Maharashtra Public Service Commission

Question Paper Name :		AssistantLegalGroupBNonGazetted 17 Mar 23 S2
Subject Name :		Assistant Legal Group B Non Gazetted
Actual Answer Key:		Yes
Is this Group for Examiner?:		No
Examiner permission:		Cant View
Show Progress Bar? :		No
	LCI D	V
Enable Mark as Answered Mark for Review	and Clear Response :	Yes
Maximum Instruction Time :		0
Is Section Default? :		null
Question Number: 1 Question Id: 63068019 Instruction Time: 0	84495 Is Question Mandatory : No	Calculator: None Response Time: N.A Think Time: N.A Minimum
Correct Marks: 2 Wrong Marks: 0.5		
As defined under the Constitution of In	idia, "socially and educationally	backward classes" means such backward classes
		ment or the State or Union territory, as the case
may be.	purposes of any communication	
•		
Options:		
1. Article 342 A		
2. Article 344 B		
3. Article 345 B		
4. Article 233 A		
Question Number: 2 Question Id: 63068018 Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5	84496 Is Question Mandatory: No	Calculator: None Response Time: N.A Think Time: N.A Minimum
Article 31 C of the Constitution of Indi	a provides for which of the follo	owing?
Options:	-	
Saving of laws giving effect to certain	n fundamental rights	
1.		
2. Saving of laws giving effect to certain	n directive principles	
3. Saving of laws giving effect to certain	n fundamental duties	
4. Validation of certain Acts and Regula	ations.	
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 On which of the following grounds the	•	Calculator: None Response Time: N.A Think Time: N.A Minimum upreme court under Article 143 of the
Constitution of India?		
Options:		
1. Issues of law arisen		
2. Question of law & fact has arisen		
3. Public policy issue		
4. Question of public interest		

Question Number: 4 Question Id: 630680184498 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5
The question whether any, and if so what, advice was tendered by Ministers to the Governor is protected by the
Constitution of Indian by which of the following?
Options:
1. Shall not be disclosed before any third party
2. Shall not be inquired into in any court.
3. Shall not be produced as evidence before court of law.
4. Shall not be debated in parliament
Question Number: 5 Question Id: 630680184499 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Correct Marks: 2 Wrong Marks: 0.5
National Human Rights Commission was established under which of the following?
Options: 1. Universal declaration of Human Rights
2. Protection Of Civil Rights Act, 1955
3. Constitution of India
4. The Protection of Human Rights Act, 1993
Question Number: 6 Question Id: 630680184500 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Fill in the blank with correct word- Nemo Judex In Sua. Options: 1. A priori
2. A quo
3. Causa
3. Causa 4. Absque hoc
4. Absque hoc Question Number: 7 Question Id: 630680184501 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
4. Absque hoc Question Number: 7 Question Id: 630680184501 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 "Defining Capitation fee is an essential legislative function which cannot be delegated" was held in which of the
4. Absque hoc Question Number: 7 Question Id: 630680184501 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 "Defining Capitation fee is an essential legislative function which cannot be delegated" was held in which of the following?
4. Absque hoc Question Number: 7 Question Id: 630680184501 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 "Defining Capitation fee is an essential legislative function which cannot be delegated" was held in which of the
Question Number: 7 Question Id: 630680184501 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 "Defining Capitation fee is an essential legislative function which cannot be delegated" was held in which of the following? Options:
Question Number: 7 Question Id: 630680184501 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 "Defining Capitation fee is an essential legislative function which cannot be delegated" was held in which of the following? Options: 1. Mohini Jain v. state of Karnataka (1988) 2 SCC 351

Question Number: 8 Question Id: 630680184502 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Correct Marks: 2 Wrong Marks: 0.5
Power in the hands of administrative authorities is a public trust which must be exercised in the best interest of the
people is called as
Options:
1. Promissory estoppel
2. Public trust doctrine
3. Doctrine of public accountability
4. Legitimate expectation
Question Number: 9 Question Id: 630680184503 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5
The Central Vigilance Commissioner shall hold office for a term of from the date on which he enters upon his
office or till he attains the age of sixty-five years whichever is earlier. Options:
1. Three years
1
2. Four years
3. Five years
4. Six years
Question Number: 10 Question Id: 630680184504 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options: 1. Presumption
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options:
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options: 1. Presumption
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options: 1. Presumption 2. Bias
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options: 1. Presumption 2. Bias 3. Predisposition
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options: 1. Presumption 2. Bias 3. Predisposition 4. Pecuniary biasness Question Number: 11 Question 1d: 630680184505 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options: 1. Presumption 2. Bias 3. Predisposition 4. Pecuniary biasness Question Number: 11 Question Id: 630680184505 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 is a judicial order issued by supreme court or a high court to any constitutional, statutory or non-statutory
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options: 1. Presumption 2. Bias 3. Predisposition 4. Pecuniary biasness Question Number: 11 Question Id: 630680184505 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 is a judicial order issued by supreme court or a high court to any constitutional, statutory or non-statutory agency to prevent these agencies from continuing their proceedings in excess or abuse their jurisdiction, or in
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options: 1. Presumption 2. Bias 3. Predisposition 4. Pecuniary biasness Question Number: 11 Question Id: 630680184505 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 is a judicial order issued by supreme court or a high court to any constitutional, statutory or non-statutory agency to prevent these agencies from continuing their proceedings in excess or abuse their jurisdiction, or in violation of the principles of natural justice, or in contravention of the law of the land.
Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 An operative prejudice whether conscious or unconscious in relation to party or issue is called as: Options: 1. Presumption 2. Bias 3. Predisposition 4. Pecuniary biasness Question Number: 11 Question Id: 630680184505 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 is a judicial order issued by supreme court or a high court to any constitutional, statutory or non-statutory agency to prevent these agencies from continuing their proceedings in excess or abuse their jurisdiction, or in violation of the principles of natural justice, or in contravention of the law of the land. Options:

