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 Promissory estoppel against Government agencies is decided in: a) Tweedle Vs Atkinson b) Dutton Vs Poole c) Pournami all Mills Vs State of Kerala d) Kedar Nath Vs Gauri Mohamad 	 8. Who appoints the Commissioner for rehabilitation and resettlement under the LARR Act? a) LARR Authority b) Minister of Environment and Forests c) Central Government
 2. Frustration of contract is provided by which section of the India contract Act? a) Sec. 73 b) Sec. 70 	 d) State Government 9. The payment of compensation to railway employees by the railway administration for injuryby accident is governed by:

- c) Sec. 2(d)
- d) Sec. 56
- 3. Schedule II of the Employees Compensation Act 1923 deals with
 - a) Age factor for calculating the amount of compensation
 - b) List of persons who are included in the definition of 'Employee'
 - c) List of occupational diseases
 - d) List of injuries Deemed to Result in Permanent Total Disablement
- 4. Freedom of Residence under Article 19 of that Indian Constitution is available in which of the following clauses?
 - a) Clause (1) (E)
 - b) Clause (1) (D)
 - c) Clause (1) (B)
 - d) Clause (1) (C)
- 5. Under which section of the Evidence Act, admissions are defined?
 - a) 17
 - b) 16
 - c) 15
 - d) 18
- 6. In which of the following cases the Supreme Court has held that the investigating officer should be allowed to refer to the records of investigation
 - a) State of Karnataka Vs Yarappa Reddi
 - b) Mohammed Khalid Vs State of West Bengal
 - c) Baburam Vs State of U.P.
 - d) State of Rajasthan Vs Om prakash
- 7. Recovery of Specific Immovable Property may be obtained by C.P.C within what period
 - a) Within 7 months
 - b) Within 6 months
 - c) Within 8 months
 - d) Within 10 months

- for
 - a) The Employees Compensation Act, 1923
 - b) The payment of Wages Act, 1936
 - c) Rights of Persons with Disabilities Act, 2016
 - d) The Workmen Compensation Act, 1986
- 10. The minimum amount of compensation payable under Employees Compensation Act, 1923 in case of total permanent disablement of a railway servant due to accident is Rs .
 - a) Rs 80,000/-
 - b) Rs 90,000/-
 - c) Rs 1,40,000/-
 - d) Rs 1,20,000/-
- 11. Harbouring an offender who has escaped from custody, or whose apprehension has been ordered, if the offence be capital is dealt under
 - a) Section 215 of IPC
 - b) Section 216 of IPC
 - c) Section 217 of IPC
 - d) Section 218 of IPC
- 12. The maxim 'actus not facit reum nisi mens sit rea' means
 - a) There can be no crime without a guilty mind
 - b) Crime has to be coupled with guilty mind
 - c) Crime is the result of guilty mind
 - d) In crime intention is relevant, motive is irrelevant
- 13. Law laid down under section -73 of Indian Contract Act 1872 is related to which of the following cases:
 - a) Hothester Vs De-la-tur
 - b) Rabinson Vs Devison
 - c) Hedley Vs Baxendal
 - d) Dikinson Vs Dads
- 14. Reference to the Arbitration is provided in which section of the Arbitration and Conciliation Act, 1996
 - a) Section 7

