सामान्य राज्य सेवा. गट -अ. चाळणी परीक्षा-2013

कोणताही पत्रव्यवहार केला जाणार नाही, याची कृपया नोंद घ्यावी.

परीक्षेचा दिनांक: 15 मार्च, 2014

माहितीसाठी संकेतस्थळावर प्रसिध्द करण्यात आली होती. त्यासंदर्भात उमेदवारांनी अधिप्रमाणित (Authentic) स्पष्टीकरण / संदर्भ देऊन पाठविलेली लेखी निवेदने, तसेच तज्जांचे अभिप्राय विचारात घेऊन आयोगाने उत्तरतालिका सुधारित केली आहे. या उत्तरतालिकेतील उत्तरे अंतिम समजण्यात येतील. यासंदर्भात आलेली निवेदने विचारात घेतली जाणार नाहीत व त्याबाबत

उत्तरतालिका - KEY

महाराष्ट्र लोकसेवा आयोगामार्फत सहायक विधी सल्लागार-नि-उपसचिव सामान्य राज्य सेवा, गट -अ, चाळणी परीक्षा-२०१३ या चाळणी परीक्षेच्या प्रश्नपत्रिकेची उत्तरतालिका उमेदवारांच्या

परीक्षेचे नांव: सहायक विधी सल्लागार-नि-उपसचिव

Answer Key

Notations:

- 1. Options shown in green color are correct.
- 2. Options shown in red color are incorrect.

Question Paper Name:	Assistant Legal Advisor
Creation Date:	2014-03-11 15:41:16
Duration:	60
Number of Ouestions:	100

Group 1

Number of optional sections to be attempted: 0	Group Maximum duration : 0	Group Minimum duration : 60

Assistant Legal Advisor

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Section type : Online	Number of Ouestions to be attempted:100	Mandatory or Optional: Mandatory

Question id : 6305 Question Type : M

Options:

- 1. 20th
- 2. 21st
- 3. 22nd
- 4. 24th

Question id: 6306 Question Type: MCQ

The author of famous book "The Lowland" is

${\bf Options:}$

- 1. Jhumpa Lahizi
- 2. Taslima Nasreen
- 3. Arundhati Rai
- 4. Sarojini Naidu

Question id: 6307 Question Type: MCQ

The Chairman of the state Public Service Commission holds office for a period of :

Options:

- 1. during the pleasure of the Governor.
- 2. Six years.
- 3. for five years, or till the age of 62 years, whichever is earlier.
- 4. for six years, or till the age of 65 years, whichever is earlier.

Question id: 6308 Question Type: MCQ

The system of Panchayti Raj involves a three tier structure at

Options: The village, district and state levels. the village, state and union levels the village, block and district levels. the village, block and state levels. Question id: 6309 Question Type: MCQ BRICS stands for **Options:** Brazil, Russia, India, China, Slovenia 2. Brazil, Russia, India, China, South Africa Brazil, Russia, India, China, South East Asia. 4. Brazil, Russia, India, China, Sudan Question id: 6310 Question Type: MCQ Section -----of Indian penal code criminalises homosexuality. **Options:** 1.370 2, 377 3.375 4.376 Question id: 6311 Question Type: MCQ The Pir Panjal Railway tunnel is approximatelyKMs long. **Options:** 1.11.215 2, 12, 215 3, 13 4.15 **Question id: 6312 Question Type: MCQ** According to the Sixth Pay Commission the cities of India are classified into categories. **Options:**

- 1. Three
- 2. Four
- 3. Five
- 4. Six

Question id: 6313 Question Type: MCQ

A) Embassy and Consulate are one and the same. B) Embassy is larger than the Consulate. C) Consulate is a permanent diplomatic Mission. D) Normally consulates are located in the capital city of a country.

- A,B,C & D all statements are correct.
- A,C & D are correct.
- 3. Only B is Correct.
- None of the above statements is correct.