4. Mandamus
Question Number: 12 Question Id: 630680184506 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Writ of Habeas corpus is visualized in which of the following fundamental right under constitution of India? Options: 1. Article 15
2. Article 17
3. Article 21
4. Article 14
Question Number: 13 Question Id: 630680184507 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Apportionment of periodical payments determination of interest of person entitled is provided under which of the following of the Transfer of Property Act, 1882? Options: 1. Section 32
2. Section 33
3. Section 35
4. Section 36
Question Number: 14 Question Id: 630680184508 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Where property is transferred subject to a condition or limitation absolutely restraining the transferee or any person claiming under him from parting with or disposing of his interest in the property, the condition or limitation is under the Transfer of Property Act, 1882. Options: 1. Valid
2. Void
3. Prohibited
4. Voidable
Question Number: 15 Question Id: 630680184509 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 As provided under Transfer of Property Act, 1882, Where on a transfer of property, an interest therein is to accrue to a specified person if a specified uncertain event shall happen, and no time is mentioned for the occurrence of that event, unless such event happens before, or at the same time as, the intermediate or precedent interest ceases to exist. Options: The interest fails 1.
2. The interest takes effect

3. Transfer is void
4. Transfer is valid
Question Number: 16 Question Id: 630680184510 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 As defined under Transfer of Property Act, 1882 "transfer of property" means an act by which a conveys
property, in present or in future, to one or more other living persons, or to himself.
Options: Sane person
2. Living person
3. Competent person
4. Person of majority
Question Number: 17 Question Id: 630680184511 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Which of the following can be transferred as provided under section 6 of the Transfer of Property Act, 1882?
Options: 1. Immovable property
2. A mere right of re-entry for breach of a condition subsequent
3. A mere right to sue
4. A public office
Question Number: 18 Question Id: 630680184512 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 How the Preventive relief is granted under section 36 of Specific Relief Act, 1963?
Options: 1. Prohibition order
2. Injunction
3. Writs
4. Decree of court
Question Number: 19 Question Id: 630680184513 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Specific performance of part of contract is permissible under which of the following of the Specific Relief Act, 1963? Options: 1. Section 23
2. Section 26

3. Section 12

Question Number: 20 Question Id: 630680184514 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Correct Marks: 2 Wrong Marks: 0.5
When a criminal act is done by several persons in furtherance of the of, each of such persons is liable
for that act in the same manner as if it were done by him alone.
Options:
1. Specific aim, all
2. General intention, all
3. Common intention, such
4. Common intention, all
Question Number: 21 Question Id: 630680184515 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Correct Marks: 2 Wrong Marks: 0.5
A person who enters into or upon property in the possession of another with any one of the following will be
committing "criminal trespass".
Options:
1. To intimidate
2. To humiliate
3. To offend
4. To injure
Question Number: 22 Question Id: 630680184516 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum
Instruction Time: 0
Correct Marks: 2 Wrong Marks: 0.5 What is the minimum punishment for Assault or criminal force to woman with intent to outrage her modesty under the
Indian Penal code?
Options:
1. Not less than two years
2. Not less than a year
3. Not less than three years
4. Not less than 5 years
Question Number: 23 Question Id: 630680184517 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Correct Marks : 2 Wrong Marks : 0.5
The committing, or threatening to commit, any act forbidden by the Indian Penal Code 1860 or the unlawful detaining,
or threatening to detain, any property, to the prejudice of any person whatever, with the intention of causing any person
to enter into an agreement is called
Options:
1. Offence

