Maharashtra Public Service Commission

Assistant Legal Adviser Cum Under Secretary **Question Paper Name:**

GroupA

Assistant Legal Adviser Cum Under Secretary **Subject Name:**

Group A

Duration: 60 **Total Marks:** 200 **Display Marks:** Yes **Share Answer Key With Delivery Engine:** No **Actual Answer Kev:** Yes Is this Group for Examiner?: No

Cant View **Examiner permission:**

Show Progress Bar?: No

Enable Mark as Answered Mark for Review and Clear

Yes **Response:**

Maximum Instruction Time: 0 Is Section Default?: null

Ouestion Number: 1 Question Id: 630680160764 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Which of the following two countries began preparation for greater economic integration, including the development of a common currency, in January 2023?

Options:

- 1. Brazil and Argentina
- 2. Brazil and Peru
- 3. Argentina and Uruguay
- 4. Mexico and Peru

Question Number: 2 Question Id: 630680160765 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Where was the European Union's first mainland orbital launch complex inaugurated in January 2023?

- 1. Sweden
- 2. Norway
- 3. Finland
- 4. Denmark

Question Number: 3 Question Id: 630680160766 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Where was the biennial Tri-Services Amphibious Exercise, AMPHEX 2023, conducted in January 2023?

Options:

- 1. Andhra Pradesh
- 2. Karnataka
- 3. Odisha
- 4. Maharashtra

Question Number: 4 Question Id: 630680160767 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following became the first state in India to launch its own Climate Change Mission, in December 2022?

Options:

- 1. Tamil Nadu
- 2. Gujarat
- 3. Maharashtra
- 4. Delhi

Question Number: 5 Question Id: 630680160768 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

The World Bank report titled 'Climate Investment Opportunities in India's Cooling Sector' was released at the India Climate and Development Partners' Meet organised in in December 2022.

Options:

- 1. Maharashtra
- 2. Kerala
- 3. Tamil Nadu
- 4. Goa

Question Number: 6 Question Id: 630680160769 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following statements is INCORRECT about The Indian Antarctic Bill, 2022?

- 1. The Bill aims at having India's own national measures for protecting the Antarctic environment.
- 2. The Bill was passed by Lok Sabha on 22 July 2022 and was cleared by Rajya Sabha on 1 August 2022.
- 3. The bill is in pursuant to India's accession to Antarctic Treaty, the Protocol on Environment Protection (Madrid Protocol) to the Antarctic Treaty and to the Convention on the Conservation of Antarctic Marine Living Resources.
- 4. The Bill will assist India in protecting the frozen continent where India operates one of its research centres and is part of several scientific explorations.

Question Number: 7 Question Id: 630680160770 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following statements about PM VIKAS Scheme is/are correct?

A. Pradhan Mantri Kaushal Ko Kaam Karyakram (PMKKK) was renamed as the Pradhan Mantri Virasat Ka Samvardhan (PM VIKAS) Scheme in 2022.

B. The integrated scheme converges five erstwhile schemes of the Ministry viz. Seekho aur Kamao, USTTAD, Hamari Dharohar, Nai Roshni and Nai Manzil.

Options:

- 1. Only A
- 2. Only B
- 3. Both A and B
- 4. Neither A or B

Question Number: 8 Question Id: 630680160771 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

As disclosed by the Ministry of Minority Affairs in December 2022, in last 3 years, i.e., 2019-20 to 2021-22, approximately women have been trained all over India under the Nai Roshni Scheme.

Options:

- 1.30,000
- 2.35,000
- 3.40,000
- 4.45,000

Question Number: 9 Question Id: 630680160772 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Where was the Sports Science Centre inaugurated on 25 December 2022?

Options:

- 1. Udupi
- 2. Mangaluru
- 3. Mysuru
- 4. Belagavi

Question Number: 10 Question Id: 630680160773 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following statements about PM Kisan Samman Sammelan, 2022, held at the Indian Agricultural Research Institute in New Delhi is/are CORRECT?

A. The Prime Minister inaugurated 600 Pradhan Mantri Kisan Samruddhi Kendras (PMKSK) under the Ministry of Chemicals & Fertilisers.

B. The Prime Minister launched Pradhan Mantri Bhartiya Jan Urvarak Pariyojana - One Nation One

Fertiliser.

C. The Prime Minister also released the 15th instalment amount of ₹16,000 crores under the Pradhan Mantri Kisan Samman Nidhi (PM-KISAN) through Direct Benefit Transfer.

Options:

- 1. Only A
- 2. Only B
- 3. Only A and B
- 4. Only B and C

Question Number: 11 Question Id: 630680160774 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Nine persons named A, B, C, D, E, F, G, H and K are sitting in a straight line facing north. E is third to the right of A. G is fourth to the left of B. Only two persons are sitting between B and F. C is third to the left of A. K is fourth to the left of E. Only C is tothe left of G. More than three persons are sitting between K and H. Who is sitting to the immediate left of F?

