In the year 2019, the erstwhile State of Jammu and Kashmir was bifurcated into —
In the year 2019, the erstwhile State of Jamina and the State of Ladakh. (1) The State of Jammu and Kashmir, and the Union Territory of Ladakh.
(2) The State of Jammy and Kashmill and the
(2) The State of Jammu and Kashmir, and the Union Territory of Ladakh. (3) The Union Territory of Jammu and Kashmir, and the Union Territory of Ladakh.
(3) The Union Territory of Jammu and Kashmir, and the State of Ladakh. (4) The Union Territory of Jammu and Kashmir, and the Union Territory of Ladakh. (4) The Union Territory of Jammu and Kashmir, and the Union Territory of Ladakh. (1997) dealt with
(4) The Union Territory of Sammid and 1500
(4) The Union Territory of Jammu and Kashini, and the The judgment of the Supreme Court in Vishaka & Ors. Vs. State of Rajasthan (1997) dealt with
guidelines relating to -
guidelines relating to – (1) Prevention of sexual harassment of women in the workplace.
(2) Domestic violence against children.
(3) Welfare of prisoners.
- 11 C 1 1 1 1 C 1 C C C C C C C C C C C
constituted in Kesavananda Bharati vs. State of
(4) Provision for legal aid to indigent ingano. The largest bench of the Supreme Court was constituted in Kesavananda Bharati vs. State of
Kerala (1975). How many judges constitutes
(1) 11
(3) 9 (4) 15
in terms of sanctioned strength of Judges.
Which is the largest High Court of the country, in terms of Samuel High Court (2) Madhya Pradesh High Court
(1) Bombay Fright Court (4) Allahabad High Court
The recent decision of the Supreme Court in Supriyo vs. Union of India (2023), concerned – (2) Decriminalization of homosexuality
ALL CONTROLS INCOMEDIA
(4) Neither (1) not (-)
(3) Both of the above
Who was the first Chief Justice of the Supreme Court of India? (2) Justice M.C. Mahajan
(1) Justice H. J. Kania
(3) Justice Vivian Bose (4) Justice Y. V. Chandrachud
The doctrine of stare decisis relates to - (2) Separation of powers
(1) Judicial precedent
(2) Decliomentary Dilyticgo
introduced by the Government in Parliament, seeking to replace the Indian
The Bill which was introduced by the Serbita 2023
Evidence Act, but now stands withdraw 2023
(1) Bharatiya Nagarik Suraksha Sanhita, 2023
(2) Bharatiya Sakshya Bill, 2023
(3) Bharatiya Nyaya Sanhita, 2023
Di dia Dand Bill 2023
distinguished for one-third seats in various
(4) Bharatiya Dahid Bill, 2000. The recently enacted 106th Amendment to the Constitution provides for one-third seats in various legislatures to be reserved for women. Which of the following legislative bodies is not included legislatures to be reserved for women.
legislatures to be reserved for women. Which of the lotter and the legislatures to be reserved for women.
within its scope?
(1) Lok Sahha
at a cath
(3) Rajya Sabha

CJ-23_B

Under Section 6 of the Protection of Children from Sexual Offences Act, 2012, whoever commits Aggravated Penetrative Sexual Assault shall be punished with -

Rigorous imprisonment for a term which shall not be less than 10 years but which may extend to imprisonment for life, which shall mean imprisonment for the remainder of

natural life of that person, and shall also be liable to fine, or with death. (2) Rigorous imprisonment for a term which shall not be less than 20 years but which may extend to imprisonment for life, which shall mean imprisonment for the remainder of natural life of that person, and shall also be liable to fine.

- Rigorous imprisonment for a term which shall not be less than 12 years but which may extend to imprisonment for life, or with death. (4) Rigorous imprisonment for a term which shall not be less than 20 years but which may extend to imprisonment for life, which shall mean imprisonment for the remainder of natural life of that person, and shall also be liable to fine, or with death.
- 11 Which of the following contracts cannot be specifically enforced?

A contract made by a trustee in excess of his powers or in breach of trust.

When the act agreed to be done is in the performance wholly or partly of a trust.

(3) Neither (1) nor (2) (4) Both (1) and (2)

12 A suit for recovery of possession of an immovable property under Section 6 of the Specific Relief Act, 1963 is decreed on findings that the defendant was a trespasser who had dispossessed the plaintiff by forcibly breaking open the locks of the latter during his absence, five months before filing of the suit. Subsequently, a review petition is filed on the ground that the plaintiff was not the owner but only a tenant.

Review cannot succeed because it does not lie against decree in such proceedings.

The review can be entertained because ownership is a factor in such proceedings. (2) The review can succeed if it is pleaded that the evidence having a bearing on ownership has been discovered subsequently. Review can succeed because six months had expired from dispossession on the date of the

Specific performance of a contract for payment of money cannot be enforced in favour of a who fails to aver that he has performed or has always been ready and willing to perform person

the essential terms of the contract which are to be performed by him. where the plaintiff has not tendered the money to the defendant or deposited the same in court while filing the suit

Both (1) and (2) are incorrect.

Both (1) and (2) are correct. (4)

'A' had awarded contract to 'B' for regular maintenance of electrical fittings, fixtures, cables etc. of the premisses of his industrial unit, for a period of two years, against consideration for the services payable in the agreed sum of money on monthly basis. 'B' abandoned the work after giving satisfactory services for eighteen months, citing the reasons of lack of manpower. 'A' files a suit to recover money equivalent to monthly consideration for remaining six months, pleading that this was the cost of substituted performance through a third party. In such suit, the plaintiff-Must show having given a notice in writing, of not less than thirty days, to 'B' calling upon

him to perform the contract within time specified in the notice, and refusal or failure to do

Must have got the contract performed through a third partyo (2)

May also claim compensation for breach of contract.

All of the above. (4)

P.T.O.

(1)

- Mr. A filed a suit for partition against his brother Mr. B claiming one half share (1/2) in the suit property admeasuring 200 sq. yds. inherited from their deceased father through intestate succession. Mr. B disputed the claim and setup an oral family agreement claiming that the entire suit propeny fell to his share exclusively. The Trial Court framed issues and the matter was set down for trial Mr. A filed his evidence affidavit and was cross-examined partially. At this stage Mr. A filed an application under Order VI Rule 17 CPC for amending the plaint to state that 50 sq. xds. was application under Order VI Rule 17 CPC for amending the plaint to state that 50 sq. xds. was all dated 01.01.2005. He therefore sought amendment to plead this fact and contend that the all dated 01.01.2005. He therefore sought amendment to plead this fact and contend that the partition in the suit is limited to 150 sq. yds. He stated that the said facts were inadvertently left out by his lawyer while drafting the plaint. Whether the said application for amendment filed by Mr. A can be allowed?
 - (1) Yes, because no party should suffer due to the lapse of the counsel and the matter was at the initial stage of evidence.
 - Yes, because this is a material fact as the father of the parties was left with no right, title or interest in the area admeasuring 50 sq. yds with the execution of the sale agreement documents.
 - (3) No, because Mr. A is deemed to have abandoned his claim based on these unregistered documents.
 - (4) No, because an application under Order VI Rule 17 CPC cannot be moved after commencement of Trial and these documents were always within the knowledge of the plaintiff.
- A civil suit was filed under Order XXXVII of the Code of Civil Procedure, 1908 ('CPC'). The defendant filed an application under Order XXXVII Rule 3 (5) CPC seeking leave to defend. The said application of the defendant was dismissed by the Trial Court and the suit was decreed. Under which provisions is recourse available for the defendant against the said impugned order.
 - (1) Section 115 of the Code of Civil Procedure, 1908.
 - (2) Section 96 of the Code of Civil Procedure, 1908,
 - (3) Section 100 of the Code of Civil Procedure, 1908.
 - (4) / Order XLIII of the Code of Civil Procedure, 1908
- 17 Section 2 (2) of the Code of Civil Procedure, 1908 ('CPC') provides for the definition 'decree'. Which of the following will be included in definition of 'decree'?
 - I. Order passed rejecting a Plaint under Order VII Rule 11 CPC.
 - II. Order passed allowing an application under Order XII Rule 6 CPC.
 - III. Order of dismissal of a suit in default.
 - IV. Dismissal of Order I Rule 10 CPC application.
 - (1) / Only I