4. Section 14

3. Fraud
4. Coercion
Question Number: 24 Question Id: 630680184518 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 "Undue influence" is defined as where the relations subsisting between the parties are such that one of the parties is in a
position to dominate the will of the other and uses that position to obtain an over the other. Options:
1. Unfair benefit
2. Undue advantage
3. Unfair advantage
4. Undue gain
Question Number: 25 Question Id: 630680184519 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5
When the communication of a proposal is complete as provided under the Indian Contract Act, 1872?
Options: 1. When it is communicated
2. When it comes to the knowledge of the person to whom it is made.
3. When it is sent to the person to whom it is made.
4. When it is understood by the person to whom it is made.
Question Number: 26 Question Id: 630680184520 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum
Instruction Time : 0 Correct Marks : 2 Wrong Marks : 0.5
A owes B 10,000 rupees. A enters into an arrangement with B, and gives B a mortgage of his (A's) estate for 5,000
rupees in place of the debt of 10,000 rupees. Which of the following would be correct?
Options: The new liability is incurred
2. This will not discharge the old contract
3. This is not new contract.
4. This is a new contract and extinguishes the old.
Question Number: 27 Question Id: 630680184521 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 A contract to perform the promise, or discharge the liability, of a third person in case of his default is called as
under section 126 of the Indian Contract Act, 1872.
Options:
Contract of guarantee
2. Contract of indemnity

3. Settlement 4. Insurance Question Number: 28 Question Id: 630680184522 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum **Instruction Time: 0** Correct Marks: 2 Wrong Marks: 0.5 Who will be the chairman of the National Board for Wild Life as provided under section 5A of the Wild Life Protection Act, 1972? **Options:** Environment minister Head of national green tribunal 3. Prime minister 4. Minister in-charge of Forests and Wildlife Question Number: 29 Question Id: 630680184523 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum **Instruction Time: 0** Correct Marks: 2 Wrong Marks: 0.5 "Protected area" as defined under Wildlife Protection Act, 1972, includes all of the following except: **Options:** 1. National Park 2. Sanctuary Community reserve 4. Bio reserve Question Number: 30 Question Id: 630680184524 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 "Hazardous substance" as defined under Environment protection Act, 1986 means any substance or preparation which, by reason of its chemical or physico-chemical properties or handling, is liable to , other living creatures, plant, micro-organism, property or the environment. **Options:** 1. cause harm to human habitat 2 cause harm to human beings cause harm to ecology 4. cause harm to human species Question Number: 31 Question Id: 630680184525 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 As provided under section 3 of the Environment Protection Act 1986 central government shall have the power to

As provided under section 3 of the Environment Protection Act 1986 central government shall have the power to take all such measures as it deems necessary or expedient for the which of the following purposes?

Options

1 Controlling and abating environmental pollution

Of protecting and improving the quality of the environment and preventing controlling and abating environmental 2.
3. Improving natural environment
4. Safeguarding the wildlife
Question Number: 32 Question Id: 630680184526 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5
The Central Pollution Control Board was for the first time constituted under which of the following:
Options: 1. Section 9 of THE AIR (PREVENTION AND CONTROL OF POLLUTION) ACT, 1981
2. Section 2 THE AIR (PREVENTION AND CONTROL OF POLLUTION) ACT, 1981s
$_{\rm 3.}$ Section 5 of THE WATER (PREVENTION AND CONTROL OF POLLUTION) ACT, 1974
4. Section 3 of THE WATER (PREVENTION AND CONTROL OF POLLUTION) ACT, 1974
Question Number: 33 Question Id: 630680184527 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Who shall exercise the powers and perform the functions of a State Board in the Union Territories as provided under THE AIR (PREVENTION AND CONTROL OF POLLUTION) ACT, 1981?
Options:
Central Pollution Control Board 1.
2. State Board itself
3. The governor of the union territory
4. Central govt
Question Number: 34 Question Id: 630680184528 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 When the Ganga Action Plan was started? Options: 1. 2001
2. 1986
3. 1982
4. 2005
Question Number: 35 Question Id: 630680184529 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Which of the following High Court were the first to recognize that the Ganges and the Yamuna River (a major

tributary of the Ganges) have the same rights as a legal person?

Options:

9/27

- 1. Delhi High Court
- Madhya Pradesh High Court
- 3 Uttar Pradesh High Court
- Uttarakhand High Court

 $Question\ Number: 36\ Question\ Id: 630680184530\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

Under the Indian Forest Act, 1927 who has the Power to reserve forests?

Options:

- 1. State govt
- 2. Central govt
- 3. State legislature
- 4. Union parliament

 $Question\ Number: 37\ Question\ Id: 630680184531\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

Which of the following recognizes the rights of the forest dwelling tribal communities?

