महत्यक विद्यो (मरामपठीत) स्तमान्य राज्य सेवा, मर क नाकरी परीकृत

प्रश्नपुस्तिका क्रमांक BOOKLET No.

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**P09** 

# प्रश्नपुस्तिका





<u>एक</u>ुण प्रश्न : 100

एकूण गुण : 200

शेवटचा अंक

## चाळणी परीक्षा

वेळ: 1 (एक) तास

#### सूचना

(1) सदर प्रश्नपुस्तिकेत 100 अनिवार्य प्रश्न आहेत. उमेदवारांनी प्रश्नांची उत्तरे लिहिण्यास सुरुवात करण्यापूर्वी या प्रश्नपुस्तिकेत सर्व प्रश्न आहेत किंवा नाहीत याची खात्री करून घ्यावी. असा तसेच अन्य काही दोष आढळल्यास ही प्रश्नपुस्तिका समवेक्षकांकडून लगेच बदलून घ्यावी.

परीक्षा-क्रमांक

केंद्राची संकेताक्षरे

- (2) आपला परीक्षा-क्रमांक ह्या चौकोनांत न विसरता बॉलपेनने लिहावा.
- (3) वर छापलेला प्रश्नपुस्तिका क्रमांक तुमच्या उत्तरपत्रिकेवर विशिष्ट जागी उत्तरपत्रिकेवरील सूचनेप्रमाणे न विसरता नमूद करावा.
- (4) या प्रश्नपुस्तिकेतील प्रत्येक प्रश्नाला 4 पर्यायी उत्तरे सुचिवली असून त्यांना 1, 2, 3 आणि 4 असे क्रमांक दिलेले आहेत. त्या चार उत्तरांपैकी सर्वात योग्य उत्तराचा क्रमांक उत्तरपत्रिकेवरील सूचनेप्रमाणे तुमच्या उत्तरपत्रिकेवर नमूद करावा. अशा प्रकारे उत्तरपत्रिकेवर उत्तरक्रमांक नमूद करताना तो संबंधित प्रश्नक्रमांकासभोर छायांकित करून दर्शविला जाईल याची काळजी घ्यावी. ह्याकिरता फक्त काळ्या शाईचे बॉलपेन वापरावे, पेन्सिल वा शाईचे पेन वापरू नये.
- (5) सर्व प्रश्नांना समान गुण आहेत. यास्तव सर्व प्रश्नांची उत्तरे द्यावीत. घाईमुळे चुका होणार नाहीत याची दक्षता घेऊनच शक्य तितक्या वेगाने प्रश्न सोडवावेत. क्रमाने प्रश्न सोडविणे श्रेयस्कर आहे पण एखादा प्रश्न कठीण वाटल्यास त्यावर वेळ न घालविता पुढील प्रश्नाकडे वळावे. अशा प्रकारे शेवटच्या प्रश्नापर्यंत पोहोचल्यानंतर वेळ शिल्लक राहिल्यास कठीण म्हणून वगळलेल्या प्रश्नांकडे परतणे सोईस्कर ठरेल.
- (6) उत्तरपत्रिकेत एकदा नमूद केलेले उत्तर खोडता येणार नाही. नमूद केलेले उत्तर खोडून नव्याने उत्तर दिल्यास ते तपासले जाणार नाही.
- (7) प्रस्तुत परीक्षेच्या उत्तरपत्रिकांचे मूल्यांकन करताना उमेदवाराच्या उत्तरपत्रिकेतील योग्य उत्तरांनाच गुण दिले जातील. तसेच ''उमेदवाराने वस्तुनिष्ठ बहुपर्यायी स्वरूपाच्या प्रश्नांची दिलेल्या चार उत्तरापैकी सर्वात योग्य उत्तरेच उत्तरपत्रिकेत नमूद करावीत. अन्यथा त्यांच्या उत्तरपत्रिकेत सोडविलेल्या प्रत्येक चार चुकीच्या उत्तरांसाठी एका प्रश्नाचे गुण वजा करण्यात येतील''.

#### ताकीद

ह्या प्रश्नपत्रिकेसाठी आयोगाने विहित केलेली वेळ संपेपयँत ही प्रश्नपुस्तिका आयोगाची मालमत्ता असून ती परीक्षाकक्षात उमेदवाराला परीक्षेसाठी वापरण्यास देण्यात येत आहे. ही वेळ संपेपयँत सदर प्रश्नपुस्तिकेची प्रत/प्रती, किंवा सदर प्रश्नपुस्तिकेतील काही आशय कोणत्याही स्वरूपात प्रत्यक्ष वा अप्रत्यक्षपणे कोणत्याही व्यक्तीस पुरविणे, तसेच प्रसिद्ध करणे हा गुन्हा असून अशी कृती करणाऱ्या व्यक्तीवर शासनाने जारी केलेल्या ''परीक्षांमध्ये होणाऱ्या गैरप्रकारांना प्रतिबंध करण्याबाबतचा अधिनियम-82'' यातील तरतुदीनुसार तसेच प्रचलित कायद्याच्या तरतुदीनुसार कारवाई करण्यात येईल व दोषी व्यक्ती कमाल एक वर्षाच्या कारावासाच्या आणि/किंवा रुपये एक हजार रकमेच्या दंडाच्या शिक्षेस पात्र होईल.

तसेच ह्या प्रश्नपत्रिकेसाठी विहित केलेली वेळ संपण्याआधी ही प्रश्नपुस्तिका अनिधकृतपणे बाळगणे हा सुद्धा गुन्हा असून तसे करणारी व्यक्ती आयोगाच्या कर्मचारीवृंदांपैकी, तसेच परीक्षेच्या पर्यवेक्षकीयवृंदांपैकी असली तरीही अशा व्यक्तीविरूद्ध उक्त अधिनियमानुसार कारवाई करण्यात येईल व दोषी व्यक्ती शिक्षेस पात्र होईल.

उक्त अधिनियमानुसार कारवाई करण्यात येईल व दोषी व्यक्ती शिक्षेस पात्र होईल. पुढील स्वृचना प्रश्निपुस्तिकेच्या अंतिम पृष्ठावर पहा ः कच्च्या कामासाठी जागा/SPACE FOR ROUGH WORK