(2) Only III

(3) Both I and II

(4) Both III and IV

18	Which -c.
	Which of the following is the punishment for counterfeiting an Indian coin? (1) Imprisonment of upto 7 years and fine.
	(1) Imprisonment of upto 7 years and fine. (2) Either imprisonment of counterfeiting an Indian coin?
	HIDFIGORIES AND
	(3) Imprisonment of upto 10 years or fine. (4) Imprisonment of upto 7.
	(4) Imprisonment of upto 7 years and fine. A third band of upto 7 years or fine or both.
19	A thief breaks into a house, holds the owner of the house at gunpoint and ties him up. He takes Make the description of the house at gunpoint and ties him up. He takes The act amounts to a
	money and iewellery from
	Theft
	((3)) Descrit.
20	(4) Extortion amounting to Robberty
20	A peon clandestinely takes an office file from the office of Chief Engineer of the Public Works
	and gives it to a private party. He puts in back in its place the next day, rias the
	person committed the offence of theft?
	(1) No offence is committed as he returns the book to its original place within a day.
	(2) No offence is committed as there was no dishonest intention in the act committed.
	(3) The offence of theft is committed as the file was taken with dishonest intent
	without consent.
	(4) No offence is committed as the book was returned and no loss has been caused to the
	owner of the book.
21	Creating a false document amounts to Forgery only when:
1.60	(1) There is an intent to cause injury to the public.
	the state of the same of femal on a person.
	a person to enter into an implied agreement
	(4) All of the shove
	(4) All of the above A person enters another's house without seeking permission. He has committed house trespass
22	A person enters another's house without seeking permission
All like	
	if - (1) He entered with an intention to commit an offence. (1) He entered with an intention to approv or insult the residents.
	(2) He entered with an intention to manner
	(4) All of the above
	aives birth to an illegitimate child. To escape from societa stante
23	A married woman gives of an orphanage. Has the mother committed an other
	Little autside inc saves
	(1) She has committee and a numishable offence in media.
	(2) Abandonment of child a punishable offence only for legitimate child a destitute state.
	(1) She has committed the (2) Abandonment of child is not a punishable offence only for legitimate children. (2) Abandonment of child a punishable offence of the mother is in a destitute state. (3) Abandonment of child is not a punishable offence if the mother is in a destitute state.
	(2) Abandonment of child is not a punishable offence only for legitimate children. (3) Abandonment of child a punishable offence if the mother is in a destitute state. (4) Abandonment of child is not a punishable offence if the mother is in a destitute state. (4) Abandonment of child is not a punishable offence if the mother is in a destitute state.
	(3) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable offence if the metales (4) Abandonment of child is not a punishable of child i
2	4 Which of the 1000 2008?
	Portnership Act, 2000
	(1) A corporation sole. (2) A company incorporated outside India. (3) A company incorporated outside India. V
	(2) A company incorporative society registered under any law for all
	(3) A co-operative (4) All of the above P.T.O
	(4)
1112	1 23 B

Sarita mischievously takes possession of Namrata's land. Sarita gives it on rent to Sanjay for a fixed period of time. After the expiry of the lease, Sanjay refuses to hand over vacant possession of the property to Sarita. Thereafter, Sarita files a suit for Eviction, which is resisted by Sanjay only on the ground that Sarita is not the owner of the property. Which of the following consequences Sarita is entitled to a decree of eviction, since it is not open to Sanjay to question her title Sarita is not entitled to a decree of eviction since she is not the owner of the property. Only are to follow? Sanjay has to be evicted, but Sarita cannot be handed over possession over the property, The Court should enquire from Namrata, if she wishes for Sanjay to continue in possession of the property, or to return the possession to Sarita, since ultimately, she is the owner of What is the minimum number of witnesses required to prove a fact, under the Indian Evidence 26 (4) No particular number is prescribed. (1) 1 (3) 3 27

Selvam went on a trek in the Himalayas, and went missing, and neither his family nor his friends heard from him for many years. What is the number of years after which it can be presumed that he is dead under the Indian Evidence Act?

30 years

(2) 7 years v

12 years (3)

(4) No particular number is prescribed.

George is on trial for the murder of his neighbour Victoria. George informs his lawyer, Pankaj before the bail hearing he is in fact guilty of murder. Pankaj during the course of defending George also comes to learn that George is plotting to kill Sofia, who is his girlfriend. Which of the following is true?

(1) George's confession to the murder of Victoria is privileged communication, but his intention to murder Sofia is not protected from disclosure.

George's confession in respect of murder of Victoria as well as his intention to murder (2) Sofia are both privileged communications and protected from disclosures.

Neither George's confession in respect of murder of Victoria nor his intention to murder Sofia, are protected from disclosure, as there is no attorney client privilege in India.

George's confession to the murder of Victoria is not a privileged communication. The issue of the intention to kill Sofia, will not arise unless and until Sofia is murdered.

Which of the following constitutes secondary evidence? 29

- Copies made from the original by mechanical processes which in themselves ensure the accuracy of the copy.
- Oral accounts of the contents of a document given by a person who has seen such document. (2)(3)
- None of the above (4)

- Mr. D was a defendant in a suit for recovery of money. Summons sent for hearing dated 01.02.2019 to Mr. D through registered post was received back with postal endorsement of 'refusal'. This was also the report of the process server attached with the Court. In view of this report, the Trial Court proceeded ex-parte against Mr. D on 01.02.2019. The ex-parte decree was passed in favour of the plaintiff on 01.02.2020 and the execution petition was filed. The executing court issued warrants of attachment for his bank accounts. At this juncture Mr. D filed an application under Order IX Rule 13 of the Code of Civil Procedure, 1908 praying that ex-parte decree of the Trial Court be set aside on the ground that he was not duly served with the summons. Whether the said application of Mr. D can be allowed?

(1) Yes, because Mr. D is entitled to defend the suit on merits.
(2) No, because Mr. D himself refused the summons and was the

No, because Mr. D himself refused the summons and was therefore duly served. Yes, because Trial Court ought to have issued fresh summons at the hearing dated 81.02.2019 and made a second attempt to serve Mr. D.

(4) None of the above.

Mr. A filed a suit for eviction and recovery of arrears of rent against Mr. Y in respect of a commercial shop basis legal notice dated 01.12.2022. Mr. Y filed a written statement stating that he is not a tenant in the premises and it is his son Mr. X who is the tenant in occupation of the said commercial shop. Mr. A filed an application for impleadment of Mr. X as defendant no.2 in view of the said averments made in the written statement, Both Mr. X and Mr. Y opposed the impleadment application on the ground that Mr. X cannot be impleaded in the present suit and a separate suit is to be filed. Is this impleadment application maintainable or not?

No, as this is a separate cause of action and a fresh suit should be filed.

No, as the present suit is based on legal notice dated 01.12.2022 which was not addressed to Mr. X the proposed defendant.

(3) Yes, in view of the defence raised by Mr. Y in his written statement which gives rise to a doubt, so as to enable the plaintiff for grant of the reliefs sought in the plaint.

Yes, as per Section 151 CPC.

A suit governed by Commercial Courts Act, 2015 was filed by Mr. A against Mr. C. Mr. C was served with summons of the said commercial suit on 30.06.2022. Mr. C was called on to file Written Statement through the said summons within 30 days, the same was filed by Mr. C on 32 10.11.2022 (after 132 days) with an application seeking condonation of delay of 102 days. It was stated in the application that he had met with an accident and was hospitalized during this period. Can the said Written Statement be taken on record by the concerned commercial Court?

Yes, because the defendant has shown sufficient cause for condoning the delay. No, because the written statement is to be mandatorily filed within 120 days from the date

No, because the written statement has to be mandatorily filed within 90 days from the date

Yes, because Court has discretion to enlarge the time for filing written statement, subject of service of summons. to payment of costs to Mr. A for the delay.

Mr. G a hostel owner rented out one of the rooms to Mr. H, at a yearly rent of Rs. 1,20,000/-. Mr. H defaulted for the years 2016, 2017 and 2018. Mr. G after issuing legal notice dated 01.02.2019 for the arrears, filed a suit for recovery in 2019 for the rent due of the years 2017 and 2018 only. The said suit was decreed in favour of Mr. G on 01.11.2019. Whether Mr. G can file a subsequent 33 suit for recovery of arrears of the year 2016? (2) No, as per Section 11 CPC

(4) Yes, as per Order XXIII Rule 1 CPC No, as per Order II Rule 2 CPC

Yes, as per Order XX Rule 12 CPC (1) P.T.O. (3)

- As per section 299 of the Cr.P.C, witnesses for the prosecution can be examined by the Count 34 in the absence of the accused where -
 - The accused intimidates or threatens the witnesses for the prosecution in any manner.
 - (2) The accused is held guilty of committing criminal contempt of Court.
 - (3) The accused seeks exemption from appearance in the matter and consents to recording of evidence of prosecution witnesses in his absence as well as absence of his counsel.
 - Where the accused has absconded, and there is no immediate prospect of arresting him.
- The Witness Protection Scheme, 2018 approved by the Supreme Court of India in the case of Mahender Chawla vs Union of India, 2018 SCC Online SC 2679 is a scheme -35
 - providing for assessment of threat perception to the life of a witness or his family members,
 - providing for threat perceptions to be assessed by the Investigation Officer which is binding
 - (3) providing for protection of a witness in a trial punishable with imprisonment for a term not less than 10 years, which may extend to imprisonment for life or death.
 - does not provide for change of identity as also relocation of witness due to law and order being a State legislative subject.

before proceeding to record the statement of an adult victim of sexual assault, the Magistrate is auty bound to ascertain from the Investigating Officer(IO) as to the nature of allegations and its

- Statement is not correct since the Magistrate should hear the PP/APP as well as Support truthfulness in the opinion of the IO. Person or legal aid counsel before proceeding to record the statement of the victim.
- Statement is not correct since the Magistrate is under a legal duty to ascertain the version of the incident in the words of the victim of crime and record her statement after satisfying that she has not been tutored, or under any kind of threat, undue influence or coercion from
- (3) Statement is correct and the Magistrate may refuse to record the statement of the victim of crime if she is an educated lady and has submitted written complaint.
- Statement is correct and shall only be recorded if the report of the medical examination of the victim has been conducted corroborating sexual assault.
- When the Magistrate/Court of Session takes cognizance under sections 190/193 CrPC, it takes 37 cognizance of
 - the offence

the offender

Both (1) and (2)

- None of the above
- Under which provision of law, the accused person is entitled to default bail on account of non-38 completion of investigation within the stipulated period -
 - (1) Section 437 CiPC

