



PRELIMS

DELHI JUDICIAL SERVICES

MOCK TEST 1 2023 [WITH ANSWER KEY]

DELHI JUDICIARY
PRELIMS MOCK TEST SERIES 2023

MOCK TESTS SCHEDULE

- Mock Test 1: 11th November 2023
- Mock Test 2: 15th November 2023
- Mock Test 3: 19th November 2023
- Mock Test 4: 21st November 2023
- Mock Test 5: 23rd November 2023
- Mock Test 6: 25th November 2023
- Mock Test 7: 27th November 2023

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DELHI JUDICIARY PRELIMS MOCK TEST 1

Maximum Marks: 200

Time Allowed: 21/2 hours

- Q.1) 'A' files a suit against 'H' for recovery of money due under the agreement, term whereof has since expired, by efflux of time. 'H' files an application under Section 8 of the Arbitration and Conciliation Act, 1996 contending that the agreement contains an arbitration clause. The court would then
- [1] Dismiss the application and continue with the suit as the agreement including the arbitration clause thereof has expired by efflux of time
- [2] Refer the parties to arbitration
- [3] Refer the parties to arbitration only if the plaintiff agrees to such arbitration
- [4] Refer the parties to the High Court under Section 11 of the Arbitration and Conciliation Act, 1996 for determination if the arbitration needs to be appointed

Q.2) Pick the right meanings of the following idioms and phrases:

| | 4 | - | | |
|------------|-----|----|------|-----|
| Δ r | nan | ΩŤ | STr: | aw. |

- [1] A man with no means
- [2] A generous man
- [3] A man of character
- [4] A man of no substance

Q.3) Pick the right meanings of the following idioms and phrases:

Give cold shoulder

- [1] Shiver
- [2] Cold meat
- [3] To ignore
- [4] To support

| Q.4) The settlement agreement can be set aside |
|--|
|--|

- [1] On request by a party
- [2] By the Court if it finds that the subject matter of the dispute is not capable of settlement by conciliation or if the settlement agreement is opposed to the public policy of India
- [3] Both 1 and 2
- [4] Only 1
- Q.5) Which of the following statements regarding powers granted under Section 8 of the Arbitration and Conciliation Act 1996, are correct?
- 1. The application under Section 8 may be filed before the Arbitrator.
- 2. Section 8 is an instance of the least judicial intervention when there is an arbitration agreement between the parties.
- 3. When an application under Section 8 is filed before the court, the proceedings before the Arbitrator are stayed.
- 4. The application under Section 8 shall not be entertained unless it is accompanied by the original arbitration agreement. Select the correct answer using the given below: -

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- [1] 1, 2 and 3
- [2] 2 and 4 only
- [3] 3 and 4 only
- [4] 2, 3 and 4
- Q.6) The Arbitration and Conciliation (Amendment) Act 2015 came into force on:
- [1] 23rd October, 2015
- [2] 31st December, 2015
- [3] 23rd September, 2015
- [4] None of the above
- Q.7) Which of the following statements is true?
- i. The POCSO Act provides for compensation for medical expenses for the child offended

| ii. The medical expenses may be provided after the registration of FIR only |
|--|
| [1] Only i |
| [2] Only ii |
| [3] Both i and ii |
| [4] None of the above |
| Q.8) Appeal against a decree can be filed in High Court within: |
| [1] 30 days |
| [2] 90 days |
| [3] 120 days |
| [4] 45 days |
| Q.9) 'A' is charged by a Magistrate of the second class with, and convicted by him of, theft of property from the person of B. [1] A may be later charged with, and tried for, robbery on the same facts [2] A cannot be charged for robbery on the same facts [3] A may be later charged for attempt to theft [4] A may not be later charged for attempt to theft |
| Q.10) For the purpose of Code of Criminal Procedure, 1973, who from amongst the following, may determine the language of each Court in the state other than the High Court? |
| [1] The High Court of the State |
| [2] The Supreme Court of India |
| [3] The State Government |
| [4] The Legislative Assembly of the State |
| Q.11) Bail is: |

- [1] To set at liberty a person arrested or imprisoned, on security being taken for his appearance on a day and a place certain
- [2] To set at liberty a person arrested or imprisoned, on bribe being taken for his appearance on a day and a place certain
- [3] To set at liberty a person arrested or imprisoned, on donation being taken for his appearance on a day and a place certain
- [4] To set liberty a person arrested or imprisoned, on cash being taken for his appearance on a day and a place certain

Q.12) A is charged by a Magistrate of the first class with, and convicted by him of voluntarily causing hurt to B.

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- [1] A may be later tried for causing grievous hurt to B on the same facts
- [2] A cannot be later tried for causing grievous hurt to B on the same facts
- [3] A can be later tried for attempt to cause injury to B on the same facts
- [4] A cannot be later tried for attempt to cause injury to B on the same facts

Q.13) Choose the correctly spelt word?

- [1] Guerila
- [2] Gorila
- [3] Gurilla
- [4] Gorilla

Q.14) Find the correctly spelt word:

- [1] resurgense
- [2] fortuitous
- [3] haphazzard
- [4] comissioned

Q.15) Find the correctly spelt word:

| [4] Section 289 Code of Criminal Procedure |
|---|
| [3] Section 280 Code of Criminal Procedure |
| [2] Section 387 Code of Criminal Procedure |
| [1] Section 286 Code of Criminal Procedure |
| Q.18) Which of the following section deals with the execution of commissions? |
| [4] The arbitral tribunal shall not, during the arbitral proceedings, make an interim award |
| [3] After the arbitral award is made, a signed copy shall be delivered to each party |
| [2] In the absence of an agreement between the parties, the arbitral award shall state the reasons upon which it is based |
| [1] An arbitral award shall be made in writing and shall be signed by the members of the arbitral tribunal |
| Q.17) Which of the statements is not in accordance with the provisions of the Arbitration and Conciliation Act, 1996? |
| [4] perseverance |
| [3] persiverance |
| [2] perseverence |
| [1] parseverance |
| Q.16) Find the correctly spelt word: |
| [4] manoeuvre |
| [3] burocracy |
| [2] vacum |
| |
| [1] reluctent |

Q.19) Section 69, Code of Criminal Procedure deals with:

- [1] Service of summons on witness by post
- [2] Service of summons when persons summoned cannot be found

- [3] Both 1 and 2
- [4] None of the above

Q.20) Prior to issuance of summons to accused:

- [1] Notice is required to be issued to the accused
- [2] Notice is not required to be issued to the accused
- [3] It is discretion of the Magistrate whether to issue notice or not
- [4] None of the above

Q.21) Statement made under section 161, Code of Criminal Procedure during investigation of a cross-case is:

- [1] Always admissible in the main case
- [2] May be admissible in the main case
- [3] Not at all admissible in the main case
- [4] Admissible in the main case with the leave of the Court



Q.22) Under POCSO Act, which of the following is true in relation to "Procedure for media"?