Options:

- 1. H
- 2. E
- 3. D
- 4. K

Question Number: 12 Question Id: 630680160775 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

In a group of 112 persons, Arpita scores more marks than only 32 other persons. Only 16 persons score lesser than Aman but more than Lucky. Only 57 persons score lesser marks than Lucky. Aman scores lesser marks than only 37 other persons. How many persons score lesser marks than Lucky but more marks than Arpita?

Options:

- 1.22
- 2.23
- 3.24
- 4. 25

Question Number: 13 Question Id: 630680160776 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Each of K, L, M, N, O, P and R has an exam on a different day of a week starting from Monday and ending on Sunday of the same week. Only two persons have exams between the exam days of N and P. Only three persons have exams between the exam days of L and R. The exam of O is on Friday. P's exam is on some day before O. K's exam is not on Sunday. L's exam is just before M's exam. P's exam is just after K's exam. Whose exam is on Monday?

- 1. P
- 2. N

- 3. R
- 4. K

Question Number: 14 Question Id: 630680160777 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Read the given statements and conclusions carefully. Assuming that the information given in the statements is true, even if it appears to be at variance with commonly known facts, decide which of the given conclusions logically follow(s) from the statements.

Statements:

Some artists are doctors. No doctor is a lawyer.

All soldiers are lawyers.

Conclusions:

- I. No soldier is a doctor.
- II. No artist is a lawyer.
- III. Some lawyers are soldiers.

Options:

- 1. Only conclusions I and II follow
- 2. Only conclusions I and III follow
- 3. Only conclusion III follows
- 4. All conclusions I, II and III follow

Question Number: 15 Question Id: 630680160778 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Select the letter-number cluster from among the given options that can replace the question mark (?) in the following series.

ZHNT-19, VDJP-23, RZFL-29, ?, JRXD-37

Options:

- 1. NVBH-32
- 2. NVBG-35
- 3. NVBH-31
- 4. NVCH-33

Question Number: 16 Question Id: 630680160779 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

In a certain code language, 'EXERCISE' is written as 'UHAHHVLF'. How will 'PROGRESS' be written in that language?

- 1. JRUSVVHU
- 2. VVHUSUQJ
- 3. VHUTURVJ

4. JRUSUVVK

Question Number: 17 Question Id: 630680160780 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Pointing to the photograph of a girl named Ekta, Samyak said, 'she is my wife's daughter's father's mother's only daughter's daughter'. How is Ekta's mother related to Samyak's mother?

Options:

- 1. Niece
- 2. Daughter
- 3. Granddaughter
- 4. Sister

Question Number: 18 Question Id: 630680160781 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Select the option that is related to the third word in the same way as the second word is related to the first word.

Brussels: Belgium:: Ottawa:?

Options:

- 1. Canada
- 2. Colombia
- 3. Congo
- 4. Costa Rica

Question Number: 19 Question Id: 630680160782 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Select the option that is true regarding the following two statements labelled Assertion (A) and Reason (R).

Assertion (A):

The excessuse of large-scale commercial fertilisers for a long period is not an appropriate process to enhance crop productivity.

Reason (R):

The increased use of such commercial fertilisers causes damage to the soil microbial flora, soil structure, plants, the ecosystem, and the environment.

Options:

- 1. Both (A) and (R) are true and (R) is the correct explanation for (A).
- 2. Both (A) and (R) are true, but (R) is NOT the correct explanation for (A).
- 3. (A) is true but (R) is false.
- 4. (A) is false but (R) is true.

Question Number: 20 Question Id: 630680160783 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following interchanges of numbers and signs would make the given equation correct?

$$112 \times 40 - 5 + 55 \div 16 = 536$$

Options:

- 1. 55 and 40; \div and +
- 2. 55 and 112; ÷ and –
- 3. 16 and 112; ÷ and –
- 4. 55 and 40; ÷ and –

Question Number: 21 Question Id: 630680160784 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Under the provisions of the Code of Criminal Procedure 1973, every court of session shall be presided over by a Judge, to be appointed by the

Options:

- 1. State Government
- 2. High Court
- 3. Chief Justice of High Court
- 4. State Government in consultation with Chief Justice of High Court

Question Number: 22 Question Id: 630680160785 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Which of the following is NOT included in the definition of 'warrant case' under Section 2 (x) of the Code of Criminal Procedure, 1973?

Options:

- 1. An offence punishable with death
- 2. An offence punishable with imprisonment for life
- 3. An offence punishable with imprisonment for a term exceeding two years
- 4. An offence punishable with imprisonment for a term below two years

 $Question\ Number: 23\ Question\ Id: 630680160786\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Wrong Marks: 0.5

Who has the authority to appoint Special Metropolitan Magistrates in any metropolitan area within its local jurisdiction as per Section 18 of the Code of Criminal Procedure, 1973? (Choose the most appropriate option).

- 1. High Court
- 2. Central Government
- 3. State Government
- 4. District Magistrate in consultation with State Government

Question Number: 24 Question Id: 630680160787 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

What is the qualification in order to be appointed as special Public Prosecutor as per Section 24 (8) of the Code of Criminal Procedure 1973?