Question id: 6314 Question Type: MCQ

1. Guwahati. 2. Tawang 3. Imphal 4. Kohima Question id: 6315 Question Type: MCQ A letter series is given with one term missing, shown by (?). This missing term is given as one of the alternatives. Identify it. YXZWV, XWYVU, ?, VUWTS, UTVSR, TSURQ **Options:** 1. WXVUT 2. WVXUT TVXUW 4. WVXTU Question id: 6316 Question Type: MCQ There is some relationship between the two terms to the left of '::' & the same relationship is between the two terms to the right of '::' . Out of these four terms one is missing, shown by (?) . This missing term is given as one of the alternatives. Find it.APOC:?::ITSK:MVUN **Options:** 1. EQRH 2. EORG 3. DQRH 4. ERQF Question id: 6317 Question Type: MCQ Six friends are sitting in a circle, facing the centre. Sushila is not between Sudha & Pushpa. Poonam is the neighbor of Pushpa and is sitting exact left of Rinki. Pinki is second to the right of Sushila. Rinki is exactly opposite of Pinki. Who will be sitting exactly opposite of Pushpa? **Options:** 1. Poonam Pinki Sushila 4. Sudha Question id: 6318 Question Type: MCQ Out of the given five groups of letters, four are same in some way and forms a group. Find the stranger one, which does not fit in the group. a) BDFb) VXZc) FIKd) MOQe) LNP **Options:** 1. b 2. c 3. d 4. e

If '+' means ' \div ', ' \div ' means '-' , '- ' means 'X' & 'X' means '+'., then the value of $10+5X7-3\div7$ will be

Question id: 6319 Question Type: MCQ

Options:
1. 16
2. 22
3. 18
4. 32

Question id: 6320 Question Type: MCQ

In a code language, if TWENTY is written as 863985 & ELEVEN as 323039, then TWELVE will be written as

Options :

- 1.863203
- 2.863063
- 3, 863930
- 4.863584

Question id: 6321 Question Type: MCQ

The given number series contains a wrong term, which is given as one of the alternatives. Identify it. 58, 57, 54, 50, 42, 33, 22.

Options:

- 1.57
- 2.54
- 3.50
- 4.42

Question id: 6322 Question Type: MCQ

As '34' is related to '12', '59' is related to ------

Options:

- 1.45
- 2.42
- 3, 38
- 4.47

Question id: 6323 Question Type: MCQ

Pick the odd pair out.

Options:

- 1.100-10
- 2.125-5
- 3, 625-25
- 4. 1225-36

Question id: 6324 Question Type: MCQ

A system is given : A B C + 6 7 G H I \triangle 3 * M N O P Q # S 4 U V W X Y Z on the basis of this system what will be the next term in the following series ? G \triangle 3,3NO, O#S, ?

Options:

- 1. #UV
- 2. SWV
- 3. SVW
- 4. SVU

Question id: 6325 Question Type: MCQ

The State Chief Information Commissioner may, at any time, by writing under his hand address his resignation to the ------

- 1. Chief Minister
- 2. Governor

- 3. Prime Minster 4. President
- Question id: 6326 Question Type: MCQ

The Central Information Commission can impose a penalty of Rs----- each day till the information is furnished by the Central Public Information Officer if he malafidely denies the request for information.

Options:

- 1.100
- 2, 200
- 3, 150
- 4, 250

Question id: 6327 Question Type: MCQ

The Indian Parliament enacted the Right to Information Act, 2005 in the ----- year of the Republic of India.

Options:

- 1.56th
- 2.60th
- 3.61st
- 4. 67th

Question id: 6328 Question Type: MCQ

Which constitutes the Central Information Commission? a) Prime Minister b)Chief Information Commissioner. c) Central Information Commissioner. d) Leader of opposition in Lok-sabha.

Options:

- 1. b & c
- 2. a & d
- 3. a, b & c
- 4. all the above.

Question id: 6329 Question Type: MCQ

The status of the Chief State Information Commissioner is equal to that of

Options:

- Chief Election Commissioner
- 2. Chief Secretary of State
- The Governor
- Election Commissioner.

Question id: 6330 Question Type: MCQ

If the offence is punishable with imprisonment for a term, exceeding one year but not exceeding three years then the period of limitation for taking cognizance by the court is

Options:

- 1. Six months
- 2. One year
- Two years
- 4. Three years.