Section 439 CrPC

(3) Section 167 IPC

Section 167 CrPC

36

- 39 X and Y, being both juristic entities have certain commercial disputes which have arisen under a contract which does not contain any arbitration clause. X wishes to resolve these disputes through arbitration and for this purpose seeks to have an arbitration agreement with Y. Which of the following is a possible option for X for the purpose of bringing about an arbitration agreement?
 - Address a letter to Y proposing that the disputes be resolved through arbitration and calling upon Y to agree to the same.
 - Enter into an oral agreement with Y for referring the disputes to arbitration.
 - (3). File a civil suit praying that Y be directed to enter into an arbitration agreement with X.
 - (4) File an application under Section 11 of the Arbitration and Conciliation Act, 1996, seeking reference of the disputes to arbitration.
 - 40 What is the date of commencement of arbitration proceedings in relation to a particular dispute?
 - (1) Date of first hearing before the arbitral tribunal.
 - (2) Date on which a request for that dispute to be referred to arbitration is received by the opposite party.
 - Date on which a petition under Section 11 of the Arbitration and Conciliation Act, 1996, is filed by one of the parties.
 - Date on which arbitral tribunal is constituted.
 - In an arbitral proceeding with 3 arbitrators, the arbitral award must be signed by -
 - (1) All the 3 arbitrators. Any 2 arbitrators, which must include the presiding arbitrators
 - Any one arbitrator so long as the reason for any omitted signature is stated.
 - Any 2 arbitrators so long as the reason for any omitted signature is stated. (3)
 - An application under Section 33 of the Arbitration and Conciliation Act, 1996, cannot seek 42
 - Correction of any computation error in the award.
 - Correction of clerical or typographical error in the award. (1) (2)
 - Review of the award on the ground of an error apparent on the face of the record.
 - Interpretation of a specific point or part of the award. (3)
 - An appeal under Section 37 of the Arbitration and Conciliation Act, 1996 would not be maintainable An order refusing to refer the parties to arbitration under Section 8.
 - against -
 - Dismissal of a petition under Section 34. NY
 - Refusing any measure under Section 9. (2)
 - An order allowing an application under Section 8. (3)
 - It is legally impermissible for an arbitral tribunal to comprise of 44

- (4) 7 arbitrators
- A settlement agreement arrived at during the conciliation proceedings under Part III of the
- Arbitration and Conciliation Act, 1996, stands on the same footing -As an order made under Section 9.
 - (1)
 - A preliminary decree of a civil court of competent jurisdiction.
 - (2)
 - As an arbitral award rendered under Section 30. (3)

What are the consequences in a case wherein the number of partners in a limited liability what are the consequences in a case wherein the hamber of partners for more than six partnership falls below two partners and one partner still carries on business for more than six

The person who knows he alone is the remaining partner and still carries on the business months, while having the knowledge of such a situation? becomes personally liable for the obligations of the limited liability partnership incurred

The person who is the remaining partner and still carries on the business continues to stay jointly liable with the other partner for any liabilities or obligations of the limited liability (2)

The person who is the remaining partner and still carries on the business is not liable for any liabilities or obligations of the limited liability partnership during that period.

Under what circumstances can a Limited Liability Partnership be wound up by the Tribunal? If, for a period of more than 6 months, the number of partners of the limited liability

If the limited liability partnership has acted against the interests of the sovereignty and

integrity of India, the security of the State or public order. If the Tribunal is of the opinion that it is just and equitable that the limited liability partnership be wound up.

All of the above

For purposes of Limitation Act, 1963:

(2) Cheque is not a Bill of Exchange Hundi is not a Bill of Exchange (4) Both (1) and (2) are correct

Both (1) and (2) are incorrect A suit for recovery of money based on pronote is filed one day after expiry of period of limitation. There is neither any prayer by the plaintiff for condonation of delay nor any objection taken in written statement by the defendant. Which of the following statements is correct?

- (2) The suit cannot be dismissed on the ground of bar of limitation because there is no issue
- The delay of one day is insignificant and can be ignored by the Court.

None of the above (4)

Mark the correct statement with reference to period of limitation. 50

Where the plaintiff claims to be a pauper, the suit is deemed to be instituted when his (1) application for leave to sue as a pauper is allowed.

A counter claim, is deemed to be instituted on the same date as the suit in which the Counter claim is made.

(2) Both (1) and (2) are correct

Both (1) and (2) are incorrect

Following usual practice, New Delhi Courts located at Patiala House Courts complex were 51 closed post lunch on 25th January 2023 since security agencies cordoned off the area around Kartavya Path (previously known as Rajpath) and on 26th January, 2023 for Republic Day parade. On 27th January, 2023, 'A' filed a suit against 'B' for recovery of money, wherein the period of limitation had ended on 25th January, 2023, referring to above facts.

(V) The suit is not barred by limitation.

The suit is barred by limitation and must be rejected. (2)

The suit is barred by limitation but delay may be condoned upon sufficient cause (3) being shown. All of the above are correct

52	(1) Are conclusive proof of facts. (2) May operate as estoppel against the persons who make them. (3) Both (1) and (2) (4) Neither (1) nor (2)
54	How many years need to elapse before the electronic record in proper custody gives rise to a presumption, as to the correctness of the digital signature, under the Indian Evidence Act? (1) 5 years (2) 30 years (3) 3 years (4) No such period is prescribed.
55	
56	to exceptions, under which section of the Indian Evidence Act? (1) Section 120 (2) Section 121 (3) Section 122 (4) Section 123 Fill in the blank: When a man has not been heard of for seven years by those who would have heard of him if he had been alive, the burden of proving that he is alive shifts to the person who affirms it. (2) Normally (3) Usually (4) Naturally
57	Electronic record produced before court is treated as -
	(1) Oral evidence (4) Usual evidence
58	Evidence given by a dumb witness in writing or by sign language in open court, and requirements writing, is — (1) Documentary evidence (4) No evidence
50	at af proof in a suit or proceeding lies on the person
59	74) Eiling the Suit Of prosess
60	 (2) Defendant/Respondent. (3) Whosever the court calls upon. (4) Who would fail if no evidence at all was given on either side. (4) Who would fail if no evidence at all was given on either side. (b) Who would fail if no evidence at all was given on either side. (c) Who would fail if no evidence at all was given on either side. (d) Who would fail if no evidence at all was given on either side. (e) Who would fail if no evidence at all was given on either side. (f) Who would fail if no evidence at all was given on either side. (f) Who would fail if no evidence at all was given on either side. (f) Who would fail if no evidence at all was given on either side. (f) Who would fail if no evidence at all was given on either side. (f) Who would fail if no evidence at all was given on either side. (f) Who would fail if no evidence at all was given on either side. (f) Who would fail if no evidence at all was given on either side. (f) Who would fail if no evidence at all was given on either side. (f) Who would fail if no evidence at all was given on either side. (g) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on either side. (h) Who would fail if no evidence at all was given on eith
	There is no our
	11

	ABC limited. The	
(6	A decree for recovery of money of Rs. 10 Lakhs is passed against a company ABC limited. The decree for recovery of money of Rs. 10 Lakhs is passed against a company ABC limited. The A decree holder files an execution petition and impleads Mr. A and Mrs. A as Respondent Nos. 2 and 3 seek their decree holder files an execution petition and impleads Mr. Respondent Nos. 2 and 3 seek their and 3 since they are the promoter directors of the company. Respondent Nos. 2 and 3 seek their decree holder files are execution liable to allowed or disallowed? deletion. Is this application liable to allowed as they are proper parties.	
	and 3 since they are the promoter discussion deletion. Is this application liable to allowed or disallowed.	
	(2) The application is liable to be allowed as the decretar and that they will pay the	
	decretal amount if ABC limited tails to said are jointly liable in the decretal amount if ABC limited tails to said are jointly liable in the wrong is	
6	Where would a suit for compensation for wrongs to a person of the defendant resides within the territorial	
	jurisdiction of another court? [2] Place where the defendant of (1) or (2)	
63	Diago where the plaintiff resides	
	(2) not beyond 90 days from date of the institution of the suit.	
M.	(4) not beyond 30 days from date of the decree-	
64	The Court may, on the application of the decree-holder, order execution of the decree of the (1) by delivery of any property specifically decreed only to the extent of the property of the deceased which has come to his hands and has not been duly disposed of, deceased which has come to his hands and has not been duly disposed of. (2) by attachment and sale or by the sale without attachment of any property.	
	(3) by appointing a receiver.	
65	Every decree for the payment of money may be executed by either –	
	(1) detention in the civil prison of the judgment debtor. (2) by the attachment and sale of property of the judgment debtor. (3) Both (1) and (2)	
(Tu	None of the above (4) None of the above 17 of CPC apply to the following classes of suits –	
((1) Suits upon bills of exchange, fluidies and product of Suits seeking recovery of liquidated debt based on written contract.	
·	(3) Suits seeking damages for breach of contract. (4) Both (1) and (2)	vance
67	If a suit, which does not seek any urgent relief, is filed against a public officer without iss of prior notice, the court shall -	Edito
	(1) Reject the plaint (2) Return the plaint (3) Accept the plaint (4) None of above	
68	At which of the following stages can the court add or strike out any party to a suit? (1) Before issuance of summons (2) Before framing of issues	
	(1) Before issuance of summons (2) Before realisting of issue (3) Before commencement of trial (4) At any stage	100-100-0
CJ-2	23_B 12	P.T