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b) Section 8		d)	Section 2(12)
c) Section 9	22.	. An	advocate is under an obligation to uphold
d) Section 10		the	e rule of law and ensure that the pubic
15. Under the head subsequent conduct, w	vhich	jus	tice system is enabled to function at its full
of the following type of conduct would	be	pot	tential. Any violation of the principle of
material?		pro	ofessional ethic by an advocate is
a) Change of life		un	fortunate and unacceptable. Ignoring even
b) Evasion of justice		a n	ninor violation/misconduct militates
c) Fear, trembling		aga	ainst the fundamental foundation of the
d) All of them		pu	blic justice system. It was said in-
16. Provisions of Section 10 of CPC are:		a)	Hikmant ali khan Vs Ishwar Prasad Arya,
a) Directory			1997 3 SCC 131
b) Mandatory		b)	O.P. Sharma Vs high court of Punjab &
c) None- Mandatory			Haryana, (2011) 6 SCC 86
d) Discretionary		c)	L.D. Jaikwal Vs state of Uttar Pradesh,
17. Constructive res-judicata is contained i	'n		(1984) 3 SCC 405
which of the following?		d)	Shamsher singh bedi Vs High court of
a) Explanation III to Section 11			Punjab & Haryana, (1996) 7 SCC 99.
b) Explanation IV to Section 11	23.	. Sec	ction 8 of the companies act, 2013 contains
c) Explanation VI to Section 11		pro	ovision relating to
d) Explanation VIII to Section 11		a)	incorporation of company
18. The famous pronouncement of Delhi H	ligh	b)	formation of companies with charitable
Court regarding constitutional validity of	of		objects, etc
section 377 Indian Penal Code reverse	d by	c)	effect of registration
Supreme Court in:		d)	Effect of memorandum and articles.
a) NALSA Vs Union of India	24.	. The	e verification of the registered office shall
b) Naz Foundation Vs Government of	NCT of	be	furnished to the registrar within a period
Delhi		of_	incorporation
c) Shabnam Hasmi Vs Union of India		a)	30 days
d) Suresh Kaushal Vs Naz Foundation		b)	60 days
19. An arbitration proceeding is a:		c)	90 days
 a) Judicial proceeding 		d)	120 days
b) Quasi-judicial proceeding	25.	. Cyl	per law deals with
c) Administrative proceeding		a)	All activities concerning the internet
d) None of the above		b)	IPR
20. What is ad hoc arbitration?		c)	E-commerce
 a) It is a proceeding administered by the second sec	the	d)	All of the above
	the		

- parties themselves, with rules created solely, for that specific case
- b) Parties make their own arrangement with respect to all aspects of the arbitration, including the laws and rules
- c) The seal of arbitration, the language, and the scope and issues to be resolved by means of arbitration.
- d) (a) (b) (c)
- 21. Which of the following Sections of the Civil Procedure Code define the '*Mesne Profit*'?
 - a) Section 2(4)
 - b) Section 2(14)
 - c) Section 2(6)

- b) All assesses except company
- c) Individual / HUF
- d) Company only

a) All assesses

- 27. Contractual Liability arises , where:
 - a) There is offer and acceptance only.

26. Health and education cess is applicable to -

- b) There is intention to create legal relation.
- c) There is loss to one party
- d) The loss of one party is the gain of other party.
- 28. Which of the following sections of the Hindu Adoption and Maintenance Act, 1956 deals with "amount of maintenance"?

- a) Section 21
- b) Section 22
- c) Section 23
- d) Section 24
- 29. In which of the following case the Supreme Court First of all made an attempt to look into the question regarding the extension of the right to life to the right to Health and other Hygienic conditions
 - a) The Rural Litigation and Entitlement Kendra Vs State of Uttar Pradesh.
 - b) M.C Mehta Vs Union of India
 - c) V. Lakshmipathy Vs State of Karnataka
 - d) F.K. Hussain Vs Union of India.
- 30. Basel Convention is associated with one of the following
 - a) International Trade in Endangered species of wild Fauna & flora
 - b) Climate change
 - c) Protection of Ozone layer
 - d) The control of transboundary movement of Hazardous waste and their disposal.
- 31. Cyber crime is ______ in nature
 - a) Tangible
 - b) Intangible
 - c) Of mental Violence
 - d) None of the above
- 32. The Hindu Marriage Act, 1955 _
 - petition in which a decree of restitution of conjugal rights has been passed to apply to the court for a decree for divorce by showing that there has been no restitution of conjugal rights as between parties of marriage for a period of one year or upwards after passing of the decree.
 - a) Does not permit any party to that
 - b) Does not permit the party against whom the
 - c) Does permit any party to that
 - d) Does permit any person related to either party to that
- 33. The offences under the Prohibition of Child Marriage Act, 2006 are _____.
 - a) Cognizable and bailable
 - b) Non cognizable and non-bailable
 - c) Cognizable and non-bailable
 - d) Non cognizable and bailable
- 34. The rule of Strict Liability is based on the decision in :
 - a) Donoghue Vs Stevenson