Question id: 6331 Question Type: MCQ

Under which section of Cr.P.C. court can pass order for disposal of a property at the conclusion of a trial.

- Section 451 of Cr.P.C.
- 2. Section 452 of Cr.P.C.
- 3. Section 453 of Cr.P.C.
- 4. Section 454 of Cr.P.C.

Question id: 6332 Question Type: MCQ

Cognizable offence" under I.P.C. has been defined

Options:

- 1. Under Section 2(a) of Cr.P.C.
- 2. Under Section 2(c) of Cr.P.C.
- Under Section 2(i) of Cr.P.C.
- 4. Under Section 2(1) of Cr.P.C.

Question id: 6333 Question Type: MCQ

A proclamation under section 82 of the Cr.P.C. can be issued against a person against whom a warrant has been issued. Thus a proclamation can be issued against.

Options:

- 1. accused offender
- 2. a surety
- 3. a witness
- 4. all of the above.

Question id: 6334 Question Type: MCQ

Maintenance of a case diary by an investigating officer is

Options:

- 1. directory
- 2. mandatory
- 3. discretionary
- advisory

Question id: 6335 Question Type: MCQ

Statements of the witnesses recorded under section 164 of the Cr.P.C. are

Options:

- Substantive evidence
- 2. corroborative evidence
- both substantive and corroborative evidence
- neither substantive nor corroborative evidence.

Question id: 6336 Question Type: MCQ

The compensation to the victim under section 357 of Cr.P.C. can be granted on

Options:

- 1. conviction
- acquittal
- discharge
- 4. either (a) or (b) or (c)

Question id: 6337 Question Type: MCQ

Court can condone the delay

Options:

under Section 470 of Cr.P.C.

- under Section 471 of Cr.P.C.
- under Section 473 of Cr.P.C.
- 4. under Section 472 of Cr.P.C.

Question id: 6338 Question Type: MCQ

Once police records first information report (FIR), a copy of the same should be given to the complaint an under

Options:

- 1. under Section 153 of Cr.P.C.
- 2. under Section 154 of Cr.P.C.
- 3. under Section 155 of Cr.P.C.
- 4. under Section 156 of Cr.P.C.

Question id: 6339 Question Type: MCQ

The offence committed under which section of IPC is not compoundable under section 320 of the Cr.P.C.

Options:

- 1. Section 352
- 2. Section 353
- 3. section 355
- 4. section 358

Question id: 6340 Question Type: MCQ

The term 'victim' is defined under

Options:

- 1. section 2 (w) of Cr.P.C.
- 2. section 2 (wa) of Cr.P.C.
- 3. section 2 (u) of Cr.P.C.
- 4. None of the above.

Question id: 6341 Question Type: MCQ

Confessions and statements can be recorded by,

Options:

- 1. any Metropolitan Magistrate or Judicial Magistrate.
- 2. audio-video electronic means only in the presence of advocate of alleged accused.
- Police officer on whom power of Magistrate has been confirmed.
- 4. Special Executive Magistrate.

Question id: 6342 Question Type: MCQ

Section 197 of the Cr.P.C. affords protection to

Options:

- 1. Private individuals
- employees of public sector undertakings.
- 3. Public Servants.
- 4. all of the above.

Question id: 6343 Question Type: MCQ

Jurisdiction to grant bail under section 438 of the Cr.P.C. vests with

- 1. the court of Magistrate
- 2. the court of Sessions

- 3. the High Court
- 4. the Court of Sessions and the High Court and not in the Court of Magistrate.

Question id: 6344 Question Type: MCQ

Section 438 of the Cr.P.C. can be invoked.

Options:

- 1. in cases of non-bailable offences.
- 2. in cases of bailable offences.
- both (1) and (2)
- 4. neither (1) nor (2)

Question id: 6345 Question Type: MCQ

Under order XY, Rule 6A of C. P.C. a decree is to be drawn up in any case within ----- from the date of pronouncement of judgment.

Options:

- 1. 10 days.
- 2, 20 days.
- 3. 30 days.
- 4. 15 days.

Question id: 6346 Question Type: MCQ

Set-off can be claimed.

