परीक्षा दि. १८ नोहेंबर, २०२३ 2023 → संचक्रमांक

प्रश्नपुस्तिका क्रमांक

प्रश्नपुस्तिका

107181

प्रश्नपुस्तिका विहित कायदेविषयक ज्ञान

एकूण प्रश्न : 100

एकूण गुण : 100

वेळ: 2 (दोन) तास

सूचना

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

(2) आपला परीक्षा–क्रमांक ह्या चौकोनांत न विसरता बॉलपेनने लिहावा.



BOOKLET NO.

- (3) वर छापलेला प्रश्नपुस्तिका क्रमांक तुमच्या उत्तरपत्रिकेवर विशिष्ट जागी उत्तरपत्रिकेवरील सूचनेप्रमाणे न विसरता नमूद करावा.
- (4) या प्रश्नपुस्तिकेतील प्रत्येक प्रश्नाला 4 पर्यायी उत्तरे सुचिवली असून त्यांना 1, 2, 3 आणि 4 असे क्रमांक दिलेले आहेत. त्या चार उत्तरांपैकी सर्वात योग्य उत्तराचा क्रमांक उत्तरपत्रिकेवरील सूचनेप्रमाणे तुमच्या उत्तरपत्रिकेवर नमूद करावा. अशा प्रकारे उत्तरपत्रिकेवर उत्तरक्रमांक नमूद करावा। तो संबंधित प्रश्नक्रमांकासमोर छायांकित करून दर्शविला जाईल याची काळजी घ्यावी. ह्याकरिता फक्त काळ्या शाईचे बॉलपेन वापरावे, पेन्सिल वा शाईचे पेन वापरू नये.
- (5) सर्व प्रश्नांना समान गुण आहेत. यास्तव सर्व प्रश्नांची उत्तरे द्यावीत. घाईमुळे चुका होणार नाहीत याची दक्षता घेऊनच शक्य तितक्या वेगाने प्रश्न सोडवावेत. क्रमाने प्रश्न सोडविणे श्रेयस्कर आहे पण **एखादा प्रश्न कठीण वाटल्यास त्यावर वेळ न घालविता पुढील** प्रश्नाकडे वळावे. अशा प्रकारे शेवटच्या प्रश्नापर्यंत पोहोचल्यानंतर वेळ शिल्लक राहिल्यास कठीण म्हणून वगळलेल्या प्रश्नांकडे परतणे सोईस्कर ठरेल.
- (6) उत्तरपत्रिकेत एकदा नमूद केलेले उत्तर खोडता येणार नाही. नमूद केलेले उत्तर खोडून नव्याने उत्तर दिल्यास ते तपासले जाणार नाही. एकापेक्षा जास्त उत्तरे नमूद केल्यास ते उत्तर चुकीचे धरले जाईल व त्या चुकीच्या उत्तराचे गुण वजा केले जातील.
- (7) प्रस्तुत परीक्षेच्या उत्तरपत्रिकांचे मूल्यांकन करताना उमेदवाराच्या उत्तरपत्रिकेतील योग्य उत्तरांनाच गुण दिले जातील. तसेच ''उमेदवाराने वस्तुनिष्ठ बहुपर्यायी स्वरूपाच्या प्रश्नांची दिलेल्या चार उत्तरांपैकी सर्वात योग्य उत्तरेच उत्तरपत्रिकेत नमूद करावीत. अन्यथा त्यांच्या उत्तरपत्रिकेत सोडविलेल्या प्रत्येक चुकीच्या उत्तरांसाठी 25% किंवा 1/4 गुण वजा/कमी करण्यात येतील.''