1.		_	r a Court	of Session	has specia	al powers un	der Sect	ion 439 regar	ding
	(1)	the offence	e is of th	ie nature s	pecified in	n sub-section	(3) of	ised on bail a Section 437, that sub-secti	may
	(2)	That any o		-	a Magista	rate when re	leasing a	any person on	bail
	(3)	Such other	condition	n as may be	imposed	as if bail wer	e grante	d.	
	<b>(4)</b>	None of th	e above						
2.	aga		officers in	respect of a				necessary in a	
	(1)	79	(2)	80	(3)	81	(4)	93	
 3.	Wh	ich of the fol	lowing st	atements is	not true	- <del></del> ?		<u></u> _	
	(1)		-	s a defense				٠	
	(2)	Written sta	atement o	an be filed	by defend	ant.			
	(3)	There is a	time limi	t to file a w	ritten stat	ement.			
	(4)	Written sta	atement o	an be filed	by a perso	on who is not	a party.		
4.		at is the pe			under Se	ection 80 wh	ile filing	a suit agair	 ist a
	<b>(1)</b>	30 days	(2)	40 days	(3)	60 days	(4)	90 days	
5.		Judge thin	ks that a	matter is 1	equired t	o be heard b	y two or	more Judges	s, he
	<b>(1)</b>	The Chief	Justice		(2)	Two or mor	e Judges	3	
	(3)	The Regist	rar of Hi	gh Court	(4)	None of the	above		
6.	An .	Advocate car	n be desig	mated as Se	enior Advo	cate by the		<u> </u>	
	(1)	Governme							
	(2)		_	h Court onl	-	<b>C</b> .			
	(3) (4)	None of the	-	other Judg	e oi Hign	Court			
	( <del>4</del> )	Notice of the	e above 				_ ·		
7.	As	-				inal Procedu to be deemed		the direction	s of
	(1)	the State (	Governme	ent	(2)	the Chief J	ustice of	High Court	
	(3)	(3) the Governor of the State (4) None of the above							
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8.	A se	entence of death passed by a Session	ıs Judg	e shall be subject to confirmation by
	<b>(1)</b>	The Supreme Court		
	<b>(2)</b>	The High Court		
	(3)	Both the Supreme Court and the I	High Co	ourt
	(4)	None of the above		
9.	A m	nan was at a specified time conscious	s of a p	articular sensation, this is a/an
	(1)	Fact	(2)	Fact in issue
	(3)	Evidence	(4)	None of the above
10.				000. B dies leaving C surviving. A sues
		or a debt of ₹ 1,500 due in his separa	ate cha	racter.
		usider the following in this regard:		
	a.	C may set-off the debt of ₹ 1,000.		
	b.	C may not set-off the debt of ₹ 1,0	00.	
	c.	C may set-off the debt of $\leq 1,500$ .		
	d.	C may not set-off the debt of $₹$ 1,5	600.	
	Sele	ect the correct options.		
	(1)	Only a and c	<b>(2)</b>	Only a
	(3)	Only b and d	(4)	Only d
11.		der Section of the resents that he is a notary without		es Act, 1952, if any person falsely
	-	h imprisonment and or with a fine.	being a	appointed as such, shall be punishable
	-	-	(3)	12 (4) 13
12.	with (1) Sec	tion of the Code of Civil	(3)	12 (4) 13 lure empowers a subordinate court to
12.	with (1) Sec state	tion of the Code of Civil te a case and refer the same for the code.	(3) Proceed	12 (4) 13  lure empowers a subordinate court to of the High Court.
12.	with (1) Sec	tion of the Code of Civil	(3)	12 (4) 13 lure empowers a subordinate court to
12.	with (1) Sec state (1) (3)	tion of the Code of Civil te a case and refer the same for the code of Civil 13	(3) Procectopinion (2) (4)	12 (4) 13  lure empowers a subordinate court to of the High Court.  132
	with (1) Sec state (1) (3)	tion of the Code of Civil te a case and refer the same for the code of Civil 13	(3) Procectopinion (2) (4)	12 (4) 13  lure empowers a subordinate court to of the High Court.  132  None of the above

14.	Sec	tion 19 of the Presidency Smal	ll Cause Cour	rt Act, 1882 is prov	ided for				
	(1)	The suits in which the Small	l Cause Cour	t has jurisdiction					
	<b>(2)</b>	The local limits of jurisdiction	n of the Sma	ll Cause Court					
	(3)	The suits in which the Small	l Cause Cour	t has no jurisdictio	n				
	(4)	None of the above							
15.	crin	per Rule 1 of the Bombay Hig ninal jurisdiction of the cou- ision Court consisting of		•					
	(1)	One or more Judges	(2)	Two or more Judg	ges				
	(3)	Single Judge	(4)	None of the above	•				
16.	In c	criminal cases							
	(1)	Previous good character is re	elevant						
	(2)	Previous good character is in	relevant						
	(3)	Previous bad character is rel	levant						
	(4)	All the above							
17.		tion 65 of the Indian Evidences in which secondary evidence			exceptional				
	(1)	5 (2) 6	(3)	7 (4	8				
18.	A si	ingle Judge may pass interim	orders						
	(1)	during vacation	(2)	on holidays					
	(3)	Both (1) and (2) above	(4)	None of the above	·				
19.	As	per Bombay High Court Appe	llate Side Rı	iles, 1960 in case o	f contempt of court,				
		court may take action							
	(1)	suo motu	4 (0 - 1						
	(2)	on a petition made by Advoc							
	(3) (4)	on a petition made by any pe All the above	erson						
	( <del>T</del> )								
20.		e Registrar may							
	(1) sign all decrees (2) issue notices								
	_(3)	determine court fees	(4)	All the above					
कररू	गमाक ग	साती जागा । SPACE FOR ROUGH	WORK		P.T.O.				

21.	Rea	d the follo	owing state	ments:					
	a.	Every s dismisse		or applicati	on filed	after the	period of li	mitation shall be	
	b.	cause' fo	or not prefe		or maki			had a 'sufficient ourt may condone	
	Sele	ect the cor	rect respon	se.					
	(1)	Both sta	atement a a	nd statement	t b are co	rrect			
	(2)	Both sta	itement a a	nd statement	t b are in	correct			
	(3) Statement a is correct, but statement b is incorrect								
	(4)	None of	the above						
22.	A:	Review	of judgeme	nt of full Ben	ch is not	permissil	ble.		
	B:		tion of full under Artic		lvisory a	nd consul	ltative which	n is distinct than	
			rect respon						
	(1)		and B are co		(2)		and B are in		
	(3)	A is corr	rect, but B i	s incorrect	(4)	A is inc	orrect, but B	1s correct	
23.	Sect	tion	of the	Limitation	Act, 1963	provides	postponeme	nt of limitation.	
	(1)	12	(2)	13	(3)	14	(4)	16	
24.	Sufi	ficient cau	ise for exter	nsion of limit	ation me	ans			
	<b>(1</b> )	Cause b	eyond the c	ontrol of the	party				
	<b>(2</b> )	Party ac	cted in good	faith with d	ue care a	nd attent	ion		
	(3)	Only (1)	of the abov	<b>'e</b>					
	(4)	Both (1)	and (2) of t	he above					
25.	Not	aries can	be appointe	d by					
	(1)	The Cer	itral Govern	nment					
	<b>(2)</b>	The Sta	te Governm	ent					
	(3)	The Cer	ntral and th	e State Gove	rnments				
	<ul><li>(3) The Central and the State Governments</li><li>(4) None of the above</li></ul>								
26.	As per the Civil Procedure Code, the following can administer the oath on affidavit :								
	(1)	Any Coi			(2)	The No			
		-					-		