- b) Homes Vs Ashford
- c) Rylands Vs Fletcher
- d) None of the above
- 35. The Rule of Last opportunity was Laid down in :
 - a) Davies Vs Manh
 - b) State of A.P. Vs Ranganna
 - c) Nugent Vs Smith.
 - d) Kalawati Vs state of HP
- 36. In which of the following cases was it held that "the rights conferred under section 25 of the Hindu Adoption and Maintenance Act, 1956 supersedes any contract to the contrary. The fact that the date of decree makes no difference"?
 - a) Surenderabal Vs Suppiah
 - b) Mukesh teli Vs Bharti Teli
 - c) Sesi Ammal Vs Thaiyu Ammal
 - d) Laxmi Vs Krishna
- 37. Any private person may arrest any person who:
 - a) Commits non-bailable offence in his presence
 - b) Commits non- bailable offence and cognizable offence in his presence
 - c) Commits compoundable offence in his presence
 - d) Commits offence in his presence or is a proclaimed offender
- 38. How long a warrant of arrest shall remain in force?
 - a) 6 years
 - b) 10 years
 - c) 12 years
 - d) Until executed or cancelled
- 39. Rate of additional Depreciation will be----under section 32- Indian Income Tax Act
 - a) 10 %
 - b) 20 %
 - c) 15 %
 - d) 30 %
- 40. The "Objective Resolution" adopted by the constituent assembly on January 22, 1947 was drafted by
 - a) Jawaharlal Nehru
 - b) Dr. B.R. Ambedkar
 - c) Dr. Rajendra Prashad
 - d) B.N. Rao
- 41. Right to the property was eliminated from the list of Fundamental Rights during the tenure of

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- a) Indira Gandhi
- b) Charan Singh
- c) Rajiv Gandhi
- d) Morarji Desai
- 42. When the accused states, "I will produce the share which I gave received in such and such robbery" which of the following are not admissible with regard to Section 25, Indian Evidence Act?
 - I. An admission that there was a robbery
 - II. An admission that the accused took part in it
 - III. An admission that he got part of the property
 - IV. A statement as to where the property is
 - a) I, II and III
 - b) III and IV
 - c) II, III and IV
 - d) All of them
- 43. What is the Period of Limitation for expeditious disposal of Suit under Specific Relief Act 1963:
 - a) 6 month
 - b) 10 month
 - c) 12 month
 - d) 18 month
- 44. A Chief Judicial Magistrate may pass a sentence of imprisonment
 - a) Not exceeding seven years
 - b) Exceeding seven years
 - c) For life
 - d) None of the above
- 45. What is meant by procedural *ultra-vires?*
 - a) It is the non-observance of the procedural norms by the rule-making authority
 - b) It may make the rule *ultra vires* due to non-observance of rule-making authority and hence become void
 - c) It means the lacuna in the procedure of law
 - d) (a) and (b)
- 46. The ground of "error of law apparent on the face of the record" is connected with which of the writ?
 - a) *Quo-warranto*
 - b) *Mandamus*
 - c) Habeas Corpus
 - d) Certiorari
- 47. Under Civil Procedure Code find the incorrect match:

- a) Section 5..... Revenue Court
- b) Section 7..... Provincial Small Causes Court
- c) Section 9..... Pecuniary Jurisdiction of Courts
- d) Section 8..... Presidency Small Cause Courts
- 48. Under Civil Procedure Code, 1908 "Foreign Court" means
 - a) A court situated outside India
 - b) A court situated outside India and not established under the authority of Government of India
 - c) A court situated in India, applying foreign law
 - d) All of the above
- 49. Misuse of mechanism of PILs means
 - a) filing PILs for protection of private interest
 - b) filing PILs for oblique motive
 - c) filing PILs only for publicity
 - d) All of the above
- 50. As per section 53 of IPC, the word "injury" denotes any harm whatever illegally caused to any person's
 - a) Body
 - b) Mind
 - c) Reputation
 - d) All above
- 51. Which of the following cases can be cured under section 465 of the code of criminal procedure, 1973?
 - a) Entertaining of complaint without complying with section 195 and 340 of the Cr.P.C
 - b) The reading and recording of the evidence taken in one case into another companion case
 - c) The examination of witness in absence of the accused
 - d) Non Compliance with 235(2)
- 52. Which of the following statements hold true for **de nova** trials?
 - a) Omission or illegality in the procedure even if it does not affect the core of the case can become a ground for calling **de nova** trials
 - b) A de nova trial should be the last resort
 - c) the court originally trying the case can order **de nova** trial
 - d) None of these

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53. The maximum limit of the members of t	he d) Where there is no fault there is no	
state bar council:	remedy	
a) 15	61. The phrase "file a PIL, ostensibly in public	
b) 20	interest but, in fact, to serve personal or	
c) 25	private interests" means -	
d) None.	a) filing PIL for protection of only public	
54. Specific Relief Act 1963 contains-	interest	
 a) 6 chapters and 40 Sections 	b) filing PIL for protection of both public	
b) 7 chapters and 42 Sections	and private interest	
c) 8 chapters and 43 Sections	c) filing PIL for protection of only private	
d) 8 chapters and 44 Sections	interest	
55. The Committee which led to the passing		
the Criminal Law (Amendment) Act, 201	,	
headed by	of private interest	
a) Justice Dalveer Bhandari	62. Filing of frivolous PILs results in-	
b) Justice Altamas Kabir	a) increasing backlog of cases	
c) Justice J.S. Verma	b) wastage of resources	
d) Justice A.S. Anand	c) lesser availability of time for hearing	,
56. Under the scheme of Criminal Procedur	6	
Code, non-cognizable offences are:	d) All of the above	
a) Public wrongs	63. Z, under the influence of madness, attempts	
b) Private wrongs	to kill X. Is Z guilty of an offence. Has X the	
c) Both public and private wrongs	same right of private defence which he would	
d) None of the above	have if Z were sane?	
57. A discrimination against a man or a wor		
only on grounds of would be	section 98 of IPC and same right of	•
violative of Article 15(1)	private defence to X if Z is mad	
a) Sex	b) As per Section 98 of IPC, X has committed	
b) Remuneration	an offence and no right of private	:
c) Place of birth	defence to X	_
d) Religion	c) Z has committed an offence for not using to: his mind)
58. Admission can be broadly categorised in		
a) Judicial	d) None above 64. The Bond under section 109 Cr.P.C as security	,
b) Extra- judicial c) Either A and B	for good behaviour from suspected person	
d) Both A and B	can be executed for a period not exceeding:	
59. Section 66, Indian Evidence Act lays dov		
a) A notice must be given before seco		
evidence can be received under second		
65 (a), Indian Evidence Act	d) Three months	
b) Notice to produce a document mus		
writing	paid to the wife as maintenance under	
c) Order XI, Rules 15, of Civil Procedur	•	
Code, prescribes the kind of notice		
produce a document	a) 1973	
d) All of them	b) 1989	
60. Maxim "Res Ipsa Loquitur" means :-	c) 2001	
a) The thing speaks for itself	d) 2007	