Options:

1. An advocate for not less than fifteen years in practice

- 2. An advocate for not less than ten years in practice
- 3. An advocate for not less than seven years in practice
- 4. An advocate for not less than five years in practice

Question Number: 25 Question Id: 630680160788 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Match the columns.

	List I		List II		
1	Section 41A of CrPC	A	Procedure of arrest and duties of officer making arrest		
2	Section 41B of CrPC	В	Right of arrested person to meet an advocate of his choice during interrogation		
3	Section 41C of CrPC	С	Notice of appearance before police officer		
4	Section 41D of CrPC	D	Control room at districts		

Options:

$$1.1 - B, 2 - C, 3 - A, 4 - D$$

$$2.1 - C, 2 - A, 3 - D, 4 - B$$

$$3.1 - A, 2 - C, 3 - B, 4 - D$$

$$4.1 - C, 2 - D, 3 - A, 4 - B$$

Question Number: 26 Question Id: 630680160789 Is Question Mandatory: No Calculator: None

 $Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Wrong Marks: 0.5

Which Section of the Criminal Procedure Code, 1973 deals with obligation of a person making an arrest to inform about the arrest, etc., to a nominated person?

Options:

- 1. Section 48
- 2. Section 50
- 3. Section 50A
- 4. Section 50B

Question Number: 27 Question Id: 630680160790 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

By which amendment was Section 54A inserted into the Code of Criminal Procedure, 1973?

- 1. 2005
- 2.2009
- 3.2017
- 4. 2019

Question Number: 28 Question Id: 630680160791 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

By which amendment was Chapter VIIA inserted into the Code of Criminal Procedure, 1973?

Options:

- 1. 1988
- 2. 1993
- 3.2005
- 4. 2009

Question Number: 29 Question Id: 630680160792 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Match the columns.

	List I	List II		
1	Section 105B of CrPC	A	Assistance in relation to orders of attachment or forfeiture of property	
2	Section 105C of CrPC	В	Identifying unlawfully acquired property	
3	Section 105D of CrPC	С	Seizure or attachment of property	
4	Section 105E of CrPC	D	Assistance in securing transfer of persons	

Options:

1.
$$1 - D$$
, $2 - A$, $3 - B$, $4 - C$

$$2.1 - D, 2 - A, 3 - C, 4 - B$$

$$3.1 - C, 2 - A, 3 - B, 4 - D$$

 $Question\ Number: 30\ Question\ Id: 630680160793\ Is\ Question\ Mandatory: No\ Calculator: None$

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which Section of the Code of Criminal Procedure, 1973 grants power to reject sureties by the Magistrate?

- 1. Section 119
- 2. Section 120
- 3. Section 121
- 4. Section 122

Question Number: 31 Question Id: 630680160794 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Section 21 of the Code of Criminal Procedure, 1973 deals with:

Options:

- 1. Judicial
- 2. Executive Magistrates
- 3. Special Metropolitan Magistrates
- 4. Special Executive Magistrates

Question Number: 32 Question Id: 630680160795 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Under Section 406 of the Code of Criminal Procedure, 1973, the Supreme Court has the power to transfer cases and appeals whenever it is made to appear to the Supreme Court that such an order is:

Options:

- 1. necessary to prevent the State's political intervention
- 2. expedient for the ends of justice
- 3. recommended by the high court
- 4. necessary to ensure protection to witness

Question Number: 33 Question Id: 630680160796 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

In which of the following cases can there be an appeal, as per the Code of Criminal Procedure, 1973?

Options:

- 1. Where an accused person has pleaded guilty and the conviction is by a High Court
- 2. In petty case, where a High Court passes only a sentence of imprisonment for a term not exceeding six months
- 3. Where an accused person has pleaded guilty and the conviction is by a Magistrate of the second class and the appeal is on legality of the sentence
- 4. In petty case, where a Metropolitan Magistrate passes only a sentence of imprisonment for a term not exceeding three months

Question Number: 34 Question Id: 630680160797 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

According to the provisions of Code of Criminal Procedure, 1973, no Court, when it has signed its judgement or final order disposing of a case, shall alter or review the same EXCEPT to:

- 1. correct a clerical or arithmetical error
- 2. meet the ends of justice
- 3. prevent miscarriage of justice
- 4. correct mistake of fact

Question Number: 35 Question Id: 630680160798 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Identify the option that correctly completes the given statement.

No wife shall be entitled to receive maintenance from her husband under Section 125 of the Code of Criminal Procedure, 1973 if:

A. she is living in adultery

B.she refuses to live with her husband without any sufficient reason

C.she is living separately by mutual consent

Options:

- 1. A only
- 2. B only
- 3. A and B only
- 4. A, B and C

Question Number: 36 Question Id: 630680160799 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which Order in the Code of Civil Procedure, 1908 deals with consequence of Non-Appearance?