Options:

- 1, in any suit.
- in a recovery of money suit only.
- 3. either (a) or (b)
- 4. neither (a) nor (b)

Question id: 6347 Question Type: MCQ

In set-off, court fee is

Options:

- 1. payable
- 2. not payable
- 3. discretionary
- 4. None of the above.

Question id: 6348 Question Type: MCQ

In a suit, issues are framed in respect of

Options:

- 1. Questions of facts
- 2. Questions of Law
- 3. Mixed questions of fact and law.
- 4. all the above.

Question id: 6349 Question Type: MCQ

Judgment' under sec 2(9) of C.PC means

- 1, a decree
- 2. dismissal of an appeal summarily
- 3. statement of grounds of an order or decree

all the above.

Question id: 6350 Question Type: MCQ

Who amongst the following is not a 'public officer' within the meaning of section 2 (17) of CPC.

Options:

- 1. a Judge
- 2. a person in service under the pay Government.
- Sarpanch of a Gram Panchayat.
- 4. None of the above.

Question id: 6351 Question Type: MCQ

Under section 10 of CPC, a suit is liable to be

Options:

- 1. Stayed
- 2. Dismissed
- Rejected
- 4. Either (1) or (2) or (3)

Question id: 6352 Question Type: MCQ

Plea of res-judicata.

Options:

- has to be specifically raised.
- need not be specifically raised.
- is for the court to see of its own.
- 4. neither (1) nor (2) but only (3)

Question id: 6353 Question Type: MCQ

In every plaint under section 26 of CPC, facts should be proved by

Options:

- 1. Oral evidence
- 2. affidavit
- 3. document
- 4. oral evidence as well as documents.

Question id: 6354 Question Type: MCQ

Money under a decree can be paid.

Options:

- 1. in the Court.
- 2. out of the Court.
- 3. either in the Court or out of the Court.
- 4. Only in the Court and not out of the Court.

Question id: 6355 Question Type: MCQ

Section 152 of C.P.C. allows the court -

- 1. to reconsider the matter on merit.
- 2, to amend the decree of the appellate court.
- 3. to correct errors in judgment, decrees or orders from any accidental slip or omission.
- 4. all the above.

Question id : 6356 Question Type : MCQPublic documents are mentioned in

Options:

- 1. Section 72 of Evidence Act
- 2. Section 73 of Evidence Act
- 3. Section 74 of Evidence Act
- 4. Section 75 of Evidence Act

Question id : 6357 Question Type : MCQ

A dying declaration is admissible

Options:

- 1. only in criminal proceedings
- only in civil proceedings
- in civil as well as criminal proceedings
- 4. in criminal proceedings alone and not in civil proceedings.

Question id: 6358 Question Type: MCQ

A confession made to a police officer is inadmissible under

Options:

- 1. Section 24 of Evidence Act
- 2. section 25 of Evidence Act.
- Section 26 of Evidence Act.
- 4. Section 27 of Evidence Act.

Question id: 6359 Question Type: MCQ

Admission can be

Options:

- 1. Formal only
- Informal only
- 3. either formal or informal
- 4. only formal & not informal

Question id: 6360 Question Type: MCQ

Indian Evidence Act drafted by

Options:

- Lord Macaulay
- 2. Sir james F. Stephen
- 3. Huxley
- 4. Sir Henry Summer Maine

Question id: 6361 Question Type: MCQ

Indian Evidence Act applies to

Options:

- Proceedings before tribunals
- Proceedings before the arbitrator.
- Judicial proceedings in courts
- 4. all the above.

Question id: 6362 Question Type: MCQ

Section 105 of the Evidence Act applies to

Options:

- 1. Criminal trials
- 2. Civil trials
- 3. both (1) and (2)
- 4. both (1) nor (2)

Question id : 6363 Question Type : MCQUnder the Evidence Act, Fact means

Options:

- 1. Factum Probandum
- 2. Factum probans
- 3. both factum probandum and factum probans
- 4. None of the above.

Question id: 6364 Question Type: MCQ

Standard of proof in

Options:

- 1. Civil and criminal cases is the same
- Criminal cases is much higher than in civil cases.
- Criminal case is lower than in civil cases
- 4. either (a) or (c) are correct.