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

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

पुढील सूचना प्रश्नपुस्तिकच्या अंतिम पृष्ठावर पहा

पर्यवेक्षकांच्या सूचनेविना हे सील

निय

उघट

कच्चा कामासाठी जागा/SPACE FOR ROUGH WORK

١.		er order XX Rule 5 of the CPC, the court shall state its finding or decision with the ons therefor:
	(1)	Only upon the issues of law (2) Only upon the issues of fact
	(3)	Upon each separate issue (4) Both (1) and (2)
2.	Und	er order XX Rule 6 A of the CPC, decree is to be drawn up in any case within from the date on which the judgement is pronounced.
	(1)	15 days (2) 30 days (3) 20 days (4) 16 days
3		er section 32 of the Evidence Act, a statement of a person who is dead is to be a sissible:
	(1)	When it is against interest of maker
	(2)	When is made in course of business
	(3)	When it relates to cause of death
	(4)	All of the above
4.	Plai	nt shall be rejected :
	(1)	where cause of action is false
	(2)	where there is no cause of action
. 200	(3)	if it does not disclose a cause of action
	(4)	both (2) and (3)
5.	Und	ler section 57 of the Evidence Act, the court
	(1)	cannot take judicial notice of any fact
	(2)	has discretion to take judicial notice
	(3)	both (1) and (2)
	(4)	shall take judicial notice of the facts referred to in the said section
б.	Who	administers the oath of the office to the President of India ?
	(1)	The Prime Minister and the Company of the Company o
	(2)	The Vice President
	(3)	The Chief Justice of High Court of Delhi
	(4)	None of the above
7.	The	following are exceptions to defamation:
	(1)	Imputation of truth for public good
	(2)	Conduct of any person touching any public question
	(3)	
	(4)	A 11 . 1 . 1
	(3)	Publication of reports of proceedings of courts

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tes that specific relie
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the magistrate upon
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of rape is Section 166 A
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24.	Law (1)	declared by the Supreme Court is binding on all courts in India as per : Article 147 (2) Article 145 (3) Article 143 (4) Article 141
	(3)	Order 6 Rule 1 (4) None of the above
	(1)	Order 6 Rule 4 (2) Order 6 Rule 3
23.	Plea	ding is defined under of the CPC.
	(3) (4)	not be in excess of any other imprisonment none of the above
	(2)	be in excess of any other imprisonment to which an offender has been sentenced
	(1)	be concurrent of any other imprisonment
22.	Und shal	er section 64 of the IPC a sentence of imprisonment for non-payment of fine 1:
	(4)	none of the above
	(3)	a party to the instrument and a stranger
	(2)	two strangers where the document is in question
41.	(1)	ion 92 of the Evidence Act is applicable to dispute between : the parties to the instrument only
01	Cont	ion 00 of the Friday as Act is applicable to dispute between the product of the second contract of the second cont
	(1)	False (2) Partly true (3) True (4) None of the above
20.		question of time is irrelevant in a suit u/s 6 of the Specific Relief Act. This ement is
	(1)	Section 376 (2) Section 377 (3) Section 375 (4) Section 378
19.	Whicase	ch one of the following sections of the CrPC states that no appeal lies in petty s?
	(4)	A man watching or capturing the image of a women in private
	(3)	Sexual harassment
	(2)	Sevial assault
18.	Voye (1)	eurism as an offence means : Eve teasing
	(4)	with a view to elucidating the matters in controversy in the suit
	(3)	with a view to verify cause of action
	(2)	with a view to decide matter in controversy dad as a capacity data to the second secon
	(1)	with a view to frame issues
17.		court under order 10 Rule 2 of the CPC:

25. When several persons do a criminal act in furtherance to the common intention :

		the crime						partic	
	(2)	each of such person is liable f	or th	at act in	the same i	manne	er as if	it wer	e done by
	(3)	each of such person is liable	for h	is own o	vert act				
	(4)	all of the above							e di e coltani.
26.	Sect	tion 304 of the CrPC relates to	the	following	subject :				
	(1)	Tender of Pardon to accompli							
	(2)	Legal aid to the accused at s	tate	expenses	3				
	(3)	Both (1) and (2)							
	(4)	Release of accused on probati	ion ——						
27.		od of detention in the civil p		under	order XXX	IX ru	le 2A d	of the	CPC, for
	(1)	bedience or breach of injunction Shall not exceed five months	on:						
	(2)	Shall not exceed four months							
	(3)	Shall not exceed three month							•
	(4)	Shall not exceed six months							
	Wat	1.1			o nunich ch	le wit	h death	i, impi	risonment
28.	vv au	rrant case means a case relatin	g to a	an offenc	e pumsnao	ic win			
28.		rrant case' means a case relatin life or imprisonment for a term			e pumsnao	ile with		,	
28.			exce	eeding :	vo years	(4)	One		
29.	for 1 (1)	life or imprisonment for a term Six months (2) Three yea ntenance of a case-diary by a	exce	eeding : (3) Tv	vo years	(4)	One	year	
	for 1 (1)	life or imprisonment for a term Six months (2) Three yea	exce	eeding : (3) Tv	vo years	(4)	One	year	
	for 1 (1) Main (1)	Six months (2) Three year ntenance of a case-diary by a of the CrPC.	exce ars n inv	eeding: (3) Tv vestigation (3) 16	vo years ng officer i	(4) s mar (4)	One j	year	
29.	for 1 (1) Main (1)	Six months (2) Three year ntenance of a case-diary by a of the CrPC. 162 (2) 167	exce ars n inv	eeding: (3) Two westigation (3) 16 of the Ev	vo years ng officer i	(4) s mar (4)	One j	year	
29.	for 1 (1) Main (1) Opin	Six months (2) Three year ntenance of a case-diary by a of the CrPC. 162 (2) 167 nion of an expert under section	excears n inv	vestigation (3) 16 of the Events is a release.	vo years ng officer i 11	(4) s mar (4)	One j	year	
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34.	Presumption as to production of electronic records as per section 90 A of Evidence Act may be drawn if the document is :									
	(1) 10 years old (2) 5 years old									
	(3) 30 years old (4) 12 years old									
35.	The constitution of India was adopted by the Constituent Assembly on :									
	(1) 26 th January 1950 (2) 15 th August 1947									
	(3) 26 th November 1949 (4) 15 th August 1950									
36.	Which section of the CPC enunciates the doctrine of Res-judicata?									
	(1) Section 11 (2) Section 10 (3) Section 12 (4) Section 9									
37.	According to section 3 of the Evidence Act 'Court' does not include :									
	(1) Judges (2) Arbitrators (3) Magistrates (4) None of the above									
38.	The investigating officer during the investigation records the statement of a witness under section of the CrPC.									
	(1) 160 (2) 162 (3) 164 (4) 161									
39.	Under section 17 of the Evidence Act 'Admission' is a statement :									
	(1) in writing only									
	(2) in electronic form only									
	(3) oral only									
	(4) either oral or documentary or in electronic form									
40.	Article of the constitution relates to freedom to manage religious affairs. (1) Article 24 (2) Article 25 (3) Article 26 (4) Article 27									
41	Williah anation of the Paidence Ast appoints for decrine the apparentian on to 20 and									
41.	Which section of the Evidence Act provides for drawing the presumption as to 30 year old documents?									
	(1) Section 74 (2) Section 90 (3) Section 91 (4) Section 75									
42.	Under section 34 of the Specific Relief Act a declaration can be sought by :									
	(1) a person whose legal character is not denied									
	(2) a stranger who has no interest									
	(3) a person whose right to property is not denied									
	(4) none of the above									
43.	Article 39 A of the constitution deals with :									
	(1) Environment Right (2) Equal justice and legal aid									
	(3) Property right (4) Protection of woman from domestic violence									

44.	Which Article of the Constitution of India describes the procedure to amend the Constitution?									
	(1)		(2)	Article 36	6 (3)	Article 365	(4)	Article 367		
45.		ch section of t	he Evi	dence Act p	rovides fo	or drawing the	presu	mption as to elect	ronic	
	(1)	Section 90	(2)	Section 88	3 (3)	Section 90 A	(4)	Section 88 A		
46.	Sect	tion 112 of the life	Evide	ence Act pro marriage	ovides for (3)	conclusive pro	of of : (4)	death		
47.		tion hrow acid.	of the	IPC provide	es punish	ment for volun	tarily 1	throwing or attem	pting	
	(1)	326	(2)	326 A	(3)	326 B	(4)	328		
48.	Und (1) (2) (3) (4)	ler section 77 Within the c In India Within the d None of the a	ourt's istrict	jurisdiction			execu	ted at any place	:	
49.	Con (1) (2) (3) (4)	aplaint u/s 2 (allegation ma includes a Po any allegation none of the a	nde in olice r n mad	writing only	y to the	Police g to a magistra	ate			
50.	Sect (1) (2) (3) (4)	contents of conten	charge charg iess w	e hen charge						
51.	Sect (1) (2) (3) (4)	tion 159 of the Judges powe Refreshing m Impeaching of Questions by	r to pu emory credit	at questions by witness of witness	s to witne s	ne following su	bject			
52.		of the	CPC.		false or v	exatious clain	n is in	nposed under sec	ction	
	(1)	35	(2)	35 A	(3)	35 B	(4)	36		

