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	ection 66A of Information echnology Act was held		telecommunication wh a record of the agreem	•

- c) an exchange of statements of claim and defence in which the existence of the agreement is alleged by one party and not denied by the other.
 - d) All of the above
- 6. Waiver of right to object deviance from arbitration agreement is mentioned under ----- of the Arbitration and Conciliation Act a) Section 7
 - b) Section 4
 - c) Section 20
 - d) Section 22
- 7. A intentionally and falsely leads B to believe that certain land belongs to A, and thereby induces B to buy and pay for it. The land afterwards becomes the property of A, and A seeks to set aside the sale on the ground that, at the time of the sale, he had no title. He will not be allowed to prove his want of title.- Which Section of the Evidence Act is applicable?
 - a) Section 92
 - b) Section 124
 - c) Section 115
 - d) Section 101
- The Arbitration Act 1996 repeals 8.
 - a) The Arbitration Act, 1940,
 - b) The Arbitration (Protocol and Convention) Act, 1937
 - c) the Foreign Awards (Recognition and Enforcement) Act, 1961.
 - d) All of the above
- Section 265A to 265L, Chapter XXIA of 9. the Criminal Procedure Code deals with the concept of
 - a) Unlawful Assembly
 - b) Arrest without warrant
 - c) search and seizures
 - d) Plea bargaining
- 10. Security for good behaviour from habitual offenders is dealt under
 - a) Section 109 of Cr.P.C.
 - b) Section 110 of Cr.P.C
 - c) Section 111 of Cr.P.C.
 - d) None of the above

- S 1. Т unconstitutional in the case of
 - a) Justice K. S. Putta swamy Vs Union of India
 - b) M P Sharma Vs Satish Chandra
 - c) Shreya Singhal Vs Union Of India
 - d) Gagan Harsh Sharma Vs The State of Maharashtra
- 2. A Teacher is not a workman within the purview of Industrial Disputes Act, held in the case of
 - a) The Workmen Vs Greaves Cotton & Co. Ltd. & Ors
 - b) John Joseph Khokar Vs Bhadange B. S. & ors
 - c) A. Sundarambal Vs Government of Goa
 - d) Dinesh Sharma and Ors. Vs State of Bihar
- 3. According to Factories Act
 - a) "child" means a person who has not completed his fifteenth year of age;
 - b) "child" means a person who has not completed his fourteenth year of age
 - c) "child" means a person who has not completed his eighteenth year of age
 - d) "child" means a person who has not completed his sixteenth year of age
- 4. The UNCITRAL Model Law and Rules do not become part of the Arbitration Act so as to become an aid to construe the provisions of the Act.held in the case of
 - a) Union of India Vs East Coast Boat Builders and Engineers Ltd.,
 - b) Union of India Vs M.C. Mehta
 - c) Tata Press Ltd Vs Union of India
 - d) Union of India Vs Indian Change Chrome Ltd
- 5. According to Section 7(4) of the Arbitration and Conciliation Act, an arbitration agreement is in writing if it is contained in
 - a) a document signed by the parties;
 - b) an exchange of letters, telex, telegrams or other means of

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11. X,Y, Z je	pintly promise to pay A an	16.	According to Section 49 of	the
amoun	t of Rs. 50,000/- Subsequently		Advocate Act of 1961 the k	oar Council
X,Y bec	ame untraceable. Can A		of India has power to make	e rules

compel Z to pay ?

- a) A can, under Section 43 para 1
- b) A can under Section 49 para 1
- c) A cannot and will have to wait till X,Y become traceable
- d) Z can be compelled only for one third
- 12. Delivery of goods by one person to another for some purpose upon a contract that they shall, when the purpose is accomplished, be returned or disposed of according to the directions of the person delivering them. This process is termed as
 - a) Agency
 - b) Bailment
 - c) Guarantee
 - d) Contingency
- 13. Section 14A inserted by the THE SPECIFIC RELIEF (AMENDMENT) ACT, 2018, relates to
 - a) Power of the Courts to engage experts
 - b) Establishment of Special Court
 - c) Expeditious disposal of case
 - d) Specific performance with regard to contracts
- 14. Parliament may by law establish Administrative Tribunals under ----------- of the Constitution
 - a) Article 323B
 - b) Article 323A
 - c) Article 233
 - d) Article 323
- 15. The Bar Council of India has to lay down the standards of professional conduct and etiquette for the Advocates under
 - a) Section 3 of the Advocate Act, 1961
 - b) Section 7 (1) (b) of the Advocate Act, 1961
 - c) Section 17 of the Advocate Act, 1961
 - d) Section 18 of the Advocate Act, 1961