Options:

- 1. VIII
- 2. XII
- 3. IX
- 4. I

Question Number: 37 Question Id: 630680160800 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Section 89 of the Code of Civil Procedure, 1908 does NOT cover:

Options:

- 1. Mediation
- 2. Lok Adalat
- 3. Conciliation
- 4. Negotiation

Question Number: 38 Question Id: 630680160801 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

According to Order XLV of Code of Civil Procedure, 1908, every petition under Rule 2 (1) of Order XLV shall be heard as expeditiously as possible, and endeavour shall be made to conclude the disposal of the petition within days from the date on which the petition is presented to the Court.

- 2.60
- 3.90
- 4. reasonable

 $Question\ Number: 39\ Question\ Id: 630680160802\ Is\ Question\ Mandatory: No\ Calculator: None$

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Order XLIV of CPC deals with:

Options:

- 1. appeals by indigent persons
- 2. certificate as to value or fitness
- 3. review
- 4. increase of security

Question Number: 40 Question Id: 630680160803 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

What is the maximum period for 'enlargement of time' the Court may, in its discretion, grant under the Code of Civil Procedure, 1908?

Options:

- 1. Not exceeding 30 days in total
- 2. Up to 90 days
- 3. Any reasonable time as per the discretion of the court
- 4. Not exceeding 60 days in total

Question Number: 41 Question Id: 630680160804 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Match the columns with respect to sections and the provisions as per the Code of Civil Procedure, 1908:

	Provision		Section
Α	Second appeal	I	96
В	Appeal from original decree	II	104
С	Orders from which appeal lies	III	106
D	What Courts to hear appeals	IV	100

Options:

- 1. A-II, B-I, C-III, D-IV
- 2. A-II, B- III, C-I, D-IV
- 3. A-IV, B- I, C-II, D-III
- 4. A-IV, B- II, C-I, D-III

Question Number: 42 Question Id: 630680160805 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Under Section 83 of Code of Civil Procedure 1908, every person residing in a foreign country, the Government of which is at war with India, is deemed to be:

Options:

- 1. foreign enemy
- 2. alien enemy
- 3. assailant
- 4. hostile witness

Question Number: 43 Question Id: 630680160806 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

As per Code of Civil Procedure 1908, the Court, after the case has been heard, shall pronounce ______, and on judgment a shall follow.

Options:

- 1. decision, final order
- 2. judgement, execution
- 3. order, appeal
- 4. judgment, decree

Question Number: 44 Question Id: 630680160807 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Identify whether the given statements related to Code of Civil Procedure, 1908 are correct or incorrect.

Statement A:

The pendency of a suit in a foreign Court precludes the Courts in India from trying a suit founded on the same cause of action.

Statement B:

In every plaint, facts shall be proved by supporting evidence.

Options:

- 1. Both Statements A and B are correct
- 2. Both Statements A and B are incorrect
- 3. Statement A is incorrect, but Statement B is correct
- 4. Statement A is correct, but Statement B is incorrect

Question Number: 45 Question Id: 630680160808 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

In terms of Code of Civil Procedure, 'judge' means:

- 1. presiding officer of a Court
- 2. presiding officer of a Civil Court or criminal court
- 3. presiding officer of a Civil Court

4. presiding officer of a Court of Law

 $Question\ Number: 46\ Question\ Id: 630680160809\ Is\ Question\ Mandatory: No\ Calculator: None$

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following is/are documents as per the Indian Evidence Act, 1872?

A. Writing

B.Caricature

C. An inscription on stone

D. Words photographed

Options:

- 1. A only
- 2. A and C only
- 3. A, C and D only
- 4. A, B, C and D

Question Number : 47 Question Id : 630680160810 Is Question Mandatory : No Calculator : None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0

Wrong Marks: 0.5

The question is whether certain goods ordered from B were delivered to A. The goods were delivered to several intermediate persons successively. Each delivery is a/an _____ as per the Indian Evidence Act, 1872.

Options:

- 1. fact in issue
- 2. relevant fact
- 3. conclusive proof
- 4. evidence

Question Number: 48 Question Id: 630680160811 Is Question Mandatory: No Calculator: None Postpores Time: N. A. Think Time: N. A. Minimum Instruction Time: 0

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

"Nothing in this section shall be taken to exempt any barrister, pleader, attorney or vakil from giving evidence of any matter of which he may be compelled to give evidence under Section 126." This is an explanation of which section in the Indian Evidence Act, 1872?

Options:

- 1. Section 23
- 2. Section 22A
- 3. Section 126
- 4. Section 22

Question Number: 49 Question Id: 630680160812 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following is NOT covered in Section 45 of the Indian Evidence Act, 1872 with respect to 'experts'?

Options:

- 1. Finger impression
- 2. Science
- 3. Foreign law
- 4. Religion

Question Number: 50 Question Id: 630680160813 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Identify whether the given statements related to the Indian Evidence Act, 1872 are correct or incorrect.

Statement A:

A conviction is illegal if it solely proceeds upon the uncorroborated testimony of an accomplice.