- [1] The publisher or owner of the media or studio or photographic facilities shall be jointly and severally liable for the acts and omissions of his employee
- [2] No reports in any media shall disclose, the identity of a child including his name, address, photograph, family details, school, neighbourhood or any other particulars which may lead to disclosure of identity of the child
- [3] Person contravening the provision will be liable to be punished with imprisonment of either description for a period which shall not be less than six months but which may extend to one year or with fine or with both.
- [4] All of the above

Q.23) Section 17 of the Limitation Act does not take within its ambit:

- [1] An appeal
- [2] An execution application

| [3] A suit |
|--|
| [4] All of the above |
| Q.24) To accomplish such a herculean task in hardly three days is an enterprise with difficulty. |
| [1] fraught |
| [2] devoid |
| [3] likely |
| [4] composed |
| Q.25) If any limited liability partnership fails to file its annual return before the expiry of the period specified therein, such limited liability partnership and its designated partners shall be liable to a penalty of for each day. |
| [2] One thousand rupees |
| [3] One hundred rupees |
| [4] Five hundred rupees powered by Legal Bites——— |
| Q.26) But, judging from the frequent accidents which occur, they sometimes dispense this precaution. |
| [1] from |
| [2] with |
| [3] for |
| [4] about |
| Q.27) Choose the correct sentence. |
| [1] My friend has got a new job. |
| [2] My friend has got a new work. |
| [3] My friend is got a new job. |

[4] My friend did got a new job.

Q.28) When he arrived home he noticed that the documents he had kept above the table were missing.

- [1] keep above the
- [2] kept on the
- [3] kept over the
- [4] No Improvement

Q.29) The liability of the indemnifier to compensate the indemnity-holder commences when:

- [1] The indemnity-holder has suffered actual loss
- [2] Liability of the indemnity-holder becomes certain
- [3] He is called upon to pay
- [4] He fixes the date for the same



Q.30) Abhijeet is charged under section 242 of the Indian Penal Code (45 of 1860), with "having been in possession of counterfeit coin, having known at the time when he became possessed thereof that such coin was counterfeit", the word "fraudulently" being omitted in the charge.

Applying Section 215 Code of Criminal Procedure:

- [1] Even if it appears that Abhijeet was in fact misled by this omission, the error shall not be regarded as material
- [2] Even if it appears that Abhijeet was deliberately misled by this omission, the error shall be regarded as material
- [3] Unless it appears that Abhijeet was in fact misled by this omission, the error shall not be regarded as material
- [4] None of the above

Q.31) Any offence committed in relation to Narcotic drugs is an:

- [1] Cognizable and Non-bailable offence
- [2] Bailable and Cognizable offence
- [3] Cognizable offence
- [4] Non-bailable offence

Q.32) What shall be the minimum population to declare an area as metropolitan area?

- [1] Exceeding 1.5 million
- [2] Exceeding 1 million
- [3] 1 million
- [4] All of the above

Q.33) Abettor is a person:

- [1] Who commits the offence
- [2] Who instigates the commission of offence
- [3] Against whom the offence is committed
- [4] None of the above



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Q.34) The unicameral parliament of which country is known as Knesset?

- [1] Finland
- [2] Israel
- [3] Turkey
- [4] Lebanon

Q.35) Under POCSO Act, the Special Court shall:

- [1] Create a child-friendly atmosphere by allowing a family member, a guardian, a friend or a relative, in whom the child has trust or confidence, to be present in the court
- [2] Ensure that the child is not called repeatedly to testify in the court

- [3] Not permit aggressive questioning or character assassination of the child and ensure that dignity of the child is maintained at all times during the trial
- [4] All of the above

Q.36) Choose the one which best expresses the opposite meaning or antonym of the given word.

Propensity

- [1] Relentless
- [2] Stagnation
- [3] Forecast
- [4] Disinclination
- Q.37) Any variance made without surety's consent in the terms of the contract of guarantee discharges the surety: spirants
- [1] As to the transaction prior to variance
- [2] As to the transaction subsequent to variance
- [3] As to all transactions powered by Legal Bites -
- [4] Equally, as far as the limits of their

Q.38) An agreement or compromise in a representative suit:

- [1] May be entered into by the parties without the leave of the Court and the same shall be valid because the parties have right to enter into an agreement or compromise as the case may be.
- [2] May be entered into without the leave of the Court but the same shall be voidable at the option of the parties.
- [3] No agreement or compromise in a representative suit shall be entered into without the leave of the court but if any such agreement or compromise entered into without the leave of the court, the same shall be legal and valid because the parties have right to enter into an agreement or compromise as the case may be.
- [4] No agreement or compromise in a representative suit may be entered into without the leave of the court and if any such agreement or compromise entered into without the leave of the court, the same shall be void.

| Q.39) Which maxim relates to "reasonable value of services"? |
|--|
| [1] Quantum meruit |
| [2] Nudum pactum |
| [3] Quasi contract |
| [4] Quantum Valebant |
| Q.40) According to section 27, in the taking of the evidence, the arbitral tribunal: |
| [1] May apply to the court for assistance in taking evidence |
| [2] Cannot apply to the court for assistance in taking evidence |
| [3] Can apply to the court for assistance in taking evidence with the prior approval of both the parties |
| [4] None of the above |
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| Q.41) Under POCSO Act, the Special Court shall try cases in camera and in the presence of: |
| [1] Parents of the child Owered by Legal Bites [2] Any other person in whom the child has trust |
| [3] Magistrate |
| [4] Either 1 or 2 |
| Q.42) One-word substitution: |
| The murder of Brother |
| [1] Homicide |
| [2] Regicide |
| [3] Fratricide |
| [4] Suicide |
| |

Q.43) Choose the word which is most similar in meaning to the word:

| Garrulity |
|---|
| [1] credulity |
| [2] speciousness |
| [3] Loquaciousness |
| [4] speciousness |
| Q.44) Where a limited liability partnership changes its name or obtains a new name, it shall within a period of days from the date of such change, give notice of the change to Registrar along with the order of the Central Government, who shall carry out necessary changes in the certificate of incorporation and within thirty days of such change in the certificate of incorporation, such limited liability partnership shall change its name in the limited liability partnership agreement. |
| [1] Ten days |
| [2] Thirty days |
| [3] Fifteen days [4] Sixty days |
| Q.45) Which of the following are the powers of the Appellate Court provided under Section 107 of the Civil Procedure Code? |
| I. To determine a case finally; |
| II. To remand a case; |
| III. To frame issues and refer them for trial; |
| IV. To take additional evidence or to require such evidence to be taken. |
| [1] I and II |
| [2] II and III |

[3] I, III and IV

[4] All of the Above

Q.46) A, B, C, D and E are jointly and severally liable for Rs. 1,000 under a decree obtained by F. A obtains a decree for Rs. 1,000 against F singly and applies for execution to the Court in which the joint-decree is being executed.

- [1] F may treat his joint-decree as cross-decree
- [2] F may not treat his joint-decree as a cross-decree
- [3] The Court may or may not allow F to treat his joint-decree as cross-decree
- [4] None of the above

Q.47) Which provision of Code of Civil Procedure provides that where a judgment-debtor dies before the decree has been fully satisfied, the holder of the decree may apply to the Court which passed it to execute the same against the legal representative of the deceased?

- [1] Section 48
- [2] Section 49
- [3] Section 50
- [4] Section 51

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Q.48) Where a suit is dismissed under Rule 2 or 3 of Order IX of Code of Civil Procedure:

- [1] Plaintiff is debarred from filing fresh suit
- [2] Only remedy with the plaintiff is to seek setting aside of such order
- [3] The only remedy is to bring fresh suit
- [4] Plaintiff may bring a fresh suit, or he may apply for an Order to set the dismissal aside.

Q.49) As per Order XXI, Rule 1 of Code of Civil Procedure, how shall the money payable under a decree shall be paid?