(4) All the above

(3) The Magistrate

27.	•	per Section 1				9	• •	ent is conclu	ısive
		will operate	_		_		-		
	(1)		-	~		competent jui	risdiction		
	(2)	It has not be	_						
	(3)	The proceed justice	lings in	which the j	udgemen	t was obtaine	ed are opp	oosed to nat	ural
	(4)	All the abov	e						
28.	A.					risdiction to e			
	В.	Such suits s Bombay.	shall be	entertained	for any i	mmovable pro	operty sit	uated in gre	ater
	$\operatorname{Sel}\epsilon$	ect the correct	respons	se.					
	(1)	Both A and	B are co	rrect					
	<b>(2)</b>	A is correct,	but B is	s incorrect					
	(3)	Both A and	B are in	correct					
	<b>(4</b> )	A is incorrec	ct, but E	is correct					
29.		The grounds	review s concisel s of a dis nesses a	shall contain y the groun- scovery of ne	ds on whi ew matter	ch the review s or evidence of the evidence	is sought		
30.	Sect	tion	of th	e Indian Ev	idence Ac	t, 1872 deals	with 'host	ile, adverse	and
	unfa	avourable wit	ness'.						
	(1)	147	(2)	150	(3)	152	(4)	154	
31.		able offence	means	an offence	which is	shown as ba	ilable in	the	<b>_</b>
	(1)	First	<b>(2)</b>	Fourth	(3)	Seventh	(4)	Tenth	
32.	The	пате of a No	tary ma	y be remove	ed from th	e register if h	ie		
	(1)	makes a req	-		(2)	commits pro		misconduct	
	(3)	becomes ins			(4)	All the abov			
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<ul> <li>(1) 185 (2) 187 (3) 188 (4) None of the above</li> <li>34. What is the punishment for a person who falsely represents himself as a Notary?  (1) Imprisonment not exceeding six months or with a fine or both (2) Imprisonment not exceeding 1 year or with a fine or both (3) Imprisonment not exceeding 2 years or with a fine or both (4) Imprisonment not exceeding 3 years or with a fine or both (5) Imprisonment not exceeding 3 years or with a fine or both (6) Imprisonment not exceeding 3 years or with a fine or both (7) Imprisonment not exceeding 3 years or with a fine or both (8) Imprisonment not exceeding 3 years or with a fine or both (9) Imprisonment not exceeding 3 years or with a fine or both (1) Imprisonment not exceeding 3 years or with a fine or both (1) Imprisonment not exceeding 2 years or with a fine or both (1) Wrong (2) Correct (3) Partly wrong and partly correct (4) Can't say</li> <li>36. In computing the period of limitation, the day from which such period is to he reckoned shall (1) Be counted (2) Be excluded (3) Depend on court (4) Depend on plaintiff</li> <li>37. Section 32 of the Evidence Act deals with (1) Confession (2) Admission (3) Dying Declaration (4) None of the above</li> <li>38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the error may be rectified after decree or order is sealed subject to condition that (1) An application to rectify an error shall be made to the prothonotary and senior master (2) A notice to the parties must be issued before rectifying errors. (3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge. (4) All the above</li> <li>39. As per Section 7 and 8 of the Presidency Small Cause Court (4) Lotter Judge of the Small Cause Court (5) Judicial Magistrate of the Small Cause Court (6) Judicial Magistrate of the Small Cause Court (7) Judicial Magistrate of the Small Cause Court (8) Principle Judge of the Small Cause Court (9) Judicial Magistrate of the Small Cause Co</li></ul>	33.	_	per the Code of er Section	f Crimi	nal Procee	dure, an of	fence con	nmitted o	utside India is dealt	
(1) Imprisonment not exceeding six months or with a fine or both (2) Imprisonment not exceeding 1 year or with a fine or both (3) Imprisonment not exceeding 2 years or with a fine or both (4) Imprisonment not exceeding 3 years or with a fine or both (5) Imprisonment not exceeding 3 years or with a fine or both (6) Imprisonment not exceeding 3 years or with a fine or both (7) Imprisonment not exceeding 3 years or with a fine or both (8) Imprisonment not exceeding 3 years or with a fine or both (8) Imprisonment not exceeding 3 years or with a fine or both (8) Imprisonment not exceeding 3 years or with a fine or both (9) Imprisonment not exceeding 3 years or with a fine or both (1) Wrong (2) Correct (3) Partly wrong and partly correct (4) Can't say (1) Wrong (2) Correct (3) Partly wrong and partly correct (4) Can't say (1) Be counted (2) Be excluded (3) Depend on court (4) Depend on plaintiff (1) Be counted (2) Be excluded (3) Depend on court (4) Depend on plaintiff (1) Confession (2) Admission (3) Dying Declaration (4) None of the above (4) None of the above (5) An otice to the Bombay High Court Original Side Rules, 1980, the error may be rectified after decree or order is sealed' subject to condition that (1) An application to rectify an error shall be made to the prothonotary and senior master (2) A notice to the parties must be issued before rectifying errors. (3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge. (4) All the above (6) All the above (7) Judicial Magistrate of the Small Cause Court (8) Principle Judge of the Small Cause Court (9) Judicial Magistrate of the Small Cause Court (1) None of the above		(1)	185	(2)	187	(3)	188	(4)	None of the above	
power to pass certain orders in case of petitions under Article 226 and 227 of the Constitution." This statement is  (1) Wrong (2) Correct (3) Partly wrong and partly correct (4) Can't say  36. In computing the period of limitation, the day from which such period is to be reckoned shall (1) Be counted (2) Be excluded (3) Depend on court (4) Depend on plaintiff  37. Section 32 of the Evidence Act deals with (1) Confession (2) Admission (3) Dying Declaration (4) None of the above  38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the errors may be rectified after decree or order is sealed' subject to condition that (1) An application to rectify an error shall be made to the prothonotary and senior master (2) A notice to the parties must be issued before rectifying errors. (3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge. (4) All the above  39. As per Section 7 and 8 of the Presidency Small Cause Courts Act. 1882, the first of the Judges in rank and precedence is called the (1) Chief Judge of the Small Cause Court (2) Judicial Magistrate of the Small Cause Court (3) Principle Judge of the Small Cause Court (4) None of the above  40. "Bill of Exchange" under the Limitation Act, 1963 includes (1) Hundi (2) Cheque	34.	(1) (2) (3)	Imprisonmen Imprisonmen Imprisonmen	t not e t not e t not e	xceeding s xceeding 1 xceeding 2	ix months o year or wi years or w	or with a th a fine rith a fine	fine or bo or both or both	•	
36. In computing the period of limitation, the day from which such period is to be reckoned shall  (1) Bc counted (2) Be excluded (3) Depend on court (4) Depend on plaintiff  37. Section 32 of the Evidence Act deals with (1) Confession (2) Admission (3) Dying Declaration (4) None of the above  38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the errors may be rectified after decree or order is sealed' subject to condition that (1) An application to rectify an error shall be made to the prothonotary and senior master (2) A notice to the parties must be issued before rectifying errors. (3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge. (4) All the above  39. As per Section 7 and 8 of the Presidency Small Cause Courts Act, 1882, the first of the Judges in rank and precedence is called the (1) Chief Judge of the Small Cause Court (2) Judicial Magistrate of the Small Cause Court (3) Principle Judge of the Small Cause Court (4) None of the above  40. "Bill of Exchange" under the Limitation Act, 1963 includes (1) Hundi (2) Cheque	35.	pow	er to pass cert	ain or	ders in ca			-	Ç.	
36. In computing the period of limitation, the day from which such period is to be reckoned shall  (1) Be counted (2) Be excluded (3) Depend on court (4) Depend on plaintiff  37. Section 32 of the Evidence Act deals with (1) Confession (2) Admission (3) Dying Declaration (4) None of the above  38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the errors may be rectified after decree or order is sealed' subject to condition that (1) An application to rectify an error shall be made to the prothonotary and senior master (2) A notice to the parties must be issued before rectifying errors. (3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge. (4) All the above  39. As per Section 7 and 8 of the Presidency Small Cause Courts Act. 1882, the first of the Judges in rank and precedence is called the (1) Chief Judge of the Small Cause Court (2) Judicial Magistrate of the Small Cause Court (3) Principle Judge of the Small Cause Court (4) None of the above  40. "Bill of Exchange" under the Limitation Act, 1963 includes (1) Hundi (2) Cheque		<b>(1</b> )	Wrong			(2)	Correct			
