Andhra Pradesh State Council of Higher Education

Notations:

1. Options shown in green color and with ✓ icon are correct.

2.Options shown in red color and with * icon are incorrect.

Question Paper Name: 2 YEARS LLM PG 1st Oct 2020 Shift2

Subject Name: 2 YEARS LLM PG

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Eraser Required?: No

Scratch Pad Required?: No

Rough Sketch/Notepad Required?: No

Protractor Required?: No

Show Watermark on Console?: Yes

Highlighter: No

Auto Save on Console?: Yes

Is this Group for Examiner?: No

PART A

Section Id: 30043829

Section Number: 1

Mandatory or Optional: Mandatory

Number of Questions: 40

Section Marks: 40

Mark As Answered Required?: Yes

Question Number: 1 Question Id: 3004381321 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Ground Norm was propounded by

Options:

1. * Austin

2. Salmonds

3. Locke

4. Kelson

Question Number: 2 Question Id: 3004381322 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Immanuel Kant is the exponent of

- Punitive theory
- 2. Preventive theory
- Retributive theory
- Reformative theory

Question Number: 3 Question Id: 3004381323 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Review means

Options:

- To reconsider
- 2. * To re-examine
- To look again
- All of the above

Question Number: 4 Question Id: 3004381324 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Reference means

Options:

To re-examine

2	92	To app	eal
	99	1 1	

- 3. Sending any matter for opinion
- all of the above

Question Number: 5 Question Id: 3004381325 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Res Sub Judice means

Options:

A matter pending before the court

- A matter already settled by the court
- 3. To put an end to litigation
- Non jurisdiction of court

Question Number: 6 Question Id: 3004381326 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Garnishee is a

- Person in debted to another whose property has been subject to garnishment
- An institution that is debted to another whose property has been subject to garnishment

- 3. both 1) and 2)
- 4. None of the above

Question Number: 7 Question Id: 3004381327 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Inter locutory order is

Options:

- Purely temporary
- Preliminary order
- 3. Not final
- All of the above

Question Number: 8 Question Id: 3004381328 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Receiver is an important person appointed by the court to

- Collect rents and profits of lands
- 2. * Pay the amount due

3. V Furnish security if any
4. * Both 1) and 2)
Question Number : 9 Question Id : 3004381329 Question Type : MCQ Display Question Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Vigilantitus Non Dormatibus Jura Subvenient is legal maxim related to
Options :
1. * Law of limitation
2. Jurisprudence
3. * Transfer of property
4. * Environmental Law
Question Number : 10 Question Id : 3004381330 Question Type : MCQ Display Question Number : Yes Is Question Mandatory : No Option Orientation : Vertical
determines whether the suit is filed beyond limitation
Options:
State 1. **
2. Court
3. * Counsel

4. * The Party

Question Number: 11 Question Id: 3004381331 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

A clear proof of usage/custom become law if recognised by

Options:

1. State

2. * Parliament

3. Assembly

Society

 ${\bf Question\ Number: 12\ Question\ Id: 3004381332\ Question\ Type: MCQ\ Display\ Question}$

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

The law made by Sovereign authority is called as

Options:

1. Man made law

2. Positive law

3. * Artificial law

4. Moral law

Question Number: 13 Question Id: 3004381333 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Social engineering the theory was propounded by

Options:

- 1. Bentham
- 2. Pound
- 3. * Dias
- 4. Coke

Question Number : 14 Question Id : 3004381334 Question Type : MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Utilitarian theory was propounded by

- Gotious
- 2. Roscoe pound
- 3. Bentham
- 4. Grotious

Question Number : 15 Question Id : 3004381335 Question Type : MCQ Display Qu	estion
Number : Yes Is Question Mandatory : No Option Orientation : Vertical	
According to law an idol in a temple or prayer hall is called	

Options:

- 1. Divine person
- 2. * Artificial person
- 3. Spirit
- 4. A legal person

Question Number: 16 Question Id: 3004381336 Question Type: MCQ Display Question
Number: Yes Is Question Mandatory: No Option Orientation: Vertical
"Custom" is recognised an important source of law by

Options:

- 1. * Analytical school
- 2. Historically school
- 3. * Natural law school
- 4 . Classical school