- [1] By deposit into the court whose duty it is to execute the decree, or sent to that Court by postal money order or through a bank
- [2] Out of Court, to the decree-holder by postal money order or through a bank or by any other mode wherein payment is evidenced in writing
- [3] In the manner as the Court which made the decree, directs

[4] Any of the Above

Q.50) Whoever causes bodily pain, disease or infirmity to any person, is said to cause hurt. Therefore:

- [1] Using force is essential to the offence of hurt
- [2] Direct physical contact between the accused and the victim is essential to the offence of hurt
- [3] It is irrelevant that no force was used.
- [4] All of the above

Q.51) A knows that B is suffering from an enlarged liver. Being a doctor, A knows that if he gives a fist blow to B in that region with moderate force, it would result in a rupture of B's liver and is likely to cause his death. Knowing this, A gives B a fist blow which ruptures B's liver and causes his death. A is:

- [1] Guilty of culpable homicide not amounting to murder since he knew that his act is likely to cause death
- [2] Guilty of some offence other than culpable homicide or murder
- [3] Guilty of no offence since this blow would not have caused the death of a person in normal health
- [4] Guilty of murder since he had an intention to cause injury and also know that it is likely to cause death of B

Q.52) Import or export of counterfeit coin is punishable under the Indian Penal Code in:

- [1] Section 237
- [2] Section 238
- [3] Section 239
- [4] Section 240

Q.53) Who shall prepare guidelines for the use of non-governmental organisations, professionals and experts or persons having knowledge of psychology, social work, physical health, mental health and child development to be associated with the pre-trial and trial stage to assist the child?

[1] Central government [2] State government [3] Special Child Welfare Committee [4] Any of the above Q.54) When a valid tender of goods is rejected, the promisor: [1] Is not liable for non performance of contract [2] Is discharged from his obligation under the contract [3] Does not lose his right under the contract [4] None of the above Q.55) In which one among the following cases, the right of private defence to the extent of causing death is available? [1] A was making an attempt to kill B when one of B's friend killed A to save B. [2] A was scolding B in most vulgar and filthy language on a public road. B in consequence killed [3] A was stealing brinjals from the orchard of B. When B tried to apprehend, A tried to run away. B chased him a little and shot him dead. [4] A was taking B's cow to cattle pound for eating A's crop. B on seeing this kills A.

Q.56) Period during which proceedings stand stayed by an injunction or order is excluded:

- [1] Under section 14 of Limitation Act
- [2] Under section 15 of Limitation Act
- [3] Under section 16 of Limitation Act
- [4] Under section 13 of Limitation Act

Q.57) Choose the one which best expresses the opposite meaning or Antonym of the given word.

Petulant

| [1] Calm |
|---|
| [2] Industrious |
| [3] Scrupulous |
| [4] Fearless |
| Q.58) An application under Section 8 of the Arbitration and Conciliation Act, 1996 must be filed by a defendant to the suit: |
| [1] Before filing written statement to the suit |
| [2] At the time of filing its written |
| [3] Any time during the pendency of the suit |
| [4] Can be filed at any time, but only to challenge the appointment of arbitrator |
| [1] Where it has not been pronounced by a Court of competent jurisdiction[2] Where it has not been given on the merits of the case[3] Where it appears on the face of the proceedings to be founded on an incorrect view of international law or a refusal to recognise the law of India in cases in which such law is applicable.[4] All of the Above |
| Q.60) For the price of work done by the plaintiff for the defendant at his request, where no time has been fixed for payment, the period of limitation is: |
| [1] One year |
| [2] Two years |
| [3] Three years |
| [4] Five years |
| Q.61) Which of the following provisions of the Code of Civil Procedure provides that where |

it appears to the Court that any joinder of plaintiffs may embarrass or delay the trial of

| the suit, the Court may put the plaintiffs to their election or order separate trials or make such other order as may be expedient? | | |
|--|--|--|
| [1] Order I, Rule 2 | | |
| [2] Order I, Rule 3 | | |
| [3] Order I, Rule 4 | | |
| [4] Order I, Rule 5 | | |
| Q.62) In which case the Court may extend the time for making an application under Order IX, Rule 5 Code of Civil Procedure for such period as it thinks fit: | | |
| [1] He has failed after using his best endeavours to discover the residence of the defendant, who has not been served | | |
| [2] Such defendant is avoiding service of process, | | |
| [3] There is any sufficient cause for extending the time [4] All of the Above Q.63) A decree becomes final when: | | |
| [1] When it conclusively determines the rights of the parties | | |
| [2] When no appeal is preferred against the decree | | |
| [3] Both 1 and 2 | | |
| [4] None of the Above | | |
| Q.64) The effect of failure to perform in specified time on a contract is laid in which section of Indian Contract Act? | | |
| [1] Section 50 | | |
| [2] Section 55 | | |

[3] Section 60

[4] Section 65

| Q.65) The Specified Value, earlier which used to be not less than 1 crore was reduced to by the Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts (Amendment) Act, 2018. | |
|---|--|
| [1] 50 lacs | |
| [2] 25 lacs | |
| [3] 4 lacs | |
| [4] 3 lacs | |
| Q.66) Whoever joins or continues in an unlawful assembly, knowing that such unlawful assembly has been commanded in the manner prescribed by law to disperse, shall be punished with imprisonment of either description for a term which may extent to: | |
| [1] Six months | |
| [2] 1 year | |
| [3] 2 years | |
| [4] 3 years Law Aspirants | |
| Q.67) Uttering obscene words near a public place: Legal Bites | |
| [2] Is an offence under Sec.294(b) Indian Penal Code | |
| [3] Is an offence under Sec.290 Indian Penal Code | |
| [4] Is an offence under Sec.292(2)(b) Indian Penal Code | |
| Q.68) A phrase which does not find a place in Section 304(A), Indian Penal Code is: | |
| [1] The death of any person | |
| [2] Rash or negligent act | |
| [3] Rash and negligent act | |
| [4] Not amounting to culpable homicide | |
| | |

Q.69) Which of the following is a defence in relation to a charge of bigamy under Indian as well as English law:

- [1] When the first marriage has been declared void by a court of competent jurisdiction (i.e. the first marriage is not a valid marriage).
- [2] When the husband or wife has been continually absent or not heard of for seven years, provided that this fact be disclosed to the person with whom the second marriage is contracted.
- [3] Bona fide belief in the spouse's death.
- [4] All of the above

Q.70) Rescission cannot be granted under Specific Relief Act:

- [1] Where the plaintiff has ratified the contract
- [2] Where there is a valid contract
- [3] Where the third party have acquired any interest under the contract
- [4] All of the above

Q.71) The Conciliation proceeding shall not be terminated in the case of:

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- [1] Death of a party
- [2] Signing of settlement agreement by the parties
- [3] Restoring to Arbitral/Judicial proceedings
- [4] All of the above

Q.72) In which of the following ways, the bailment is not terminated?