reckoned shall (1) Be counted (2) Be excluded (3) Depend on court (4) Depend on plaintiff  37. Section 32 of the Evidence Act deals with (1) Confession (2) Admission (3) Dying Declaration (4) None of the above  38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the errors may be rectified after decree or order is sealed' subject to condition that (1) An application to rectify an error shall be made to the prothonotary and senior master (2) A notice to the parties must be issued before rectifying errors. (3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge. (4) All the above  39. As per Section 7 and 8 of the Presidency Small Cause Courts Act. 1882, the first of the Judges in rank and precedence is called the (1) Chief Judge of the Small Cause Court (2) Judicial Magistrate of the Small Cause Court (3) Principle Judge of the Small Cause Court (4) None of the above  40. "Bill of Exchange" under the Limitation Act, 1963 includes (1) Hundi (2) Cheque		(3)	Partly wrong	and pa	rtly correc	et (4)	Can't sa	ıy		
<ul> <li>(3) Depend on court (4) Depend on plaintiff</li> <li>37. Section 32 of the Evidence Act deals with  (1) Confession (2) Admission (3) Dying Declaration (4) None of the above</li> <li>38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the errors may be rectified after decree or order is sealed' subject to condition that (1) An application to rectify an error shall be made to the prothonotary and senior master</li> <li>(2) A notice to the parties must be issued before rectifying errors.</li> <li>(3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge.</li> <li>(4) All the above</li> <li>39. As per Section 7 and 8 of the Presidency Small Cause Courts Act, 1882, the first of the Judges in rank and precedence is called the (1) Chief Judge of the Small Cause Court (2) Judicial Magistrate of the Small Cause Court (3) Principle Judge of the Small Cause Court (4) None of the above</li> <li>40. "Bill of Exchange" under the Limitation Act, 1963 includes (1) Hundi (2) Cheque</li> </ul>	36.			period	of limita	ition, the	day from	which s	such period is to be	
<ul> <li>37. Section 32 of the Evidence Act deals with <ul> <li>(1) Confession</li> <li>(2) Admission</li> <li>(3) Dying Declaration</li> <li>(4) None of the above</li> </ul> </li> <li>38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the errors may be rectified after decree or order is sealed' subject to condition that <ul> <li>(1) An application to rectify an error shall be made to the prothonotary and senior master</li> <li>(2) A notice to the parties must be issued before rectifying errors.</li> <li>(3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge.</li> <li>(4) All the above</li> </ul> </li> <li>39. As per Section 7 and 8 of the Presidency Small Cause Courts Act, 1882, the first of the Judges in rank and precedence is called the <ul> <li>(1) Chief Judge of the Small Cause Court</li> <li>(2) Judicial Magistrate of the Small Cause Court</li> <li>(3) Principle Judge of the Small Cause Court</li> <li>(4) None of the above</li> </ul> </li> <li>40. "Bill of Exchange" under the Limitation Act, 1963 includes <ul> <li>(1) Hundi</li> <li>(2) Cheque</li> </ul> </li> </ul>		<b>(1)</b>	Be counted			(2)	Be excl	uded		
<ol> <li>(1) Confession         <ul> <li>(2) Admission</li> <li>(3) Dying Declaration</li> <li>(4) None of the above</li> </ul> </li> <li>38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the errors may be rectified after decree or order is sealed' subject to condition that</li> <li>(1) An application to rectify an error shall be made to the prothonotary and senior master</li> <li>(2) A notice to the parties must be issued before rectifying errors.</li> <li>(3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge.</li> <li>(4) All the above</li> <li>39. As per Section 7 and 8 of the Presidency Small Cause Courts Act, 1882, the first of the Judges in rank and precedence is called the         <ul> <li>(1) Chief Judge of the Small Cause Court</li> <li>(2) Judicial Magistrate of the Small Cause Court</li> <li>(3) Principle Judge of the Small Cause Court</li> <li>(4) None of the above</li> </ul> </li> <li>40. "Bill of Exchange" under the Limitation Act, 1963 includes         <ul> <li>(1) Hundi</li> <li>(2) Cheque</li> </ul> </li> </ol>		(3)	Depend on co	urt		(4)	Depend	on plain	tiff	
<ul> <li>(3) Dying Declaration (4) None of the above</li> <li>38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the errors may be rectified after decree or order is sealed' subject to condition that</li> <li>(1) An application to rectify an error shall be made to the prothonotary and senior master</li> <li>(2) A notice to the parties must be issued before rectifying errors.</li> <li>(3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge.</li> <li>(4) All the above</li> <li>39. As per Section 7 and 8 of the Presidency Small Cause Courts Act, 1882, the first of the Judges in rank and precedence is called the</li> <li>(1) Chief Judge of the Small Cause Court</li> <li>(2) Judicial Magistrate of the Small Cause Court</li> <li>(3) Principle Judge of the Small Cause Court</li> <li>(4) None of the above</li> <li>40. "Bill of Exchange" under the Limitation Act, 1963 includes</li> <li>(1) Hundi (2) Cheque</li> </ul>	<del>37.</del>	Sect	tion 32 of the E	videnc	e Act deals	with				
<ul> <li>38. 'As per Rule 304 of the Bombay High Court Original Side Rules, 1980, the errors may be rectified after decree or order is sealed' subject to condition that <ol> <li>An application to rectify an error shall be made to the prothonotary and senior master</li> <li>A notice to the parties must be issued before rectifying errors.</li> <li>The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge.</li> <li>All the above</li> </ol> </li> <li>39. As per Section 7 and 8 of the Presidency Small Cause Courts Act, 1882, the first of the Judges in rank and precedence is called the <ol> <li>Chief Judge of the Small Cause Court</li> <li>Judicial Magistrate of the Small Cause Court</li> <li>Principle Judge of the Small Cause Court</li> <li>None of the above</li> </ol> </li> <li>40. "Bill of Exchange" under the Limitation Act, 1963 includes <ol> <li>Hundi</li> <li>Cheque</li> </ol> </li> </ul>		<b>(1</b> )	Confession			(2)	Admiss	ion		
may be rectified after decree or order is sealed' subject to condition that  (1) An application to rectify an error shall be made to the prothonotary and senior master  (2) A notice to the parties must be issued before rectifying errors.  (3) The matter should be placed before the Judge who passed the decree or order or in the event of his absence before any other Judge.  (4) All the above  39. As per Section 7 and 8 of the Presidency Small Cause Courts Act. 1882, the first of the Judges in rank and precedence is called the  (1) Chief Judge of the Small Cause Court  (2) Judicial Magistrate of the Small Cause Court  (3) Principle Judge of the Small Cause Court  (4) None of the above  40. "Bill of Exchange" under the Limitation Act, 1963 includes  (1) Hundi (2) Cheque		(3)	Dying Declar	ation		(4)	None of	the abov	re	
the Judges in rank and precedence is called the  (1) Chief Judge of the Small Cause Court  (2) Judicial Magistrate of the Small Cause Court  (3) Principle Judge of the Small Cause Court  (4) None of the above  40. "Bill of Exchange" under the Limitation Act, 1963 includes  (1) Hundi (2) Cheque	38.	may (1) (2) (3)	whe rectified af An application master A notice to the The matter shall in the event of	ter dec on to re e parti hould b of his al	ree or orde ctify an er es must be e placed b	er is sealed fror shall be e issued be efore the J	'subject ( e made to fore rectif udge who	to condition the prof Tying error Tying error	on that thonotary and senior ers.	
(1) Hundi (2) Cheque	39.	the Judges in rank and precedence is called the (1) Chief Judge of the Small Cause Court (2) Judicial Magistrate of the Small Cause Court (3) Principle Judge of the Small Cause Court								
<u>.</u>	40.	"Bil	l of Exchange"	under	the Limita	ition Act, 1	963 inclu	des		
(3) Cash (4) Both (1) and (2)		(1)				(2)	-			
		(3)	Cash	_		(4)	Both (1	and (2)		