69 A person 'X' is appointed as the conciliator to attempt conciliation of the disputes between party A and party B. The conciliation proceedings are terminated pursuant to which the parties seek adjudication of their disputes through arbitration. Which one of the following is a possible X is appointed as the nomince arbitrator of party A in the arbitration proceedings. X is appointed as the sole arbitrator through a judicial order passed under Section 11 of (2) the Arbitration and Conciliation Act, 1996. X appears as a witness in the arbitration between party A and party B despite no consent (3) of parties. X is appointed as the sole arbitrator with the consent of party A and party B. A party filed an application for interim measures of protection before a Court, which was disposed of. The other party also wishes to file an application for interim measures of protection. 70 Before the same court where the party had first filed an application for interim measures He may do so -Before the court within whose jurisdiction the seat of arbitration is situated, Only before the High Court. (3) Any Court of Original Jurisdiction. (4) Have a lien on the arbitral award for only administration fee. An Arbitral Tribunal shall -71 Have a lien on the arbitral award for only legal fee. Not have a lien on the arbitral award for any unpaid costs of the arbitration, Have a lien on the arbitral award for any unpaid costs of the arbitration. (2) Under section 11 of the Arbitration and Conciliation Act, 1996, the arbitrator has to be appointed-(3) Within 30 days of the arbitration agreement. Within 30 days of the failure to resolve the dispute on their own by the parties. Within 30 days from the receipt of request for appointment of arbitrator from the other (1) (2) (3) (4X The Arbitrator is a partner in a law firm acting as a counsel for one of the parties. The factors that could disqualify an Arbitrator inter alia are The Arbitrator has a commercial relationship with an affiliate of one of the parties. (4) Neither I nor II (1) Both I and II П. Only II Which of the following is an incorrect statement? (3) (W An arbitral award is a contract. An arbitral award must be in writing and signed. An arbitral award includes an interim award. P.T.O. (2) None of the above.

13

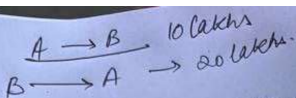
(3)

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	Section 437(1) CrPC puts fetters on the powers of Magistrate to grant bail to any accused person section 437(1) CrPC puts fetters on the powers of Magistrate to grant bail to any accused person that he has section 437(1) CrPC puts fetters on the powers of Magistrate to grant bail to any accused person that he has section 437(1) CrPC puts fetters on the powers of Magistrate to grant bail to any accused person that he has section 437(1) CrPC puts fetters on the powers of Magistrate to grant bail to any accused person to any accused person that he has section 437(1) CrPC puts fetters on the powers of Magistrate to grant bail to any accused person to accuse the
	Section 437(1) CrPC puts fetters on the powers of Magistrate to grant bail to any accused person that he has arrested in non-bailable offence when there appear reasonable grounds for believing that he has arrested in non-bailable offence when there appear reasonable grounds for life, but the first proviso arrested in non-bailable offence with death or imprisonment for life, but the first provison been quilty of an offence punishable with death or imprisonment for life.
-	Section 437(1) CrPC puts fetters on the powers of Magistrate to grounds for believing that he has arrested in non-bailable offence when there appear reasonable grounds for life, but the first provison been guilty of an offence punishable with death or imprisonment for life, but the first provison been guilty of an offence punishable with death or imprisonment for life, but the first provison been guilty of an offence punishable with death or imprisonment for life, but the first provison been guilty of an offence punishable with death or imprisonment for life, but the first provison been guilty of an offence punishable with death or imprisonment for life, but the first provison been guilty of an offence punishable with death or imprisonment for life, but the first provison been guilty of an offence punishable with death or imprisonment for life, but the first provison been guilty of an offence punishable with death or imprisonment for life, but the first provison been guilty of an offence punishable with death or imprisonment for life.
1 75	Section 437(1) CrPC puts fetters on the power reasonable grows arrested in non-bailable offence when there appear reasonable grows arrested in non-bailable offence when there appear reasonable grows arrested in non-bailable offence when there appear reasonable grows been guilty of an offence punishable with death or imprisonment for life, but the first provisor been guilty of an offence punishable with death or imprisonment for life, but the first provisor arrested in non-bailable offence when there appear reasonable grows between the first provisor arrested in non-bailable offence when there appear reasonable grows between the first provisor arrested in non-bailable offence when there appear reasonable grows between the first provisor arrested in non-bailable offence when there appear reasonable grows between the first provisor arrested in non-bailable offence when there appear reasonable grows between the first provisor arrested in non-bailable offence when there appear reasonable grows between the first provisor arrested in non-bailable offence when there appear reasonable grows between the first provisor arrested in non-bailable offence when there appear reasonable grows between the first provisor arrested in non-bailable offence when there appear reasonable grows between the first provisor arrested in non-bailable offence when the firs
1	arrested in non-bailable offence with death or imprison be released on bail it start and can be released on bail it
	been guilty of an offence punishable that such accused care
	mereto carve
	is - (1) Under the age of sixteen years (2) A wonter (4) All of the above
	(3) Sick or infirm (1)
-	Any Court may alter or add to any charge at any time before — Any Court may alter or add to any charge at any time before — Any Court may alter or add to any charge at any time before —
76	Any Court may after of add to any court may after our may af
	(1) the prosecution critical (2) the recording of statement of the accused under section (3)
	(3) The defence evidence
	(4) judgment is pronounced. When a person is charged with an offence, and facts are proved which reduce it to a minor. When a person is charged with an offence, and facts are proved which reduce it to a minor offence.
77	When a person is charged with an offence, and facts and
	offence, (1) he will be acquitted of both, the charged offence, as well as the minor offence.
	(1) he will be acquitted of both, the charged offence
W	(2) he wall be fried affects for the filmor offers
	(3) he may be convicted of the minor offence.
	(4) None of the above
	When does the trial of an offence commence?
78	
	(1) When charge and the above
	(5) When cognization is
79	A Court may impound a document under the following provision of law -
	(1) Section 100 CrPC (2) Section 101 CrPC
	(3) Section 103 CrPC (4) Section 104 CrPC
80	After the police report is filed under section 173 CrPC, who can order further investigation?
	(1) Officer in charge of a police station (2) District Police Chief
	(3) Magistrate concerned (4) None of the above
81	What is the effect of compounding of the offence(s) under Section 320 CrPC?
	(1) The accused is discharged of the offence
	(2) The accused is acquitted of the offence
	(3) The accused is held guilty of the offence
2.01	(4) None of the above
(
82	Under what provision can a person, not being an accused, be summoned to stand trial along with
0	the accused, when during the course of any inquiry into, or trial of, an offence, it appears from
	the evidence that such person has committed an offence?
HOME	(1) (1) (1) (1) (1) (1)
	O Section 193 CIPCV
	(3) Section 319 CrPC (4) Section 317 CrPC

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For a conduct to be relevant which shows or constitutes some motives or preparation for any fact in issue or relevant fact, under Section 8 of the Indian Evidence Act, the conduct -Must be subsequent conduct. (2) (3) May be previous or subsequent conduct. Conduct is irrelevant. A fact is said to be proved when a -Witness testifies to it. (2) Court believes it to exist. Court decides to act upon it. (3) (4) All of the above A Will can be proved under Section 68 of Indian Evidence Act by calling -85 One of the attesting witnesses. (1) The Advocate who only drafted the Will. (2) (3) The stenographer who only typed the Will. 145 All of the above 86 If a court puts questions to a witness under Section 165 of the Indian Evidence Act, then -Parties have a right to object to the questions. Parties have a right to cross examine the witness upon any answer given on such questions. Both (1) and (2) Neither (1) nor (2) Under the Indian Evidence Act Court must take judicial notice of -All laws in force in India. All seals of which English Courts take judicial notice. (2) All public Acts passed by the Parliament of the United Kingdom. (3) All of the above Radhey is summoned by the Plaintiff only to produce a document. Which of the following 88 statements is correct? (1) He can be cross examined by the Plaintiff. (2) He can be cross examined by the Defendant. (3) He can be cross examined by both the Plaintiff and Defendant. He cannot be cross examined by either of them. As per Section 23 of the Indian Contract Act, 1872, a consideration or object of an agreement is unlawful if -The court regards it as immoral. It of such a nature that, if permitted would defeat the provisions of any law. (1) It involves or implies injury to the person or property of another. (2) (3) Sarita promises to deliver goods to Babita on a certain day on payment of Rs. 20,000. Sarita dies before that day. Under the Indian Contract Act, 1872 -Sarita's representatives are bound to deliver the goods to Babita and Babita is bound to pay 90 Rs. 20,000 to Sarita's representatives, unless any contrary intention appears from the record. Sarita's representatives are not bound to deliver the goods to Babita. Sarita's representatives are not bound to deliver the goods to Babita but Babita is bound to pay Rs. 20,000 to Sarita's representatives. None of the above P.T.O. 15



	'A' filed a suit for recovery of Rs.10 lakhs against 'B'. It was B's case that 'A' owes lakhs but 'B' had not filed a suit to claim the said amount as the limitation period l	him Rs.20
91	'A' filed a suit for recovery of Rs.10 lakhs against 'B'. It was B's case that 'A one lakhs but 'B' had not filed a suit to claim the said amount as the limitation period lakhs of the following is true?	ites supricu
	Which of the following is true?	
	(1) D. Company DV IIII	
	(2) B can raise his claim by way of a separate	
	(3) B can claim sepoff in the written statement.	