Options:

- Wildlife Protection Act, 1972
- 2 Indian Forest Act, 1927
- 3. The Forest Rights Act (FRA), 2006
- 4. Environment Protection Act, 1986

 $Question\ Number: 38\ Question\ Id: 630680184532\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

As provide by Motor Vehicle Amendment Act, 2015 restrictions on the granting of learner's licenses for certain vehicles is not applicable to:

Options:

- Government vehicles
- 2. E cart and E rikshaw
- 3. Two wheelers
- Three wheelers

 $Question\ Number: 39\ Question\ Id: 630680184533\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

Where death or permanent disablement of any person has resulted from an accident arising out of the use of a motor

vehicle or motor vehicles, the owner of the vehicle shall be liable for which of the following?

Options:

To pay compensation in respect of such death or disablement in accordance with the provisions of the Motor Vehicles
1. Act, 1988

- To pay compensation in respect of such death or disablement in accordance with the provisions Indian Penal Code 1860
- 3. For punishment under Indian Penal Code 1860
- 4. For prosecution under Criminal Procedure Code 1973

 $Question\ Number: 40\ Question\ Id: 630680184534\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

Prohibition of sex-selection has been introduced by which of the following?

Options:

- 1 Section 3 A Pre-Conception & Pre-Natal Diagnostic Techniques Act, 1994
- Section 2 A Pre-Conception & Pre-Natal Diagnostic Techniques Act, 1994
- Section 8 Pre-Conception & Pre-Natal Diagnostic Techniques Act, 1994
- Section 7 Pre-Conception & Pre-Natal Diagnostic Techniques Act, 1994

Is Section Default?: null

Question Number: 41 Question Id: 630680184535 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

Which of the following Section of the Code of Civil Procedure, 1908 (As Amended) states that, "The court shall (subject to provisions herein contained) have jurisdiction to try all suits of a civil nature except of which their cognizance is either expressly or impliedly barred"?

Options:

- 1. Section 10
- 2. Section 6
- 3. Section 9
- 4. Section 12

 $Question\ Number: 42\ Question\ Id: 630680184536\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

Section 25 of the Code of Civil Procedure, 1908 (As Amended) deals with.

Options:

- Power of Supreme Court to transfer suit
- 2 Power of High court to transfer suit
- 3. Institution of Suit
- Summons to defendant

Question Number: 43 Question Id: 630680184537 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum

Instruction Time: 0

With reference to the provision relating to the execution of decree under the Code of Civil Procedure, 1908 (As Amended) select the correct pairing of Section and its title.
Options:
1. Section 39 - Court by which decree may be executed
2. Section 38 - Transfer of decree
3. Section 40 - Transfer of decree to court in another state
4. Section 43 - Execution of decree outside India
Question Number: 44 Question Id: 630680184538 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Correct Marks: 2 Wrong Marks: 0.5
As per Section 64 of the Code of Civil Procedure, 1908 (As Amended) private alienation of property after attachment
shall be Options:
1. Permissible
2. Void
3. Voidable
4. Prohibited
Question Number: 45 Question Id: 630680184539 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 In which of the following case the court cannot issue commission under Section 75 of the Code of Civil Procedure, 1908 (As Amended).
Options:
1. To examine any person
2. To make partition
3. To perform any ministerial act
4. To arrest person
Question Number: 46 Question Id: 630680184540 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Correct Marks: 2 Wrong Marks: 0.5 According to Section 21 of the Code of Civil Procedure, 1908 (As Amended) "No objection as to the place of suing
shall be allowed by any appellate or revisional court unless such objection was taken in the court of first instance
".
Options:
1. Within 10 days of filing suit
2. Within 7 days of filing the suit
3. At the earliest possible opportunity4. Within 3 days of filing of suit

Question Number: 47 Question Id: 630680184541 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5
Which Section of the Code of Civil Procedure, 1908 (As Amended) states that "all orders and notices served on or given
to any person under the Code shall be in writing."
Options:
1. Section 141
2. Section 142
3. Section 143
4. Section 145
Question Number: 48 Question Id: 630680184542 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 According to Section 177 of the Code of Criminal Procedure, 1973 (As amended), "every offence Be inquired
into and tried by a court within whose local jurisdiction it was committed."
Options: 1. Shall always
2. Must
3. Shall ordinarily
4. Should
Question Number: 49 Question Id: 630680184543 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Read the following statements with reference to Section 211 of the Code of Criminal Procedure, 1973 (As
amended) and select the correct option from below:
A. The law and the section of law against which offence is said to have been committed shall be mentioned in the
charge.
B. The charge shall be written in the language of the court.
Options:
Options:
Options: 1. A and B both are correct
Options: 1. A and B both are correct 2. A is correct, B is not correct
Options: 1. A and B both are correct 2. A is correct, B is not correct 3. B is correct, A is not correct
Options: 1. A and B both are correct 2. A is correct, B is not correct 3. B is correct, A is not correct 4. A and B both are not correct Question Number: 50 Question Id: 630680184544 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Options: 1. A and B both are correct 2. A is correct, B is not correct 3. B is correct, A is not correct 4. A and B both are not correct Question Number: 50 Question Id: 630680184544 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 The power of revision under Section 401 of the Code of Criminal Procedure, 1973 (As amended) is exercised by
Options: 1. A and B both are correct 2. A is correct, B is not correct 3. B is correct, A is not correct 4. A and B both are not correct Question Number: 50 Question Id: 630680184544 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5