- [1] Expiry of a specific period
- [2] Fulfillment of an object
- [3] Bailor's insolvency
- [4] Death of a bailor or the bailee

Q.73) Part I of The Arbitration and Conciliation Act, 1996 applies where:

[1] The place of arbitration is in India

| [2] The place of arbitration is outside India but in Asia | | | |
|--|--|--|--|
| [3] The place of arbitration is outside India, but is in Europe | | | |
| [4] The place of arbitration is anywhere in the world | | | |
| Q.74) The maxim <i>non compos mentis</i> means: | | | |
| [1] Child of ten years | | | |
| [2] Not co-operative | | | |
| [3] Not of sound mind | | | |
| [4] None of the above | | | |
| Q.75) A, a snake-charmer, persuaded B to allow himself to be bitten by a poisonous snake, including B to believe that he had the power to protect B from harm. B consented, and as a result, died: [1] A is not liable, as consented to suffer the harm [2] A is liable, although B consented, such consent was founded on a misconception fact, i.e., in the belief that A had the power to cure snake bites [3] A is liable for murder and not culpable homicide [4] None of the above | | | |
| Q.76) Nothing is an offence if the act of a person incapable of judgment by reason of intoxication caused against his will is mentioned in the Indian Penal Code under: | | | |
| [1] Section 84 | | | |
| [2] Section 85 | | | |
| [3] Section 86 | | | |
| [4] Section 87 | | | |
| Q.77) Delay in filing the suit: | | | |
| [1] Can not be condoned | | | |

[2] Can be condoned under section 3 of Limitation Act

- [3] Can be condoned under Order VII, Rule 6 of the Code of Civil Procedure
- [4] Can be condoned under section 5 of Limitation Act

Q.78) In case of breach of contract, the compensation can be claimed for the:

- [1] Remote consequences of the breach
- [2] Natural consequences of the breach
- [3] Indirect consequences of the breach
- [4] All of the above

Q.79) Where in an anticipatory breach, the promisee opts to put an end to the contract and treats the anticipatory breach as the actual breach of contract, the promisee:

- [1] Is excused from the performance of his promise
- [2] Has to perform his part of the promise
- [3] Has to perform his part of the promise to the extent of benefits received by him
- [4] Has to consider the contract as illegal

Q.80) Under Indian Contract Act, 1872 when is the communication of proposal completed?

- [1] It is put in the course of transmission
- [2] It comes to the knowledge of the proposer
- [3] The proposal is communicated to the person to whom it is made
- [4] All of the above

Q.81) Order XXIII Rule (1) and (2) of the CPC applies to:

- [1] To the appeals only
- [2] To the writ petitions only
- [3] To the appeals, the writ petition and to the execution proceedings
- [4] To appeals and writ petitions and not to the execution proceedings

| Q.82) With effect from the assessment year 2010-2011, LLP is treated asfor the purpose of Income Tax. |
|---|
| [1] Sole Proprietorship |
| [2] Partnership Firm |
| [3] Private Company |
| [4] Either 1 or 2 |
| Q.83) Which of the following case is related to cross offer? |
| [1] Adam v. Lindsell |
| [2] Tinn v. Hoffman and Co. |
| [3] Household Fire and Accident Insurance Co. v. Grant |
| [4] Dunlop v. Higgins Q.84) According to section 372 of Code of Criminal Procedure, no appeal shall lie from an order of a judgement unless: |
| [1] It is provided in the Code of Criminal Procedure or any other law for the time being in force [2] It is provided in the judgement |
| [3] The judge allows it |
| [4] All of the above |
| Q.85) Where any person convicted on a trial held by a High Court in its extraordinary original criminal jurisdiction may appeal to: |
| [1] Court of Session |
| [2] Supreme Court |
| [3] No appeal lies |
| [4] None of the above |
| |

Q.86) Order to pay costs in non-cognizable cases is covered under:

[1] Section 359 Code of Criminal Procedure

- [2] Section 287 Code of Criminal Procedure
- [3] Section 388 Code of Criminal Procedure
- [4] Section 489 Code of Criminal Procedure

Q.87) Find the meaning of the word:

Vicissitude

- [1] Sorrows
- [2] Misfortunes
- [3] Changes
- [4] Surprises

Q.88) A declaration made under Specific relief Act is binding on:

- [1] The parties to the suit
- [2] Persons claiming through the parties to the suit
- [3] Where any party is a trustee, or the person for whom such party would be a trustee
- [4] All of the above

Q.89) The Commercial Courts Act, 2015 before undergoing Amendment in 2018, held the title:

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- [1] The Commercial Court, Commercial Appellate Courts, Commercial Division of High Courts Act
- [2] The Commercial Courts and Commercial Appellate Courts Act
- [3] The Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts Act
- [4] The Commercial Courts Act

Q.90) Identify the sentence that can be an accurate conversion of the sentence in Active voice: "I am reminded of the splendour of nature."

- [1] This reminds me of the splendour of nature.
- [2] Splendour of nature reminds me of this.

[3] This makes me remind of the splendour of nature. [4] Splendour of nature is remembered by me. Q.91) An arbitral award made under Part I of the Arbitration and Conciliation Act, 1996 shall be considered as a: [1] Domestic Award [2] Foreign award [3] General award [4] International award. Q.92) 'A' the landlord, knowing of the commission of a murder within the limits of his estate wilfully misinforms the Magistrate of the district that the death has occurred because of an asthma attack followed by an attack of epilepsy. In such a situation 'A' is: [1] Liable for no offence [2] Liable for the offence punishable under Section 177 Indian Penal Code [3] Liable for the offence punishable under Section 193 Indian Penal Code [4] Liable for the offence punishable under Section 196 Indian Penal Code 11 @ S Q.93) A person resisting or obstructing the lawful apprehension of himself for any offence with which he is charged or of which he has been convicted; or escaping or attempting to escape from legal custody is punishable under: [1] Section 224 Indian Penal Code [2] Section 225 Indian Penal Code [3] Section 226 Indian Penal Code [4] Section 227 Indian Penal Code Q.94) A, a mentally disturbed person picks out a revolver point towards B and attempts to

fire at B. B picks a flower pot and hits A causing grievous hurt to A:

- [1] B is liable for causing grievous hurt to A
- [2] B is not liable for causing grievous injury but simple hurt

- [3] B has acted in private defence, therefore he is not liable
- [4] Right of private defence is not available against a mentally disturbed person

Q.95) Executory consideration:

- [1] Consists of a promise in future
- [2] Liable is outstanding on both the parties
- [3] Is a promise for a promise
- [4] All of the above

Q.96) A fresh period of limitation shall be computed from the time when the acknowledgement was:

- [1] Signed before expiration of prescribed period
- [2] Signed after expiration of prescribed period
- [3] Oral agreement before expiration of prescribed period
- [4] Oral agreement after expiration of prescribed period



bv Leaal Bites--

Q.97) Convert to reported speech:

"My parents are atheists", says Sumedha.

- [1] Sumedha says that her parents are atheists.
- [2] Sumedha said that my parents were atheists.
- [3] Sumedha said that her parents had been atheists.
- [4] Sumedha said that her parents were atheists.

Q.98) Which of the following statements is correct, so far as Section 9 of the Arbitration and Conciliation Act, 1996 is concerned?

- [1] A party may apply to the court for interim measures during the pendency of the arbitration proceedings only
- [2] A party may apply to the court seeking appointment of receiver by way of interim measures even after the making of the arbitral award by the Arbitral Tribunal

| [3] A party cannot apply for interim measures before the commencement of arbitral proceedings [4] All the above are correct | | | |
|---|-----------------|---|--|
| | | | |
| [1] is, get | | | |
| [2] do, get | | | |
| [3] is, getting | | | |
| [4] have, got | | | |
| Q.100) What is | true abou | t perpetual injunction? | |
| [1] It is a judicial | process | | |
| [2] Preventive in | nature | | |
| [3] The thing pre [4] All of the abo Q.101) Under P while recording | ove OCSO, wh | ich section provides for the assistance of an interpreter or expert | |
| [1] Section 38 | | | |
| [2] Section 29 | | | |
| [3] Section 44 | | | |
| [4] Section 18 | | | |
| Q.102) Which of Sanhita Bill, 20 | | owing offences have been omitted from the Bharatiya Nyaya | |
| [1] Sedition | | | |
| [2] Murder | | | |
| [3] Rape | | | |
| [4] Theft | | | |

Q.103) What are the important steps for the conversion of partnership firm or company into LLP?