 $Question\ Number: 17\ Question\ Id: 3004381337\ Question\ Type: MCQ\ Display\ Question$

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The subject Junis prudence mainly deals with

Options:

- Moral law
- Jude made law
- 3. Natural law
- 4. Positive law

Question Number: 18 Question Id: 3004381338 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Law of "social engineering" convey

Options:

- Satisfaction of minimum want of people
- 2. Satisfaction of maximum want of people
- 3. Satisfaction of majority people
- Satisfaction of poor and needy people

Question Number: 19 Question Id: 3004381339 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

A person's right to enjoy his/ her house is called

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- Right in pernoma
- 2. Right in realiena
- Right in Rem
- 4. * Right in reproprina

Question Number: 20 Question Id: 3004381340 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Perpetual possenion and enjoyment of land creates ownership by

Options:

- Acquisition
- 2. * Requistion
- 3. Subscription
- 4. Prencription

Question Number: 21 Question Id: 3004381341 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Which article provides for uniform civil code?

Options:

1. * Article 43

2. Article 44
3. * Article 45
4. * Article 46
Question Number : 22 Question Id : 3004381342 Question Type : MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Protection of the interest of the minority is envisaged in which of the
following Article?
Options:
1. * Article 14
2. * Article 19
3. Article 29
4. * Article 32
Overtion Number 22 Overtion Id. 2004294242 Overtion Type - MCO Display Overtion
Question Number: 23 Question Id: 3004381343 Question Type: MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Right to property was repealed from Fundamental Rights and placed in
Article 300A through

- 1. 24th Amendment
- 2. * 39th Amendment
- 42nd Amendment
- 4. 44th amendment

Question Number: 24 Question Id: 3004381344 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Right to life under Art 21 of the constitution does not include Right to Die,

observed Supreme Court in case

Options:

Gain Kaur vs. State of Punjab

- Maneka Gandhi vs. Union of India
- Nargeez Mirza vs. Air India
- P. Rathinam vs. Union of India

Question Number: 25 Question Id: 3004381345 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Doctrine of Separation of powers was formulated by

Options:

- 1. Plato
- Aristotle
- Dicey
- Montesquieu
 4. ✓

Question Number: 26 Question Id: 3004381346 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Quo Warranto can be issued against

Options:

- 1. any person
- any public officer who is holding office
- 3. any private entrepreneur
- any public officer who has ceased to hold office

Question Number: 27 Question Id: 3004381347 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Article 3 of the Indian Constitution provides for the formation of New States and Alternation of areas, boundaries or names of existing State. But, a bill to give effect to the Article can be introduced in either House of the Parliament on the recommendation of:

Options:

- Council of Ministers
- 2. * Prime Minister
- 3. President
- 4. Speaker

Question Number: 28 Question Id: 3004381348 Question Type: MCQ Display Question Number: Yes Is Question Mandatory: No Option Orientation: Vertical In which of the following cases, the largest bench of the Supreme Court declared that the reservations should not be more than 50%:

- Mohini Jain v. State of Karnataka
- Unni Krishnan v. State of Andhra Pradesh
- Indira Sawhney v. Union of India
- 4. *

T.M.A. Pai Foundation v. State of Karnataka

Question Number: 29 Question Id: 3004381349 Question Type: MCQ Display Question
Number: Yes Is Question Mandatory: No Option Orientation: Vertical
Under which Article in the Indian Constitution a express limitation is imposed
on the State to make law against the violation of fundamental rights.

Options:

- 1. Article 13
- 2. * Article 14
- 3. Article 19
- 4. Article 21

Question Number: 30 Question Id: 3004381350 Question Type: MCQ Display Question Number: Yes Is Question Mandatory: No Option Orientation: Vertical In which landmark judgement did the Supreme Court strike down the practice of instant Triple Talaq (talaq-e-biddat) as unconstitutional and violative of Articles 14, 15 and 21.