- of India has power to make rules
 - a) qualifications for membership of a Bar Council and the disgualifications for such membership
 - b) the class or category of persons entitled to be enrolled as advocates
 - c) the standards of legal education to be observed by universities in India and the inspection of universities for that purpose.
 - d) All of the above
- 17. Requisites of a valid adoption : no adoption shall be valid unless- (i) the person adopting has the capacity, and also the right, to take in adoption; (ii) the person giving in adoption has the capacity to do so; (iii) the person adopted is capable of being taken in adoption; and (iv) the adoption is made in compliance with the other conditions mentioned in this Chapter. - mentioned under
 - a) Section 6 of Hindu Adoptions and Maintenance Act
 - b) Section 8 of Hindu Adoptions and Maintenance Act
 - c) Section 12 of Hindu Adoptions and Maintenance Act
 - d) Section 10 of Hindu Adoptions and Maintenance Act
- 18. According to the Muslim women(protection of right son marriage) act, 2019, any pronouncement of talag as defined under the Act by a Muslim husband upon his wife, by words, either spoken or written or in electronic form or in any other manner whatsoever, shall be
 - a) Void
 - b) Cognizable
 - c) compoundable
 - d) All of the above
- 19. The Hindu Succession (Amendment) Act (HSAA) 2005 provides for women:
 - a) coparcenary rights at par with men;

- b) inheritance rights in agricultural land from her parents at par with her brothers;
- c) inheritance of the self-acquired agricultural land of her deceased husband
- d) All of the above
- 20. Section 25 of the Hindu Marriage Act provides for
 - a) Custody of the Children
 - b) Permanent alimony and maintenance
 - c) Maintenance Pendente lite
 - d) Division of matrimonial property
- 21. A Hindu wife had been living with her children and all the children had been brought up by her without any assistance and help from the husband many years. The wife was entitled to separate residence and maintenance under
 - a) Section 18 (2) (f) of Hindu Adoptions and Maintenance Act
 - b) Section 18 (2) (d) of Hindu Adoptions and Maintenance Act
 - c) Section 18 (2) (a) of Hindu Adoptions and Maintenance Act
 - d) Section 18 (2) (g) of Hindu Adoptions and Maintenance Act
- 22. Imposition of compensatory costs in respect of false or vexatious claims or defences is dealt under
 - a) Section 33 of CPC
 - b) Section 35A of CPC
 - c) Section 30 of CPC
 - d) Section 35 of CPC
- 23. Which provision under the Code of Civil Procedure deals with substituted service of summons upon the defendant
 - a) O.5 R.19A
 - b) O.5 R.19
 - c) 0.5 R.20
 - d) 0.5 R.21
- 24. The question is, whether A owes B rupees 10,000. Which of the following statements are relevant under Evidence Act;
 - a) The facts that A asked C to lend him money,

- b) D said to C in A's presence and hearing— "I advise you not to trust A, for he owes B 10,000 rupees,"
- c) A went away without making any answer
- d) All of the above
- 25. So much of such information, whether it amounts to a confession or not, as relates distinctly to the fact thereby discovered by the police may be proved under
 - a) Section 25 of the Evidence Act
 - b) Section 26 of the Evidence Act
 - c) Section 27 of the Evidence Act
 - d) Section 29 of the Evidence Act
- 26. When the Court has to form an opinion upon a point of foreign law or of science, or art, or as to identity of handwriting, or finger impressions, the opinions upon that point of persons specially skilled in such foreign law, science or art, or in questions as to identity of handwriting or finger impressions are relevant facts. this is under ------ of the Evidence Act
 - a) Section 42
 - b) Section 45
 - c) Section 50
 - d) Section 55
- 27. According to Environmental Protection Act, 1986, 'environmental pollutant' means
 - a) any solid, liquid or gaseous substance present in such concentration as may be, or tend to be, helpful to environment
 - b) only gaseous substance present in such concentration as may be, or tend to be, injurious to environment
 - c) any solid, liquid or gaseous substance present in such concentration as may be, or tend to be, injurious to environment
 - any solid, liquid present in such concentration as may be, or tend to be, injurious to environment
- National Green Tribunal cannot exercise its Jurisdiction with reference to