Question id: 6365 Question Type: MCQ

No facts need to be proved in a Court of law, if, – a) the facts are such of which Court will take judicial notice. b) if it is relating to laws in force in India. facts admitted. d) facts which are denied by the opposite party.

Options:

- 1. a and b
- 2. b only.
- 3. d and c
- 4. a, b and c

Question id: 6366 Question Type: MCQ

A holds Z down and fraudulently takes Z's money and jewels from Z's clothes without Z's consent. A has committed an offence of

Options:

- 1. Theft
- 2. Robbery
- 3. Extortion
- 4. Dacoity.

Question id: 6367 Question Type: MCQ

A being executor to the will of a deceased person, dishonestly disobeys the law which directs him to divide the effects according to the will, and appropriates them to his own use. A has committed –

- 1. Criminal breach of trust.
- Dishonest misappropriation of property.
- 3. Cheating
- 4. Mischief.

Question id: 6368 Question Type: MCQ

Whoever, voluntarily causes hurt by means and any instrument for shooting, stabbing or cutting, or any instrument which, used as a weapon of an offence, is likely to cause death, or by means of fire or any heated substance, or by means of any poison, has committed offence under section of the Indian Penal Code, –

Options:

- 1.325
- 2.326A
- 3.324
- 4.326

Question id: 6369 Question Type: MCQ

When two or more persons, by fighting in a public place, disturb the public peace, they are said to commit –

Options:

- 1. an unlawful assembly under section 141 of the IPC
- 2. rioting under section 146 of IPC
- 3. an affray under section 159 of IPC
- 4. None of the above.

Question id: 6370 Question Type: MCQ

Identify the incorrect sentence :

Options:

- A Collector ex-excising jurisdiction in a suit-under Act 10 of 1859, is a Judge.
- 2. A Magistrate exercising jurisdiction in respect of a charge on which he has power to sentence to fine or imprisonment, with or without appeal, is a Judge.
- 3. A member of a Panchayat which has power, under Regulation VII, 1816 of the Madras Code, to try and determine suits, is not a Judge.
- 4. A Magistrate exercising jurisdiction in respect of a charge on which he has power only to commit for trial to another court, is not a Judge.

Question id: 6371 Question Type: MCQ

A makes an attempt to pick the pocket of Z by thrusting his hand into Z's pocket. A fails in the attempt in consequence of Z's having nothing in his pocket.

Options:

- 1. A is guilty for theft.
- A is guilty of unlawful offence.
- A is guilty of criminal insult.
- 4. A is guilty of attempt to commit an offence.

Question id: 6372 Question Type: MCQ

A man committing the following acts is said to have caused sexual harassment –a) a demand or request for sexual favors. b) making sexually colored remarks. c) monitors the use by a woman of the internet, email or any other form of electronic communication. d) throwing acid on or administering acid on a woman with the intention to damage or turn or deformity or disfigure. Which of the statements given above are correct:

Options:

- 1. a,c and d
- 2, b and d
- 3. a, b & c
- 4. b and a.

Question id: 6373 Question Type: MCQ

Sexual intercourse not amounting to the offence of rape -

- 1. Committed by a man against a woman when she is unable to communicate consent.
- 2. with the consent of under eighteen years old age woman.
- 3. if a public servant abuses his position when he has custody or charge of a woman.
- 4. Voluntarily has carnal intercourse against the order of nature with any man, woman or animal.

Question id: 6374 Question Type: MCQ

Whoever commits criminal trespass by entering into or remaining in any building, tent or vessel used as a human dwelling or any building used as a place for worship, or as a place for the custody of property, is said to commit –

Options:

- 1. Criminal trespass.
- 2. House trespass
- 3. House breaking.
- 4. Lurking house trespass.

Question id: 6375 Question Type: MCQ

A says Z is an honest man; he never stole B's watch, intending to cause it to be believed that Z did steal B's watch. It is called :

Options:

- Forgery
- 2. Cheating
- Criminal intimidation and insult.
- Defamation.