- 1. * Daniel Latifi case
- 2. * Shabano case

- 3 Shayarabano case
- 4 * Shamim Ara case

Question Number: 31 Question Id: 3004381351 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Which fundamental right was inserted by the 86th Amendment Act of 2002:

Options:

- Right to information
- 2. Right to education
- Right to environment
- 4. Right to sleep

Question Number: 32 Question Id: 3004381352 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

In a parliamentary democracy, an extra-constitutional body that determines

the policy making of the State is known as:

- 1. Council of Ministers
- 2. Ministers of State

- 3. Cabinet
- President/Governor

Question Number: 33 Question Id: 3004381353 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The Parliament is empowered with power to restrict or abrogate fundamental

rights of a few categories of Government Servants under:

Options:

- 1. ✓ Article 33
- 2. * Article 352
- 3. Article 356
- 4. Article 360

Question Number: 34 Question Id: 3004381354 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

When the conflict is between Fundamental Rights and Directive Principles of

State Policy, the provision should be interpreted with:

Options:

Rule of reading down

- 2. Rule of repugnancy
- Rule of harmonious construction
- 4. * Golden Rule

Question Number: 35 Question Id: 3004381355 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The law declared by the Supreme Court is binding on:

Options:

- 1. * High Courts
- 2. * District Courts
- 3. * Tribunals
- 4. All courts

Question Number: 36 Question Id: 3004381356 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

The Doctrine of Prospective Overruling was invoked by the Supreme Court in:

- A.K.Gopalan v. State of Madras
- 2. Sankari Prasad v. Union of India

- Golaknath v. State of Punjab
- Kesavananda Bharati v. State of Kerala

Question Number: 37 Question Id: 3004381357 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Under which Article of the Constitution, the President of India can appoint a

National Commission for Scheduled Castes:

Options:

- 1. Article 338
- 2. * Article 339
- Article 340
- 4 * Article 341

Question Number: 38 Question Id: 3004381358 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

In Supreme Court Advocates-on-Record Association v. Union of India case,

the Supreme Court declared the National Judicial Appointments Commission

Act as null and void. In this case the dissenting judgement was given by:

- Justice Jagdish Singh
- Justice Chelameshwar
- 3. * Justice Madan Lokur
- Justice Kurian Joseph

Question Number: 39 Question Id: 3004381359 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

While interpreting Article 368 in respect of the power of the Parliament in

Keshavananda Bharati's case, the doctrine propounded is:

Options:

- Doctrine of Basic Structure
- 2. * Doctrine of Prospective Overruling
- Doctrine of Sovereignty
- ▲ Doctrine of Rule of Law

Question Number: 40 Question Id: 3004381360 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The Power of Parliament under Article 249 to legislate with respect to the

matters in the state List is:

Options:

- To safeguard the interest of the respective State
- To safeguard the National Interest
- 3. * To safeguard the harmony between Two States
- To resolve the Inter-State water dispute

PART B

Section Id: 30043830

Section Number: 2

Mandatory or Optional: Mandatory

Number of Questions: 80

Section Marks: 80

Mark As Answered Required?: Yes

Question Number : 41 Question Id : 3004381361 Question Type : MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Alien enemy is

- People of Foreign Countries
- Person of Neighbouring Country

- Persons belonging to a country which is at war with our Country
- all of the above

Question Number : 42 Question Id : 3004381362 Question Type : MCQ Display Question Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Which of the following convention provided that each contracting State undertakes during peace to accord freedom of innocent passage above its territory to the aircraft of other Contracting state:

Options:

- Paris Convention, 1919
- 2 * Havana Convention, 1928
- Warsaw Convention, 1929
- 4. Chicago convention, 1944

Question Number : 43 Question Id : 3004381363 Question Type : MCQ Display Question Number : Yes Is Question Mandatory : No Option Orientation : Vertical

In which session of the UN Conference on Law of Sea adopted the draft

Convention on the law of the sea by majority of 130 states:

Options:

1

11th Session

2.	×	12 th	Session
3.	×	4 th	Session

Question Number: 44 Question Id: 3004381364 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The following approach is considered to be the most accepted approach for limiting the air space above the territory of the State:

Options:

Celestial Approach

Perigee Approach

Delimitation Approach

Extra terrestrial Approach

Question Number: 45 Question Id: 3004381365 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Which of the following case does not deal with the delimitation of Continental

Shelf

- Nicaragua v. Honduras
- North Sea Continental Shelf
- Corfu Channels Case
- Tunisia v. Libiya