- [1] Reservation of name of LLP in Form 1
- [2] Filing of Incorporation document in Form 2
- [3] Intimation of conversion to ROC in Form 14
- [4] All the above

Q.104) Railways is a subject in the:

- [1] Concurrent List
- [2] Union List
- [3] State List
- [4] Residuary List

Q.105) What is the new name suggested for the old Parliament building by Prime Minister Modi?

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- [1] Purana-Bhavan
- [2] Old Parliamnet
- [3] Samvidhan Sadan
- [4] Samvidhan Bhavan

Q.106) Sharda Act deals with:

- [1] Widow Remarriage
- [2] Child marriage
- [3] Inter-caste Marriage
- [4] Polygamy

Q.107) Who was the first Minister of Law of independent India?

- [1] Kailash Nath Katju[2] Hiralal J. Kania[3] Shanti Bhushan[4] Dr. BR Ambedkar
- Q.108) An Arbitral award shall be enforced in the same manner as if it were a decree of:
- [1] Tribunal
- [2] Local Authority
- [3] The Court
- [4] All of the above
- Q.109) With which country has India launched RETAP (under Strategic Clean Energy Partnership)?
- [1] New Zealand
- [2] US
- [3] Australia
- [4] Canada



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- Q.110) The Rajya Sabha passed the Advocates Amendment Bill, 2023 to regulate the legal profession through which single Act?
- [1] The Advocates Act, 1961
- [2] The Advocates Act, 1947
- [3] The Advocates Act, 1967
- [4] The Advocates Act, 1981
- Q.111) The principle stated in Section 106 of the Indian Evidence Act is an application of the principle of:
- [1] Res gestae
- [2] Res ipsa loquitur

- [3] Res judicata
- [4] Rebus sic stantibus

Q.112) Which of the following is not a public document?

- [1] Record of nationalized bank
- [2] A post-mortem Report
- [3] A private WAQF deed, recorded in the office of sub-registrar
- [4] Entries made by a police officer in the site inspection map and site memo

Q.113) Presumption as to Gazettes, newspapers, private acts of parliament and other documents are contained under Indian Evidence Act in:

- [1] Section 90
- [2] Section 80
- [3] Section 81
- [4] Section 91

Law Aspirants

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Q.114) The contents of the document may be proved by:

- [1] Primary evidence only
- [2] Secondary evidence only
- [3] Primary or secondary evidence
- [4] Oral evidence

Q.115) Mark the incorrect statement.

- [1] Where the party to an attested document has admitted that he executed the document that is sufficient proof of the execution even if the document is required by law to be attested
- [2] If the attesting witness denies or does not remember the execution of the document its execution could not be proved by other evidence
- [3] If one attesting witness is produced the party has done his duty even if that witness denies or does not remember the execution of the document and then other evidence can be offered

[4] An attested document not required by law to be attested may be proved as if it was unattested

Q.116) Under Limitation Act, where the prescribed period for any suit, appeal or application expires on a day when the Court is closed, the suit, appeal or application may be instituted, preferred or made:

- [1] On the day when the Court reopens
- [2] On the day before the Court is closed
- [3] Within 10 days after the Court reopens
- [4] Within a reasonable time

Q.117) What is the total number of High Courts in India?

[1] 24

[2] 22

[3] 25

[4] 23

Law Aspirants

by Legal Bites --

Q.118) What is the Doctrine of Stare decisis?

- [1] The doctrine of Statutory Interpretation
- [2] The doctrine of Royal Pardon
- [3] The doctrine of Parliamentary Sovereignty
- [4] The doctrine of Precedent

Q.119) Private Arbitration is also described as:

- [1] Integral Arbitration
- [2] Consensual Arbitration
- [3] Domestic Arbitration
- [4] None of the above

| [1] Automatism[2] M'Naghten rule[3] Atavism[4] Equivocality test | |
|---|-----|
| [3] Atavism | |
| | |
| [4] Equivocality test | |
| | |
| Q.121) As per Indian Penal Code, gang rape is punished under: | |
| [1] Section 376A | |
| [2] Section 376C | |
| [3] Section 376D | |
| [4] Section 376E | |
| Q.122) In which case it was held that the death penalty shall be inflicted only in the rar of rare cases: [1] Bachan Singh v. State of Punjab [2] Machhi Singh v. State of Punjab [3] Balwant Singh v. UOI [4] Rajendra Prasad v. State of UP | S |
| Q.123) Section 3-A of the Commercial Courts Act, 2015 constitutes which Courts he jurisdiction where the High Court does not exercise ordinary original civil jurisdiction. | old |
| [1] Commercial Court at the level of District Judge | |
| [2] Commercial Court at level below District Judge | |
| [3] Commercial Appellate Court headed by District Judge | |
| [4] Commercial Appellate Court headed by High Court Judge | |

[1] To prove good or bad character, the evidence can be given of both reputation and disposition

- [2] To prove bad character evidence can be given of previous conviction
- [3] Evidence may be given only of general character and not particular acts by which the character is shown
- [4] Good character is also relevant in civil proceedings

Q.125) Mark the incorrect statement.

- [1] Witnesses shall be first examined in chief, the cross-examined and the re-examined
- [2] A witness can be made open to cross examination even before he is first examined in chief
- [3] Without cross examination the statement of a witness cannot become an evidence
- [4] Re-examination of a witness can be done after examination in chief and cross examination

Q.126) Assertion (A): Even for a child immediately after marriage, presumption of legitimacy under section 112 of the Evidence Act would apply.

Reason (R): The legislature which extended the period of operation of the presumption by 280 days after dissolution of marriage did not choose to exclude any minimum initial period of matrimony for the application of the presumption.

Find out the correct response: wered by Legal Bites —

- [1] Both (A) and (R) are true and (R) is correct explanation of (A).
- [2] Both (A) and (R) are true but (R) is not correct explanation of (A).
- [3] (A) is true but (R) is false.
- [4] (A) is false but (R) is true.

Q.127) Section 93 of the Indian Evidence Act, applies to the:

- [1] Ambiguitas patens
- [2] Ambiguitas latens
- [3] Both 1 and 2
- [4] None of the above

Q.128) Under section 92 of Indian Evidence Act oral evidence to explain the real nature of the transaction is admissible:

- [1] Where the document does not record all the terms of the contract
- [2] Where the document records all the terms of the contract
- [3] Where the document is complete in itself
- [4] All of the above

Q.129) Among the following which is not a public document?

- [1] The records of Motor Accident Claims Tribunal
- [2] The register of private documents maintained in the office of sub-registrar under the Registration Act.
- [3] The record of proceedings of the House of the People maintained in the Lok Sabha Secretariat.
- [4] Pronote executed by 'A' while taking loan from a money lender.

Q.130) Under which section, the facts proved under Sections 32 and 33 can be contraindicated as per the Evidence Act?

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- [1] Section 156
- [2] Section 157
- [3] Section 158
- [4] Section 159

Q.131) In relation to F.I.R., which of the following statements is not correct?

