# Telangana State Council 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:** PGLCET 03rd June 2024 Shift3 **Subject Name: PGLCET Creation Date:** 2024-06-03 19:45:17 **Duration:** 90 **Total Marks:** 120 **Display Marks:** Nο **Share Answer Key With Delivery Engine:** Yes **Actual Answer Key:** Yes 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 **Change Font Color:** No **Change Background Color:** No

Nο

No

**Change Theme:** 

**Help Button:** 

Show Reports :	No
Show Progress Bar :	No

# **PGLCET (LLM)**

**Group Number: Group Id:** 39828212 **Group Maximum Duration:** 0 **Group Minimum Duration:** 90 **Show Attended Group?:** No **Edit Attended Group?:** No Break time: 0 **Group Marks:** 120 Is this Group for Examiner?: No **Examiner permission: Cant View Show Progress Bar?:** No

# **PART-A**

0

Section Id: 39828233 **Section Number: Section type:** Online **Mandatory or Optional:** Mandatory **Number of Questions:** 40 Number of Questions to be attempted: 40 **Section Marks:** 40 **Enable Mark as Answered Mark for Review and** Yes **Clear Response:** 

**Maximum Instruction Time:** 

**Sub-Section Number:** 

Sub-Section Id :	39828253
Question Shuffling Allowed :	Yes
Is Section Default? :	null
Question Number: 1 Question Id: 3982821341 Que	estion Type : MCO Ontion Shuffling : No
Display Question Number : Yes Is Question Manda	
: N.A Think Time : N.A Minimum Instruction Time :	·
Correct Marks : 1 Wrong Marks : 0	
In the classification of legal sanctions into civil and criminal following is not a kind of civil sanction?  1) Damages 2) Costs 3) Injunction 4) Deprivation of civil rights	al sanctions, which of the
Options :	
1. * 1	
2. * 2	
3. * 3	
<b>4. ✓ 4</b>	
Question Number : 2 Question Id : 3982821342 Que Display Question Number : Yes Is Question Manda : N.A Think Time : N.A Minimum Instruction Time :	tory : No Calculator : None Response Time
Correct Marks : 1 Wrong Marks : 0	
According to Salmond's classification of obligations, the obligation beneficiaries may be termed as  1) Innominate obligations 2) Contractual obligations 3) Quasi-contractual obligations 4) Delictal obligations	ns of trustees towards their
Options:	
1. 🗸 1	

- 2. \* 2
- 3. \* 3
- 4. \* 4

Question Number : 3 Question Id : 3982821343 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

### **Correct Marks: 1 Wrong Marks: 0**

"The word 'law' has come down to us in close association with two notions, the notion of order and the notion of force." Identify the author.

- 1) Von Savigny
- 2) John Austin
- 3) Sir Henry Maine
- 4) Roscoe Pound

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 4 Question Id: 3982821344 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

#### Correct Marks: 1 Wrong Marks: 0

Anand is a partner in the firm along with Mahesh. He wants to dissolve the partnership and recover the amount of his share that he is entitled from Mahesh. Identify the correct option from the following which signifies the type of right.

- 1) Right in personam
- 2) Personal Right
- 3) Proprietary Right
- 4) Right in rem

1. ✔ 1
2. * 2
3. * 3
4. * 4
Question Number : 5 Question Id : 3982821345 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Fiction theory of corporate personality was propounded by  1) Brinz and Baker  2) Savigny and Salmond  3) Gierke and Maitland  4) Ihering and Hohfeld
Options:
1. <b>*</b> 1
2. ✔ 2
3. * 3
4. * 4
Question Number : 6 Question Id : 3982821346 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
**Correct Marks: 1 Wrong Marks: 0  **Legal duty is the cityation of a person whose acts are susceptible to being controlled by
"Legal duty is the situation of a person whose acts are susceptible to being controlled by another with the consent and help of the state." Who said this?  1) C K Allen 2) Salmond 3) Hibbert 4) Fuller
Options:

1. * 1
2. * 2
3.   ✓ 3
4. * 4
Question Number : 7 Question Id : 3982821347 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks: 1 Wrong Marks: 0  Which definition of law, refers to Hans Kelsen's – 'The Pure Theory of Law'. Identify  1) Law is the form of guarantee of the conditions of life of society, assured by State's power of constraint  2) Law is a 'normative science'  3) Law is a matter of unconscious and organic growth  4) Law is not static.
Options :
1. * 1
2. ✔ 2
3. * 3
4. * 4
Question Number : 8 Question Id : 3982821348 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
According to Henry Maine, in a progressive society law proceeds to develop through three agencies namely  1) Legal fictions, equity and legislations 2) Customs, precedents and legislations 3) Justice, equity and good conscience 4) Justice, equity and morality
Options :

1. ✔ 1
2. * 2
3. <b>*</b> 3
4. * 4
Question Number : 9 Question Id : 3982821349 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Who is the author of the book "Taking Rights Seriously"?  1) HLA Hart  2) Ronald Dworkin  3) C K Allen  4) Cardozo
Options:
1. * 1
2. ✔ 2
3. * 3
4. * 4

Question Number : 10 Question Id : 3982821350 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

# Correct Marks: 1 Wrong Marks: 0

Who among the following was the first to distinguish between 'expository jurisprudence' and 'censorial jurisprudence'?

