

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
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Calculator :	None
Magnifying Glass Required? :	No
Ruler Required? :	No
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

Options :

1. ✘ Punitive theory
2. ✘ Preventive theory
3. ✔ Retributive theory
4. ✘ 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 :

1. ✘ To reconsider
2. ✘ To re-examine
3. ✘ To look again
4. ✔ 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 :

1. ✘ To re-examine

2. ✘ To appeal
3. ✔ Sending any matter for opinion
4. ✘ 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 :

1. ✔ A matter pending before the court
2. ✘ A matter already settled by the court
3. ✘ To put an end to litigation
4. ✘ 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

Options :

1. ✘ Person in debted to another whose property has been subject to garnishment
2. ✘ 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 :

1. ✗ Purely temporary

2. ✗ Preliminary order

3. ✗ Not final

4. ✓ 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

Options :

1. ✗ Collect rents and profits of lands

2. ✗ Pay the amount due

3. ✓ 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

Vigilantibus Non Dormantibus Jura Subveniunt 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 :

1. ✗ State

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
4. ✘ Society

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

Options :

1. ✘ Gotious

2. ✘ Roscoe pound

3. ✔ Bentham

4. ✘ Grotious

Question Number : 15 Question Id : 3004381335 Question Type : MCQ Display Question 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 :

1. ✘ Moral law
2. ✔ 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 :

1. ✘ Satisfaction of minimum want of people
2. ✔ Satisfaction of maximum want of people
3. ✘ Satisfaction of majority people
4. ✘ 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

Options :

1. ✘ Right in pernoma
2. ✘ Right in realiena
3. ✔ 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 possesion and enjoyment of land creates ownership by

Options :

1. ✘ 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

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

Options :

1. ✘ 24th Amendment
2. ✘ 39th Amendment
3. ✘ 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 :

1. ✔ Gain Kaur vs. State of Punjab
2. ✘ Maneka Gandhi vs. Union of India
3. ✘ Nargeez Mirza vs. Air India
4. ✘ 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
2. ✘ Aristotle
3. ✘ Dicey
4. ✔ Montesquieu

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
2. ✘ any public officer who is holding office
3. ✔ any private entrepreneur
4. ✘ 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 Alteration 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 :

1. ✘ 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% :

Options :

1. ✘ Mohini Jain v. State of Karnataka
2. ✘ Unni Krishnan v. State of Andhra Pradesh
3. ✔ 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.

Options :

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 :

1. ✗ Right to information

2. ✓ Right to education

3. ✗ 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:

Options :

1. ✗ Council of Ministers

2. ✗ Ministers of State

3. ✓ Cabinet

4. ✗ 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 :

1. ✗ Rule of reading down

2. ✘ Rule of repugnancy
3. ✔ 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:

Options :

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

3. ✓ Golaknath v. State of Punjab

4. ✗ 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

3. ✗ 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:

Options :

1. ✘ Justice Jagdish Singh
2. ✔ Justice Chelameshwar
3. ✘ Justice Madan Lokur
4. ✘ 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 :

1. ✔ Doctrine of Basic Structure
2. ✘ Doctrine of Prospective Overruling
3. ✘ Doctrine of Sovereignty
4. ✘ 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 :

1. ✘ To safeguard the interest of the respective State
2. ✔ To safeguard the National Interest
3. ✘ To safeguard the harmony between Two States
4. ✘ 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

Options :

1. ✘ People of Foreign Countries
2. ✘ Person of Neighbouring Country

3. ✓ Persons belonging to a country which is at war with our Country
4. ✗ 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 :

1. ✓ Paris Convention, 1919
2. ✗ Havana Convention, 1928
3. ✗ 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. ✘ 12th Session

3. ✘ 4th Session

4. ✘ 3rd 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 :

1. ✘ Celestial Approach

2. ✔ Perigee Approach

3. ✘ Delimitation Approach

4. ✘ 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

Options :

1. ✘ Nicaragua v. Honduras
2. ✘ North Sea Continental Shelf
3. ✔ Corfu Channels Case
4. ✘ 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
4. ✘ 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. ✘ UNISPACE I

2. ✘ UNISPACE II

3. ✔ UNISPACE III

4. ✘ 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 :

1. ✘ One's Residence

2. ✘ One's Domicile

3. ✘ The Independent Political Community

4. ✔ 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:

Options :

1. ✘ Paneyezys Saldutiskis case

2. ✘ Factor v. Laubenheimer

3. ✘ Somerville v. Somerville

4. ✔ 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 committed Crime"

Options :

1. ✘ Starke

2. ✔ Grotius

3. ✘ 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,

1. ✔ Calcutta and Others

2. ✘ State of Madras v. C.G. Menon
3. ✘ R.V. Governor of Britain Prison
4. ✘ 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 :

1. ✔ Columbia v. Peru
2. ✘ Dalai Lama's case
3. ✘ Re Meunier's case
4. ✘ 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 :

1. ✘ 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:

Options :

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

Options :

1. ✗ 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 :

1. ✓ Consent given under threat of an offence

2. ✗ Undue influence

3. ✗ Void

4. ✗ 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

Options :

1. ✓ Not Unlawful even if they are in restraint of trade

2. ✗ Unlawful as they are in restraint of trade

3. ✗ Void

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 worth is a

Options :

1. ✘ Void contract
2. ✘ Contingent Contract
3. ✔ Wagering agreement
4. ✘ 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

Options :

1. ✘ Provocative Seller
2. ✔ Unpaid Seller
3. ✘ Reactive Seller
4. ✘ Strategic Seller

Question Number : 62 Question Id : 3004381382 Question Type : MCQ Display Question 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

Options :

1. ✔ Winding up
2. ✘ Capital clause
3. ✘ The object of company
4. ✘ The Association clause

Question Number : 64 Question Id : 3004381384 Question Type : MCQ Display Question

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 in nature

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

Options :

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

An offer to sell his car through Internet is offer.