3. High Court
4. State Government
Question Number: 51 Question Id: 630680184545 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Section 155 of the Code of Criminal Procedure, 1973 (As amended) deals with
Options:
1. Information as to non-cognizable offence and investigation of such cases
2. Police officer's power to investigate cognizable offence
3. Information in cognizable cases
4. Examination of witness by police
Question Number: 52 Question Id: 630680184546 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5
With reference to Section 20 of the Evidence Act,1872 (As amended) read the illustration and select correct option from below:
The question is whether a horse sold by A to B is sound:
A says to B 'go and ask C who knows all about it.'
C's statement
Options:
1. is not admission
2. is neither admission nor confession
3. is admission
4. is confession
Question Number: 53 Question Id: 630680184547 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 With reference to Section 103 of the Evidence Act, 1872 (As amended), read the following illustration and select
the correct option from below:
"A prosecute B for theft and wishes the court to believe that B admitted the theft to C."
Options:
1. A must prove the admission
2. B must prove his innocence
3. C must prove that B admitted his theft
4. Court will believe A

Which Section of the Evidence Act,1872 (As amended) states that, "no confession made to a police officer shall be proved as against a person accused of any offence".

Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

Question Number: 54 Question Id: 630680184548 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum

Options:
1. Section 32
2. Section 24
3. Section 25
4. Section 21
Question Number: 55 Question Id: 630680184549 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Chapter VIII of the Evidence Act, 1872 (As amended) deals with Options: 1. Burden of Proof
2. Estoppel
3. Of Witnesses
4. Improper admission and Rejection of Evidence
Question Number: 56 Question Id: 630680184550 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 With reference to Section 134 of the Evidence Act, 1872 (As amended) read the following statements and select the correct option from below:
A. No particular number of witnesses shall in any case be required for the proof of the facts.
B. Facts can be proved even without any witness. Options:
A and B both are correct 1.
2. A and B both are not correct
3. A is correct, B is not correct
4. A is not correct, B is correct
Question Number: 57 Question Id: 630680184551 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 The purpose of Limitation Act,1963 (As Amended) as envisaged in Preamble of the Act is to consolidate and amend the law for limitation of and for purposes connected there with. Options: Appeals and suits
2. Suits and other proceedings
3. Only suits
4. Only appeals

 $Question\ Number: 58\ Question\ Id: 630680184552\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Which Section of the Limitation Act,1963 (As Amended) allows exclusion of time in legal proceedings?
Options: 1. Section 10
2. Section 7
3. Section 12
4. Section 15
Question Number: 59 Question Id: 630680184553 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Period of limitation according to Section 2(j) means period of limitation prescribed for Options: Only suits Only appeals
3. Only proceedings
4. Any suit, appeal, or application by the Schedule.
Question Number: 60 Question Id: 630680184554 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Section 18 of Limitation Act, 1963 (As Amended) deals with: Options: 1. Effect of feating-valed-generating writing.
2. Effect of acknowledgement in writing
3. Continuing breaches and torts
4. Computation of time mentioned in instrument
Question Number: 61 Question Id: 630680184555 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 With reference to Notaries Act,1952 (As amended) who appoints Notaries for whole or any part of India. Options: 1. Central Government
2. Supreme Court
3. State Governments
4. Attorney General of India
Question Number: 62 Question Id: 630680184556 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

Options:

Power to make Rules under Notaries Act,1952 (As amended) lies with.

16/27

1. High Courts
2. State Governments
3. Supreme Court
4. Central Government
Question Number: 63 Question Id: 630680184557 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 The Small Causes Courts according to The Presidency Small Causes Courts Act,1882 (As amended) are courts in the town of Options: Only in Calcutta
2. Only in Madras
3. Calcutta, Madras and Bombay
4. In Delhi and Bombay
Question Number: 64 Question Id: 630680184558 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 The jurisdiction of Small Cause Court has been mentioned in of The Presidency Small Causes Courts Act,1882 (As amended). Options: 1. Section 18 2. Section 21 3. Section 16
4. Section 14
Question Number: 65 Question Id: 630680184559 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Section 148-A of Code of Civil Procedure, 1908 (As Amended) was added in the Act in the year Options: 1. 1999
2. 1976
3. 2001
4. 2008
Question Number: 66 Question Id: 630680184560 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Provisions of section 22-A relating to admission as to contents of electronic record when relevant was inserted in the Evidence Act,1872 (As Amended) in the year Options:

1. 2002
2. 2007
3. 2008
4. 2000
Question Number: 67 Question Id: 630680184561 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Correct Marks: 2 Wrong Marks: 0.5
As per Section 133 of the Evidence Act,1872 (As Amended) an accomplice shall against an accused person and
a conviction is Merely because it proceeds upon the uncorroborated testimony of an accomplice.
Fill in both the blanks with correct option from below:
Options: 1. Be a competent witness, not illegal
2. Not a competent witness, illegal
3. Be a weak witness, may be declared illegal
4. Be admitted as witness, likely to be valid
Question Number: 68 Question Id: 630680184562 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 According to Section 303 of the "Code of Criminal Procedure, 1973 (As amended)," Any person accused of an
offence before a criminal court, or under this Code may of right be defended
Options: 1. By any lawyer
2. By any lawyer nominated by Trial Court
3. By any lawyer recommended by Government
4. By a pleader of his choice
Question Number: 69 Question Id: 630680184563 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 According to section 172 of Code of Criminal Procedure, 1973 (As amended) entries in the case diary will be entered
on
Options:
1. Weekly basis
2. Once in every three days
3. Day by day basis
4. Once in Fifteen days

 $Question\ Number: 70\ Question\ Id: 630680184564\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Section 446-A of Code of Criminal Procedure, 1973 (As amended) deals with
Options:
1. Bond required for minor
2. Cancellation of Bond and bail bond
3. Discharge of surety
4. When bail may be taken in case of non bailable offence
Question Number: 71 Question Id: 630680184565 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Provision for extension of prescribed period of limitation in certain cases has been prescribed in Section of the
· · · · · · · · · · · · · · · · · · ·
Limitation Act, 1963 (As amended). Options:
1. Section 4
2. Section 5
3. Section 13
4. Section 17
Question Number: 72 Question Id: 630680184566 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Provision for bar of practice by a Notary without Certificate has been laid down under Section of the Notaries Act,1952.
Options:
1. Section 6
2. Section 4
3. Section 9
4. Section 7
4. Section /
Question Number: 73 Question Id: 630680184567 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 As per Rule 4 of the Rules of High Court of Judicature at Bombay (Original Side) the office of Prothonotary and senior Master shall maintain Register of advocates containing particulars in Options: 1. Form No.1
2. Form No.2
3. Form No. 4
4. Form No.3
Question Number: 74 Question Id: 630680184568 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

19/27

Provision for joint Vakala Nama has been laid under Rule of the Rules of High Court of Judicature at Bombay (Original Side). Options:
1. Rule -6
2. Rule-7
3. Rule-10
4. Rule-13
Question Number: 75 Question Id: 630680184569 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 According to Rule 42(7) of the Rules of High Court of Judicature at Bombay (Original Side) every alteration, interlineation and erasure in the plaint shall be authenticated by the initials. Options: 1. By the Party who is filing
2. By the advocate of Party
3. By the officer before whom it is declared
4. By the Notary
Question Number: 76 Question Id: 630680184570 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Which Rule of the Rules of High Court of Judicature at Bombay (Original Side) define 'indigent person'? Options:
1. Rule 207
2. Rule 210
3. Rule 225
4. Rule 240
Question Number: 77 Question Id: 630680184571 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 As per Rule 1 of Chapter I of the Bombay High Court Appellate Side Rules, 1960 the civil and criminal jurisdiction of court on appellate side shall, except in cases where it is otherwise provided for by these Rules be exercised by Options: 1. Division Bench consisting of two or more judges 2. Single Bench consisting of at least three Judges Jarger Bench consisting of five judges
4. Larger Bench consisting of five judges
Ougstion Number 79 Ougstion Id. (20(9019457) Is Ougstion Mandataur, No Calculator, Nana Decrease Time. N. 4 Third Time. N. 4 Minimum

 $Question\ Number: 78\ Question\ Id: 630680184572\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

As per Rule 4 in Chapter 1 the rule his in an application under Article 226 of the Constitution of India may be granted
by
Options:
1. Single Judge
2. Chief Justice only
3. Two judges only
4. Single judge after approval by Chief Justice
Question Number: 79 Question Id: 630680184573 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Chapter II, Rule 1 of the Bombay High Court Appellate Side Rules, 1960 deals with Options:
1. Disposal of matter by Registrar
2. Delegation of power by Registrar
3. Extension of time by Registrar
4. Powers and duties of Registrar, Deputy Registrar and Asst. Registrar in connection with admission of appeal
Question Number: 80 Question Id: 630680184574 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 As per Chapter IV Rule 3 of the Bombay High Court Appellate Side Rules, 1960 the memoranda of appeal cross objections, applications or petition presented by party personally may be Options: 1. In English only
2. In Hindi Only
3. In Marathi or Hindi or English
4. In Marathi only
Is Section Default?: null
Question Number: 81 Question Id: 630680184575 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 The concept of PIL was first originated in: Options:
1. New Zealand
2. Finland
3. USA
4. Denmark

 $Question\ Number: 82\ Question\ Id: 630680184576\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Which of the following courts can entertain a PIL?