Statement B:

No particular number of witnesses shall in any case be required for the proof of any fact.

Options:

- 1. Both Statements A and B are correct
- 2. Both Statements A and B are incorrect
- 3. Statement A is incorrect, but Statement B is correct
- 4. Statement A is correct, but Statement B is incorrect

Question Number: 51 Question Id: 630680160814 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

As per the Indian Evidence Act. 1972, witnesses to character may be . .

Options:

- 1. neither cross-examined nor re-examined
- 2. only cross-examined and not re-examined
- 3. cross-examined and re-examined
- 4. examined only in the examination-in-chief

Question Number: 52 Question Id: 630680160815 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following statements with respect to Section 126 of the Indian Evidence Act, 1872 is INCORRECT?

- 1. The provisions of Section 126 are not applicable to communication made in furtherance of any illegal purpose.
- 2. The provisions of Section 126 are applicable to interpreters.
- 3. The obligation stated in the Section does not continue after the employment has ceased.
- 4. The provisions of Section 126 are applicable to the clerks/servants of vakils.

 $Question\ Number: 53\ Question\ Id: 630680160816\ Is\ Question\ Mandatory: No\ Calculator: None$

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

According to Section 152 of the Indian Evidence Act, 1872 the court can forbid questions that are

Options:

- 1. intended to insult or annoy
- 2. indecent or scandalous
- 3. confidential and classified
- 4. violating privacy of the party/witness

Question Number: 54 Question Id: 630680160817 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Which of the following statement is INCORRECT as per the provisions in the Evidence Act, 1872 relating to 'relevancy of character'?

Options:

- 1. A previous conviction is relevant as evidence of bad character.
- 2. In criminal proceedings, the fact that the person accused is of a good character is relevant.
- 3. Section 54 applies to cases in which the bad character of any person is itself a fact in issue.
- 4. Previous bad character is not relevant, except in reply.

Question Number: 55 Question Id: 630680160818 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Which of the following statements is correct as per provisions of the Evidence Act, 1872 relating to oral evidence?

Options:

- 1. All facts may be proved by oral evidence.
- 2. All facts, except the contents of documents or electronic records, may be proved by oral evidence.
- 3. Oral evidence may be direct or hearsay.
- 4. All facts, except proof of character, may be proved by oral evidence.

Question Number: 56 Question Id: 630680160819 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

When a 'Judge', who is empowered by law to act judicially alone, or a 'body of Judges', which is empowered by law to act judicially as a body, is acting judicially, it is known as _____under IPC.

- 1. Judicial officer
- 2. Court of Law
- 3. Court of Justice

4. Judge of the court

Question Number: 57 Question Id: 630680160820 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5
Wrong Marks: 0.5
A person is said to cause an effect when he causes it by means whereby he intended to cause it, or by means which, at the time of employing those means, he knew or had reason to believe to be likely to cause it.
Choose the correct option in the context of Indian Penal Code.
Options:
1. intentionally
2. voluntarily
3. with reasons to believe
4. willingly
Question Number: 58 Question Id: 630680160821 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5
Wrong Marks: 0.5
Identify whether the given statements related to IPC are correct or incorrect.
Statement A: A 'special law' is a law applicable to a particular group of people. Statement B: A 'local law' is a law applicable only to a particular subject.
Options:
1. Both Statements A and B are correct
2. Both Statements A and B are incorrect
3. Statement A is incorrect, but Statement B is correct
4. Statement A is correct, but Statement B is incorrect
Question Number: 59 Question Id: 630680160822 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Wrong Marks: 0.5
By virtue of Section 54 of IPC, in every case in which sentence of death shall have been passed, may, the consent of the offender, commute the punishment.
Options:
1. appropriate government, without
2. appropriate government, with
3. High Court, without
4. High Court, with

Question Number: 60 Question Id: 630680160823 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

	alent to imprisonme		ons of terms	of punishment, imprisonment for life shall be reckoned as
1 14	years			
	maining period of lif	Fa		
	• 1	LC		
	years			
4. 20	years			
-	-	-		0160824 Is Question Mandatory: No Calculator: None inimum Instruction Time: 0 Negative Marks Display Text:
	ng Marks : 0.5			
	VALUE - 1940-15	ith na	most to Co	ations and their provisions as nor IDC
Mat	on the columns w	un res	speci to se	ctions and their provisions as per IPC.
-	Provisions	7	Sections	
A	Government	1	53	
A	No.	35	17	
В	Consent of	II	17	
G NGTON	insane person	19	() Viscostava	
C	Punishments	III	55A	
D	Appropriate	IV	90	
36 5	Government	8	et.	
2. A- 3. A-	II, B- III, C-I, D-IV II, B- IV, C-I, D-III IV, B- III, C-I, D-II III, B- IV, C-I, D-II			
_	-	_		0160825 Is Question Mandatory : No Calculator : None inimum Instruction Time : 0
Wro	ng Marks : 0.5			
Whic	h of the following te	rms is	NOT defined	d / explained in IPC?
Optio	ons:			
1. De	ath			
2. Lif	e e			
3. Fe	male			
4. Per	rson			
Resp	-	_		0160826 Is Question Mandatory : No Calculator : None inimum Instruction Time : 0
Acco impri one n	rding to IPC, the sol sonment awarded shoonth of the whole in	all exc	eed three mo	hall in no case exceed at a time; and when the onths, the solitary confinement shall not exceed in any ed.
Optio	ons:			