Options :

1. ✘ Implied
2. ✘ Specific
3. ✔ Expressed
4. ✘ Invalid

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
2. ✘ Red herring prospectus
3. ✘ Abridged prospectus
4. ✔ Deemed prospectus

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

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

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
2. ✘ 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 :

1. ✘ University of Delhi vs. Ramnath Sc, AIR, 1963
2. ✘ D. N. Banerjee vs. P.R. Mukharjee, AIR, 1953 SC
3. ✔ Bangalore water supply vs. A Rajappa AIR, 1978 SC
4. ✘ 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
3. ✔ Alternate dispute resolution
4. ✘ Arbitration

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 may be a member of a
registered trade union

Options :

1. ✓ 15 years

2. ✗ 16 years

3. ✗ 18 years

4. ✗ 21 years

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 :

1. ✓ A clerk of Railways
2. ✗ Teacher
3. ✗ Probationer
4. ✗ 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 :

1. ✗ A dispute relating to non-employment
2. ✗ A dispute on lock-out in the guise of closure
3. ✗ A dispute between employer and workman
4. ✓ 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 :

1. ✓ 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. ✓ 6 months
4. ✗ 3 months

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

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

Which of the following is a type of a strike?

Options :

1. ✓ Sit down
2. ✗ Stand up
3. ✗ Kneel down
4. ✗ 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
2. ✓ Steel Authority of India Ltd. v. Workmen, SAIL, Bokaro Steel Plant, Steel City
3. ✗ D.S.Nakara v. Union of India
4. ✗ 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 :

1. ✘ 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 :

1. ✔ Muir Mills Co. Ltd., v. Suti Mazdoor Union
2. ✘ D.S.Nakara v. Union of India
3. ✘ Excel Wear v. Union of India
4. ✘ Consumer Education & Research Centre v. Union of India

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

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

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

Options :

1. ✘ 24 weeks
2. ✘ 25 weeks
3. ✔ 26 weeks
4. ✘ 28 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 :

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

Question Number : 90 Question Id : 3004381410 Question Type : MCQ Display Question Number : Yes Is Question Mandatory : No Option Orientation : Vertical

A judgement in case of sexual offences

Options :

1. ✘ Should contain the name of victim
2. ✔ Should not contain the name of victim
3. ✘ Must be written in the language understood by the accused
4. ✘ 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
2. ✘ Sec. 48
3. ✔ Sec. 44
4. ✘ Sec.52

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

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

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

1. ✘
2. ✘ Where the document or thing is not known to be in the possession of any person
3. ✔ Both 1) and 2)
4. ✘ 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 to corroborate its maker in

Options :

1. ✔ Union of India Vs. A. Kumar, AIR, 2010
2. ✘ 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 Number : Yes Is Question Mandatory : No Option Orientation : Vertical

Autrefois acquit is

Options :

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

1. ✓ 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
4. ✗ 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 :

1. ✗ Decide as to the guilt or innocence of accused person
2. ✗ 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 Number : Yes Is Question Mandatory : No Option Orientation : Vertical

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. ✗ 30 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. ✓ Sec. 82
3. ✗ Sec. 83
4. ✗ Sec. 84

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

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
2. ✘ Trespass
3. ✔ Nuisance
4. ✘ Commotion

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

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

In order to establish tort, the victim must show the presence of :-

Options :

1. ✓ Legal Damage
2. ✗ Actual Damage
3. ✗ Pecuniary Damage
4. ✗ 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 :

1. ✓ 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

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

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
3. ✔ To allow both parties to assume certain facts despite lack of proof
To make his defense which will put forward a plausible explanation
4. ✘ 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 :

1. ✘ Contracts
2. ✘ Fisheries Act
3. ✘ Factories Act
4. ✔ Easement Act

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
4. ✘ None

Question Number : 108 Question Id : 3004381428 Question Type : MCQ Display Question

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

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

Options :

1. ✘ Shah Bano Case
2. ✘ Humera Begum's case
3. ✘ Abdul Kadir's case
4. ✔ 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 :

1. ✘ Judicial separation
2. ✘ Divorce
3. ✔ Both 1) and 2)
4. ✘ None of the above

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

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

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 :

1. ✘ Adoption precedent
2. ✔ Relation back
3. ✘ Dated back adoption
4. ✘ 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

Options :

1. ✓ 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. ✗ Bangalore

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. ✘ Swedish 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 relating to agriculture in

Options :

1. ✘ Patentable
2. ✔ 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

3. ✘ Printer

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 commission appointment committee shall not consist of

Options :

1. ✘ Speaker of Lok sabha

2. ✘ Prime minister of India

3. ✔ Chief justice of India

4. ✘ 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 :

1. ✘ 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

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

2. ✘ Recognised

3. ✘ Made compulsory

4. ✖ Unnecessary