B gets a new eause of action for filing a fresh suit after filing of A's (4)

As per section 100(f) of CPC, second appeal lies to High Court on Substantial question of law (2) Substantial question of fact

(3) Both (1) and (2) (4) None of the above

A plaint, under Order VII Rule 11 of CPC, shall be rejected on which of the following conditions-93

where it does not disclose a cause of action

(2) where the suit appears from the statement in the plaint to be barred by any law

(3) Both (1) and (2)

None of the above (4)

Where it appears to the Court that there exist elements of a settlement which may be acceptable to the parties, the Court can refer the parties for which of the following -

arbitration

(2) conciliation

mediation (3)

(4) All of the above

For the purpose of determining jurisdiction of a "commercial dispute" under the Commercial 95 Courts Act, which of the following factors ought to be considered?

Territorial jurisdiction and Specified Value. (1)

Only Specified Value (2)

Only territorial jurisdiction. (3)

Neither territorial jurisdiction nor Specified Value. (4)

The defendant, instead of filing his written statement to a commercial suit, filed an application 96 under Order VII Rule 11 of the CPC. The application was dismissed by the Court, however, in the meantime 150 days had passed since the service of summons of the Suit on the defendant. Defendant prayed that it be granted one week to file the Written Statement.

The court, exercising its powers under Section 151 of the CPC, shall grant defendant the time to file the written statement.

As it was the fault of the court that the application of the defendant under Order VII Rule 11 of the CPC remained pending for a long period, the Court shall grant extension of time to the defendant to file his written statement.

The court cannot grant extension of time to the defendant to file the Written Statement, as 120 days have passed from the service of the summons on the defendant.

The court shall condone the delay in filing the written statement as the defendant has shown sufficient cause for not filing the written statement within time.

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97	A no	Omination of an orbit			
	unde	er section 12(5) and arottrator is made by a person who	is himself in	elian.	
	In s	omination of an arbitrator is made by a person who er section 12(5) read with Seventh Schedule to the	e Arbitration	and Carrier as an arbitrator	
	(1)		- Tanadon	and Conciliation Act, 1996.	
	(2)	and additine cannot act as an arbitrary			
	18	Such nomination would be void ab initio.		6	
	(4)	Both (1) and (2).		College Jather	
	(2)	Such nomination is valid.		MO : mindrante II	
98	A 10			NAME OF THE OWNER, NAME OF THE O	
- 100	n pa	arty seeking appointment of an arbitrator through t	he High Cou	rt or its designate shall make	
				Simil Make	
	(1)	Section 11(3) of the Arbitration and Conciliation	n Act, 1996.		
	(2)	occuon 11(2) of the Arbitration and Conciliation	n Act 1996	105 November of the Control of the	
	(3)	section 11(6) of the Arbitration and Conciliation	n Act 1996	Commo fill com	
	(4)	Section 10 of the Arbitration and Conciliation A	Act, 1996.	Standing Time	
99	779.2			VO	
33	The	Preamble of the Constitution of India resolves to	secure to th	e citizens –	
	(1)	Justice, liberty, equality and fraternity			
	(2)	Justice, liberty, security and prosperity.			
	(3)	Liberty, equality, fraternity and security.			
	(4)	Independence, justice, liberty and equality.			
100	Wh	ich of the following rights are not included under	Article 10 o	Citia Constitution?	
100	1000	Freedom of speech and expression.	Article 19 0	the Constitution?	
	(1)	Right to form associations or unions.		Description of the	
	(3)	Right to reside and settle anywhere in the world	1/		
	(4)	Right to practice any profession.	A COUNTY OF		
	(7)	regin to practice any pro-			
101	Wh	ich of the following rights are not guaranteed in l	Part III of the	e Constitution?	
TOL	(1)	Right to education.			
	(2)	Right to minorities to establish and administer	educational i	nstitutions.	
	(3)	Right to Constitutional remedies.		The state of the Arter State of	
	(4)	Right to stand for election to Parliament.			
	100				
102	Lind	er Article 22 of the Constitution, every person wh	o is arrested	and detained in custody is to	20
102	ban	1 I before the nearest magistrate within -			
		O analy offer arrest (2) 1	hree days af	ter arrest.	
	(1)	Immediately. (4) N	one of the a	bove.	
	(3)	Immediately.		6	
		procedure for amendment of the Constitution unc	ler Article 36	58 of the Constitution require	2
103	The			AND REPORT OF THE PARTY OF THE	
1 8	an A	mendment to be initiated by – Introduction of a Bill in either House of Parlia	ment.		
	(2)	Introduction of a Bill in cities and the Lok Sabha.		and the of m	
	(2)	Introduction of a Bill in only the Lok Sabha.	ament or the	Legislative Assembly of a	Ŋ
En.	(3)	Introduction of a Bill in only the Lok Sabha. Introduction of a Bill in either House of Parli		ALCOHOLD THE PARTY OF	
	(6)			A STATE OF THE PARTY.	
	(4)	State. A Resolution of the concerned Government.	EC 11/18		
	(4)			P.T	O.

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104 A. "Where one of several persons jointly entitled to institute a suit or make an application for the execution of a decree is under any legal disability, and a discharge can be given without the concurrence of such person, time will run against them all." "Where no such discharge can be given, time will run as against such of them as do not

B. suffer from any such disability."

- Statement "A" is correct and Statement 'B' is incorrect,
- Statement "A" is incorrect and Statement 'B' is correct. (2)
- Both Statement "A" and Statement 'B' are incorrect. (3)
- Both Statement "A" and Statement 'B' are correct. (4)
- 105 Mark the correct statement.

(I) In computing the period of limitation for any suit, appeal or application, the day from which such period is to be reckoned, shall be excluded.

- In computing the period of limitation for an application for review of a judgment, the day (2) on which the judgment complained of was passed, if pronounced in open court in the presence of the party, cannot be excluded.
- Both (1) and (2) are correct.
- Both (1) and (2) are incorrect.
- 106 In computing the period of limitation for any suit, the time during which the plaintiff had been prosecuting another civil proceeding against the defendant, in a court which, from defect of jurisdiction or other cause of a like nature, was unable to entertain it, shall be excluded, but -(1) it is necessary that the other case was prosecuted with due diligence and in good faith.
 - it is not necessary that the other suit related to same matter in issue. (2)
 - it is necessary that the defect only related to territorial jurisdiction. (3)
 - (4) All are correct.
- 107 Where the suit is based upon fraud of the defendant, the period of limitation shall
 - (1) not begin to run until the plaintiff has discovered the fraud or could, with reasonable diligence, have discovered it.
 - Be deemed to be twelve years from the date of transaction. (2)
 - (3) Both (1) and (2) are correct.
 - Both (1) and (2) are incorrect. (4)
- 108 Which of the following is not an essential requisite of a valid acknowledgment under Section 18 of the Limitation Act, 1963?
 - It must be made before the expiration of limitation period.
 - It must be signed by the person making the acknowledgment or by his duly authorized (2)
 - It must be made by the party against whom any property or right is claimed or by some person through whom he derives title or liability. It must bear a date in writing,

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109 'A' has been awarded a contract by an electricity distribution company to lay underground cables and junction boxes at appropriate places to replace the existing apparatus in a residential locality. 'B', a local resident protests against the work involving enlarging of the capacity of the junction box located near his property saying this would entail laying of connecting cables for more houses than before, requiring digging of the entire footpath facing his house and frequent visits by technicians for occasional repairs, disturbing his privacy, become a safety hazard and a nuisance. As work goes on, his complaints going unheeded, he files a suit against 'A' and the electricity distribution company for injunction against continuance of the work.

The injunction cannot be granted because the plaintiff ought to have also prayed for compensation in the alternative.

The injunction cannot be granted because the plaintiff is also to be beneficiary of the work

(3)The injunction cannot be granted because the suit is defective on account of misjoinder of the contractor.

(4) The injunction cannot be granted because it would cause delay in completion of infrastructure product.

110 In a case where the offender is not traced or identified, but the victim is identified and where no trial take place, the victim or his dependents cannot make an application to the State or the District Legal Services Authority for award of compensation.

Statement is correct. Compensation could only be claimed out of the assets/properties

belonging the accused.

The statement is correct since Section 2 (wa) of the Cr.P.C. recognizes a victim only when the accused is charged for an offence.

The statement is not correct since Section 357A (4) of the Cr.P.C. enables the victim to

seek compensation in such situations.

The victim can seek ex-gratia payment from the State by filing a writ petition.

A victim of sexual assault committed in a neighbouring State, escapes to Delhi and reports the matter to the police. The local police refuses to register the FIR. An application is moved before the Metropolitan Magistrate for a direction to the police to register the FIR.

(1) The Magistrate can direct the local police to register zero FIR under Section 156(3) Cr.P.C.,

investigate and file final report under Section 173 (2) Cr.P.C

The Metropolitan Magistrate cannot pass any direction as all crimes are local as per

Section 177 and 178 of the Cr.P.C.

The Magistrate in Delhi can direct the local police of the neighbouring State where the offence is alleged to have been committed to register the FIR, investigate and file a report

The Metropolitan Magistrate can direct the police to register a zero FIR in the local Police Station, but the police thereafter has to forward the FIR to the Superintendent of Police

concerned of the neighbouring State for further investigation as per the law.

Section 162 of Cr.P.C. provides that -

the statement made by a person to a police officer during investigation and reduced to (1)writing, shall be signed by the person making the statement.

the statement made by a person to a police officer during investigation and reduced to

writing, may not be signed by the person making the statement.

no statement made by a person to a police officer during investigation and reduced to writing shall be signed by the person making the statement.

statement made by a person to a police officer during investigation and reduced to writing shall be signed by the person making the statement only if the police officer has obtained prior permission of the court to obtain signature thereon.

