such application the issue as to limitation.		
	d.	none of the above.		
67.	The F	irst Information Report		
	a.	is a substantive piece of evidence.		
	b.	is used for corroboration or to contradict the evidence of the maker thereof.		
	c.	is used as a corroborative piece of evidence.		
	d.	'a' and 'c' above.		
68.	306 o or by	person, who has accepted a tender of pardon made under Section r Section 307, has, either by willfully concealing anything essential giving false evidence, not complied with the condition on which the r was made. Who will certify this fact?		

	a.	District Magistrate	b.	Sessions Judge				
	c.	Public Prosecutor	d.	Chief Judicial Magistrate.				
69.		Where an attachment has been made, any private transfer or delivery of the property attached is						
	a.							
	b.	shall be valid.						
	ç.	shall be void except against notice of such attachment.	bonafi	de purchaser for value without				
	d.	shall be voidable at the optionattachment has been made.	n of th	e party at whose instance				
70.		Presumption under Section 90 of The Indian Evidence Act, as to due execution 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.						
71.	A p	A promise made without any intention of performing it						
	a.	is a fraud.	b.	is misrepresentation.				
	c.	is undue influence.	d.	is coercion.				
72.	Lia	bility of a partner for acts of the	e firm i	is				
	a.	a. joint with all the other partners.						
•	b.	b. joint with all the other partners and also several.						
	c.	only to the extent of his share in the property of the firm.						
	d.	d. only to the extent of his share in the capital of the firm.						
73.	Wł	Which of the following contracts cannot be specifically enforced.						
	<b>a.</b>	a contract for the non-perfo in money is an adequate re		e of which compensation				

	b.	a contract which is in its nature determinable.
*	e.	a contract the performance of which involves the performance of a continuous duty which the court cannot supervise.
	d.	All the above.
74.	A 'C	ontract for Sale' of immovable property
	a.	does create interest in such property.
	b.	does create charge on such property.
*	c.	does not, of itself, create interest in or charge on such property.
	d.	none of the above.
75.		medy of a person unsuccessful in a suit u/s 6 of the Specific Relief s to file
	a.	appeal.
	b.	application for review.
	G	a regular suit for establishing title to the suit property.
	d.	none of the above.
76.		nfession made by a conspirator involving other members is relevant ast the co-conspirator jointly tried with him and is admissible.
	a.	under section 8 of The Evidence Act.
	b.	under section 11 of The Evidence Act.
	c.	under section 30 of The Evidence Act.
	ď	both (b) and (c).
77.		suit for compensation for malicious prosecution the plaintiff has to
	a.	that the prosecution was actuated by malice.
	b.	the prosecution was instituted against him without any reasonable or probable cause.

the proceedings complaint of terminated in favour of the plaintiff.

c.

- d. all the above.
- 78. The accused is a warehouse-keeper. The complainant, going on a journey, entrusts his furniture to the accused under a contract that the furniture would be returned on payment of stipulated sum of money. The accused sells the furniture. The accused is guilty of which one of the following:
  - a. Criminal misappropriation b. Theft
  - c. Robbery

- d. Criminal breach of trust
- 79. A patient in a Mental Health Centre, who is, at intervals, of sound mind during those intervals.
  - a. cannot contract
  - b. may contract
  - c. may contract through his guardian only
  - d. may contract with the permission of the court
- 80. A debtor acknowledged the debt in a postcard and sent it to the plaintiff. The defendant specifically wrote on the card "without prejudice". When the suit was filed, the defendant pleaded inter alia that the claim was barred by limitation. The plaintiff relied on the postcard to show there was an acknowledgment of the debt and therefore the suit is within limitation. The Plaintiff has also filed a complaint under Section 138 of the Negotiable Instrument Act against the debtor. The postcard is also sought to be relied upon in the said proceeding as well.
  - a. the postcard is not admissible in evidence as an admission or acknowledgment of the debt, in both the suit and criminal case.
  - b. the postcard is admissible in evidence as an admission or acknowledgment of the debt, in both the suit and criminal case.
  - c. the postcard is not admissible in the suit, but is admissible in the criminal case.
  - d. the postcard is admissible in the suit, but not admissible in the criminal case.
- 81. Any one who by words spoken or written or by conduct represents himself, to be a partner in a firm, is liable as a partner in that firm to any one who has on the faith of any such representation given credit to the firm. This is called \_\_\_\_\_.

	a.	partner by holding out.	b.	implied partner.
	c.	partner by representation.	d.	all the above.
82.		ific performance of a contract car	inot b	e enforced in favour of
	a.	who would not be entitled to recove	r comp	ensation for its breach.
	b.	who acts in fraud of the contract.		· .
:	c.	who fails to aver and prove that he been ready and willing to performed leading to the performance of the performance	rm th	e essential terms of the
	d.	'a' to 'c' above.		
83.	'Arm	chair Rule' pertains to		
	a.	Interpretation of statute.		
	b.	Interpretation of a will.		,
	c. -	Interpretation of terms of a contract.		•
-	d.	None of the above.		
84.		n the same person becomes entitled whole of the dominant and servient he		
	a.	an easement is neither extinguished	nor su	spended.
	b.	an easement is suspended.		
	c.	an easement is extinguished.	. •	
	d.,	an easement is either suspended or e	extingu	iished.
85. The immovable property sold in execution of a decree and such sa become absolute, the property shall be deemed to have vested purchaser,				
	a.	from the time when the property is s	old.	
	b.	when the sale becomes absolute.		

c. on grant of sale certificate.