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	 a) Wildlife (Protection) Act, 1972 b) Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006 		 b) Section 67 of the Indian Contract Act c) Section 127 of the Indian Contract Act d) Section 128 of the Indian Contract
	c) The Public Liability Insurance Act,		Act
	1991	33.	Peek Vs. Gurney is a famous case
	d) both A & B		related to
29.	An attempt to acquire sensitive		a) Coercion
	information such as usernames,		b) Fraud
	passwords, and credit card details		c) Mistake of fact
	(and sometimes, indirectly, money) by		d) Mistake of law
	masquerading as a trustworthy entity	34.	Which provision under Criminal
	in an electronic communication – is		procedure Code, 1973 deals with the
	known as		procedure to be adopted by the
	a) Pharming		Magistrate to record confessions and statements?
	b) Smishing		
	c) Phishing		a) Section 162
20	d) Didling		b) Section 164
30.	The Plea Bargaining is applicable only in respect of those offences for which		c) Section 163A d) Section 165
	punishment of imprisonment is up to	25	Attachment of property of person
	a period of	55.	absconding can be done under
	a) 7 years.		Section of Cr.P.C.
	b) 10 years		a) 83
	c) 11 years		b) 82
	d) 14 years		c) 85
21	"From a plain reading of Section		d) 86
51.	195 Cr.P.C. it is manifest that it comes	36	Magistrate may dispense with
	into operation at the stage when the	50.	personal attendance of accused under
	Court intends to take cognizance of an		Section of Cr.P.C
	offence under Section 190(1) Cr PC.;		a) 201
	and it has nothing to do with the		b) 204
	statutory power of the police to		c) 205
	investigate into an F.I.R. which		d) 200
	discloses a cognizable offenceIn	37.	The Supreme Court invoked the
	other words, the statutory power of		principle of 'Transformative
	the Police to investigate under the		Constitutionalism' in the case of
	Code is not in any way controlled or		a) Navtej Singh Johar Vs Union of
	circumscribed by Section 195 Cr.PC." –		India (2018)
	This was held by the Supreme Court in		b) Suresh Kumar Koushal Vs Naz

- This was held by the Supreme Court in the case of
- a) Nalini Vs State of Tamilnadu
- b) Raj Singh Vs State [(1998)]
- c) Shamsher Singh Vs State of Punjab
- d) State of Himachal Pradesh Vs Tara Dutta
- 32. Indemnity contract is defined under
 - a) Section 124 of the Indian Contract Act
- c) Naz Foundation Vs Government of NCT of Delhi, (2009)
 d) Aruna Boy Vs Union of India
- d) Aruna Roy Vs Union of India, (2002)

Foundation(2010)

- The provisions of Indian Penal Code apply also to any offence committed by
 - a) any citizen of India in any place without and beyond India;

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b) any	person on any ship or aircraft		b) BIRPI	
	stered in India wherever it may		c) TPRM	
be			d) PCT	

c) any person in any place without and beyond India committing offence targeting a computer resource located in India.

- d) All of the above
- 39. Section 105 (H) of Cr.P.C deals
 - a) Forfeiture of property in certain cases.
 - b) Notice of forfeiture of property
 - c) Management of properties seized or forfeited
 - d) Identifying unlawfully acquired property
- 40. Bar to taking cognizance after lapse of the period of limitation – is dealt under
 - a) Section 178 of Cr. P.C.
 - b) Section 469 of Cr. P.C.
 - c) Section 478 of Cr. P.C.
 - d) Section 168 of Cr. P.C.
- 41. "decree-holder" means
 - a) any person in whose favour a decree has been passed or an order capable of execution has been made
 - b) any person in whose favour a decree has been passed or an order incapable of execution has been made
 - c) any Citizen in whose favour a decree has been passed or an order capable of execution has been made
 - d) any corporation in whose favour a decree has been passed or an order capable of execution has been made
- 42. Under the Patent Act which of the following are not patentable?
 - a) a method of agriculture or horticulture
 - b) a presentation of information
 - c) topography of integrated circuits
 - d) All of the above
- 43. World Intellectual Property Organization (WIPO) has replaced preexisting
 - a) GATT