53.	pub	ch of the following Article of the constitution guarantees equal opportunities in ic employment to citizens? Article 21 (2) Article 14 (3) Article 16 (4) Article 15
54.	und	er section 2(g) of the CrPC 'inquiry' means every inquiry, other than a trial conducted er CrPC by a
	(1) (3)	Magistrate or court (2) Special executive magistrate only Sessions court only (4) None of the above period as a partial of the above
55.		t must be the age of a minor/victim with regard to the offence of kidnapping as ned u/s 361 of the IPC?
	(1)	Sixteen years vbal a gaitabal (4)
	(2) (3)	Under sixteen years if a male and under eighteen years if a female Eighteen years
	(4)	Under eighteen years if a male and under twenty one years if a female
56.	A de	ocument required by law to be attested can be proved by examining:
	(1)	at least two of the attesting witnesses
	(2)	all the attesting witnesses amount of the attesting witnesses amount of the attesting witnesses and of the attention witness
	(3)	some other person who has knowledge of that document
	(4)	at least one of the attesting witnesses
57.	Arti	cle 5 of the constitution deals with:
	(1)	The Union (2) Fundamental Duties
	(3)	Citizenship (4) None of the above
58.		er section 77 of the Evidence Act, public documents can be proved by:
	(1)	production of certified copies of documents
	(2)	examining public servant (non-servant (non
	(3)	obtaining digitally signed copies only
	(4)	securing original of public document
59.		er section 21 of the Specific Relief Act, in a suit for specific performance the ntiff can seek
	(1)	Only the relief of specific performance and the Olifond has been been as the control of the cont
	(2)	Specific performance and in the alternative compensation
	(3)	Only the relief of compensation
	(4)	Compensation and also specific performance
60	Dur	ing re-examination of a witness:
90.	(1)	a new matter can be introduced
	(2)	no new matter can be introduced
	(3)	a new matter can be introduced with the permission of the court
	(4)	
	(+)	none of the above unemorphism and grientionous and id-

61.	Chapter XXI A of the criminal procedure code deals with: (1) Bail (2) Disposal of property (3) Plea Bargaining (4) Transfer of criminal cases
62.	In law a man is presumed to be dead if he is not heard for: (1) 5 years (2) 12 years (3) 14 years (4) 7 years
63.	Stalking as an offence means: (1) Illegally storing (2) Insulting a lady (3) Illegally following a woman and attempting to contact her (4) Irritating a lady
64.	Under order XLV Rule I of the CPC the term 'decree' shall include: (1) a final order (2) rejection of plaint (3) dismissal of suit (4) the formal expression of an adjudication
65.	Where the judgement is pronounced copies of the judgement shall be made available to the parties after the pronouncement. (1) within 15 days (2) within 30 days (3) within 14 days (4) none of the above
66.	Obligation as defined u/s 2 (a) of the Specific Relief Act includes everyenforceable by law. (1) duty (2) right (3) legal right (4) obligation
67.	An accused person is a competent witness under of the CrPC. (1) Section 315 (2) Section 313 (3) Section 311 (4) Section 312
68.	Under section 114 of the Evidence Act the court may presume: (1) existence of relevant fact (2) existence of any fact (3) both (1) and (2) (4) existence of law
69.	Section 438 of the CrPC can be invoked: (1) in cases of bailable offences (2) in cases of non-bailable offences (3) neither (1) nor (2) (4) both (1) and (2)
70.	Under order 14 Rule 5 of the CPC the court may strike out the wrongly framed issues at any time: (1) before conclusion of trial (2) before passing the decree (3) before commencement of tria (4) before pronouncing the judgement

71.	As per section of the Evidence Act 'Accomplice' shall be a competent witness
	(1) 134 (2) 132 (3) 133 (4) 135
72.	The state shall take steps to separate the judiciary from the executive in the public services of the state under Article of the constitution of India.
	(1) 51 (2) 52 (3) 50 (4) None of the above
73.	Mandatory injunction is granted u/s of the Specific Relief Act.
	(1) Section 34 (2) Section 35 (3) Section 38 (4) Section 39
74.	An unlawful Assembly is defined under section of the IPC.
	(1) 142 (2) 141 (3) 151 (4) 140
75.	A defendant shall file written statement within
	(1) 60 days from the date of service of summons
	(2) 90 days from the date of service of summons
	(3) 30 days from the date of appearance
	(4) None of the above
76.	The offence of 'Affray' is defined u/s of the IPC.
	(1) Section 152 (2) Section 146 (3) Section 157 (4) Section 159
77.	Facts admitted need not be proved. This is provided under of Evidence Act
	(1) Section 56 (2) Section 57 (3) Section 58 (4) Section 59
78.	Who among the following can move the court for plea bargaining?
	(1) The Police Officer (2) The Complainant
	(3) Only the accused (4) Both the accused and the complainant
79.	The court may refuse to rescind the contract under section 27(2) of the Specific Relie Act:
	(1) Where the contract is void
	(2) Where the contract is voidable
	(3) Where the contract is unlawful
	(4) Where the plaintiff has expressly or impliedly ratified the contract
80.	Any clerical or arithmetical mistake in the judgement, decrees or orders can be corrected by the court under :
80.	