Question Number: 46 Question Id: 3004381366 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Article 19 of the UN Convention on Law of Seas 1982 provides:

Options:

- 1 * Definition of Passage
- 2. Definition of Innocent passage
- 3. Coastal States rights to exercise necessary steps when passage is not innocent
- ∠ Coastal State rights over foreign ships for exercising Civil jurisdiction

Question Number: 47 Question Id: 3004381367 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The blue print for peaceful uses of Outer Space was the key objective in :

Options:

1. W UNISPACE I

- 2. WUNISPACE II
- 3. V UNISPACE III
- 4. W UNISPACE IV

Question Number: 48 Question Id: 3004381368 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Nationality is the membership of man with:

Options:

- One's Residence
- One's Domicile
- 3. * The Independent Political Community
- the place where he was born

Question Number: 49 Question Id: 3004381369 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

The Principle of "effective nationality" was laid down by ICJ in:

- 1. * Paneyezys Saldutiskis case
- 2 * Factor v. Laubenheimer

- 3. Somerville v. Somerville
- ✓ Nottebohm's case

Question Number: 50 Question Id: 3004381370 Question Type: MCQ Display Question
Number: Yes Is Question Mandatory: No Option Orientation: Vertical
The following Jurist expressed that "it is the duty of each State either to
punish the criminals or to return them to the States where they have

Options:

1 * Starke

committed Crime"

- 2. Grotius
- Oppenheim
- 4 Schwarzenberger

Question Number : 51 Question Id : 3004381371 Question Type : MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Distinction between expulsion and extradition is clarified in:

Options:

Hans Muller of Nuremburg v. Superintendent of Presidency Jail,

Calcutta and Others

- 2. * State of Madras v. C.G. Menon
- R.V. Governor of Britain Prison
- Re Castioni case

Question Number : 52 Question Id : 3004381372 Question Type : MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Distinction between Territorial and Extra – Territorial Asylum was well

explained by ICJ in:

Options:

- Columbia v. Peru
- Dalai Lama's case
- Re Meunier's case
- Nottebohm's case

Question Number: 53 Question Id: 3004381373 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical
The Article of UN Charter for Voting System in General Assembly is:

Options:

Article 21

- 2. * Article 22
- 3. Article 18
- 4. Article 20

Question Number: 54 Question Id: 3004381374 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The provisions relating to Security Council are dealt in:

Options:

- 1. * Chapter III
- 2. Chapter V
- 3. * Chapter II
- 4. * Chapter IV

Question Number : 55 Question Id : 3004381375 Question Type : MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

International Court of Justice held that asylum may be granted on

humanitarian grounds in:

- 1. Columbia v. Peru
- 2. Mobarak Ali v. State

- 3. Corfu Channel's case
- 4. Svetlana's case

Question Number: 56 Question Id: 3004381376 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

The composition of General Assembly is laid down in UN Charter under:

Options:

- 1. Article 9
- 2. * Article 10
- 3. * Article 11
- 4 * Article. 30

Question Number: 57 Question Id: 3004381377 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

An offer may come to an end by

- Revocation
- 2. * Lapse
- 3. * Rejection

4. All of the above

Question Number: 58 Question Id: 3004381378 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Contract by coercion is

Options:

- Consent given under threat of an offence
- 2. Undue influence
- 3. Woid
- Consent under moral influence

Question Number : 59 Question Id : 3004381379 Question Type : MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Regulations as to the opening and closing of business in a market are

- 1. Not Unlawful even if they are in restraint of trade
- Unlawful as they are in restraint of trade
- 3. Woid
- 4. **

None of the above

Question Number: 60 Question Id: 3004381380 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Promise to pay money or money's workh is a

Options:

- Void contract
- 2. Contingent Contract
- 3.