- 1) Bentham
- 2) Kelsen
- 3) Hart
- 4) Austin

1. ✔ 1
2. * 2
3. * 3
4. * 4
O .: N. I. 44 O .: T. 2002004254 O .: T. 2450 O .: GL 551: N.
Question Number: 11 Question Id: 3982821351 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Customs can be with and without Customs that are non-obligatory are also called as Customs can also be, which are enforceable by the State customs are such customs that are also called  1) Legality; morality; local; General; social norms 2) Penalty; ethical; permissible; Local; rules 3) Sanctions: positive morality; legal; Conventional; usages 4) Treaties; improper; personal; Conservative; traditions
Options :
1. <b>*</b> 1
2. * 2
3.   ✓ 3
4. * 4
Question Number : 12 Question Id : 3982821352 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Who developed the concept of 'inner morality of law'?  1) Lon L. Fuller  2) Immanuel Kant  3) Rudolf Stammler  4) Thomas Aquinas
Options:

1. ✔ 1
2. * 2
3. * 3
4. * 4
Question Number : 13 Question Id : 3982821353 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
The Best example of the Continental Legal System in the World is  1) India 2) France 3) UK 4) USA
Options :
1. <b>*</b> 1
2. ✔ 2
3. * 3
4. * 4
Question Number : 14 Question Id : 3982821354 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Who subscribed the view that law is product of judicial determination?  1) American Realists 2) British Positivists 3) German Naturalists 4) Scandinavian Realists
Options :

1. ✔ 1
2. * 2
3. * 3
4. * 4
Question Number : 15 Question Id : 3982821355 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
As per Hohfeld, the jural opposite of 'power' is  1) Immunity 2) Liability 3) Disability 4) Liberty
Options :
1. <b>*</b> 1
2. * 2
3.   ✓ 3
4. * 4
Question Number : 16 Question Id : 3982821356 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Which one of the following is not correctly matched?  1) The Morality of Law - H L A Hart  2) Introduction to the Principles of Morals and Legislation - Jeremy Bentham  3) The Province of Jurisprudence Determined - John Austin  4) General Theory of Law and State - Hans Kelsen
Options :

1. 🗸 1

2. * 2
3. * 3
4. * 4
Question Number : 17 Question Id : 3982821357 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Who among the following belongs to Functional School of jurisprudence?  1) Ihering 2) Kant 3) Savigny 4) Radbruch
Options:
1. ✔ 1
2. * 2
3. * 3
4. * 4
Question Number : 18 Question Id : 3982821358 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
have a more precarious existence than legal rights.  1) Moral Rights 2) Equitable Rights 3) Natural Rights 4) Contingent Right
Options:
1. * 1
2.   ✓ 2

3. \* 3

4. \* 4

Question Number: 19 Question Id: 3982821359 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Match the following relating to 'Possession':

i	I buy a book for myself	a	Mediate Possession
ii	I bought a house and live in it	b	Incorporeal Possession
iii	I ask my friend to buy a book for me	c	Immediate Possession
iv	I bought a land and along with it I had the right to walk to my land	d	Corporeal Possession

- 1) i b; ii d; iii a; iv c
- 2) i c; ii d; iii a; iv b
- 3) i d; ii c; iii b; iv a
- 4) i c; ii b; iii a; iv d

# **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number: 20 Question Id: 3982821360 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

Which theory of punishment focuses on conscience-oriented cleansing of hearts through repentance or atonement?  1) Retributive Theory 2) Reformative Theory 3) Preventive Theory 4) Expiatory Theory
Options :
1. <b>*</b> 1
2. * 2
3. <b>*</b> 3
<b>4. ✓ 4</b>
Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time  N.A Think Time: N.A Minimum Instruction Time: 0  Correct Marks: 1 Wrong Marks: 0  As per Article, the State is empowered to make any provision for reservation in matters of promotion, with consequential seniority, to any class or classes of posts in the services under the State in favour of the Scheduled Castes and the Scheduled Tribes, which in
the opinion of the State, are not adequately represented in the services by the Constitution  1) 15 (4); (First Amendment) Act, 1951 2) 16 (4A); (Eighty-Fifth Amendment) Act, 2001 3) 16 (4A); (Seventy-Seventh Amendment) Act, 1995 4) 16 (4B); (Eighty-First Amendment) Act, 2000
1) 15 (4); (First Amendment) Act, 1951 2) 16 (4A); (Eighty-Fifth Amendment) Act, 2001 3) 16 (4A); (Seventy-Seventh Amendment) Act, 1995
1) 15 (4); (First Amendment) Act, 1951 2) 16 (4A); (Eighty-Fifth Amendment) Act, 2001 3) 16 (4A); (Seventy-Seventh Amendment) Act, 1995 4) 16 (4B); (Eighty-First Amendment) Act, 2000
1) 15 (4); (First Amendment) Act, 1951 2) 16 (4A); (Eighty-Fifth Amendment) Act, 2001 3) 16 (4A); (Seventy-Seventh Amendment) Act, 1995 4) 16 (4B); (Eighty-First Amendment) Act, 2000  Options:
1) 15 (4); (First Amendment) Act, 1951 2) 16 (4A); (Eighty-Fifth Amendment) Act, 2001 3) 16 (4A); (Seventy-Seventh Amendment) Act, 1995 4) 16 (4B); (Eighty-First Amendment) Act, 2000  Options:  1. * 1
1) 15 (4); (First Amendment) Act, 1951 2) 16 (4A); (Eighty-Fifth Amendment) Act, 2001 3) 16 (4A); (Seventy-Seventh Amendment) Act, 1995 4) 16 (4B); (Eighty-First Amendment) Act, 2000  Options:  1. * 1 2. * 2