41.	"Art	ticle 32 is t	the soul	and very hear	t of th	e Co	nstitu	tion."					
	This	s is opined	hv										
	(1)	Mahatm	•	i		(2)	Pano	lit Ja	wah:	arlal I	Nehru	ı	
	(3)	Sardar V				(4)		3.R. A					
42.	or S	cheduled '	T <del>r</del> ibe' is	f marriage alo	uprem	e Co	urt in					duled	Caste
	(1)			vs Sunita All									
	(2)			State of Mah					201	_			
	(3)	•		Union of India									
	(4)	Shobhan	a vs Sta	te of Kerala A	1R 200	02 S	C 1997 ———	′ _ <b>_</b>					
43.				te marriage b	-	ip pa	anchay	at is	illeg	al as	laid d	lown	by the
	<b>(1)</b>	Guruvin	der vs Si	ate of Punjab	AIR 2	2009	SC 20	12					
	(2)	Arumuga	am Serva	ai vs State of '	Tamil	Nad	u AIR	2011	SC 1	1859			
	(3)	~		te of Tamil Na									
	(4)	None of t											
 44.		tch the foll	owing:										
17,	a.			State of U.P.	I.		rture k-up	and	ill	treat	ment	in	police
	b.	The Peop Democra			II.		humai nates (						Agra
	c.	Sheela B Maharas	III.		elfare o		_				O		
	d.	Bandhua Union of		Morcha vs	ΓV.	Fre	ee lega	l aid	to po	or ma	ısses		
		a	<b>b</b> `	c	d								
	(1)	IV	I	III	II								
	<b>(2)</b>	IV	II	I	III								
	(3)	II	ΙV	I	III								
	(4)	II	III	IV	Ι								
<b>4</b> 5.		ual harass following o		the workplac	e viola	ates	the Ri	ght to	Lif	e of V	Vomer	ı, is l	neld in
	(1)	Vishaka	vs State	of Rajasthan	AIR 1	997	SC 30	11					
	(2)	Hussaina	ara vs St	ate of Bihar A	XIR 19	87 S	C 181	9					
	(3)												
-	<b>(4)</b>	All the a	bove										

- P09 10 46. Right of Minority Educational Institutions is upheld in the following case: D.A.V. College vs State of U.P. AIR 2002 SC 214 Balsara vs State of Bihar AIR 2005 SC 10 (2)T.M.A. Pai Foundation vs State of Karnataka AIR 2003 SC 355 (3)Danial Latifi vs State of Kerala AIR 2001 SC 1020 (4)47. Right to Education includes Right to Safe Education is decided in the following case: State of Tamil Nadu vs Pai Foundation AIR 2008 SC 213 Avinash Mehrotra vs Union of India (2009) 6 SCC 398 (2)(3)Ajaib Singh vs State of Punjab AIR 1998 SC 21 (4) None of the above It is one of the aims of the Child Protection Plan (CPP) under POCSO Rules, 2012: 48. To communicate to a child with a suspected person To support the child's wider family (2)To encourage the child for victimization (3)None of the above (4)49. Provisions regarding the Lok Adalat have been made in the following law: The Legal Services Authority Act, 1987 (1) (2)The Lok Adalat Act, 1998 The Conciliation Act, 2002 (3)None of the above **(4) 50.** The Patron-in-Chief of the State Legal Services Authority is **(1)** The Chief Minister of State (2)The Chief Justice of High Court (3)The Judge of High Court (4)The Law Minister of State 51. Legal aid is **not** provided in the following cases: Defamation Malicious Prosecution **(1)** (2)(3)Contempt of Court (4) All the above
- In which of the following cases was it decided by the Supreme Court that there is a **52**. rule of concerned department that NSC could only be purchased by an individual? If the appellant, being an institution was not eligible to avail the scheme, then it is one of the duties of the concerned department to advise them properly.
  - Ashok Transport Agency vs Department of Post, U.P. **(1)**
  - Bhagwati Vanaspati Traders vs Senior Superintendent of Post offices, Meerut (2)
  - Trilok Yadav vs Department of Post offices, Haryana
  - Shree Shyamji Transport Co. vs Department of Post offices