 ✓ Wagering agreement
- Forbidden agreement

Question Number: 61 Question Id: 3004381381 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

If a negotiable instrument is not honoured, the seller is deemed to be an

- Provocative Seller
- 2. Unpaid Seller
- 3. Reactive Seller
- 4. * Strategic Seller

Question Number: 62 Question Id: 3004381382 Question	1 Type	: MCQ Display Q	uestion
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Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The promoter of a company is

Options:

- 1. an agent
- 2. A Trustee
- 3. * A Shareholder
- 4. Quasi trustee

Question Number: 63 Question Id: 3004381383 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Provision of Articles of Association is

- 1

 ✓ Winding up
- 2. Capital clause
- The object of company
- 4. * The Association clause

Number: Yes Is Question Mandatory: No Option Orientation: Vertical
The Legal relationship between the middlemen and business persons is
governed by
Options :
1. * Law of Business
2. Law of Surety
3. ✓ Law of Agency
4. None of the above
Question Number: 65 Question Id: 3004381385 Question Type: MCQ Display Question Number: Yes Is Question Mandatory: No Option Orientation: Vertical The sale of Goods Act deals only with goods which are
Options:
1. * Immovable
2. Movable
3. * Specific
4. * All of the above

Question Number: 66 Question Id: 3004381386 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Goods identified and agreed upon at the time of the contract of sale is

made, is called

Options:

- 1. Ascertained
- 2. Specific
- 3. Both 1) and 2)
- 4. * Neither 1) nor 2)

Question Number: 67 Question Id: 3004381387 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

"A contract is an agreement, creating and defining obligations between

the parties". As defined by

- 1. Dr. Ambedkar
- 2. Pollack
- 3. Salmonds
- 4. N.D. Kapoor

Question Number : 68 Question Id : 3004381388 Question Type : MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
The benefit which moves from one party to another in a contract is called as
Options: 1. * Income
2. * Interest
3. Consideration
4. * Transfer
Question Number : 69 Question Id : 3004381389 Question Type : MCQ Display Question
Question Number : 69 Question Id : 3004381389 Question Type : MCQ Display Question Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Number : Yes Is Question Mandatory : No Option Orientation : Vertical An offer to sell his car through Internet is offer.
Number : Yes Is Question Mandatory : No Option Orientation : Vertical An offer to sell his car through Internet is offer. Options :
Number : Yes Is Question Mandatory : No Option Orientation : Vertical An offer to sell his car through Internet is offer. Options : 1. * Implied
Number: Yes Is Question Mandatory: No Option Orientation: Vertical An offer to sell his car through Internet is offer. Options: 1. * Implied 2. * Specific

Question Number : 70 Question Id : 3004381390 Question Type : MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Original Contract need not be performed when there is a of Contract.
Options :
1. * Recession
2. * Novation
3. * Alteration
4. ✓ All of the above
Question Number : 71 Question Id : 3004381391 Question Type : MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
The Main advantage of is that company can save
underwriting expenses
Options :
1. * Shelf prospectus
Red herring prospectus
3. * Abridged prospectus
Deemed prospectus 4. ✓ Deemed prospectus

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Question Number : 72 Question Id : 3004381392 Question Type : MCQ Display Question

Number: Yes Is Question	Mandatory: No Option	Orientation: Vertical
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For a General Meeting, the company has to give a notice of

atleast to its members

Options:

- 1. × 7 days
- 2. * 10 days
- 3. * 15 days
- 4. 21 days

Question Number: 73 Question Id: 3004381393 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Manufacturing according to section 2(k) of Factories Act, 1948 includes

Options:

- 1. Pumping Oil
- Beedi Making
- 3. * Generating Power
- 4. All of the above

Question Number: 74 Question Id: 3004381394 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The Supreme court considered the scope of industry and laid down a triple test formula in

Options:

- University of Delhi vs. Ramnath Sc, AIR, 1963
- D. N. Banerjee vs. P.R. Mukharjee, AIR, 1953 SC
- Bangalore water supply vs. A Rajappa AIR, 1978 SC
- State of Bombay vs. Bombay Hospital Mazdoor Sabha, AIR 1960 SC

Question Number: 75 Question Id: 3004381395 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Which of the following is not a mode of dispute settlement under the

Industrial Dispute Act, 1947?

Options:

- 1. Conciliation
- 2. Adjudication
- Alternate dispute resolution
- 4. * Arbitration

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Question Number: 76 Question Id: 3004381396 Question Type: MCQ Display Question Number: Yes Is Question Mandatory: No Option Orientation: Vertical Any person who has attained the age of
registered trade union
Options: 1. 15 years
2. × 16 years
3. * 18 years
21 years 4. *
Question Number : 77 Question Id : 3004381397 Question Type : MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Which of the following is not an industry?
Options:
1. ✓ Army Ordinance Depot
2. * Telecommunications Department

3. Khadi and Village Industries Board

4. * Hospital

Question Number: 78 Question Id: 3004381398 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Who among the following is a workman under Section 2(3) of the Industrial

Disputes Act, 1947?