- Aggrieved by the judgment and the decree passed in a Commercial Suit, the defendant filed an appeal to the Commercial Division of the High Court. Which of the following is correct? The period of limitation for filing such appeal shall be governed by Article 116 and 117 (1) The period of limitation for filing such appeal shall be governed by Section 13(1A) of the Commercial Courts Act, 2015, and Section 5 of the Limitation Act shall also not be (2)applicable in case there is delay in filing of the appeal. The period of limitation for filing such appeal shall be governed by Section 13(1A) of the
 - Commercial Courts Act, 2015, however, if there is a delay in filing the appeal, the same can be condoned under Section 5 of the Limitation Act for sufficient cause shown.
 - There is no period of limitation prescribed for filing of the appeal.
- 114 Disputes arising out of which of the following is not a 'Commercial Dispute'?
 - (1) construction and infrastructure contract. (2) partnership agreement. (3) joint venture agreement. (4) partition of HUF properties
- 'A' raises a claim of Rs. 5 crores in arbitration. 'B' raises a counter-claim of Rs. 2 crores in the said arbitration. A final award of Rs. 4 crores is passed in favour of 'A'. 'Specified Value' for determining the jurisdiction of the Court shall be -
 - A-500 7 (2) Rs. 7 crores Rs. 5 crores (1) (3) Rs. 3 crores (4) Rs. 4 crores
 - In a Commercial Suit, an application seeking a Summary Judgment, under Order XIIIA Code of Civil Procedure, can be filed by the plaintiff -
 - (W) along with the plaint.
 - (2) before service of summons on the defendant.
 - (3) after summons has been served on the defendants and prior to framing of the issues in respect of the suit.
 - at any time before the final judgment is passed.
- In a Commercial Suit, along with the plaint, the plaintiff must file documents -117
 - that support his case. (1)
 - that support his case and can answer the defence that the defendants are likely to put up. (2)
 - that are relating to any matter in question in the Suit and can be easily located by him. (3) that are relating to any matter in question in the Suit are in his power, possession, control or custody as on the date of filing the plaint, irrespective of whether the same is in support
- or adverse to his case. 118 In a Commercial Suit relating to a movable property, the 'Specified Value' shall be determined
 - the market value of the moveable property when it was purchased. (1)
 - the market value of the moveable property at the time of filing of the Suit.
 - the amount that may be notified by the valuation officer appointed by the Court. (3)
 - the amount that may be determined by the Court after the parties have led their evidence (4) on the same.
- A dispute arising out of a construction and infrastructure contract, shall be a "commercial dispute". 119 The above statement is true only if the contract relates to the construction of a commercial
 - (1)
 - The above statement is true only if the dispute is for recover of money under the contract. The above statement is false. (2)
 - The above statement is true.

*	
(2) Union Territory with a Legisla	tive Assembly
(3) Union Territory without a Leg (4) State without a Legislative As	islative Assembly.
121 The Fundamental Duties enumerated (1) To safeguard public property (2) To value and preserve the rich	in Article 51A of the Constitution include the following -
122 The minimum age for eligibility fo	or election to the office of President of India is-
(1) 35 years	(2) 25 years
(3) 21 years	(4) 45 years
(1) The President of India and to (2) The President of India, the to (3). The Council of States and It (4) The Council of Ministers are 124 Does the Constitution provide for or fact other than by way of adjuct (1) No. (2) Yes, the High Courts can expect the concerned State.	House of the People. an opinion to be rendered by any Court on a question of law adication of lis? Rereise advisory jurisdiction on a reference by the Governor of a exercise advisory jurisdiction on a reference of the President
Parliament.	n exercise advisory jurisdiction on a request by any Member of are not provided for in the Constitution of India?
(1) Comptroller and Address (2) Attorney General of India (3) Election Commission of I (4) Solicitor General of India	ndia .
republic. When socialist (1) sovereign, socialist (3) socialist, secular	on constitutes India as a sovereign. Is were not in the original Preamble? (2) socialist, democratic (4) secular, democratic P.T.C.
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	(1) Where the order in which reciprocal proncontract, they shall be performed in that	nises t orde	are to be perform r.	l be perform	ed in that	order
	(2) Where the order is not expressly fixed by	the c	ontract, they same	a mineral	15:100	
	which the nature of the transaction requ	1103.		Adad		
	(3) Both (1) and (2) (4) None of the above			SOLI BUL GEO	district on the	
	(4) None of the above		t in restraint of	trade or busi	ness, is to	that
128		emen	the restraint	A STATE OF THE		
	extent -					
	(2) voidable(3) enforceable on the directions of the Go					
	(4) Both (2) and (3)			Up and		
	As per Section 22 of the Indian Contract Act,	197	a contract caus	sed by mista	ke of one	party
129	As per Section 22 of the Indian Contract Act,	10/2	, a conduct	1200		
	as to a matter of fact is – (1) not void	(2)	not voidable	and states		
			None of the abo	ove		100 Marie
	and the comes productively the second	NAME OF TAXABLE PARTY.			l consequ	uences
130	of the act. Aman thereupon stabs Amit, and agr	l has	to pay damages	s to Amit f	or the sai	id act.
	Under Section 224 of the Indian Contract Ac	1. 187	72 –	435		
	(W Yash is not liable to indemnify Aman f	or the	ose damages.	TO THE STREET		
	(2) Yash is liable to indemnify Aman for the	hose	damages.	10		
	(3) Yash is liable to provide surety to Ama	n for	those damages.		SETTION STORY	
	(4) None of the above					
131	As per the Indian Contract Act, 1872, a contract	et to r	erform the prom	ise, or disch	arge the li	ability.
131	of a third person in case of his default is cal	led a	contract of -			New Allenda
	(1) Guarantee	(3)	Commence of the Commence of th	16		
	(3) Bailment	(4)	Pledge	(1)		
222	F	107	a martinita	1.6		
132	revoked by the surety, as to future transaction		z, a continuing g	uarantee ma	ly at any t	ume oc
	(N) by notice to the creditor.	(2)	without any no	tice to the	proditor	
100	(3) by notice to the debtor.	(4)	without any no			
133	Dishonestly receiving or retaining any stolen			having reas	on to beli	eve th
	same to be stolen property is punishable und					
10	(1) 378 IPC	(Z)	379 IPC	DAY COLUM		SH
	(3) 410 IPC	(4)	411 IPC	March 1		
134	Section 303 of the IPC, which provides that wh					ommit
1	murder, shall be sentenced to death, was stru	ick d	own by the Sup	reme Court	in -	
, X	(1) Selvi v. State of Karnataka (2010)	(2)	Mithu v. State		(1983)	
70	(3) State of Tamil Nadu v. Nalini (1999)	(4)	None of the al	oove	PRINCE !	

- 135 Where the police submits a final closure report under section 173 of Cr.P.C., to a Magistrate, that no incriminating material could be unearthed during the investigation against the accused, the
 - bound by the conclusion drawn by the police and cannot order re-investigation or de novo
 - not bound by the conclusion drawn by the police and may direct further investigation without hearing the accused or the complainant.
 - bound by the conclusions drawn by the police and may refuse to issue process without hearing the complainant.
 - Not bound by the conclusions drawn, but may issue notice to the accused to show cause why he should be tried as per the procedure prescribed by law.
- 136 Which of the following Sections deals with evidence of prosecution?
 - Section 242 Cr.P.C.

(2) Section 243 Cr.P.C.

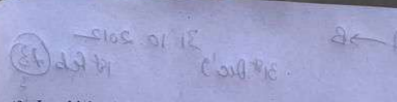
(3) Section 248 Cr.P.C.

- Section 249 Cr.P.C.
- 137 An individual is facing charges under Section 376 IPC and Section 302 IPC. He avoided police arrest. Later, he surrendered to a Magistrate before whom neither report under Section 157(1) Cr.P.C., nor copies of entries in the police diary were filed, who remanded him to judicial custody. Can such person claim default bail after 90 days if no police report is filed?
 - (1) Yes
 - No (2)
 - Yes, but after 60 days if no police report is filed (3)
 - None of the above (4)
- Magistrate under Section 239 Cr.P.C. can -138
 - Frame charge against the accused person.
 - (2) Discharge accused if charges are groundless.
 - Open trial for evidence.
 - (4) Convict the accused if the accused pleads guilty.
- Section 91 of the Cr.P.C enables the Court or the Officer Incharge of a Police Station to summon such document or other thing necessary or desirable for the purposes of any investigation, inquiry, trial or other proceedings. This provision also enables the accused to move an application for production or preservation of documents so as to assist him in his defence at the time of consideration of charge against him or recording of statement under section 313 Cr.P.C.
 - Statement is wrong since section 91 does not confer any locus standi or legal right upon (1)
 - Statement is correct if the Court is satisfied that the material available with the investigator, not made part of the chargesheet, has a crucial bearing on the issue of framing of charge. Statement is correct. The Court cannot pass orders to preserve certain records, even if the (2)
 - same would be destroyed in the ordinary course of business. Statement is correct since in the absence of specific powers, the Court does not have any (3)
 - inherent powers to do pass orders ex debito justitiae. (4)

P.T.O.