- d. on payment of entire purchase money.
- 86. \_\_\_\_\_, the Court may by order appoint a receiver of any property before or after decree.
  - a. Where it appears to the court to be just and convenient.
  - b. Where it appears to the court that any property in dispute in a suit is in danger of being wasted, damage or alienated by any party to the suit.
  - c. Where it appears to the court that any property in dispute in a suit is likely to be wrongfully sold in execution of a decree.
  - d. 'b' and 'c' above.
- 87. 'A' stabs 'B', 'A's father. 'A' dies of heart attack immediately thereafter. 'A' is survived by his widow and two children. 'B' dies after the death of 'A' on account of injury caused to him.

  As such, 'A' murdered his father. Had 'A' been survived, he would have been disqualified from inheriting 'B's property.
  - a. the widow and both the children would inherit the property of the deceased 'B' as heirs of predeceased son.
  - b. the widow and both the children would not inherit the property of the deceased 'B', as the entire stock of 'A' is disqualified from inheriting.
  - c. only the widow of 'A' would inherit the property of 'B'.
  - d. both the children, but not the widow, would inherit the property of 'B'.

Directions: The following 1 to 5 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

## 88. Statement I(A)

If a person feels that his Fundamental Rights have been infringed, he can approach a Court of law for enforcement of his rights.

## Statement II (R)

Fundamental Rights are justiciable.

#### 89. Statement I(A)

Secularism is a basic feature of the Constitution of India in the sense that the State should be neutral to the different religions.

#### Statement II (R)

One of the Directive Principles of State Policy states that uniform civil code may be implemented.

### 90. Statement I(A)

Special provision for the protection of children is made in Article 24.

## Statement II (R)

Children below the age of fourteen years, if employed to work in any factory or mine or engaged in any other hazardous employment, are deprived of education and proper physical and mental development.

# 91. Statement I (A)

Directive Principles are not enforceable by any court.

#### Statement II(R)

Directive Principles are more or less fundamental in the governance of the country.

#### 92. Statement I (A)

If 'A' does work for 'B' without his request or knowledge, he can sue for the value of his work.

Statement II (R)

Acquiescence can be presumed from silence.

- 93. The territorial jurisdiction of India extends to a maritime belt of a coastal water to a width of
  - a. six nautical miles measured from the low watermark.
  - b. twelve nautical miles measured from the low watermark.
  - c. ten nautical miles measured from the low watermark.
  - d. three nautical miles measured from the low watermark.

94.	Five persons assembled on the platform of a Railway Station and started fighting with each other. The passengers present at the Railway Station got annoyed and felt disturbed. These persons are guilty of				
	a.	assault.	b.	affray.	
	c.	rioting.	d.	unlawful assembly.	
95.		The right of private defence of property extends to the voluntary causing of death of the wrongdoer in case of an offence of			
	<b>a.</b> -	mischief.	ъ.	robbery.	
	c.	house breaking by night.	d.	'b' and 'c' above.	
96.	Docta	rine of confirmation by subsequ	ent ev	rents is based on	
	a.	Section 32 of the Indian Evide	ence A	ct.	
	b.	Section 27 of the Indian Evid	lence 1	Act.	
	c.	Section 100 of Code of Crimir	ial Pro	cedure.	
	d.	Section 10 of the Indian Evide	ence A	ct.	
97.	. Which of the following is/are exception to the rule that a contract of personal services cannot ordinarily be specifically enforced.				
	a.	<b>-</b>	_	to be removed from service in article 311of the Constitution of	
	b.	where a worker is sought to be the Industrial Law.	e rein	stated on being dismissed under	
	c.	where a statutory body acts in provisions of the statute.	n brea	ch or violation of the mandatory	
	<b>d.</b> .	all the above.			
98.	In a	contract of guarantee			
	a.	there is an implied promise by surety.	y the I	Principal debtor to indemnify the	
	b.	there is no implied promise	by the	e principal debtor to indemnify	

the surety.

•	<b>C.</b>	there is an implied promise by the surety to indemnify the creditor.		
•	d.	none of the above.		
<b>99.</b>	A gift	of immovable property must be effected		
	a.	by registered instrument signed by or on behalf of the donor, and attested by atleast two witnesses.		
	b.	by registered instrument signed by or on behalf of the donor, and attested by at least two witnesses when the value of the property is Rs. 100 or upward.		
	c.	need not be effected by registered instrument.		
	d.	by delivery of possession by the donor and acceptance thereof by the donee.		
100.	In cor	nputing the period of limitation for any suit		
	a.	the time during which the defendant has been absent from India shall be excluded.		
	b.	the time during which the defendant has been absent from India shall not be excluded.		
	<b>c.</b>	the time during which the defendant has been absent from India shall be excluded provided the period of limitation for the suit has not commenced to run before he has left India.		
	d.	none of the above.		

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