- 1. 14 days, 7 days
- 2. 7 days, 14 days
- 3. 3 months, 5 days
- 4. 21 days, 15 days

Question Number: 64 Question Id: 630680160827 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

In accordance with IPC, 'every person shall be liable to ____ under the Code for every ____ contrary to the provisions there of which he shall be guilty within India.'

Options:

- 1. investigation, crime
- 2. prosecution, offence
- 3. punishment, act or omission
- 4. trial, commission of offence

Question Number: 65 Question Id: 630680160828 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

X attempts to pick the pocket of Y by thrusting his hand into Y's pocket. X fails in the attempt as Y has nothing in his pocket. X is guilty under which Section of IPC?

Options:

- 1. Section 2
- 2. Section 511
- 3. Section 356
- 4. Section 393

Question Number: 66 Question Id: 630680160829 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

For which of the following offences is an imprisonment upto 7 years prescribed in the IPC?

Options:

- 1. Word, gesture or act intended to insult the modesty of a woman
- 2. Punishment for gang rape on woman under 16 years of age
- 3. Forgery for purpose of cheating
- 4. Criminal trespass

Question Number: 67 Question Id: 630680160830 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Whoever threatens to injure the reputation of any deceased person, in whom the person threatened is interested, is committing the offence of as per IPC:

- 1. mischief
- 2. intentional insult
- 3. defamation
- 4. criminal intimidation

 $Question\ Number: 68\ Question\ Id: 630680160831\ Is\ Question\ Mandatory: No\ Calculator: None$

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Misconduct in public by a drunken person is punishable under IPC with imprisonment for

Options:

- 1. 7 days
- 2. 24 hours
- 3. 2 days
- 4. 3 months

 $Question\ Number: 69\ Question\ Id: 630680160832\ Is\ Question\ Mandatory: No\ Calculator: None$

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

For which of the following offences does IPC prescribe imprisonment for life?

Options:

- 1. Habitually dealing in stolen property
- 2. Cheating by personation
- 3. Criminal breach of trust
- 4. Extortion

Question Number: 70 Question Id: 630680160833 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Which of the following statement is INCORRECT as per Section 376DB of IPC?

Options:

- 1. The section deals with punishment for gang rape on woman under 12 years of age.
- 2. Under the section, imprisonment for life means imprisonment for the remainder of that person's natural life.
- 3. This section was inserted by the Criminal Law (Amendment) Act, 2020.
- 4. The section gives rise to a presumption that each of those persons constituting a group or acting in furtherance of a common intention shall be deemed to have committed the offence of rape.

Question Number: 71 Question Id: 630680160834 Is Question Mandatory: No Calculator: None

 $Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Wrong Marks: 0.5

'Every proceeding under this Act shall be conducted in camera and it shall not be lawful for any person to print or publish any matter in relation to any such proceeding except a judgment of the High Court or of the

Supreme Court printed or published with the previous permission of the court.' Which of the following Acts contains this provision?

Options:

- 1. The Hindu Adoptions and Maintenance Act, 1956
- 2. The Hindu Minority and Guardianship Act, 1956
- 3. Hindu Marriage Act, 1955
- 4. The Hindu Succession Act, 1956

Question Number: 72 Question Id: 630680160835 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

With regard to the Hindu Minority and Guardianship Act, 1956, who is NOT covered under the definition of guardian?

Options:

- 1. A guardian appointed by the will of the minor's father or mother
- 2. Natural guardian
- 3. A guardian appointed by the will of the minor's grandparents
- 4. A guardian appointed or declared by a court

Question Number: 73 Question Id: 630680160836 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

In respect of an illegitimate minor boy, the natural guardian of his person as well as property, within the purview of Hindu Minority and Guardianship Act, 1956 is:

Options:

- 1. the father, and after him, the mother
- 2. the father, and after him, the stepmother
- 3. the mother, and after her, the stepfather
- 4. the mother, and after her, the father

Question Number: 74 Question Id: 630680160837 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following statements is INCORRECT in the light of Section 23 of the Hindu Adoptions and Maintenance Act, 1956? (choose the most appropriate option)

Options:

- 1. It shall be at the discretion of the court to determine whether maintenance shall be awarded.
- 2. While awarding maintenance is mandatory, it shall be at the discretion of the court to determine the amount of maintenance.
- 3. In determining the amount of maintenance regard shall be had to the position and status of the parties.
- 4. In determining the amount of maintenance regard shall be had to the reasonable wants of the claimant.