81.	The President of India may by writing under his hand addressed to theresign his office.							
	(1) Chief Justice of India (2) The Election Commissioner (3) Vice-president of India (4) Prime Minister of India							
82.	Under section 73 of the IPC, if an offender has been sentenced to imprisonment not exceeding six months, the solitary confinement: (1) shall not exceed four months (2) shall not exceed two months (3) shall not exceed three months (4) shall not exceed one month							
83.	Article 46 of the Constitution deals with: (1) Uniform Civil Code (2) Living wages for workers (3) Organization of Village Panchayats (4) None of the above							
84.	Section 121 of the Evidence Act, provides for privilege in respect of: (1) Husband and wife (2) Affairs of the state (3) Judges and Magistrates (4) Official Communication							
85.	Judgement on admission can be given under of the CPC. (1) Order XII rule 2 (2) Order XII rule 4 (3) Order XII rule 8 (4) Order XII rule 6							
86.	Every suit shall be instituted in the court of the (1) Highest grade competent to try it (2) District Judges (3) Civil Judge Senior Division (4) Lowest grade competent to try it							
87.	If the offence is punishable with fine only, period of limitation for taking cognizance of the said offence is: (1) Three years (2) Six months (3) One year (4) No limitation							
88.	Section 31 of the Specific Relief Act provides for: (1) suits for easement by necessity (2) cancellation of written instruments under certain circumstances (3) suits relating to adverse possession (4) none of the above							

89.		n cannot be granted u/ plaintiff has no person			
		t the breach of a cont	tract the performance		
		any person applying to	o any legislative body	of beavil	
	(4) All the abo			the plaintiff	(1)
90.		n the Evidence Act conf	ers power on the trial	court to put any qu	uestions
	to any witness?		(0) 0 1 160	(4) 9-4	
	(1) Section 16	6 (2) Section 167	(3) Section 163	(4) Section 165	
91.		ne IPC says that nothin	g is an offence which	n is done	99. UB
	(1) in good fair	th	n e variant an Sr		
		of the right of private	defence	within ou days o	
	(3) without in				
	(4) none of the	e above	the order	to, eysb, 00 days to	(+)
92.	No person is elig	gible for being appointe	ed as President of Ind	ia unless he has co	mpleted
	the age of	o va Rufe (s 14 days made vice	uting amendment i	
	(1) 50 years	(2) 40 years	(3) 35 years	(4) 45 years	(I) ·
93.	Under section 4	146(3) of the CrPC pena	alty mentioned in the	surety bond -	
	(1) can be ren	nitted in full			
	(2) cannot be				
	` '	and enforce payment is	n part only		
	(4) none of the	e above			
94.	Article 21-A of	the constitution deals	with:		
	(1) Right to en	mployment (2)			
	(3) Right to ed	ducation (4)	None of the above		
95.	Order XXI Rule	72 of the CPC relates	to the following subj	ect:	
		e court sale			
	, ,	the decree holder to b		court sale	
	()	sharer to have preferer			
	(4) Set aside t	the court sale on the g	round of fraud		9
96.	Mesne profits n	neans :			
	(1) profit show	wn in income tax retur	n		
	(2) very minin	num profit			
	(3) profit earn	ned by mission			
	(4) none of th	e above			

97.	ʻPla	ce' under se	ection 2	(P) of th	e CrPC	inclu	des				
	(1)	a house		a tent			a vehi		(4)	all the abov	е
98.		der Order V vered to :	Rule 9 A	of the	CPC a	sumn	nons for	serving	g on th	e defendan	t, can b
	(1)	the plainti	ff								
	(2)	the advoca	te for th	e plaint	iff						
	(3)	the clerk o	of advoca	te for th	e plair	itiff					
	(4)	the bailiff									
99.	Und	ler order IX	Rule 7 o	f CPC ar	n applic	cation	can be	made :			
	(1)	at any tim	e during	the pen	dency	of the	suit				
	(2)	within 60	days of t	he order							
	(3)	at or befor	e hearin	g							
	(4)	within 90	days of t	he order				,			
100		time limit v									he orde
	(1)	15	(2)	17		(3)	16			of the above	2
				•			STATE OF THE STATE				• , , , ,

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कार्या काषासाठी काम रायस १८०० व्यवस WORK

SEAL

सूचना — (पृष्ठ 1 वरून पुढे....)

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

नमुना प्रश्न

Pick out the correct	word	to	fill	in	the	blank	:
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Q.N. 201. I congratulate you _____ your grand success.

(1) for

(2) at

(3) on

(4) about

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

प्र. क्र. 201. 1 2 4

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

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