Α

	1110	U				ublic interest		
	(1)	Res judica	ıta		<b>(2)</b>	Locus stand	li	
	(3)	Double jed	pardy		(4)	Mischief rul	le	
<u></u> -	The	Protection	of Childre	n from Sexua	Offeno	es Act was m	ade in th	ne year
	(1)	2008	(2)	2010	(3)	2012	(4)	2014
55.	Whi	ch of the fo	llowing na	imes of the Ac	t regard	ding child edu	cation is	correct ?
	<b>(1</b> )	Right to E	ducation A	Act, 2010				
	<b>(2</b> )		-	ry Education A				
	(3)	•		en to Free and	Compi	ılsory Educat	ion Act,	2009
	(4)	Right to E	ducation A	Act, 2009	,			
56.		Juvenile J le provision			ction of	Children) Aı	mendme	ent Act, 2011 ha
	(1)	Enhancin	g punishm	ent	<b>(2)</b>	Court prese	ntation	
	(3)	Mentally	ill and add	licted childrer	<b>(4</b> )	Decreasing	the age o	of a child
<u> </u>	wite	hcraft is pu	ınishable ı			women on the	e allegat	non of practicing
57.		chcraft is pu The Prote The Triba The Scheo	mishable u ction of Ci l Offences luled Trib		es			
57. 58.	(1) (2) (3) (4) As 1	The Prote The Triba The Scheo The SC ar	nishable u ction of Ci l Offences luled Tribo nd ST (Pre ual Harass	under  vil Rights Rul Act, 1974 e Rules, 1989 evention of Atr sment of Wom	es rocities) en at V	Amendment	Ordinan	
	(1) (2) (3) (4)  As Red	The Prote The Triba The Scheo The SC ar  oer the Sexuressal Act,	inishable uction of Ci l Offences luled Tribo nd ST (Pre 	under vil Rights Rul Act, 1974 e Rules, 1989 vention of Atr sment of Wom rieved Woman	es rocities) en at V n" appli	Amendment  Vorkplace (Press to a	Ordinan ———evention	ace, 2014 , Prohibition and
	(1) (2) (3) (4) As 1	The Prote The Triba The Scheo The SC ar	nishable uction of Ci l Offences luled Tribe nd ST (Pre ual Harass 2013 "Agg	under vil Rights Rul Act, 1974 e Rules, 1989 vention of Atr sment of Wom rieved Woman	es rocities) en at V	Amendment	Ordinan evention 1 years o	ace, 2014 , Prohibition and
	witc (1) (2) (3) (4)  As p Red (1) (3)	The Prote The Triba The Scheo The SC ar  oer the Sexuressal Act, Woman of	nishable uction of Ci l Offences luled Tribe ad ST (Pre- ual Harass 2013 "Agg 18 years of any age	under vil Rights Rul Act, 1974 e Rules, 1989 vention of Atr sment of Wom rieved Woman of age	es en at V n" appli (2) (4)	Amendment Vorkplace (Pro es to a Woman of 2 None of the	Ordinan evention 1 years o	ace, 2014 , Prohibition and
58.	witc (1) (2) (3) (4)  As I Red (1) (3)	The Prote The Triba The Scheo The SC ar  oer the Sexuressal Act, Woman of Woman of	ction of Ci l Offences luled Tribe and ST (Pre ual Harass 2013 "Agg 18 years of any age	under vil Rights Rul Act, 1974 e Rules, 1989 vention of Atr sment of Wom rieved Woman of age	es rocities) en at V n" appli (2) (4)	Amendment Vorkplace (Pro es to a Woman of 2 None of the	Ordinan evention 1 years o	ace, 2014 , Prohibition and of age
58.	witc (1) (2) (3) (4)  As I Red (1) (3)	The Prote The Triba The Scheo The SC ar  oer the Sexuressal Act, Woman of Woman of application ence Act, 26 Police Sta	ction of Ci l Offences luled Tribe and ST (Pre lual Harass 2013 "Agg 18 years any age for relief a 005 can be tion	under  vil Rights Rul Act, 1974 e Rules, 1989 evention of Atr sment of Wom rieved Woman of age  under Section e addressed to	es rocities) en at V n" appli (2) (4)	Amendment Vorkplace (Proses to a Woman of 2 None of the ne Protection Magistrate	Ordinan evention 1 years of above of Wome	ace, 2014 , Prohibition and of age
58.	(1) (2) (3) (4)  As I Red (1) (3)  An : Viol	The Prote The Prote The Triba The Scheo The SC ar  oer the Sext ressal Act, Woman of Woman of	ction of Ci l Offences luled Tribe and ST (Pre lual Harass 2013 "Agg 18 years any age for relief a 005 can be tion	under  vil Rights Rul Act, 1974 e Rules, 1989 evention of Atr sment of Wom rieved Woman of age  under Section e addressed to	es rocities) een at V n" appli (2) (4) 12 of the	Amendment  Vorkplace (Proses to a  Woman of 2  None of the	Ordinan evention 1 years of above of Wome	ace, 2014 , Prohibition and of age
58.	witc (1) (2) (3) (4)  As I Red (1) (3)  Viol (1) (3)	The Prote The Triba The Scheo The SC ar  oer the Sexuressal Act, Woman of Woman of application ence Act, 26 Police Sta Sub-Divis	ction of Ci ction of Ci l Offences luled Tribe ad ST (Pre ual Harass 2013 "Agg 18 years any age for relief a 005 can be tion ional Office	under  vil Rights Rul Act, 1974 e Rules, 1989 evention of Atr sment of Wom rieved Woman of age  under Section e addressed to	es rocities) en at V n' appli (2) (4) 12 of the (2) (4)	Amendment Vorkplace (Protes to a Woman of 2 None of the The Protection Magistrate All the abov	Ordinan evention 1 years of above of Wome	ace, 2014 , Prohibition and of age
58. 59.	witc (1) (2) (3) (4)  As I Red (1) (3)  An : Viol (1) (3)	The Prote The Triba The Schee The SC ar  oer the Sext ressal Act, Woman of Woman of application ence Act, 26 Police Sta Sub-Divis the protect an Penal C	ction of Ci l Offences luled Tribe and ST (Pre ual Harass 2013 "Agg 18 years of any age for relief to 005 can be tion ional Office ode recent	ander  Act, 1974 e Rules, 1989 evention of Atr sment of Wom rieved Woman of age  ander Section e addressed to	es rocities) en at V n' appli (2) (4)  12 of the (2) (4)  owing	Amendment Vorkplace (Proses to a Woman of 2 None of the me Protection Magistrate All the abov	Ordinan evention 1 years of above of Wome	ace, 2014 a, Prohibition and of age en from Domesti
58. 59.	witc (1) (2) (3) (4)  As I Red (1) (3)  Viol (1) (3)	The Prote The Triba The Scheo The SC ar  Der the Sext ressal Act, Woman of Woman of Application ence Act, 26 Police Sta Sub-Divis	ction of Ci l Offences luled Tribe and ST (Pre lual Harass 2013 "Agg T 18 years of any age for relief to 005 can be tion ional Office tion of we ode recent	ander  Act, 1974 e Rules, 1989 evention of Atr sment of Wom rieved Woman of age  under Section e addressed to eer  omen, the following	es rocities) en at V n' appli (2) (4) 12 of the (2) (4)	Amendment Vorkplace (Protes to a Woman of 2 None of the The Protection Magistrate All the abov	Ordinan evention 1 years of above of Wome	ace, 2014 a, Prohibition and of age en from Domesti