Options:

A clerk of Railways

- 2. * Teacher
- 3. * Probationer
- Legal Representative of a deceased workman

Question Number : 79 Question Id : 3004381399 Question Type : MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Which of the following is not a valid dispute?

Options:

- A dispute relating to non-employment
- 2 * A dispute on lock-out in the guise of closure
- 3. * A dispute between employer and workman
- A dispute between a passenger and driver of a bus

Question Number: 80 Question Id: 3004381400 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Which one of the following cases is known as the Triple Test Case?

Options:

Bangalore Water Supply and Sewage Board v. A.Rajappa

2. * Bharat Petroleum Corporation Ltd v. Petroleum Employees

3. Management of Tata Iron & Steel Co. Ltd. v. Presiding Officer

4 * Bank of Madhura Ltd v. Union of India

Question Number: 81 Question Id: 3004381401 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Which section of the Trade Union Act, 1926 deals with constitution of a

separate political fund for Trade Unions?

Options:

1 Section 15

2 × Section 17

3. Section 21

4 Section 16

Question Number: 82 Question Id: 3004381402 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The Industrial Disputes Act, 1947 was enacted on:

Options:

- 1. 11th March, 1947
- 2. * 1st March, 1947
- 3 × 1st September, 1947
- 4 * 11th September, 1947

Question Number: 83 Question Id: 3004381403 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Duration of Standing Orders once they come into operation under Industrial

Employment (Standing Orders) Act, 1946 is:

Options:

- 1 × 4 months
- 2. × 5 months
- 3 of months
- 4. × 3 months

Question Number: 84 Question Id: 3004381404 Question Type: MCQ Display Question

Which of the following is a type of a strike?

Options:

- 1 Sit down
- 2. Stand up
- 3. Kneel down
- Jump up

Question Number: 85 Question Id: 3004381405 Question Type: MCQ Display Question
Number: Yes Is Question Mandatory: No Option Orientation: Vertical
In which of the following landmark cases, the Supreme Court held that
"Termination of worker on completion of specified period will not amount to
retrenchment"?

Options:

- 1. Syndicate Bank, Zonal Office, New Delhi v. Sanjay Kapoor
- Steel Authority of India Ltd. v. Workmen, SAIL, Bokaro Steel Plant, Steel City
- 3. D.S.Nakara v. Union of India
- Muir Mills Co. Ltd., v. Suti Mazdoor Union

Question Number: 86 Question Id: 3004381406 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical
Before approaching the Labour Courts under the Industrial Disputes Act, the
aggrieved party has to exhaust the remedy of:

Options:

- Works Committee
- 2. Conciliation
- 3. Arbitration
- 4 All the above

Question Number: 87 Question Id: 3004381407 Question Type: MCQ Display Question Number: Yes Is Question Mandatory: No Option Orientation: Vertical Justice Bhagwati explained "Social Justice" in which of the following cases?

Options:

- Muir Mills Co. Ltd., v. Suti Mazdoor Union
- D.S.Nakara v. Union of India
- Excel Wear v. Union of India
- Consumer Education & Research Centre v. Union of India

Question Number: 88 Question Id: 3004381408 Question Type: MCQ Display Question

Under the Maternity Benefit (Amendment) Act, 2017, the duration of paid maternity leave available to women employees is:

Options:

- 1. **2**4 weeks
- 2. **2**5 weeks
- 3. **✓** 26 weeks
- 4. **2**8 weeks

Question Number: 89 Question Id: 3004381409 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Search Warrant is issued by a

Options:

- Police Superintendent (S.P.)
- 2. Sub-Inspector (S.I.)
- Circle-Inspector (CI)
- 4. Magistrate

Question Number: 90 Question Id: 3004381410 Question Type: MCQ Display Question

7 m							
A	lud	gemen	t in	case	of	sexual	offences

Options:

- Should contain the name of victim
- Should not contain the name of victim
- 3. * Must be written in the language understood by the accused
- Must be written in regional language

Question Number: 91 Question Id: 3004381411 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

...... of the code of Criminal Procedure, 1973 deals with the power of the

magistrate to arrest

Options:

1. * Sec. 40

Sec. 48

3. V Sec. 44

4. Sec.52

Question Number: 92 Question Id: 3004381412 Question Type: MCQ Display Question

Which section of the Cr. PC deals with Victim Compensation Scheme?