- [1] It is not a substantive evidence
- [2] It merely marks the beginning of the investigation
- [3] It cannot be used as a previous statement for any purpose
- [4] The informant need not be an eye witness

| Q.132) Which of the following sections of the Specific Relief Act deals with the liability of a person in possession, not as owner, to deliver to persons entitled to immediate possession? |
|---|
| [1] Section 8 |
| [2] Section 9 |
| [3] Section 10 |
| [4] Section 11 |
| Q.133) Which among the following articles of the Constitution of India deals with "Prohibition of Traffic in Human beings"? |
| [1] Article 21 |
| [2] Article 22 |
| [3] Article 23 |
| [4] Article 24 LOW ASDITCHTS |
| Q.134) Who is empowered under the LLP Act to strike off the name of a defunct LLP from the register of Limited Liability Partnership? |
| [1] Tribunal |
| [2] Registrar of Companies |
| [3] Central Authority |
| [4] All of the above |
| Q.135) Secularism means: |
| [1] Suppression of all religions |
| [2] Freedom of worship to minorities |
| [3] Separation of religion from state |
| [4] A system of political and social philosophy that does not favour any particular religious faith |
| Q.136) Mark the correct response: |

- [1] It is the duty of the Prime Minister to communicate all decision of the Council of Ministers to the President, whenever he requires
- [2] The Prime Minister need not communicate all decisions to the President
- [3] It is not obligatory on the part of Prime Minister to communicate the decision to the President
- [4] The President cannot compel the Prime Minister to give the information he has

Q.137) Counter-claim, under section 3 of Limitation Act, 1963, shall be deemed to have been instituted:

- [1] On the same day when the suit, in which counter-claim is made, has been filed
- [2] On the day on which the counter-claim is made
- [3] Either 1 or 2 whichever is beneficial to the defendant
- [4] Either 1 or 2 whichever is beneficial to the plaintiff

Q.138) The Ninth Schedule was added by which Amendment?

- [1] First
- [2] Ninth
- [3] Thirty fifth
- [4] Seventh

Q.139) The minimum number of members that must be present to hold the meeting of the Lok Sabha is:

powered by Legal Bites-

- [1] 1/4 of the total membership
- [2] 1/10 of the total membership
- [3] 50% strength of Lok Sabha
- [4] At least hundred members

Q.140) "Test of reasonableness" is a very important consequence under the following articles.

[1] Article 13

| Q.144) In which of the following cases, the court held that even if an appeal is dismisse on the ground of being incompetent or time-barred, the party can go for a review procedure? |
|--|
| [4] Non- Appealable |
| [3] Appealable under Order XLIII Rule 1 |
| [2] Revisable |
| [1] Reviewable |
| Q.143) Order returning plaint under Rule 10 of Order VII of Civil Procedure Code is: |
| [4] All of the Above. |
| [3] The parties must have been litigating under same title in the former suit. |
| whom they or any of them claim. |
| [2] The former suit must have been a suit between the same parties or between parties unde |
| [1] The matter directly and substantially in issue in the subsequent suit or issue must be the sam matter which was directly and substantially in issue either actually or constructively. |
| judicata? |
| Q.142) Which of the following situations must be fulfilled to constitute a matter as <i>re</i> |
| [4] All of the above |
| [3] To facilitate the conduct of arbitral tribunal |
| [2] To facilitate the conduct of the arbitrators |
| [1] To facilitate the conduct of the arbitral proceedings |
| Q.141) The parties may arrange for administrative assistance: |
| [4] Article 16 |
| [3] Article 15 |
| [2] Article 14 |

[1] L.S Sherlekar v. D.L. Agarwal

| [2] S.K. Roy v. Board of Revenue | | | | | | |
|--|--|--|--|--|--|--|
| [3] Banarasi Yadav v. Krishna Chandra | | | | | | |
| [4] Ram Baksh v. Rajeshwari Kunwar | | | | | | |
| Q.145) Section 149 Code of Civil Procedure permits the court to allow a party to make up for the lack of court fees due on complaint or notice of appeal etc | | | | | | |
| [1] Before the expiry of limitation period | | | | | | |
| [2] After the expiry | | | | | | |
| [3] After the expiry | | | | | | |
| [4] None of the above | | | | | | |
| Q.146) Section 153 of the Code of Civil Procedure deals with: | | | | | | |
| [1] General power to amend | | | | | | |
| [2] Transfer of business [3] Saving of inherent powers of Court | | | | | | |
| [3] Saving of inherent powers of Court | | | | | | |
| [4] Amendment of judgments, decrees or orders by Legal Bites— | | | | | | |
| Q.147) International Convention against doping in sports was concluded in the year: | | | | | | |
| [1] 1991 | | | | | | |
| [2] 2000 | | | | | | |
| [3] 2001 | | | | | | |
| [4] 2005 | | | | | | |
| Q.148) Which of the following Commissions was appointed by the Central Government or Union-State relations in 1983? | | | | | | |
| [1] Sarkariya commission | | | | | | |
| [2] Dutt commission | | | | | | |
| [3] Setalvad commission | | | | | | |

| [41 | Rai | iamannar | commission |
|------------|------|------------|---------------|
| 171 | i (u | airiairiai | CONTINUESSION |

Q.149) Which of the following statements are correct?

An attachment order may come to an end by:

- I. Satisfaction of decree.
- II. Setting aside or reversal of decree.
- III. Dismissal of execution application for decree holder's default.
- IV. Death of the decree-holder.
- V. Agreement/compromise between the parties.
- [1] I, II, III and V
- [2] II, IV, and V
- [3] II, III, IV and V
- [4] All of the these

ETW Law Aspirants

Q.150) A British citizen staying in India cannot claim the right to:

- [1] Freedom of Trade and Profession Profession Dy Legal Bites -
- [2] Equality Before Law
- [3] Protection of Life and Personal Liberty
- [4] Freedom of Religion

Q.151) Forcible conversions infringe which of the following rights guaranteed under Article 25?

- [1] Freedom of conscience
- [2] Right to Profess
- [3] Right to Practice
- [4] Right to Propagate

Q.152) The doctrine of Double Jeopardy in Article 20(2) of the Constitution of India means:

[1] No one can be tried and punished more than once for the same offence [2] One can be tried several times for the same offence [3] Punishment once awarded cannot be enhanced in appeal or revision [4] One can be tried more than once but punished only once Q.153) The right against self incrimination is guaranteed to: [1] A witness [2] An accused [3] Any person [4] None of the above Q.154) In the case of M/S. Ajanta Electronics v. M/S. Surya Electricals, the Commercial Court passed an interlocutory order in favour of M/S. Surva Electricals. The other party to the case being aggrieved seeks a remedy against the said interlocutory order. Which of the following remedies shall be applicable in this case? [1] Civil Revision Application powered by Legal Bites --[2] Civil Appeal [3] Both 1 and 2 [4] None of the above Q.155) During the course of trail of a murder case, which of the following may be proved: [1] Statement of confession of accused made in police custody during investigation [2] Recovery of the weapon of offence on basis of statement made by accused during investigation of another case. [3] After recovery of dead body, the statement of accused as to the place where he threw the dead body [4] None of the above

- [1] Prohibition from proving certain facts
- [2] Prohibition from claiming property
- [3] To stop a person
- [4] None of the above

Q.157) Point out the incorrect statement.

- [1] If a contract is contained in several letters, all the letters in which it is contained, it must be proved.
- [2] If the contract is contained in the bill of exchange, the bill of exchange must be proved.
- [3] If a bill of exchange is drawn in a set of three, one only need be proved.
- [4] If A gives B receipt for money paid by B, oral evidence is offered of the payment, the evidence is not admissible.

Q.158) 'A' agrees to sell to 'B' his white horse in writing. 'A' has two white horses and it becomes uncertain as to which horse was sold.

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Here in the document, there is:

- [1] Latent ambiguity
- [2] Patent ambiguity
- [3] No ambiguity
- [4] None of the above

Q.159) Hostile Witness means:

- [1] An unfavourable witness
- [2] A witness who is desirous of telling the truth
- [3] A witness who is no desirous of telling the truth
- [4] An overpowered witness

Q.160) Section 41 of the Specific Relief Act, 1963 mentions the cases in which:

[1] Perpetual injunction can be granted

- [2] Perpetual injunction cannot be granted
- [3] Declaratory order can be granted
- [4] Declaratory order cannot be granted

Q.161) Right to Health has been recognised under which Provision of Indian Constitution?