61.	Whi	ich of the following substances are	not haz	ardous waste ?
	(1)	Rotten fruits and vegetables	(2)	Corrosive substances
	(3)	Toxic substances	(4)	All are hazardous waste
62.		word "gratification" under the ricted to	Prevent	tion of Corruption Act, 1988, is not
	(1)	Pecuniary gratifications	(2)	Gratifications estimable in money
	(3)	Both (1) and (2)	(4)	None of the above
63.		means no man should be	put twi	ce in peril for the same offence.
	<b>(1)</b>	Nemo dat quad non habet	(2)	Nulla poena sine lege
	(3)	Nemo debet bis vexari	(4)	Nulla crime sine lege
64.	The	Pre-conception and Pre-natal	Diagno	stic Techniques (Prohibition of Sex
	Sele	ection) Act, consists of a total of		sections and chapters.
	(1)	30, 7	(2)	34, 8
	(3)	32, 8	(4)	34, 6
65.	Acco	ording to the Pre-conception and I	Pre-nata	Diagnostic Techniques (Prohibition of
	Sex	Selection) Act, the term of office o	f a mem	ber, other than an ex-officio member of
	the	State Supervisory Board shall be _		years.
	<b>(1)</b>	2	(2)	5
	(3)	4	(4)	3
66.	In a	landmark judgement in		_ the Supreme Court has laid down
	exha	austive guidelines to prevent sexu	ıal hara	ssment of working women in places of
	their	r work.		
	<b>(1)</b>	Maneka Gandhi vs Union of Indi	ıa	
	<b>(2)</b>	Githa Hariharan vs Reserve Ban	k of Ind	ia
	(3)	Vishaka vs State of Rajasthan		
	(4)	Subhra Chakraborty vs State of	Orissa	
				<del></del>

67.						Act, i	n case of	dangerous o	driving	the licence
	(1)	_		2) 6	_ months.	(3)	9	(4)	12	
68.	-	_	<del>-</del>	_				ele in any pune age of	_	
	(1)	19	(:	2) 20		(3)	18 	(4)	22	
69.		ler Section		ne India	an Forest A	Act, th	e	_ may proh	ibit an	y forest for
	(1)	Central	l Governm	ent		<b>(2)</b>	State G	overnment		
	(3)	Pancha	yat			(4)	Municip	pality		
70.	offic with	er to ind n impriso Indian F	licate tha nment wh orest Act.	t the tr	ee is a pro	perty p to	of the go	e, a mark upvernment, syears and a	shall be	e punished
_	(1)	2	(:	2) 3		(3)	6	(4)	4	
71.		ther stat						means a		
	(1)	Sanctu	ary			(2)	Nationa	al park		
	(3)	$\mathbf{Z}_{00}$				(4)	Garden			
72.		ich of the DT Act ?	e following	acts is	not an off	ence	punishab	le under the	provis	ions of the
	<b>(1)</b>	Use of	ultrasonog	graphy	to determin	e the	sex of the	e foetus.		
	<b>(2)</b>	Commi	inicating	to the p	regnant wo	man t	the sex of	the foetus.		
	(3)	Use of s	such techr	niques f	or detecting	g gene	etic or sex	-linked diso	rder of	the foetus.
	(4)	Compel of the c	· · ·	nant w	oman to un	dergo	ultrason	o <b>gra</b> phy tes	t to kn	ow the sex
	कामा	प्राती जागा	/ SDACE E	OP POL	IGH WORK					PTO

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<b>7</b> 3.		om the below mentioned persons who can be held liable under the Prevention Act?	ntion of							
	a.	Treasurer of the registered society								
	b.	Associate Professor of Pune University								
	c.	Election Officer								
	d.	Arbitrator '								
	(1)	Only a, b and c (2) Only a, b and d								
	(3)	Only a and c (4) All the above								
74.	Who	ho are <i>not</i> liable under the Prevention of Corruption Act ?								
	(1) Third party offering a bribe to the public servant.									
	(2)	(2) A relative of the public servant accepting a bribe on behalf of him.								
	(3)	An innocent citizen who is compelled to give a bribe and who has complaint of this.	made a							
	(4)	A public servant accepting an expensive diwali gift to do some favour.								
75.		hich of the following statements are true in relation to the provisions ildlife Protection Act?	of the							
	a.	Hunting of wild animals is not permitted under any circumstances.								
	b.	Killing or wounding of the wild animal is not an offence if done in good fa	aith.							
	c. Any wild animal killed or wounded in defence shall be the property of the hunter.									
	d.	Picking, collecting, or uprooting of specified plants is allowed if it is do member of a Scheduled Tribe.	ne by a							

(2) Only b and d

All the above

**(4**)

(1) Only a and c

(3) Only a, b and d

76.	Whi	ich of the following	g statements are t	rue uno	ier the Specific I	Celief Act, 19	163 ?			
	a.	To grant specific	relief is at the dis	scretion	of the Court.					
	b.	When compensa not be granted by	tion is payable in y the Court.	n terms	s of money, spec	ific perform	ance may			
	c.	Compensation is	also payable in a	ddition	to specific relief	•				
	d.	When the party i	is not entitled to performance.	recover	compensation f	or breach, th	ien it may			
	(1)	Only a and b		(2)	Only c and d					
	(3)	Only b, c and d		(4)	None of the abo	ove				
 77.		Who are the persons included within the definition of "Affected Family" under the provisions of the Land Acquisition Act?								
	a.	Agriculture labor	urers working on	the lan	d.					
	b.	Artisans who a acquisition of lar	re working in t id.	he are	a affected for	3 years pri	or to the			
	c.									
	d.		g in an urhan a ne acquisition of s			source of li	vehood is			
	(1)	Only a and c		(2)	Only d					
	(3)	None of the abov	e	(4)	All the above					
78.	und	uit for declaration er Section cific Relief Act, 190	for declar	-	-					
	(1)	36 (	2) 34	(3)	28	(4) 24				
79.	pur	Whoever maims any minor in order that such minor can be employed or used for the purpose of begging shall be punishable with imprisonment for, and shall also be liable to a fine, under the IPC.								
	(1)	6 months		(2)	5 years					
	(3)	10 years		(4)	life					
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80. Cancelling examination result of a student for using unfair means is which action of the administrative authority?									
	<b>(1</b> )	Judicial Action	(2)	Quasi-Judicial Action					
	(3)	Administrative Action	(4)	Quasi-Administrative Action					
81.		What is/are <b>not</b> included under the functions of the National Human Rights Commission?							
•	a.	a. Inquire suo-motu (on its own) into matters of violation of human rights.							
	b.	Undertake and promote research i	n the f	ield of human rights.					
	c.	Spread human rights literacy.							
	d.	Visit any jail to study the condition	n there	in.					
	(1)	Only d	(2)	Only a and d					
	(3)	Only h and d	(4)	All are its functions					
82.	·	A, who is B's mukhtar, promises to exercise his influence, as such, with B in favour of C and C promises to pay ₹ 1,000 to A. The agreement is void because							
	(1)	it is fraudulent	(2)	it is unlawful					
	(3)	it is immoral	(4)	it involves injury					
83.	h one duty was added to the list of								
	(1)	To value and preserve the rich heritage of our culture.							
	<b>(2)</b>	To uphold and protect the sovereig	nty an	d integrity of India.					
	(3)	(3) To educate the child or ward between the ages of 6 to 14 years.							
	(4)	To defend the country and render i	nationa	al service when called upon to do so.					