0

	Caption 34 of the
140 Against an Award passed in a domestic arbitra	ation at Delhi, a petition under Section 34 of the
140 Against an Award passed in a domestic about Arbitration and Conciliation Act, 1996, can be	be filed before -
(1) only the High Court.	Court baying territorial
(2) any District Court.	igh Court or the Commercial Court having territorial epending on the specified value of the dispute.
(3) before the Commercial Distriction and de	igh Court or the Commercial Court having a leger court of the dispute. epending on the specified value of the dispute. I and the pecuniary jurisdiction over the arbitration.
(A) Refore any Civil Court and	
141 The Committee gave their to the decision t	on.
141 The Committee gave their to the decision to the blank in the above sentence can be committee to the decision to the decisi	rectly filled with
(1) Assent/	(4) Descent
(3) Accent	THE RESERVE OF THE PARTY OF THE
142 The Principal presided the meeting.	monthly filled with -
The Principal presided the meeting. The blank in the above sentence can be cor	(2) Over
(1) In	(4) For
(3) Through	s -
143 The expression "the jury is still out" means	The state of the second
(1) Final decision has not on vacation.	
(2) The court is on vacation. (3) The decision of the jury has not	1.4.4
(3) The decision of the jury is still valid. (4) The composition of the jury has not	been decided.
or lea possiets telling lies.	
Cha reconciled litt Builty.	
He was sentenceddeath.	correctly filled in the order -
The blanks in the above sentences can	(2) In, with, to
(1) With, to, to	(4) From, with, for
(3) On, from, for	House the second
145 1 the Bar license since 2001.	0
The correct option to fill the blank is -	(2) Have had
(I) Alli navivs	(4) Had been having
(3) Was having 146 The poet made an to his predecessed	sors in his creative work.
The truth has us all. The truth has us all.	
The truth has us an. Many devices work on the principle of o	optical
THE RESIDENCE OF THE PROPERTY OF THE PARTY O	(2) Allusion alluded, musion
THE OF GHIRCH, GHANNE	(4) Illusion, eluded, allusion
Allusion, eluded, musica	
147 Which one of the following is spelt inco	(2) Ad valoram
(1) Force majeure	(4) Ultra vires
(3) Certiorari	
	Corporful grouments.
(1) A person wild is a longit	inges.
A person who knows the areas and	al societies.
(3) A person who studies cultures and (4) A person who studies the philoso	ophy of law.
(4) A person who studies	VIIIOC IV
	24
CJ-23_B	TENED OF THE PARTY
MARKET STREET,	



- 149 In which of the following situations can a stay of subsequent suit be granted under Section 10 of the CPC? and an ambowin he ad bases raw solden laged in \$100.01 is he por
 - (1) Where the previous suit between the same parties is pending before a Court which prima facie does not have jurisdiction. The HOE no We not also who after right a real

 - Where the first suit has reached the stage of final arguments. Where the matters in issue in both the suits are substantially similar and it is pending between the same parties.
 - Where previous suit between the parties on same issue has been decided on merits.
- 150 Which of the following is not a legal entity and therefore cannot sue as a plaintiff in its own

 - (1) Sole proprietorship firm (2) Registered Partnership firm
 - Hindu Undivided Family
- Statutory authority

In which of the following situations, after the framing of issues, does the defendant have a right to begin evidence prior to the plaintiff in a civil suit in view of the provisions of Order XVIII 28 Rule 1 of CPC?

- Where the facts set out in the plaint are admitted by the defendant but the plaintiff's entitlement to relief is contested in law or on the basis of additional facts asserted by the
- The defendant seeks permission to lead evidence first due to the old age of his/her witnesses. (2)
- Either party can elect to begin first and thereafter it is the discretion of the Trial Court. (3)
- (4) Both (1) and (2)
- Whether the service of summons through e-mail without a copy of the plaint is valid service for reckoning the period of limitation for filing of the written statement?
 - Yes, the defendant must approach the Court registry for obtaining the copy of plaint.
 - No, summons must be accompanied with a copy of the plaint. (2)
 - Yes, the defendant must contact the plaintiff for the paper book. (3)
 - No, service by email is not a valid service even if accompanied with a paper book. (4)
- 153 In which of the following situations is review maintainable under Section 114 of CPC?
 - (1) Discovery of new evidence on question of fact, which despite due diligence, was not within the knowledge of party at the time when the decree was passed.
 - Challenge to a finding of fact on the basis of unimpeachable evidence, which inadvertently could not be filed at the time of original hearing.
 - Where the decision on a question of law on which the judgment of the Court is based, has (3) been reversed by a Superior Court in another case.
 - Reappraisal of the evidence on record to find out the error in the finding of fact-(4)
- 154 Do Civil Courts have power to grant status quo ante, when the defendant has dispossessed the plaintiff from the suit property, in violation of the subsisting interim injunction, during the pendency of the suit?
 - (1) Yes, under Order 39 Rule 2A and Section 151 CPC.
 - (2) Yes, under Section 94 CPC.
 - (3) No, only the High Court can issue such direction in exercise of its jurisdiction under Article 215 of the Constitution of India and the Contempt of Courts Act, 1971.
 - No, the plaintiff will have to file a fresh suit seeking possession.

A-B

155 'A' had advanced a loan of Rupees One lakh to 'B' on 01.01.2009 which was to be repaid on 31.12.2009 On 31.10.2012, a legal notice was issued by an advocate on behalf of 'A' and served on 'B' demanding immediate repayment of the debt. 'B', through an advocate engaged by him, sent a reply to the advocate for 'A' or 30.11.2012 refusing to pay for want of resources. Citing this as acknowledgement of the debt, 'A' filed a suit for recovery on 01.02.2013.) 'B' takes the 2 months. plea of bar of limitation on grounds that: A. No subsequent event stops the time of three years once it had begun to run on 01.01.2010.

Refusal to pay does not amount to acknowledgement.

- There is no acknowledgement in writing by 'B' since the reply was signed only by the advocate.
- There is no acknowledgement in writing by 'B' since the reply was not addressed to 'A'. D.

All grounds are correct. (1)

(2) All grounds are incorrect.

- (3) Grounds 'A' and 'B' are correct but Grounds 'C' and 'D' are incorrect.
- (4) Grounds 'A' and 'B' are incorrect but Grounds 'C' and 'D' are correct.
- 156 'A' with sexual intent touches the breast of 'X', a boy aged 12 years. Under the Protection of Children from Sexual Offences Act, 2012, 'A' has committed the offence of -

(1) Sexual Assault

(2) Aggravated Sexual Assault

(3) Sexual Harassment

(4) No offence

157 Which of the following is not a requirement for the medical examination of a child under Section 27 of the Protection of Children from Sexual Offences Act, 2012?

In case the victim is a girl child, the medical examination shall be conducted by a woman doctor in the presence of the woman investigating officer.

The medical examination shall be conducted in the presence of the parent of the child or (2) any person in whom the child reposes trust or confidence.

In case the victim is a girl child, the medical examination shall be conducted by a woman (3)

The medical examination shall be conducted in accordance with Section 164A Cr.PC.

- 158 / Under the Protection of Children from Sexual Offences Act, 2012 the Special Court shall complete the trial, as far as possible, within a period of -
 - 4 months from the date of taking cognizance of the offence.
 - 6 months from the date of taking cognizance of the offence. (2)
 - 9 months from the date of taking cognizance of the offence.
 - I year from the date of taking cognizance of the offence.
- 159 Under Section 24 of the Protection of Children from Sexual Offences Act, 2012, the statement of a child victim shall, as far as practicable, be recorded by a

Woman police officer not below the rank of an Inspector.

Police officer not below the rank of an Inspector. (1)

Woman police officer not below the rank of a Sub-Inspector. (2)

Woman officer not below the rank of Deputy Commissioner of Police.

160 A person commits sexual intercourse with the prosecutrix, who is major, by making false promise that he would marry her, but after she gets pregnant, he refuses to do so. Which of the following No offence of rape is committed as the consent of prosecutrix was there. (2)Offence of rape is committed as consent was obtained under misconception of fact. No offence of rape is committed as the prosecutrix was major. Both (1) and (3) 161 'A' commits house-trespass in order to commit an offence punishable with life imprisonment. The act of 'A' is punishable with -Imprisonment which may extend to life. (2)Imprisonment not exceeding 10 years with fine. (3) Imprisonment not exceeding 3 years, or fine, or both (4) Imprisonment not exceeding 7 years with fine. 162 'X' installed a live-naked wire in a drain between his field and that of the neighbour with an intention of preventing animals from entering his field. The neighbour was electrocuted and he died. 'X' has committed an offence under Section -(2) 304 Part I 302 IPC (1) (4) 307 IPC (3) 304 Part II IPC The constitutional validity of the death penalty was upheld by the Supreme Court in the case of-Jagmohan Singh v. State of UP, 1973 (2) Rajendra Prasad v. State of Punjab, 1979 163 Macchi Singh v. State of Punjab, 1983 (4) None of the above of the Indian Penal Code, 1860. The offence of stalking is punishable under Section (2) 354 D (1) 354 C (4) None of the above 165 The sentence which can be imposed upon a convict for default in payment of fine cannot exceed (3) 354 A of the maximum sentence fixed for the offence. Fill in the blank. (2) one-third half one-fifth (4) A clerk or servant committing breach of trust is punishable under which provision of IPC? (2) Section 407 (4) Section 409 (1) Section 406 167 If a person entrusted with money diverts it for his personal gain without intending to deceive, which Section would likely be invoked? (2) Section 406 (4) None of the above Section 42010 A attacks Z under grave and sudden provocation. B, who was passing by, having an intention to kill Z, also takes advantage and attacks Z who dies. What is the offence committed by them? Both are guilty of offence of culpable homicide not amounting to murder. Murder, as both had common intention to kill. Both are guilty of causing grievous injury. A is guilty only of culpable homicide, while B is guilty of murder. (1)(2) What of the following is the punishment not specified under Section 53 IPC? (2) Rigorous Imprisonment with hard labour Simple Imprisonment with hard labour (4) Forfeiture of property P.T.O. (1) (3)