Question id: 6376 Question Type: MCQ

A lays sticks and turf over a pit, with the intention of there by causing death, or with the knowledge, that death is likely to be thereby caused. Z, believing the ground to be firm, treads on it, falls in and is killed. A has committed the offence of –

Options:

- Culpable homicide
- 2. Murder
- 3. Attempt to commit culpable homicide
- causing death by negligence.

Question id: 6377 Question Type: MCQ

A, being an officer directed by law to take property in execution, in order to satisfy a decree pronounced in Z's favor by a Court of Justice, knowingly disobeys that direction of law, with the knowledge that be is likely thereby to course injury to Z. A has committed an offence –

Options:

- Public servant disobeying direction under law.
- 2. Public servant disobeying law, with intention to cause injury to any person.
- 3. Public Servant forming an incorrect document with the intent to cause injury.
- Public Servant unlawfully engaging in a trade.

Question id: 6378 Question Type: MCQ

The following act is not said to be done in good faith -

- Act of Judge when acting knowingly against the powers of the statutes.
- Act done pursuant to the judgement or order of the court.
- Act of a person of unsound mind.
- Act done by a person bound, or by mistake of fact believing himself bound by law.

Question id: 6379 Question Type: MCQ

Identify the correct sentence:

Options:

- 1. Whoever intentionally gives false evidence at any stage of a judicial proceeding, shall not be punishable.
- 2. Whoever intentionally fabricates false evidence shall be liable for punishment.
- 3. Whoever intentionally gives or fabricates false evidence with the intention to procure conviction of capital offence is not punishable.
- 4. Threatening any person to give false evidence shall not be punishable.

Question id: 6380 Question Type: MCQ

Whoever, to the annoyance of others – a) does any obscene act in any public place, or b) sings, recites or utters in any public place, shall be liable for punishment.

Options:

- 1. only (a) is true.
- 2. only (b) is true
- 3. both (a) and (b) are true.
- 4. can't say.

Question id: 6381 Question Type: MCQ

Guidelines relating to sexual harassment at work place are laid down by the Supreme Court of India in the

Options:

- Vishakha's case
- Golaknath's case
- Maneka Gandhi's case
- Keshavnanda Bharti's case.

Question id: 6382 Question Type: MCQ

The right of property was dropped from the list of the fundamental Rights by the

Options:

- 1. 24th Amendment
- 2. 42nd Amendment
- 3. 44th Amendment.
- 4. None of the above.

Question id: 6383 Question Type: MCQ

Fundamental Rights of Citizens were

Options:

- Enshrined in the original Construction.
- Outlined in an Act passed by parliament in 1952.
- 3. Incorporated in Constitution by 42th ammendment.
- 4. added by 44th amendment.

Question id: 6384 Question Type: MCQ

In which case it was held by Supreme Court that preamble is the basic feature of the Constitution.

- In the Golkhnath case.
- In the Maneka Gandhi case
- In the Swarn Sigh case.
- 4. In the Keshvananda Bharti case.

Question id: 6385 Question Type: MCQ

Under Article 213 of the Constitution of India the Governor has power to promulgate an ordinance when both the houses of the state legislature are not in session. Such a power exercised by the Governor is called.

Options:

- 1. Legislative power
- Administrative power
- Judicial Power
- 4. Executive power.

Question id: 6386 Question Type: MCQ

Article 16 (4A) which gives power to the State to make laws regarding reservation in favor of scheduled castes and tribes was added by

Options:

- 1. 75th amendment to the Constitution
- 2. 77th amendment to the Constitution.
- 79 the amendment to the Constitution.
- 4. 78th amendment to the Constitution.

Question id: 6387 Question Type: MCQ

The Fundamental Right to life emanates from

Options:

- Article 21 and includes right to die.
- Article 19 and does not include right to die.
- Article 19 & 20 and do not include right to die.
- Article 21 a does not include right to die.

Question id: 6388 Question Type: MCQ

The Fundamental Right as envisaged under Article 12 to 35 are

Options:

- 1. absolutely flexible
- 2. can be cemended
- 3. not justificable
- 4. can not be amended at all

Question id: 6389 Question Type: MCQ

In the case of A. K. Gopalan V/s state of Madras. The Preventive Detention Act 1950 was found conflicting with two Articles.