Options:

- Supreme Court only
- 2. Both High Court and Supreme Court
- 3. High Court only
- 4. All appellate Courts

 $Question\ Number: 83\ Question\ Id: 630680184577\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

Which of the following is not included in the guidelines issued by Supreme Court of India, regarding "categories of letter-petitions which will ordinarily be entertained as Public Interest Litigation"?

Options:

- 1. Neglected Children
- 2. Petitions from riot -victims
- Petitions pertaining to food adulteration
- Service matter and those pertaining to Pension and Gratuity

 $Question\ Number: 84\ Question\ Id: 630680184578\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

As evidenced from the Legal Services Authorities Act, 1987 which are the objectives of constituting legal services authorities?

A: to provide free and competent legal services to the weaker sections of the society.

B: to ensure that opportunities for securing justice are not denied to any citizen by reason of economic or other disabilities.

C: to organize Lok Adalat's to secure that the operation of the legal system promotes justice on a basis of equal opportunity.

D: to organize ADR in order to reduce pendency in the courts.

Options:

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

 $Question\ Number: 85\ Question\ Id: 630680184579\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

Statement A: Indian Constitution does not contain the concept of free Legal Aid.

Statement B: Legal Services Authority Act, 1987 establishes Permanent Lok Adalat's.

Options:

- 1. Statements A and B are correct
- 2. Statement A and B are incorrect

3. Statement A is correct, but B is incorrect
4. Statement A is incorrect, but B is correct
Question Number: 86 Question Id: 630680184580 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5
Which of the following is not related to PIL Case?
Options:
1. Javed vs State of Haryana, AIR 2003 SC 3057
2. Parmanand Katara vs Union of India, 1989 AIR 2039 1989
3. Rural Litigation Entitlement Kendra (RLEK) vs. Union of India, 1985 AIR 652
4. The State of Jammu & Kashmir (Now U.T. of Jammu & Kashmir) & Ors. vs. Shubam Sangra, MANU/SC/1494/2022
Question Number: 87 Question Id: 630680184581 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5 Compensation orders under section 22 of Protection of Women from Domestic Violence Act, 2005 are meant as
compensation and damages for the injuries, including, caused by the acts of committed by that
respondent. Options:
1. Emotional violence; husband and in laws
2. Mental torture and emotional distress; domestic violence
3. Economic torture; violence
4. Phycological torture; mental cruelty
Question Number: 88 Question Id: 630680184582 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0
Correct Marks: 2 Wrong Marks: 0.5 According to section 25 (1) of the Protection of Women from Domestic Violence Act, 2005, a protection order made
under section 18 shall be in force .
Options:
1. Till the threat is over
2. For 12 months
3. Till the cancellation
4. Till the aggrieved person applies for discharge
Question Number: 89 Question Id: 630680184583 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 2 Wrong Marks: 0.5
Section 16 of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 allows
dissemination of information regarding the without disclosing the name, address, identity, and other particulars
calculated to lead to the identification of the aggrieved woman and witnesses.
Options: Action taken against the respondent

- Sexual harassment
- Justice secured to any victim of sexual harassment
- Witness protection measures

Question Number: 90 Question Id: 630680184584 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

Though the intention behind punishing only male adults contracting child marriages is to protect minor young girls from the negative consequen thereof by creating a deterrent effect for prospective grooms who, by virtue of being above eighteen years of age are deemed to have the capacit to opt out of such marriages; however, male adults between the age of 18 and 21 years of age, who marry female adults cannot be broughtunder ambit of Section 9 of Prohibition of Child Marriage Act, 2006 as this is not the mischief that the provision seeks to remedy." This observation is

Options:

- Hardev Singh v. Harpreet Kaur & Ors., MANU/SC/1605/2019
- Manish Ratan & others v. State of M.P. & Anr., MANU/SC/8617/2006
- 3 Manoj Kumar Sharma & Ors. v. State of Chhattisgarh & Anr, (2016)9SCC1
- 4 Karan@Fatiya vs State of Maharastra- 2023 Latest Caselaw 177 SC

Question Number: 91 Question Id: 630680184585 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

In which of the following judgment, the Supreme Court of India reiterated that "when the ossification test cannot yield trustworthy and reliable results, such test cannot be made a basis to determine the age of the person and other available certificates may be taken into consideration"?

Options:

- Rishipal Singh Solanki v. State of Uttar Pradesh, (2022)8 SCC 602
- Gananath Pattnaik v. State of Orissa, (2002) 2 SCC 619
- Surendran v. state of Kerala, AIR 2022 SC 2322
- 4 Kamatchi v. Lakshmi Narayanan, AIR 2022 SC 2932

Question Number: 92 Question Id: 630680184586 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

Which case upheld the validity of Constitution (103rd) Amendment Act, introducing reservations for 'Economically Weaker Sections' (EWS)?