- d) PCT
- 44. Anuradha Bhasin Vs Union Of India on 10 January, 2020 relates to a challenge under Article 32 of the Constitution seeking issuance of an appropriate writ
 - a) for setting aside orders of the Government by which all modes of communication including Internet have been shut down in J&K
 - b) for setting aside orders of the Government by which private property was sought to be acquired in J&K
 - c) for setting aside orders of the Government by which J&K was constituted as a UT
 - d) for setting aside orders of the Government by which Ladakh was separated.
- 45. Section 66A of the Information Technology Act was struck down under Art. 19(1) (a) read with Article 19 (2) in the case of
 - a) Justice K. S. Puttaswamy Vs Union of India
 - b) Kharak singh Vs State of U.P.
 - c) Govinda Vs State of M.P.
 - d) Shreya Singhal Vs Union of India
- 46. Article 145(3) of the Indian Constitution states that The minimum number of Judges who are to sit for the purpose of deciding any case involving a substantial question of law as to the interpretation of this Constitution or for the purpose of hearing any reference under Article 143 shall be
 - a) Two
 - b) Three
 - c) Five
 - d) Nine
- 47. The utility of Public Interest Litigation
 - a) Liberalised locus standi
 - b) The proceedings are Non-Adversarial
 - c) Procedural requirements are liberalized
 - d) All of the above

48. The petitioner, a professor of political b) Ashok Kumar Pandey Vs State of science who had done substantial West Bengal

- c) S. P. Gupta Vs Union of India
- d) Janata Dal Vs H. S. Chowdhary 50. The definition of 'money' under GST law does not include
 - a) Letter of Credit
 - b) Currency held for numismatic value
 - c) Pay order
 - d) Traveler cheque
- 51. Under Article 279A GST Council is constituted by
 - a) Prime Minister and his Council of Ministers
 - b) Respective Governors of the State
 - c) The President
 - d) A collective body of Union and States
- 52. The definition of Contract is defined under
 - a) Section 2(a) of the Indian Contract Act.
 - b) Section 2(h) of the Indian Contract Act.
 - c) Section 2(d) of the Indian Contract Act.
 - d) Section 2(g) of the Indian Contract Act.
- 53. Voluntarily throwing or attempting to throw acid is an offence punishable under
 - a) Section 326 B of the Indian Penal Code
 - b) Section 120 B of the Indian Penal Code
 - c) Section 509 of the Indian Penal Code
 - d) Section 295B of the Indian Penal Code
- 54. A is at work with a hatchet; the head flies off and kills a man who is standing by. Here, if there was no want of proper caution on the part of A, his act is
 - a) An Offence of murder
 - b) An offence of Culpable homicide
 - c) Not an offence
 - d) An Offence of causing grievous hurt

research and deeply interested in ensuring proper implementation of the constitutional provisions, challenged the practice followed by the state of Bihar in repromulgating a number of ordinances without getting the approval of the legislature. The court held that the petitioner as a member of public has 'sufficient interest' to maintain a petition under Article 32 – This relates to the case of

- a) Parmanand Katara Vs Union of India - AIR 1989, SC 2039
- b) D.C.Wadhwa Vs State of Bihar, AIR 1987 SC 579
- c) Neeraja Choudhari Vs State of Madhya Pradesh AIR 1984SC1099
- d) Chameli Singh Vs State of U.P. AIR 1996,SC1051
- 49. Where a legal wrong or a legal injury is caused to a person or to a determinate class of persons by reason of violation of any constitutional or legal right or any burden is imposed in contravention of any constitutional or legal provision or without authority of law or any such legal wrong or legal injury or illegal burden is threatened and such person or determinate class of persons by reasons of poverty, helplessness or disability or socially or economically disadvantaged position unable to approach the court for relief, any member of public can maintain an application for an appropriate direction, order or writ in the High Court under Article 226 and in case any breach of fundamental rights of such persons or determinate class of persons, in this court under Article 32 seeking judicial redress for the legal wrong or legal injury caused to such person or determinate class of persons." - Justice Bhagwati in the case of
 - a) Peoples Union for Democratic **Rights Vs Union of India**