- 60. Maxim "Res Ipsa Loquitur" means :
 - a) The thing speaks for itself
 - b) Where there is right there is remedy
 - c) Where there is remedy there is right
- a) World Investment policy organization b) World intellectual property organization

d) 2007

66. The term 'WIPO" stands for:

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- c) Wildlife Investigation and Policing organization
- d) World institute for Prevention of organized crime
- 67. A Railway servant was killed in a bus accident during the course of employment. His family members may claim compensation under
 - a) The Motor Vehicle Act
 - b) The Employees Compensation Act, 1923
 - c) Both (a) and (b)
 - d) Either under (a) OR under (b)
- 68. "Casting Couch" in Bollywood, the Indian film industry, is an example of
 - a) sexual assault
 - b) sexual harassment
 - c) both (a) and (b)
 - d) None of the above
- According to section 2 of motor vehicles Act, 1988 the term motor cab means any motor vehicle constructed or adapted to carry not more than
 - a) 5 passengers or including the driver
 - b) 6 passengers or including the driver
 - c) 5 passengers or excluding the driver
 - d) 6 passengers or excluding the driver
- 70. The National Commission of Consumer Protection is composed of
 - a) 7 members ;
 - b) 5 members ;
 - c) 8 members ;
 - d) 6 members ;
- 71. On which of the following dates did Hindu Marriage Act, 1955 come into operation?
 - a) 18th May, 1955
 - b) 17th June, 1955
 - c) 22nd May, 1955
 - d) 18th June, 1955
- 72. Which of the following properties will section 30 of the Hindu Succession Act, 1956, govern?
 - I. Tarwad
 - II. Tavazhi
 - III. Kutumba
 - IV. Kavaru
 - V. Illom
 - a) I, III, and V
 - b) II, IV and V
 - c) I and II
 - d) All of the above

- 73. A plaint has to be presented to the Court under Order IV, Rule 1 in
 - a) Single copy
 - b) Duplicate
 - c) Triplicate
 - d) No fixed rule
- 74. Omission to give notice under Order XXI. Rule 22 will
 - a) Render the execution null and void
 - b) Render the execution irregular
 - c) Render the execution voidable
 - d) Not affect the execution
- 75. Where a decree is passed against the Union of India or State for the Act done in the official capacity of the person concerned, under section 82 CPC, execution, shall not be issued on any such decree unless the decree remains unsatisfied for a period of
 - a) 3 months from the date of decree
 - b) 6 months from the date of the decree
 - c) 1 year from the date of the decree
 - d) 2 years from the date of decree
- 76. Protection against arrest and detention in certain cases is mentioned in which of the following Articles of Indian Constitution?
 - a) Article 21
 - b) Article 21A
 - c) Article 22
 - d) Article 22A
- 77. Article 300A of Indian Constitution i.e. Right to property has been inserted in the Constitution by _____
 - a) 44th Amendment Act
 - b) 42nd Amendment Act
 - c) 40th Amendment Act
 - d) 51st Amendment Act
- 78. Which of the following sections of the Muslim Personal Law (Shariat) Application Act, 1937 have been repealed/ amended by section 6 of the Dissolution of Muslim Marriage Act, 1939?
 - a) Section 4
 - b) Section 5
 - c) Section 6
 - d) Section 7
- 79. If a party who obtained an order for leave to amend pleading does not amend the same within how many days, he shall not be permitted to do that without the leave of the Court
 - a) Fifteen days

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- b) Fourteen days
- c) Twenty days
- d) Thirty days
- Punishment of advocates for misconduct has been given under section of the Advocate's Act - 1961
 - a) 30
 - b) 32
 - c) 35
 - d) None
- 81. Under which Section of IPC, Professional Negligence is often invoked against medical professionals in cases alleging professional negligence?
 - a) 303A
 - b) 304A
 - c) 302
 - d) 305
- 82. A offers a bribe to B, a public servant, as a reward for showing A some favour in the exercise of B's official functions. B accepts the bribe
 - a) A has abetted the offence define in Section 160, IPC
 - b) A has abetted the offence define in Section 161, IPC
 - c) A has abetted the offence define in Section 162, IPC
 - d) A has abetted the offence define in Section 163, IPC
- 83. When Perpetual Injunction may be granted
 - a) Where the defendant is trustee of the Property for the plaintiff.
 - b) Where there is no standard for ascertaining the actual damage.
 - c) Compensation in money would not afford adequate relief.
 - d) All of the above.
- 84. Under Criminal procedure Code 1973, who shall record the information of rape being given by a rape victim?
 - a) Officer in-charge of the police station
 - b) Deputy Superintendent of police
 - c) Officer not below the rank of Sub Inspector
 - d) Woman police officer or any Woman officer
- 85. Under the provision of the code of criminal procedure, 1973
 - a) Summons can be oral