Question Number: 75 Question Id: 630680160838 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

of marriage.
Options:
1. 1 year
2. 6 months
3. 18 months
4. 2 years
4. 2 years
Question Number: 76 Question Id: 630680160839 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5
Wrong Marks: 0.5
Which of the following Section of the Hindu Marriage Act, 1955 obliges the court to make every endeavour to bring about reconciliation between the parties?
Options:
1. 23
2. 23A
3. 24
4. 26
Question Number: 77 Question Id: 630680160840 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5
Wrong Marks: 0.5
Identify whether the given statements related to the Hindu Marriage Act, 1955 are correct or incorrect.
Statement A: The application with respect to the maintenance and education of the minor children shall, as far as possible, be disposed of within 60 days from the date of service of notice on the respondent. Statement B: The application for the payment of the expenses of the proceeding and monthly sum during the proceeding, shall, as far as possible, be disposed of within 60 days from the date of service of notice on the wife or the husband, as the case may be.
Options:
1. Both Statements A and B are correct
2. Both Statements A and B are incorrect
3. Statement A is incorrect, but Statement B is correct
4. Statement A is correct, Statement B is incorrect
4. Statement A is correct, Statement B is incorrect
Question Number: 78 Question Id: 630680160841 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Wrong Marks: 0.5
Within the purview of the Hindu Succession Act, 1956 one person is said to be a 'cognate' of another if the
two are related by but not wholly through males. Options:
VIDITORS:

1. blood only

As per Section 14 of the Hindu Marriage Act, 1955, no petition for divorce is to be presented within

- 2. adoption only
- 3. blood or adoption
- 4. adoption or guardianship

Question Number: 79 Question Id: 630680160842 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

How many rules of preferences are stipulated in Section 12 of the Hindu Succession Act, 1956 while dealing with order of succession among agnates and cognates?

Options:

- 1.2
- 2.3
- 3.4
- 4.5

Question Number: 80 Question Id: 630680160843 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

What is the presumption in cases of simultaneous deaths under the Hindu Succession Act, 1956?

Options:

- 1. The younger and the elder died simultaneously
- 2. The fit and healthier survived the weak
- 3. The elder survived the younger
- 4. The younger survived the elder

Question Number: 81 Question Id: 630680160844 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

A court shall be deemed to be closed on any day within the meaning of Section 4 of the Limitation Act, 1963 if:

Options:

- 1. more than three hour of its normal working hours the court remains closed on that day
- 2. more than one hour of its normal working hours the court remains closed on that day
- 3. during half part of its normal working hours, the court remains closed on that day
- 4. during any part of its normal working hours, the court remains closed on that day

Question Number: 82 Question Id: 630680160845 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

As per Section 10 of the Limitation Act, 1963 that provides for suits against trustees and their representatives, which of the following religions' property shall be deemed to be property vested in trust for a specific purpose?

- 1. Hindu, Muslim or Buddhist religious or charitable endowment
- 2. Jain, Hindu or Christian religious or charitable endowment

- 3. Hindu, Muslim or Christian religious or charitable endowment
- 4. Any minority religious or charitable endowment

Question Number: 83 Question Id: 630680160846 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

In computing the period of limitation for any suit, appeal or application, what period is NOT to be excluded, as per the Limitation Act, 1963?

Options:

- 1. The day on which the judgment complained of was pronounced, revised or reviewed
- 2. The time requisite for obtaining a copy of the judgment/award
- 3. The time taken by the court to prepare the decree or order before an application for a copy there of was requested
- 4. The day from which such period is to be reckoned

Question Number: 84 Question Id: 630680160847 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Within the fran	nework of the Limit	ation Act, 1963	'period of limitation	' means the period	l of limitation
prescribed for	by the	Schedule.			

Options:

- 1. any suit, appeal or application
- 2. any petition or appeal
- 3. plaint, suit or appeal
- 4. any suit, appeal, order, judgment tor decree

Question Number: 85 Question Id: 630680160848 Is Question Mandatory: No Calculator: None

 $Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Wrong Marks: 0.5

As per the Limitation Act, 1963 'foreign country' means any country

Options:

- 1. In friendly terms with India and not an alien country
- 2. other than India
- 3. in Commonwealth union
- 4. not waging war with India

Question Number: 86 Question Id: 630680160849 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

What is the time period provided under Section 5 of the RTI Act, 2005 to designate Public Information Officers of Central and State authorities?

- 1. 100 days
- 2. 120 days

- 3. 150 days
- 4. 180 days

Question Number: 87 Question Id: 630680160850 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which of the following information is NOT exempted from disclosure under Section 8 of the Right to Information Act, 2005?

Options:

- 1. Disclosure of which would prejudicially affect the sovereignty and integrity of India
- 2. Cabinet papers including records of deliberations of the Council of Ministers, Secretaries and other officers
- 3. Information relating to any occurrence, event or matter which has taken place, occurred or happened 20 years before the date on which any request is made
- 4. Information received in confidence from foreign government

Question Number: 88 Question Id: 630680160851 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Who is NOT a member of the Committee for the constitution of the Chief Information Commissioner and Information Commissioners as per the provisions of the Right To Information Act-2005?