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 55. A, with the intention of causing Z to be convicted of a criminal conspiracy, writes a letter in imitation of Z's handwriting, purporting to be addressed to an accomplice in such criminal conspiracy, and puts the letter in a place which he knows that the officers of the police are likely to search – A has committed an Offence under a) Section 256 of IPC b) Section 192 of IPC c) Section 195 A of IPC d) Section 201 of IPC 	58.	Under Section 70 of the Indian Contract Act, Where a person lawfully does anything for another person, or delivers anything to him, not intending to do so gratuitously, and such other person enjoys the benefit thereof, the latter is bound to make compensation to the former in respect of, or to restore, the thing so done or delivered. This principle is known as a) A Contract of Uberrimae fide b) Implied Agency c) Quantum meruit
 a) Section 201 of IPC 56. India, that is Bharat, shall be a a) Federation of States b) quasi federal c) Union of states d) Unitary state of a special type 	59.	 d) De nova contract Agreement is a) a promise or set of promises forming consideration to each other
 57. In M.C. Mehta Vs. Union of India, AIR 1987 SC1086 (Sri Ram Fertilizers case) the court held that a) In escape of toxic gas the enterprise is strictly and absolutely 	60.	 b) enforceable by law c) enforceable contract d) Un enforceable by law Under the Land Acquisition Act, the expression "land" includes
liable to compensate all those who are affected by the accident and such liability is not subject to any of the exceptions which operate vis-a-vis the tortious principle of strict liability.	61.	 a) benefits to arise out of land b) things attached to the earth c) things permanently fastened to anything attached to the earth d) All of the above Temporary occupation of waste or
 b) In escape of a dangerous animal the owner is strictly and absolutely liable to compensate all those who are affected by the accident and such liability is not subject to any of the exceptions which operate vis-a-vis the tortious principle of strict liability. 		 arable land, procedure when difference as to compensation exists is provided under a) Section 32 of Land Acquisition Act b) Section 30 of Land Acquisition Act c) Section 35 of Land Acquisition Act d) Section 31 of Land Acquisition Act Suits by indigent persons is dealt
c) In escape of toxic gas the enterprise is strictly liable to	52.	under a) Order 44 of C.P.C

compensate all those who are

liability is subject to any of the exceptions which operate vis-a-vis

the tortious principle of strict

d) A company or a corporation is not

a state and hence not liable for

leak of toxic gas affecting the

health of the people

liability

affected by the accident and such

- a) Order 44 of C.P.C
- b) Order 33 of C.P.C
- c) Order 55 of C.P.C
- d) Order 22 of C.P.C
- 63. Res gestae, Relevancy of facts forming part of same transaction is dealt under
 - a) Section 6 of the Evidence Act
 - b) Section 17 of the Evidence Act
 - c) Section 18 of the Evidence Act
 - d) Section 20 of the Evidence Act

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 64. Among other things, the Function of Bar council of India includes laying down standards of professional conduct and etiquette for advocates. Under which section of the Advocates Act a) Section 7 b) Section 8 c) Section 9 d) Section 6 	d)	subsidiary company of the company having such influence and does not include a joint venture company a company in which that other company has full shares, and is a subsidiary company of the company having such influence and includes a joint venture company
 65. According to Justice 'Abbot Parry' what are the "Seven Lamps of Advocacy". a) (i) Honesty (ii) Courage (iii) professionalism (iv) Wit (v) Eloquence, (vi) Judgment and (vii) Fellowship. b) (i) Honesty (ii) Courage (iii) Industry (iv) Wit (v) Eloquence, (vi) Judgment and (vii) Fellowship. c) (i) influence (ii) Courage (iii) Industry (iv) Wit (v) Eloquence, (vi) Judgment and (vii) Fellowship. d) (i) Honesty (ii) Courage (iii) Industry (iv) Wit (v) Eloquence, (vi) Judgment and (vii) Fellowship. d) (i) Honesty (ii) Courage (iii) Industry (iv) seriousness (v) Eloquence, (vi) Judgment and (vii) 	w tc a) b) c) d) 69. Ai m a)	he Supreme Court has legalised living ills and passive euthanasia subject o certain conditions in the case of Aruna Ramachandra Shanbaug Vs Union of India (2011) Common Cause Vs Union of India, (2018) 5 SCC 1. Gian Kaur Vs State of Punjab (1996) D Chenna Jagadeeswar Vs State of A.P. (1988) rticle 310 of the Constitution tentions about Doctrine of Immunities and Instrumentalities with reference to civil servants
Fellowship. 66. Minimum number of Directors in a Public company a) 3 b) 10 c) 12 d) 5	c) d)	Doctrine of legitimate expectation with reference to civil servants Doctrine of natural justice with reference to civil servants Doctrine of pleasure with reference to civil servants is
 a) 5 67. An associate company, in relation to another company, means a) a company in which that other company has a significant influence, but which is a subsidiary company of the company having 	ca a) b) c) d)	ght to know the antecedents of the andidates in the election flow from Article 19 (1)(a) Article 20 Article 13 Article 14 the Preamble of the Indian
 such influence and includes a joint venture company b) a company in which that other company has a significant influence, but which is not a subsidiary company of the 	fc a) b)	onstitution, the expression 'liberty' is ollowed by the words Of status and opportunity Of thought, expression, belief, faith and worship Assuring the dignity of the