Options:

- 1. * Sec. 280 B Cr. PC
- 2. * Sec. 287 D Cr.PC
- 3. * Sec. 289 B Cr. PC
- 4. Sec. 357 A Cr. PC

Question Number: 93 Question Id: 3004381413 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Which section of Cr. PC overwrites Sec. 72 of Cr. PC?

Options:

- 1. Sec. 78
- 2. * Sec. 88
- 3. * Sec. 98
- 4. * Sec. 99

Question Number: 94 Question Id: 3004381414 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Search Warrant can be issued when

Options:

The Court has reason to believe that a person summoned to produce a document

- or thing will not produce it
- Where the document or thing is not known to be in the possession of any person
- 3. Both 1) and 2)
- None of the above

Question Number: 95 Question Id: 3004381415 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The Supreme Court held that FIR was not substantive evidence and could

only be used be corroborate its maker in

Options:

- Union of India Vs. A. Kumar, AIR, 2010
- Anil Kumar Vs. B.S. Neelakanta, AIR, 2010
- 3. Magesh Vs. State of Karnataka, AIR, 2010
- 4. Musheer Khan Vs. State of M.P., AIR, 2010

Question Number: 96 Question Id: 3004381416 Question Type: MCQ Display Question

Autrefois acquit is

Options:

The plea made by a defendant that he or she was tried and acquitted for a crime

- under the same facts.
- 2 * Plea by a defendant to the court to forgive him
- 3. * Plea by a defendant to the president to forgive him
- Plea by a defendant on medical grounds

Question Number: 97 Question Id: 3004381417 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The main functions of Criminal Court is to

Options:

- Decide as to the guilt or innocence of accused person
- Determine the appropriate punishment or other method of dealing with him
- 3. Import fair trial
- 4. All of the above

Question Number: 98 Question Id: 3004381418 Question Type: MCQ Display Question

An executive magistrate is empowered to grant remand under Sec.167 Cr.PC

for a maximum period of

Options:

- 1. 7 days
- 2. * 15 days
- 3. **3**0 days
- 4. ¥ 45 days

Question Number : 99 Question Id : 3004381419 Question Type : MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Under which section of Cr.PC, a person avoiding execution of warrant may be

proclaimed absconder?

Options:

- 1. * Sec. 81
- 2. V Sec. 82
- 3. * Sec. 83
- 4. Sec. 84

Question Number: 100 Question Id: 3004381420 Question Type: MCQ Display Question

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Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Causing death of a person who has committed or attempted to commit house
breaking by right is known as
Options:
1. * Private Defence
2. ✓ Purported exercise of Right to Self defence
3. * Murder
4. * Culpable
Question Number : 101 Question Id : 3004381421 Question Type : MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Loud Music which is played in neighbouring house at midnight is
Options:
1. * Battery
Z. ** Trespass
3. Vuisance

Question Number: 102 Question Id: 3004381422 Question Type: MCQ Display Question

4. * Commotion

Number: Yes Is Question Mandatory: No Option Orientation: Vertical In order to establish tort, the victim must show the presence of:-

Options:

- Legal Damage
- 2. * Actual Damage
- Pecuniary Damage
- Quantum of damage.

Question Number: 103 Question Id: 3004381423 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Which of the following interest is not protected by law of Tort?

Options:

- Loss of commercial profit due to competition
- 2. Reputation
- 3. Physical safety
- 4. Peaceful enjoyment of one's land.

Question Number: 104 Question Id: 3004381424 Question Type: MCQ Display Question

The effect of application of res ipsa Loquitur is:

Options:

To put the burden wholly on the defendant to disprove negligence beyond

- 1 × reasonable doubt
- 2. * To ensure that the claimant wins his case
- To allow both parties to assume certain facts despite lack of proof

To make his defense which will put forward a plausible explanation

consistent with lack of negligence.