Options:

- 1. The Prime Minister
- 2. The Leader of Opposition in the Lok Sabha
- 3. The Chief Justice of India
- 4. A Union Cabinet Minister to be nominated by the Prime Minister

Question Number: 89 Question Id: 630680160852 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

What is the term of office of the State Chief Information Commissioner as per Section 16 of the Right to Information Act, 2005? (Choose the most appropriate option from below)

Options:

- 1. 3 years
- 2. 5 years
- 3. 6 years
- 4. Until the attainment of 62 years

Question Number: 90 Question Id: 630680160853 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

What is the time period provided under Section 19 of the Right to Information Act, 2005 to prefer second appeal?

Options:

- 1. 30 days
- 2. 45 days
- 3. 60 days
- 4. 90 days

Question Number: 91 Question Id: 630680160854 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Which Amendment to the Preamble to the Indian Constitution changed the description of India from 'Sovereign Democratic Republic' to 'sovereign, socialist, secular, democratic republic'?

Options:

- 1. 40th Amendment
- 2. 41st Amendment
- 3. 42nd Amendment
- 4. 43rd Amendment

Question Number: 92 Question Id: 630680160855 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Who all are NOT citizens of India, at the commencement of the Constitution as per Article 5 of the Constitution of India?

Options:

- 1. Who was born in the territory of India
- 2. Either of whose parents was born in the territory of India
- 3. Who has been ordinarily resident in the territory of India for not less than five years immediately preceding such commencement
- 4. Who has voluntarily acquired the citizenship of any foreign State

Question Number: 93 Question Id: 630680160856 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Match the columns according to the Indian Constitution.

List I			List II		
1	Article 14	A	Abolition of Untouchability		
2	Article 15	В	Abolition of titles		
3	Article 17	С	Equality before law		
4	Article 18	D	Prohibition of discrimination on grounds of religion, race, caste, sex or place of birth		

1.
$$1 - B$$
, $2 - C$, $3 - A$, $4 - D$

$$2.1 - C, 2 - D, 3 - A, 4 - B$$

3.1 - A, 2 - C, 3 - B, 4 - D4.1 - B.2 - A.3 - D.4 - CQuestion Number: 94 Question Id: 630680160857 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Wrong Marks: 0.5 By which Amendment was Article 21A inserted into the Constitution of India? **Options:** 1. 86th Amendment 2. 87th Amendment 3. 88th Amendment 4. 89th Amendment

Question Number: 95 Question Id: 630680160858 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Which Article of the Constitution of India provides for protection of interests of minorities?

Options:

- 1. Article 27
- 2. Article 28
- 3. Article 29
- 4. Article 30

Question Number: 96 Question Id: 630680160859 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Article 39A of the Constitution of India provides for . . .

Options:

- 1. organisation of village panchayats
- 2. promotion of co-operative societies
- 3. equal justice and free legal aid
- 4. participation of workers in management of industries

Question Number: 97 Question Id: 630680160860 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

In accordance with the Indian Constitution, the executive power of the Union shall be vested in the and shall be exercised by him either directly or through officers subordinate to him in accordance with

- 1. Prime Minister, the rule of law
- 2. President, the Constitution of India
- 3. Union Cabinet, law of the land

4. Chief Justice of India, his discretion

Question Number: 98 Question Id: 630680160861 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Negative Marks Display Text: 0.5

Wrong Marks: 0.5

Who shall be the ex officio Chairman of the Council of States as per the provisions of the Indian Constitution?

Options:

1. The President of India

2. The Vice-President of India

3. The Prime Minister of India

4. Speaker of Lok Sabha

Question Number: 99 Question Id: 630680160862 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

If any question arises as to the disqualification of a member of the Parliament and the matter was referred to the President of India, the President shall obtain the opinion of _____ and shall act according to such opinion as per Article 103 (2) of the Constitution.

Options:

- 1. Attorney General of India
- 2. Chief Justice of India
- 3. Election Commission of India
- 4. Union Cabinet

Question Number: 100 Question Id: 630680160863 Is Question Mandatory: No Calculator: None

Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Wrong Marks: 0.5

Match the columns according to the Indian Constitution.

List I			List II
1	Article 132	A	Appellate jurisdiction of Supreme Court in appeals from High Courts in regard to civil matters
2	Article 133	В	Certificate for appeal to the Supreme Court.
3	Article 134	С	Appellate jurisdiction of Supreme Court in appeals from High Courts in certain cases
4	Article 134A	D	Appellate jurisdiction of Supreme Court in regard to criminal matters

1.
$$1 - B$$
, $2 - C$, $3 - A$, $4 - D$

2.
$$1 - C$$
, $2 - D$, $3 - A$, $4 - B$

$$3.1 - A, 2 - C, 3 - B, 4 - D$$

4. 1 – C, 2 – A, 3 – D, 4 **-** B