- [1] Article 42 & 42
- [2] Article 21 & 47
- [3] Article 38 & 39
- [4] All of the above

Q.162) What is that one thing in Chandrayaan 3 and not in Chandrayaan 2?

- [1] Laser Doppler Velocimeter
- [2] Laser-based Interferometry
- [3] Ultrasonic Doppler methods
- [4] Molecular Tagging Velocimetry

Aspirants

Q.163) In which Indian state is the Flamingo festival celebrated?

- [1] Rajasthan
- [2] Assam
- [3] Manipur
- [4] Andra Pradesh

Q.164) Under the provisions of Article 200 of the Constitution of India the Governor of a state may:

- [1] Withhold his assent to a Bill passed by the state legislature.
- [2] Reserve the Bill passed by the state legislature for consideration of the President
- [3] Return the Bill, other than a money Bill for reconsideration-of the legislature
- [4] All of the above

Q.165) Which of the following is/are true regarding the Balwant Rai Mehta Committee?

- [1] Recommended establishment of a three-tier Panchayati Raj system
- [2] Establishment of scheme of Democratic Decentralization
- [3] District Collector should be the chairman of the Zila Parishad
- [4] All of the above

Q.166) Election to constitute a Panchayat should be completed before:

- [1] Expiration of 6 months from date of its dissolution
- [2] Expiration of 3 months from date of its dissolution
- [3] Expiration of 1 year from date of its dissolution
- [4] Expiration of 2 months from date of its dissolution

Q.167) Who elects the Vice-President?

- [1] The same electoral college which elects the President
- [2] Members of the Rajya Sabha Wered by Legal Bites —
- [3] An electoral college consisting of members of Parliament
- [4] Members of Parliament at a joint Meeting

Q.168) The authorization for the withdrawal of funds from the Consolidated Fund of India must come from:

- [1] The President of India
- [2] The Parliament of India
- [3] The Prime Minister of India
- [4] The Union Finance Minister

Q.169) The 15th Finance Commission has suggested shifting which of the following State subjects to the Concurrent List of the 7th Schedule?

- [1] Health
- [2] Agriculture
- [3] Public Order
- [4] Betting and Gambling

Q.170) Who was the first Indian ruler to join the Subsidiary Alliance?

- [1] The Nawab of Oudh
- [2] The Nizam of Hyderabad
- [3] Sultan of Madurai
- [4] The king of Travancore

Q.171) When is the Constitution Day of India observed?

- [1] 26th November
- [2] 27th November
- [3] 28th November
- [4] 29th November



powered by Legal Bites-

Q.172) Appointment of Judges of Commercial Courts is done by:

- [1] The State Government bound by the concurrence of the Chief Justice of the High Court
- [2] The State Government not bound by the concurrence of the Chief Justice of the High Court
- [3] Central Government bound by the concurrence of the Chief Justice of the High Court
- [4] Central Government not bound by the concurrence of the Chief Justice of the High Court

Q.173) Which of the following is the oldest Smriti?

- [1] Manu Smriti
- [2] Yajnavalkya Smriti
- [3] Narada Smriti
- [4] Brihaspati Smriti

| Q.174 |) The heado | quarters of | f the Green | peace Inter | national is | located at |
|-------|-------------|-------------|-------------|-------------|-------------|------------|
|-------|-------------|-------------|-------------|-------------|-------------|------------|

- [1] Amsterdam
- [2] Canberra
- [3] Ottawa
- [4] Nagasaki

Q.175) The information regarding commission of an offence under section 154 Code of Criminal Procedure shall be given to:

- [1] Officer not below the rank of sub-inspector
- [2] Any police officer in the station
- [3] Officer in charge of the police station
- [4] None of the above

Q.176) The arbitral award shall state:

- [1] The date of arbitral award owered by Legal Bites -
- [2] The place of arbitration, as determined in accordance of section 20
- [3] The place of arbitration, as determined in accordance of section 22
- [4] Both 1 and 2

Q.177) The protection under section 162 of Code of Criminal Procedure, 1973 is:

- [1] Available in civil proceedings
- [2] Available for proceedings under Article 32 and/or 226 of the constitution
- [3] Not available in rape cases
- [4] Only available in criminal enquiry or trial in respect of the offence under investigation

Q.178) Under the provisions of Code of Criminal Procedure, 1973, confessions:

[1] Can only be made to the authorised persons

- [2] Only the Magistrate enjoys the power of recording confessions
- [3] Made to the Police Officer are valid
- [4] Made by the accused while in police custody to a police officer is valid

Q.179) Which classification of offence comes under Criminal Procedure Code:

- [1] Cognizable and non-cognizable
- [2] Bailable and non-bailable
- [3] Summons cases and warrant cases
- [4] All of the above

Q.180) In which of the following case, the court has observed that, rejection of Bail is different from the cancellation of bail?

powered by Legal Bites·—

- [1] Aslam Desai v. State of Maharashtra, 1992 AIR SCW 2621
- [2] Mazahar Ali v. State, 1982 CrLJ 1223, 1225
- [3] Hussainara v. Home Secretary, 1980 1 SCC 81
- [4] None of the above

Aspirants

Q.181) When is the Court's power to order sufficient bail arise?

- [1] In case of mistake
- [2] In case of fraud
- [3] When the bail becomes insufficient later
- [4] All of the above

Q.182) The Digital Personal Data Protection Act, 2023 seeks to achieve which of the following objectives?

- [1] Govern the processing of digital personal data
- [2] Balancing individuals' right to safeguard their personal data
- [3] Need to lawfully process such data for certain specific purposes

Q.183) Dismissal of the suit of the plaintiff seeking injunction by virtue of section 40 of the Specific Relief Act, 1963:

- [1] Does not bar the plaintiff to sue for damages for the breach for which the injunction was sought
- [2] The plaintiff can sue for damages for the breach for which the injunction was sought only with the permission of the court
- [3] Bars the plaintiff to sue for damages for the breach for which the injunction was sought
- [4] Either 2 or 3

Q.184) actus reus includes:

- [1] Positive (intentional doing) as well as negative (intentional non-doing, i.e. omission) acts.
- [2] Only positive acts.
- [3] External (bodily) as well as internal (mind) acts.
- [4] Both 1 and 3



Q.185) Intentional insult and provocation to a person with intent to provoke a breach of the public peace, or to cause the commission of any offence by that person is punishable under:

- [1] Section 504 Indian Penal Code
- [2] Section 507 Indian Penal Code
- [3] Section 506 Indian Penal Code
- [4] Section 505 Indian Penal Code

Q.186) In which of the following cases, the Court can exercise its inherent powers under section 151 of Code of Civil Procedure?

- [1] To take note of subsequent events in the case
- [2] To continue trial 'in camera' or prevent disclosure of its proceedings
- [3] To restore the suit and rehear on merits and also to review its order.

[4] All of the Above

Q.187) A party who appointed the arbitrator dies while the arbitration proceeding is going on.

- [1] Mandate of the arbitration is terminated
- [2] Mandate of the arbitrator is not terminated
- [3] Mandate of the arbitrator shall be decided by the court
- [4] Administrative assistance shall be taken to decide the mandate

Q.188) Leading questions can be asked during:

- [1] An unfavourable witness
- [2] Cross-examination
- [3] Re-examination
- [4] All of the above

Law Aspirants

Q.189) Under Section 118 of Indian Evidence Act, who amongst the following is not competent witness?