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	(1) is to operate only till the filing of the c (2) is to operate till cognizance of the offer (3) is to operate till the accused is summon (4) is to operate without any restriction as to	ned. time and can also continue till the end of the trial.
15	the FIR relating to the commission of a cogninformation to – (1) The Chief Minister of the State (3) The Public Prosecutor	of an officer in charge of a police station to record nizable offence, may send the substance of such (2) The Chief Justice of the High Court (4) The concerned Superintendent of Police
17	(2014) 2 SCC 1, preliminary inquiry may be category of cases – (1) Matrimonial disputes	Lalita Kumari v. Government of Uttar Pradesh, made before registration of FIR, in the following (2) Commercial offences
17	(3) Medical negligence cases	(4) All the above
**	When the Court of Session passes a sentence (1) can be executed only after one month. (2) cannot be executed unless confirmed by (3) can be executed only after one year. (4) cannot be executed unless confirmed by	the High Court.
174		g the accused, the following can prefer an appeal- of the District Magistrate/State Government.
175		ssed after the conclusion of trial? (2) Only an order of conviction (4) Either an order of acquittal or conviction
176	'X' was acquitted by the trial. However, on any the order of acquittal, convicted him and senter. The remedy available to 'X' will be — (1) Appeal to the Supreme Court. (2) Writ Petition before the High Court. (3) Writ Petition before the Supreme Court. (4) Appeal before the Division Bench of the	
177	Proclamation for person absconding is issued (1) Section 81 CrPC (3) Section 83 CrPC	under – (2) Section 82 CrPC (4) Section 84 CrPC
	Every offence shall ordinarily be inquired and (1) Where the offence was committed. (2) Where the accused ordinarily resides. (3) Where the complainant or victim resides. (4) Where the accused person is arrested.	I tried by a Court –

A civil suit for infringement of trademark with applications under Order 39 of CPC and Order 26 Rule 9 CPC and Order 26 Rule 9 CPC was filed by the plaintiff, during the subsistence of a Caveat filed by the defendant under Cross to the defendant defendant under Section 148A of CPC. The Court, however, without issuing notice to the defendant granted ex-parte ad-interim orders in favour of the plaintiff. Whether the Court was correct in

(1) Yes, the Court was correct since the reliefs sought are urgent and any prior intimation to

the defendant would have led to mischief.

No, since purpose of lodging a caveat is to grant an opportunity to defendant to show cause , why any order(s) adverse to the defendant should not be passed.

(3) No, as the Court has no power to grant an interim order without hearing the defendant. (4) Yes, as the Court has discretion to grant interim order ex-parte without hearing the defendant, where delay would defeat the interests of the plaintiff.

What is the limitation for filing of an application for leave to appear or defend in a summary suit filed under Order XXXVII of CPC?

(1) 10 days

(2) 15 days

(3) 20 days

- (4) 30 days
- A executed an agreement with B at Delhi promising delivery of goods at Chandigarh. The goods were duly delivered by A at Chandigarh and accepted by B. The invoice recorded that Courts at Gurugram will have exclusive jurisdiction, as the registered office of A was located at Gurugram. Upon non-payment of money, A sued B at civil Court Gurugram. B objected to the territorial jurisdiction of the court at Gurugram. This suit at Gurugram -

Is maintainable, in view of the exclusive jurisdiction clause in the invoice.

(2) Is maintainable, as A has its registered office at Gurugram.

(3) Is not maintainable as no part of cause of action arose in Gurugram.

Is not maintainable, as B is not a resident of Gurugram.

(4) 'L' sues 'T' for the decree of possession of suit property and mesne profits. 'T' fails to file its written statement. The possession is handed over during pendency of the suit. The prayer for damages is decreed with the consent of the parties to be paid at Rs. 15,00,000 in four instalments. T is unable to pay the said damages, and therefore T challenges the said decree on the ground that the said amount has been decreed by the civil court without any evidence being led by the plaintiff. Against the said decree -

an appeal lies under Section 96 CPC. (1)

no appeal lies under Section 96 CPC. A revision can be maintained before the High Court. (2)

An application under Section 151 CPC to the same Court for setting aside the decree. (3)

183 A suit for specific performance was filed by Ms. A against Mr. B. The summons in the suit were issued on 01.12.2022 and the same was served at his residence, on the adult servant of Mr. B. As per the process server's report the said servant was the only person who was found at the address specified in the summons. The Trial Court declined to accept the same as a valid service and directed the plaintiff to take fresh steps. Whether the service in this case on the servant was

Yes, because as per Order V Rule 15 CPC service may be done on an adult member of the a valid service?

(2) Yes, because as per Order V Rule 14 CPC service may be done on agent of the defendant No, because as per Order V Rule 15 CPC service cannot be affected on a servant.

No, because as per Order V Rule 14 CPC a servant cannot be treated as agent.

(3)

184	Which one of the following sentences is (1) Fewer than twenty students came for	gramma r class.	itically incorrect?	
	 (2) I ran quick to the bus stop. (3) Rahul is one of the brilliant boys w (4) Every man and woman works for the 	ho have e good	e taken the exam. of the nation:	
185	"Domination and inequities of power and With reference to the above sentence, the (1) Enduring	wealth antony (2)	are perennial facts of human society." m of perennial will be – Ephemeral	
2100	(3) Perpetual	(4)	Imperishable	
186	A person who can speak in a manner that another source is called -	t the so		from
2998	(1) Ambidextrous (3) Somnambulist	(2) (4)	Ventriloquist	dole
187	Choose the correct spelling – (1) Acquiesce (3) Acquiece	(2) (4)	Aquiesce dequative	
188	Derrick has the Midas touch and is doing The underlined phrase means -	well in	his business.	
0.72	(1) To be able to predict (3) To have the ability to make money	(2) (4)	To behave in a humble manner To not lose faith or courage	
189	He said, "I am glad to be here this evening The above sentence can be written in indir	g." ect spe	ech as –	
312	(1) He said that I am glad to be there the(2) He said that he is glad to be here this	at even	ing.	
	(3) He said that he was glad to be here to (4) He said that he was glad to be there	his eve	ning	
190	The drawstrings of the dress came		TOTAL TO THE STATE OF	
	It is emotionally draining to			401
	The blanks in the above sentences can be f (1) lose; lose; loss	illed in	appropriately with -	
	(3) loose; lose; lose	(2)	lose; lose; lose	
	Res ipsa loquitor means —		COMPANY OF THE PROPERTY OF THE	
	The principle behind a court judgeme Replacement of an old contract by a recommendation of the burden of the contract by a recommendation.	nt.	S III Cogo Inc. 2	
	The burden of proof.The thing speaks for itself.	incw.		
	he term "ceteris paribus" means -	* 9		
	all other things remaining same. an admission of guilt.	(2) (4)	extreme circumstances. a position of authority.	
193 V	What was the total membership of the Cons	stituent	Assembly of India2	
) (3	144	(2) (4)	335 410	
CJ-23_	В 3	0	4	

- A person is convicted under Section 279 IPC. He cannot be awarded the following sentence -Fine upto Rs. 1000/-, in default, simple imprisonment of 30 days.

- (4)
- Both simple or rigorous imprisonment upto six months and fine upto Rs. 1000/-. Fine upto Rs. 1000/-, in default rigorous imprisonment of 90 days. A person held guilty of one of several offences specified in the judgement, but it is doubtful of

(1) Punished for all the offences mentioned in the judgement.

- He shall not be punished for any offence as he is entitled to be acquitted by giving benefit
- He shall be punished for the offence for which lowest punishment is provided. (4) He shall be punished for the offence for which highest punishment is provided.
- 196 An offence committed will be considered as an offence if, at the time of commission of offence,

Was below 7 years of age. (1)

Was incapable of knowing the nature of offence being of unsound mind. (2)

Was incapable of knowing the nature of offence having voluntarily intoxicated himself.

- Had not intended to cause death and was done with the consent in good faith for person's benefit.
- 197 In which of the following circumstances is protection available for an act committed by a person compelled by threats, under Section 94 IPC?

Committing an offence under Section 300 IPC under the threat of another, where the

offender has a reasonable apprehension of instant death.

Committing an offence under Section 121 IPC under the threat of another where the (2) offender has a reasonable apprehension of instant death.

Committing an offence under the threat of another where the offender has a reasonable (3) apprehension of grievous hurt.

All of above. (4)

198 A person abets an offence, if -

A person abets the commission of offence.

A person abets the commission of an act which if committed, would be an offence. (1)

The act, which may otherwise amount to an offence, is not committed or that the requisite (2)(3) effect to cause offence is not caused.

All of the above.

'Y' instigates and provokes 'Z' to cause harm to 'X' with a dagger on account of the feud between the latter two i.e, Z and X. However, Z decides otherwise. Y has not committed an offence of attempt to murder as it was Z who was going to

Z has committed an offence of attempt to murder and Y cannot be held liable for the acts (1) (2) of another.

Y has not committed the offence of abetment.

Y has committed the offence of abetment. (3)

Which of the following is not an ingredient under Section 304B IPC?

Physical assault resulting in injuries confining a woman to bed. Woman is subjected to harassment or cruelty for or in connection with demand for dowry. (H)

Offence occurred within seven years of marriage. (2)

The offender is the husband or his relative. (3)

(4)