Options:

- Delhi Public School v. Central Board of Secondary Education, MANU/GJ/0736/2020
- 2. Janhit Abhiyan v Union of India, (2021) 11 SCC 78
- Ahmedabad St. Xavier's College v. State of Gujarat, 1974 AIR 1389
- 4 Rev Stanislaus v. Madhya Pradesh, 1977 SCR (2) 611,

Question Number: 93 Question Id: 630680184587 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

While holding that "OBC reservation cannot exceed 50 percent" in which case the Supreme Court mandated the triple test to be complied with by the State before reserving seats in local bodies for OBCs?

Options:

- 1. Vikas Kishanrao Gawali v. State of Maharashtra. (2021) 6 SCC 73
- , Pawan Kumar Gupta v. State of NCT of Delhi, AIR 2020 SC 590
- 3 Dr. Shah Faesal & Ors. v. Union of India & Ors., AIR 2020 SC 3601
- Amit Sahni v. Commissioner of Police, AIR 2020 SC 4704

Question Number: 94 Question Id: 630680184588 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

In which case the Supreme Court of India held that "while fundamental rights under Articles 14 and 21 are available to all persons whether citizens or not, the 'right not to be deported' is ancillary or concomitant to the right to reside or settle in any part of the territory of India guaranteed under Article 19(1)€ and is available only to citizens."?

Options:

- Aparna Bhat v. State of Madhya Pradesh, AIR 2021 SC 1492
- Guru Dutt Pathak v. State of UP, AIR 2021 SC 2257
- 3. Mohammad Salimullah v. Union of India, AIR 2021 SC 1789
- Gautam Navlakha v. National Investigation Agency, MANU/SCOR/112333/2022

Question Number: 95 Question Id: 630680184589 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

Supreme Court judgment in Skill Lotto Solutions v. Union of India, AIR 2021 SC 366 it has been held as under. Select correct option.

Options:

- 1. Upheld the imposition of GST on the sale of lotteries
- 2. Restricted the application of the Right to Information Act, 2005 when it came to obtaining court records
- 3 Held that an unmarried Hindu daughter can claim maintenance from her father till she is married
- 4. Held that State is not bound to make reservations for SCs/STs in matters of promotion.

Question Number: 96 Question Id: 630680184590 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

The case of Anuradha Bhasin vs. Union of India holds that:

Options:

- 1 Fundamental right to life is available to undertrial prisoners as well.
- 2. Short Service Commissioned (SSC) women officers in the Indian Army are entitled to permanent commission (PC)
- 3. There is no fundamental right to claim reservation in promotions in public posts.
- 4. Access to Internet is a Fundamental Right

 $Question\ Number: 97\ Question\ Id: 630680184591\ Is\ Question\ Mandatory: No\ Calculator: None\ Response\ Time: N.A\ Think\ Time: N.A\ Minimum\ Instruction\ Time: 0$

Correct Marks: 2 Wrong Marks: 0.5

The National Backward Classes Finance and Development Corporation is regulated by:

Options:

- 1. Ministry of Social Justice and Empowerment
- 2. Ministry of Rural Development
- 3. Ministry of Culture
- 4. Ministry of Minority Affairs

Question Number: 98 Question Id: 630680184592 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

gave constitutional status to the National Commission for the Backward Classes.

Options:

- 1 105th Amendment Act
- 2 89th Amendment Act
- 3 102nd Amendment Act
- 4. 98th Amendment Act

Question Number: 99 Question Id: 630680184593 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

Match the Legislations with their respective years.

Act		Year	
A	The Indecent Representation of	1	2017
	Women (Prohibition) Act		
В	The Immoral Traffic (Prevention)	2	1986
	Act		
C	Maternity Benefit (Amendment)	3	1961
	Act		
D	The Dowry Prohibition Act	4	1956

Options:

- 1. A-3; B -4; C-1; D 2
- 2 A-2; B-1 C-4; D-3
- 3. A-2; B -4; C-1; D 3
- 4. A-4; B -2; C-1; D 3

Question Number: 100 Question Id: 630680184594 Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 2 Wrong Marks: 0.5

Latest Amendment to the Juvenile Justice (Care and Protection of Children) Model Rules, 2016 is:

Ontions :

- 1. Juvenile Justice (Care and Protection of Children) Model Amendment Rules, 2022
- 2 Juvenile Justice (Care and Protection of Children) Model Amendment Rules, 2021

- 3. Juvenile Justice (Care and Protection of Children) Model Amendment Rules, 2020
- 4. Juvenile Justice (Care and Protection of Children) Model Amendment Rules, 2023