company having such influence

and includes a joint venture

c) a company in which that other company has a significant

influence, but which is not a

company

- c) Assuring the dignity of the individual
 d) Justice assisted assessment of the second s
- d) Justice, social economic and political
- 72. According to Income Tax Act "zero coupon bond" means a bond

- a) issued by any infrastructure capital company or infrastructure capital fund or public sector company or scheduled bank on or after the 1st day of June, 2005;
- b) in respect of which no payment and benefit is received or receivable before maturity or redemption from infrastructure capital company or infrastructure capital fund or public sector company or scheduled bank
- which the Central Government may, by notification in the Official Gazette, specify in this behalf.
- d) All of the above
- 73. Provisions relating to GST are inserted in the Constitution by
 - a) The Constitution (one hundred and first) Act 2016
 - b) The Constitution (one hundred and second) Act 2016
 - c) The Constitution (eighty fourth) Act 2016
 - d) The Constitution (seventy seven) Act 2016
- 74. A is accused of waging war against the Government of India by taking part in an armed insurrection in which property is destroyed, troops are attacked, and goals are broken open. The occurrence of these facts is relevant, as forming part of the general transaction, though A may not have been present at all of them. – under which section of the India Evidence Act.
 - a) Section 12
 - b) Section 6
 - c) Section 3
 - d) Section 5
- 75. Section 110 of the Evidence Act deals with
 - a) Documentary Evidence
 - b) Exclusion of Oral Evidence
 - c) Burden of proof as to ownership
 - d) Proof of guilt.
- 76. Section 113 (A) of the Evidence Act deals with
 - a) Presumption as to abetment of murder

- b) Presumption as to rape and abetment of suicide by a woman
- c) Presumption as to abetment of kidnap of a girl
- d) Presumption as to abetment of suicide by a married woman
- 77. In which of the following case the offence of sedition was in issue
 - a) Queen Empress Vs Bal Gangadhar Tilak
 - b) Niharendu Dutt Mazumdar Vs Emperor
 - c) Kedar Nath singh Vs State of Bihar
 - d) All of the above

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- 78. Deliberate and malicious acts, intended to outrage religious feelings of any class by insulting its religion or religious beliefs. – is an offence under
 - a) Section 295
 - b) Section 295A
 - c) Section 265A
 - d) Section 276
- 79. Under Section 29 of Cr.P.C. The Court of a Chief Judicial Magistrate may pass any sentence authorized by law except
 - a) A sentence of death
 - b) Imprisonment for life
 - c) Imprisonment for a term exceeding seven years.
 - d) All of the above
- Provision regarding filing of suits by an alien under the Code of Civil procedure is dealt under
 - a) Section 21A
 - b) Section 15
 - c) Section 21B
 - d) Section 83
- An order issued by court under Civil Procedure Code 1908 as per order XXI, rule 46, for recovery of amount due to judgment creditor – is known as
 - a) IT Order
 - b) Garnishee Order
 - c) Decree Holder order
 - d) Bank Order
- 82. Section 88 read with Order XXXV of the Code of Civil Procedure, 1908 deals with
 - a) Interpleader suit