- [1] Child
- [2] Accused
- [3] Lunatic
- [4] All the above

Q.190) Which of the following statements is/are not violative of the principle of federalism?

- [1] The President of India takes over administration of provinces under the emergency
- [2] The Parliament of India has exclusive power to make any law with respect to any matter not enumerated in the Concurrent list of State list
- [3] The distribution of powers between the Union and provinces is done through three different lists enumerated in the Constitution of India

| [4] None of the above |
|--|
| Q.191) On, we observe World Pharmacists Day |
| [1] September 25th |
| [2] September 24th |
| [3] September 23th |
| [4] September 22th |
| Q.192) Membership of the legislative Assembly can vary between 60 and 500, but the exception to this rule is/are found in: |
| [1] Puducherry |
| [2] Mizoram |
| [3] Goa |
| [4] All of the above LOW ASSIGNTS |
| Q.193) For instituting a suit against the Government or against a Public Officer in official capacity, the notice period under Section 80 of Code of Civil Procedure is: |
| [1] 3 months |
| [2] 2 months |
| [3] 1 month |
| [4] 15 days |
| Q.194) Where the defendant is about to abscond or leave the local limits of the jurisdiction of the Court, the Court for its own satisfaction may order the defendant: |
| [1] To furnish security |
| [2] To surrender for his arrest |
| [3] To make compromise with plaintiff |
| [4] None of the Above |
| |

Q.195) Order XXXIX Rule 8 of the Code of Civil Procedure deals with:

- [1] Injunction to restrain repetition or continuance of breach
- [2] Injunction to corporation binding on its officer
- [3] Need for notice to opposite party before making interlocutory orders under Rule 6 or 7 of Order XXXIX
- [4] Detention, preservation, inspection, etc., of subject-matter of suit

Q.196) When there are more than one defendants, then the delivery of summons shall be made on:

- [1] Any defendant identified as a Representative of all defendants
- [2] Majority of the Defendants
- [3] Each one of the Defendant
- [4] None of the Above

Q.197) India is Ranked __ in Digital Quality of Life Index 2023?

[1] 62nd

[2] 52nd

[3] 42nd

[4] 32nd

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- Q.198) What is the name of the flagship project of the e-Courts initiative, recently onboarded by CJI Chandrachud on behalf of the Supreme Court of India?
- [1] National Judicial Data Grid Portal
- [2] Judicial Data Grid Portal
- [3] National Data Grid Portal
- [4] National Data Integration Portal

Q.199) Montreal Protocol is related to:

[1] Biological weapons

- [2] Chlorofluorocarbon
- [3] Nuclear waste
- [4] All of the above

Q.200) Under Specific Relief Act, perpetual injunction may be refused:

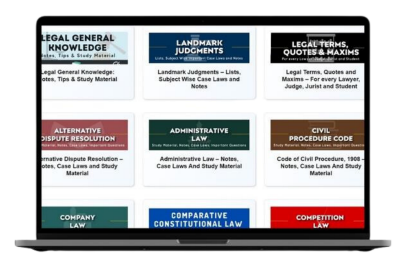
- [1] To restrain any person from applying to any legislative body
- [2] To prevent the breach of a contract the performance of which would not be specifically enforced
- [3] When equally efficacious relief can certainly be obtained by any other usual mode of proceeding except in case of breach of trust
- [4] All of the above



DELHI JUDICIAL SERVICES MOCK TEST 1 ANSWER KEY

| 1 | [2] | 41 | [4] | 81 | [4] | 121 | [3] | 161 | [4] |
|----|-----|----|--------|---------|---------|-------|----------------|------|-----|
| 2 | [4] | 42 | [3] | 82 | [2] | 122 | [1] | 162 | [1] |
| 3 | [3] | 43 | [3] | 83 | [2] | 123 | [3] | 163 | [4] |
| 4 | [2] | 44 | [3] | 84 | [1] | 124 | [4] | 164 | [4] |
| 5 | [2] | 45 | [4] | 85 | [2] | 125 | [2] | 165 | [4] |
| 6 | [1] | 46 | [1] | 86 | [1] | 126 | [1] | 166 | [1] |
| 7 | [3] | 47 | [3] | 87 | [3] | 127 | [1] | 167 | [3] |
| 8 | [2] | 48 | [4] | 88 | [4] | 128 | [1] | 168 | [2] |
| 9 | [1] | 49 | [4] | 89 | [3] | 129 | [4] | 169 | [1] |
| 10 | [3] | 50 | [3] | 90 | [1] | 130 | [3] | 170 | [2] |
| 11 | [1] | 51 | [4] | 91 | [1] | 131 | [3] | 171 | [1] |
| 12 | [2] | 52 | [1] | 92 | [2] | 132 | [1] | 172 | [2] |
| 13 | [4] | 53 | [2] | 93 | [1] | 133 | [3] | 173 | [1] |
| 14 | [2] | 54 | [2] | 94 | [3] | 134 | [2] | 174 | [1] |
| 15 | [4] | 55 | [1] | 95 | [4] | 135 | [4] | 175 | [3] |
| 16 | [4] | 56 | [2] | 96 | [1] | 136 | [1] | 176 | [4] |
| 17 | [4] | 57 | [1] | 97 | [4] | 137 | [2] | 177 | [4] |
| 18 | [1] | 58 | [1] | 98 | [2] | 138 | [1] | 178 | [2] |
| 19 | [1] | 59 | [4] | 99 | [2] | 139 | [2] | 179 | [4] |
| 20 | [2] | 60 | [3] | 100 | [4] | 140 | [2] | 180 | [1] |
| 21 | [3] | 61 | [1] | 101 | [1] | 141 | [1] | 181 | [4] |
| 22 | [4] | 62 | (4)V/C | r e 102 | [1]// [| (142) | [4] B i | 182- | [4] |
| 23 | [1] | 63 | [3] | 103 | [4] | 143 | [3] | 183 | [1] |
| 24 | [1] | 64 | [2] | 104 | [2] | 144 | [4] | 184 | [4] |
| 25 | [3] | 65 | [4] | 105 | [3] | 145 | [3] | 185 | [1] |
| 26 | [2] | 66 | [3] | 106 | [2] | 146 | [1] | 186 | [4] |
| 27 | [1] | 67 | [2] | 107 | [4] | 147 | [4] | 187 | [2] |
| 28 | [2] | 68 | [3] | 108 | [3] | 148 | [1] | 188 | [2] |
| 29 | [2] | 69 | [4] | 109 | [2] | 149 | [1] | 189 | [3] |
| 30 | [3] | 70 | [1] | 110 | [1] | 150 | [1] | 190 | [3] |
| 31 | [1] | 71 | [3] | 111 | [2] | 151 | [1] | 191 | [1] |
| 32 | [2] | 72 | [3] | 112 | [2] | 152 | [1] | 192 | [4] |
| 33 | [2] | 73 | [1] | 113 | [3] | 153 | [2] | 193 | [2] |
| 34 | [2] | 74 | [3] | 114 | [3] | 154 | [4] | 194 | [1] |
| 35 | [4] | 75 | [2] | 115 | [2] | 155 | [2] | 195 | [3] |
| 36 | [4] | 76 | [2] | 116 | [1] | 156 | [1] | 196 | [3] |
| 37 | [2] | 77 | [3] | 117 | [3] | 157 | [4] | 197 | [2] |
| 38 | [4] | 78 | [2] | 118 | [4] | 158 | [1] | 198 | [1] |
| 39 | [1] | 79 | [1] | 119 | [2] | 159 | [1] | 199 | [2] |
| 40 | [1] | 80 | [3] | 120 | [2] | 160 | [2] | 200 | [4] |









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