84.	As per Article 165 of the Constitution, the Governor of a State shall appoint a person who is qualified to be appointed as a judge of a High Court to be the for the State.									
	(1) Attorney General				(2)	(2) Major General				
	(3)	Advocate (			(4)	Secretary C				
85.	Und	Under which Section of the Prevention of Corruption Act, 1988, a public servant								
	taking gratification other than legal remuneration in respect of an official act, shall									
	be p	be punishable with imprisonment and shall be liable to a fine?								
	(1)	Section 6			(2)	Section 7				
	(3)	Section 17			(4)	Section 18				
86.	Which of the following mental element plays a significant part in criminal law?									
	(1)	Mens rea			(2)	Motive				
	(3)	Intention			(4)	All the abov	ve			
87.	The Indian Forest Act came into existence on, 1927.									
	(1)	5 <sup>th</sup> Novem	ber		(2)	21st Septem	ber			
	(3)	18 <sup>th</sup> Octob	er		(4)	16 <sup>th</sup> Decem	ber			
88.	How many years of imprisonment is prescribed for advertisements relating to pre-conception and pre-natal determination of sex?									
	(1)	-	and bre-ne	ital detell	(2)	2 years				
	(3)	1 year 3 years			(4)	4 years				
	( <b>3</b> ) 				( <del>4</del> )	4 years			<b>_</b>	
89.	The Pre-conception and Pre-natal Diagnostic Techniques (Prohibition of Sex									
	Selection) Act, was enacted in which year?									
	(1)	1990	(2)	1992	(3)	1993	(4)	1994		
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90.	a.	a. The Immoral Traffic (Prevention) Act, 1956 is not applicable to the State of Jammu and Kashmir.								
	b.	<ul> <li>The said Act has been given referable applicability to the corresponding law of Jammu and Kashmir.</li> </ul>								
	Select the correct response.									
	(1)	Only a is co	orrect		(2)	Only b is co	rrect			
	(3)	Both a and	b are co	rrect	(4)	Both a and	b are incorrect			
91.		Under which of the Articles of the Constitution of India, is human trafficking prohibited?								
	(1)	Article 21	(2)	Article 23	(3)	Article 19	(4) Article	24		
92.	Every Judge of a High Court shall hold office, as provided in Article 224, and in any other case, until he attains the age of years.									
	(1)	60	(2)	62	(3)	65	(4) 63			
93.	Wh	Who amongst the following has the power to make rules for protected forests?								
	(1)	The State 0	Governm	ent	(2)	The Central	l Government			
	(3)	The High (	Court		(4)	The Forest	Officer			
94.	Any person over the age of 18 years, convicted for offence committed under Section 4									
		of the Immoral Traffic (Prevention) Act, 1956 for living on earnings of prostitution of								
	a cl			oe punished more than _		-	for a term not l	ess than		
	(1)	3, 6		5, 8	(3)	7, 10	(4) 9, 12			
कच्च्य	 ा कामार	ताठी जागा <i>।</i> SP	ACE FOR	ROUGH WOR	K					

95.	The Transfer of Property Act applies to which of the following transfers?										
	<b>(1)</b>	Transfer by	will		(2)	Transfer by	successio	n			
	(3)	Transfer bet	ween li	ving persons	(4)	All the abov	'e				
96.		any offence c			Immora	l Traffic (Pre	vention) A	act, 1956, which			
	a.										
	b. Arrest without warrant may be made only by a special officer.										
	(1)	a is true but	b is fal	se	<b>(2</b> )	b is true but	t a is false				
	(3)	Both a and l	are fal	lse	(4)	Both a and	b are true				
97.	Who is <b>not</b> liable for punishment under the Pre-natal Diagnostic Techniques Act for conducting ultrasonography test to determine the sex of a foetus?										
	a.	. Registered medical practitioner, who conducts the test.									
	b.	Owner of the genetic laboratory where the test is conducted.									
	c,	Husband and in-laws of the woman compelling her to go for such test.									
	d.	The woman herself who was compelled to go for such test against her wish.									
	<b>(1)</b>	Only b and o		•	(2)	Only d	Ů				
	(3)	Only b and o			(4)	•	e to some	punishment			
98.	As per Section 6 of the Pre-conception and Pre-natal Diagnostic Techniques (Prohibition of Sex Selection) Act, determination of sex is										
	(1)	Permitted	(2)	Prohibited	(3)	Promoted	(4)	Propagated			
99.	What is the period of imprisonment as punishment for attempt or accepting gratification by a public servant?										
	(1)										
	(2)	Not less than 3 years which may extend to 7 years and also liable to a fine.									
	(3)	Not less than 5 years which may extend to 7 years.									
	(4)			nt and a fine							
100.	Which of the following words is irrelevant to the "Wildlife Protection Act"?										
	(1)	Trophy	(2)	Taxidermy	(3)	Lease		Vermin			
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### सूचना 🕳 (पृष्ठ 1 वरून पुढे.....)

- (8) प्रश्नपुस्तिकेमध्ये विहित केलेल्या विशिष्ट जागीच कच्चे काम (रफ वर्क) करावे. प्रश्नपुस्तिकेव्यितिरिक्त उत्तरपित्रकेवर वा इतर कागदावर कच्चे काम केल्यास ते कॉपी करण्याच्या उद्देशाने केले आहे, असे मानले जाईल व त्यानुसार उमेदवारावर शासनाने जारी केलेल्या "परीक्षांमध्ये होणाऱ्या गैरप्रकारांना प्रतिबंध करण्याबाबतचे अधिनियम-82" यातील तरतुदीनुसार कारवाई करण्यात येईल व दोषी व्यक्ती कमाल एक वर्षाच्या कारावासाच्या आणि/किंवा रुपये एक हजार रकमेच्या दंडाच्या शिक्षेस पात्र होईल.
- (9) सदर प्रश्नपत्रिकेसाठी आयोगाने विहित केलेली वेळ संपल्यानंतर उमेदवाराला ही प्रश्नपुस्तिका स्वत:बरोबर परीक्षाकक्षाबाहेर घेऊन जाण्यास परवानगी आहे. मात्र परीक्षा कक्षाबाहेर जाण्यापूर्वी उमेदवाराने आपल्या उत्तरपत्रिकेचा भाग-1 समवेक्षकाकडे न विसरता परत करणे आवश्यक आहे.

नमुना	प्रश्न
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Pick out the correct word to fill in the blank:

Q.No. 201.	I congratulate you	your grand success.

(1) for

(2) at

(3) on

(4) about

ह्या प्रश्नाचे योग्य उत्तर "(3) on" असे आहे. त्यामुळे या प्रश्नाचे उत्तर "(3)" होईल. यास्तव खालीलप्रमाणे प्रश्न क्र. 201 समोरील उत्तर-क्रमांक "③" हे वर्तुळ पूर्णपणे छायांकित करून दाखविणे आवश्यक आहे.

प्र.क्र. 201.

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अशा पद्धतीने प्रस्तुत प्रश्नपुस्तिकेतील प्रत्येक प्रश्नाचा तुमचा उत्तरक्रमांक हा तुम्हाला स्वतंत्ररीत्या पुरविलेल्या उत्तरपत्रिकेवरील त्या त्या प्रश्नक्रमांकासमोरील संबंधित वर्तुळ पूर्णपणे छायांकित करून दाखवावा. ह्याकरिता फक्त काळ्या शाईचे बॉलपेन वापरावे, पेन्सिल वा शाईचे पेन वापरू नथे.

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