Question Number: 105 Question Id: 3004381425 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Which Act allows private right to use a resource of ground water, by viewing

it as an attachment to land?

Options:

- Contracts
- 2. Fisheries Act
- 3. Factories Act
- Easement Act

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Question Number: 106 Question Id: 3004381426 Question Type: MCQ Display Question Number: Yes Is Question Mandatory: No Option Orientation: Vertical In cases of plea bargaining, the judgement delivered by a court is
Options: 1. * Appealable only in High Court
2. * Final
3. * Appealable only in Supreme Court
4. ✓ Final and no appeal except SLP under Art 226 and 227
Question Number : 107 Question Id : 3004381427 Question Type : MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
The precautionary principle, "The Polluter Pays Principle" is part of
environmental law of our country
Options:
1. ✓ True
2. * False
3. * partly true and partly false

 ${\bf Question\ Number: 108\ Question\ Id: 3004381428\ Question\ Type: MCQ\ Display\ Question}$

4. None

Number: Yes Is	Ouestion Manda	atory : No Option	Orientation :	Vertical
	4 m co c. c	, p		

In which of the following case, the court held that Dower is a sale price of women?

Options:

- Shah Bano Case
- 2. * Humera Begum's case
- 3. Abdul Kadir's case
- ∆ Subrunnissan's case

Question Number: 109 Question Id: 3004381429 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Act of adultery is a ground for

Options:

- Judicial separation
- 2. Divorce
- 3. Both 1) and 2)
- None of the above

Question Number: 110 Question Id: 3004381430 Question Type: MCQ Display Question

A son adopted by a widow shall be deemed to be her husband's son and

therefore related back to the date of death of her husband. This doctrine is called

Options:

- Adoption precedent
- Relation back
- Dated back adoption
- Relative adoption

Question Number: 111 Question Id: 3004381431 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The right to "fair use " is permeable under

Options:

- 1. Patents
- 2. * Trade marks
- 3 Copy right
- 4 Business

Question Number: 112 Question Id: 3004381432 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The Bern convention 1886 relates to

AP LAWCET and PGLCET 2020

Options:

- Copy right
- 2. * Patent
- 3. Copy right
- 4. * Technology

Question Number: 113 Question Id: 3004381433 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

Head quarters of patent information system in India is at

Options:

- 1. * Banglore
- 2. Nagpur
- 3. New Delhi
- 4. Chennai

Question Number: 114 Question Id: 3004381434 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

In India first patent act enacted is on Lines with

Options:

1. American law

2. * Sweedish law
3. * Australian law
4. ✓ British law
Question Number : 115 Question Id : 3004381435 Question Type : MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
Any Invention rotating agriculture in
Options:
1. * Patentable
Non patentable
3. * Promoted
4. Non protected
Question Number : 116 Question Id : 3004381436 Question Type : MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
The first and foremost beneficiary of copy right is
Options:
1. * The settle
2. * Editor

		Printer
3	38	THITCI

4. Author

Question Number: 117 Question Id: 3004381437 Question Type: MCQ Display Question

Number: Yes Is Question Mandatory: No Option Orientation: Vertical

The national human right communion appointment committee shall not consist of

Options:

Speaker of Lok sabha

2. Prime minister of India

3. Chief justice of India

Opposition leader in Lok sabha

Question Number: 118 Question Id: 3004381438 Question Type: MCQ Display Question

Number : Yes Is Question Mandatory : No Option Orientation : Vertical

No sitting judge of supreme court shall be appointed as member of N H R C

without consultation of

Options:

Retired C J 9

2. ✓ Present C J 9

3. * First 4 senior judge of supreme court
4. None
Question Number: 119 Question Id: 3004381439 Question Type: MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical
The environmental protection act came into sentence during
Options:
1. * 1985
2. * 1984
3. * 1976
1000
4. ✓ 1986
Question Number: 120 Question Id: 3004381440 Question Type: MCQ Display Question
Number : Yes Is Question Mandatory : No Option Orientation : Vertical Digital signature in India is
Options:
1. ✓ Not recognised
Pacagnised
2. * Recognised
Made compulsory
3. * Wade compulsory

4. Unnecessary