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	b) Interlocutory Order	89.	The principle of Res Judicata is dealt
	c) Restitution Order		under Section of CPC
	d) Attachment Order		a) 9
83.	Vis major means		b) 10
	a) Act of God		c) 11
	b) Act of Individual		d) 12
	c) Act of other party	90	Section 14 of the C.P.C. deals with
	d) Act of plaintiff	50.	a) Presumption as to decisions of
Q /I	According to Classical doctrine of Act		tribunals
04.	of State in law of Torts means		
	a) an act of the sovereign power of a		judgments
	country, that cannot be		c) Presumption as to judgments of
	challenged, controlled or		the lower court
	interfered with by municipal courts		d) Presumption as to judgments of
	b) an act of the Judiciary of a		High Court
	country, that cannot be	91.	A, residing in Delhi, publishes in
	challenged, controlled or		Kolkata statements defamatory of B. B
	interfered with by municipal courts		may sue A
	c) an act of the sovereign power of a		a) Only in Delhi
	country, that can be challenged,		b) Only in Kolkata
	controlled or interfered with by		c) in both the place of Delhi and
	municipal courts		Kolkata
	d) None of the above		d) either in Kolkata or in Delhi.
85.	In Torts, all persons who aid, or	92.	"Mere illegality of the strike does not
	counsel, or direct or join in the		per se spell unjustifiability" - Justice
	committal of a wrongful act, are		Krishna Iyer . Name the case.
	known as		a) Chandramalai Estate Vs Its
	a) Abettors		workmen
	b) Joint tortfeasors.		b) Associated Cement Ltd., Vs Their
	c) Tort holders		workmen
	d) Tort holders in common		c) Gujarat Steel Tubes Vs Gujarat
86.	M.C. Mehta Vs Union of India 1986		Steel Tubes Mazdoor Sabha
	Shriram food and Fertilisers case		d) Indian General Navigation of
	relates to		Railway Co. Ltd., Vs Their workmen
	a) Olieum Gas leak	93	A workman aggrieved by the order of
	b) Ganga water cleaning	55.	may directly
	c) Child labour		make an application to the labour
	d) Bonded labour		court or tribunal for adjudication of
07	A. K.Kraipak Vs Union of India relates		the dispute and the court/tribunal is
07.			•
	to		empowered to adjudicate such
	a) Likelihood of Bias		dispute as it had been referred to it by
	b) Delegated Legislation		the appropriate government
	c) Administrative Discretion		a) Dismissal, discharge and
	d) Notice		retrenchment
88.	Judicial control of Delegated		b) Dismissal, discharge,
	Legislation may be exercised on the		retrenchment or otherwise
	ground of		termination of service
	a) Doctrine of Ultravires		
	b) Malafides		c) Discharge simpliciter exclusively
	c) Exclusion of Judicial Review		d) Dismissal and retrenchment
	d) All of the above		exclusively

BCI-JAN-21	AIBE-XV ENGLISH-SET-A
94. The national consumer dispute	99. Section 5 of Hindu Marriage Act
redressal commission was constituted	relates to
in the year	a) Void marriages
a) 1988	b) Voidable marriages
b) 1998	c) Ceremonies of Hindu marriage
c) 1999 d) 1997	d) Conditions of Hindu marriage
95. What is the limitation period	100. A marriage between a girl of 22 years marries her maternal uncles son of 23
applicable to the three forums in	years in accordance with the Special
entertaining a complaint under The	Marriage Act. Such marriage is
Consumer Protection Act, 1986	a) Valid
a) 3 years from the date on which the	b) Voidable
cause of action has arisen	c) Void
b) 5 years from the date on which the	d) Valid only in north India
cause of action has arisen	
c) 4 years from the date on which the	
cause of action has arisen	
d) 2 years from the date on which the	
cause of action has arisen	
96. Under Section 82 of the Indian Penal	
Code, nothing is an offence which is	
done by a child under the age of.	
a) 14 years	
b) 7 years	
c) 18 years	
d) 21 years	
97. R. V. Dudley & Stephen stands for the	
principle that	
 a) Killing an innocent life to save his 	
own is not a defence and necessity	
cannot be pleaded as a defence	
against murder	
b) Necessity can be pleaded as a	
defence against murder, killing an	

- innocent life to save his own may become inevitablec) Killing out of mercy is a defence
- and necessity cannot be pleaded as a defence against murder.
- d) None of the above
- 98. On and from the commencement of the Hindu Succession (Amendment) Act, 2005, in a Joint Hindu family governed by the Mitakshara law, conferring on daughter coparcenary status by substituting new section for a) Section 6
 - b) section 10
 - c) Section 11
 - d) Section 13