- b) Summons cannot be served on corporate entities
- c) Summons are either for appearance or for producing a document/thing
- d) Summons can be served to servants in case the person on whose name summons are made cannot be found
- 86. Every person who is a member or a defence service or hold a any civil post under the Union, holds office during the pleasure of the
 - a) Prime Minister
 - b) President
 - c) Council of Minister
 - d) Both (A) and (B)
- 87. In case of land acquisition by the Central Government for public-private partnership projects, consent of how many affected families is mandated by the LARR Act?
 - a) 60%
 - b) 70%
 - c) 80%
 - d) 90%
- 88. A company which is not a domestic company will pay income tax at
 - the rate of:-
 - a) 25 %
 - b) 30%
 - c) 40%
 - d) 20%
- 89. A company wishes to ensure that no one else can use their logo.
 - a) Copy rights
 - b) Trade mark
 - c) Patent
 - d) Industrial designs
- 90. The Section of the Arbitration and Conciliation Act, dealing with the time of commencement of arbitral proceeding is
 - a) Section 20
 - b) Section 21
 - c) Section 22
 - d) None of the above
- 91. Amount of deduction under section 24 of The Income Tax Act from annual value is
 - a) ½ of Annual Value
 - b) 1/3 of Annual Value
 - c) 3/10 of Annual Value
 - d) 17/10 of Annual Value

92. The test of reasonableness is not wholly ______ test and its contours are Fairley

indicated by constitution.

- a) Subjective
- b) Objective
- c) Descriptive
- d) Summative
- 93. The power to enact a law relating to the citizenship of India is left to _____ under the provisions of Article 11 of the Indian Constitution.
 - a) President
 - b) Council of ministers
 - c) House of people
 - d) Parliament
- 94. Which of the following statement/ statements is/are false for the purpose of the Hindu Marriage Act, 1955?
- I. It is assumed that a person who is not Muslim, Santhal, Christian, Jew or Parsi by religion is Hindu
- II. A person who belongs to Lingayat sub sect is assumed to be Hindu
- III. A person converted who converted to another religion needs to follow local ritual/ custom for converting back to Hinduism
 - a) I only
 - b) I and II
 - c) III only
 - d) I and III
- 95. Provision for settlement of dispute outside court has been provided under Section...... of Civil Procedure Code.
 - a) 91
 - b) 89
 - c) 51
 - d) 151
- 96. The Indian Evidence Act came into force on
 - a) 6th October, 1860
 - b) 1st March, 1974
 - c) 15th March, 1872
 - d) 1st September, 1872
- 97. According to the provisions of Article 315 of the Indian Constitution:
 - I. There shall be a public service commission for the Union and a Public Service commission for each state.
 - II. The public service commission for the Union, if requested to do by the governor of a state may, with the approval of the

president, agree to serve all or any of the needs of the state.

- Which of the above statements is/are correct?
 - a) Only I
 - b) Only II
 - c) I and II
 - d) None of them
- 98. How many kinds of presumptions are there as classified by the Supreme Court?
 - a) Permissive presumptions or presumptions of facts
 - b) Compelling presumptions or presumptions of law (rebuttable presumptions)
 - c) Irrebuttable presumptions of law or conclusive presumptions.
 - d) All of them
- 99. What is the leading decision in the case of Menaka Gandhi Vs Union of India?
 - a) Right of hearing
 - b) Separation of powers
 - c) Delegated legislation
 - d) Rule of evidence
- 100. Advocate's act 1961 came into force

on:

- a) 19th May, 1961
- b) 19th April, 1961
- c) 1st May, 1961
- d) 19th January, 1961