Options:

- 1. Article 14 & 17
- 2. Article 19 & 21
- 3. Article 23 & 25
- 4. Articles 23 & 32

Question id: 6390 Question Type: MCQ

Which one of the following Fundamental Rights were restrained by Preventive Detention Act.

- Right to Religion.
- Right to Constitunal Remedies.
- 3. Right to freedom

4. Right to equality.

Question id: 6391 Question Type: MCQ

Marriage under the Hindu Marriage Act 1955 is

Options:

- 1. Purely Sacramental
- 2. Purely contract
- having semblance of a sacrament as well as semblance of a contract
- 4. None of these

Question id: 6392 Question Type: MCQ

Doctrine of 'factum valet' enables to cure the violation of

Options:

- 1. a directory provisions or a mere matter of form.
- 2. fundamental principles
- 3. essence of the transaction
- 4. all the above.

Question id: 6393 Question Type: MCQ

Non-registration of Marriage under section 8 of the Hindu Marriage Act 1955

Options:

- Invalidates the marriage and calls for imposition of penalty.
- 2. does not invalidate the marriage but calls for imposition of penalty.
- neither invalidates the marriage nor calls for imposition of penalty.
- 4. makes the marriage voidable.

Question id: 6394 Question Type: MCQ

A child of void marriage is

Options:

- entitled to an interest in which his father is a coparcener.
- 2. not entitled to an interest in which his father is a coparcener.
- may or may not be entitled to an interest in which his father is a coparcener.
- 4. entitlement of interest is discretionary to the court.

Question id: 6395 Question Type: MCQ

A married Hindu female/ woman

Options:

- can adopt with the implied consent of her husband.
- can adopt without the consent of her husband.
- can adopt with the prior permission of the court.
- 4. neither (a) nor (b) nor (c).

Question id: 6396 Question Type: MCQ

Who amongst the following is not a class I heir of a Hindu male.

- Step-son
- 2. step daughter
- 3. step mother.
- 4. all the above.

Question id: 6397 Question Type: MCQ

Property in which a person acquires an interest by birth, under Mitakshara law is known as

Options:

- 1. unobstructed heritage
- 2. obstructed heritage
- self acquired property
- 4. either a or c

Question id: 6398 Question Type: MCQ

Each son acquires at his birth an equal interest with his father in all ancestral property held by the father under

Options:

- 1. Mitakshara law
- 2. Dayabhaga law
- 3. both (a) and (b)
- 4. neither (a) or (b).

Question id: 6399 Question Type: MCQ

Under section 30 of Hindu Succession Act, 1956 a Hindu can dispose of his interest in a Mitakshara coparcener property by

Options:

- 1. will
- 2. gift
- 3. sale
- 4. Mortgage

Question id: 6400 Question Type: MCQ

A Hindu joint family is a

Options:

- Corporation
- juristic person
- 3. composite family
- 4. neither (a) nor (b) nor (c).

Question id: 6401 Question Type: MCQ

Doctrine of blending is not applicable to a

Options:

- Hindu female.
- 2. Hindu male who is not a coparcener
- both (a) and (b)
- 4. neither (a) nor (b)

Question id: 6402 Question Type: MCQ

For possession of immovable property based on previous possession and not on title, when the plaintiff while in possession of the property has been dispossessed the period of limitation is –

- Thirty years, from the date of actual possession.
- Three years, from the date of knowledge.
- 3. Twelve years, from the date of dispossession.

4. One year from the date of actual possession.

Question id: 6403 Question Type: MCQ

After completion of sale, the period of limitation to set aside a sale by a civil or revenue court or a sale for arrears of Government or for any demand recoverable as such arrears, shall be-

Options:

- 1. one year
- 2. Two years
- 3. Three years
- 4. Twelve years

Question id: 6404 Question Type: MCQ

Application against the order or decree or sentence sought to be revised to any court for exercise of its powers of revision under the Code of Civil Procedure, 1908 or the Code of Criminal Procedure 1898 (5 of 1898), shall be within,

- 1. Sixty Days.
- 2. Ninety Days.
- 3. Thirty Days.
- 4. Forty five Days.