Question Number : 22 Question Id : 3982821362 Question Type : MCQ Option Shuffling : No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### Correct Marks: 1 Wrong Marks: 0

103<sup>rd</sup> Amendment to the Constitution paving way for 10% reservation for Economically Weaker Sections was done by amending which Article?

- 1) Article 14
- 2) Articles 15 and 16
- 3) Article 16 only
- 4) Article 15 only

#### **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number: 23 Question Id: 3982821363 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### Correct Marks: 1 Wrong Marks: 0

The fundamental freedom to form co-operative societies and the duty of the State to promote voluntary formation, autonomous functioning, democratic control and professional management of co-operative societies has been guaranteed/imposed by:

- 1) the Constitution (Seventy-seventh Amendment) Act, 1995
- 2) the Constitution (Ninety-nineth Amendment) Act, 2014
- 3) the Constitution (Ninety-seventh Amendment) Act, 2011
- 4) the Constitution (Eighty-first Amendment) Act, 2000

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number : 24 Question Id : 3982821364 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
The Executive has no power to impose any levy upon the people without the sanction of the Legislature. This restriction is contained in of the Constitution of India.  1) Article 265 2) Article 246 3) Article 268 4) Article 365
Options:
1. ✔ 1
2. * 2
3. * 3
4. * 4
Question Number: 25 Question Id: 3982821365 Question Type: MCQ Option Shuffling: No
Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
: N.A Think Time : N.A Minimum Instruction Time : 0  Correct Marks : 1 Wrong Marks : 0  is the result of the liberal Interpretation of Article 21 of the Constitution by the Judiciary over some time.  1) Express Fundamental Rights 2) Implied Fundamental Rights 3) Judicial Fundamental Rights
: N.A Think Time : N.A Minimum Instruction Time : 0  Correct Marks : 1 Wrong Marks : 0  is the result of the liberal Interpretation of Article 21 of the Constitution by the Judiciary over some time.  1) Express Fundamental Rights 2) Implied Fundamental Rights 3) Judicial Fundamental Rights 4) Constitutional Rights
: N.A Think Time: N.A Minimum Instruction Time: 0  Correct Marks: 1 Wrong Marks: 0  is the result of the liberal Interpretation of Article 21 of the Constitution by the Judiciary over some time.  1) Express Fundamental Rights 2) Implied Fundamental Rights 3) Judicial Fundamental Rights 4) Constitutional Rights Options:
: N.A Think Time: N.A Minimum Instruction Time: 0  Correct Marks: 1 Wrong Marks: 0  is the result of the liberal Interpretation of Article 21 of the Constitution by the Judiciary over some time.  1) Express Fundamental Rights 2) Implied Fundamental Rights 3) Judicial Fundamental Rights 4) Constitutional Rights  Options:  1. * 1

Question Number: 26 Question Id: 3982821366 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 1 Wrong Marks: 0

Which of the following cases relating to the issue of constitutional validity of the promise of freebies from public funds by the political parties before the elections, is pending before the Supreme Court?

- 1) State of Kerala v. Union of India
- 2) Jaya Thakur v. Union of India
- 3) Ashwini Kumar Upadhyay v. Union of India
- 4) Kunal Kamra v. Union of India

### **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 27 Question Id: 3982821367 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

In which of the following cases, recently the Supreme Court upheld the constitutional validity of Sections 95 to 100 of the Insolvency and Bankruptcy Code, dealing with rights of personal guarantors in insolvency proceedings?

- 1) Cox & Kings Ltd. v. SAP India (P) Ltd.
- 2) Sukhpal Singh Khaira v. State of Punjab
- 3) Anil Dhirajlal Ambani v. Union of India
- 4) Insolvency and Bankruptcy Board of India v. Satyanarayan Bankatlal Malu & Ors.

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 28 Question Id: 3982821368 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

Identify 'Incorrect' statement.

- Under Article 132, an appeal lies to the Supreme Court from any judgment of the High Court in civil or criminal proceedings, if it certifies that the case involves substantial question of law to be interpreted.
- 2) Where a High Court certifies as per Article 132, any party in the case may appeal to the Supreme Court on ground that any such question has been wrongly decided.
- A person approaching the Supreme Court under Article 132 should ordinarily confine to the interpretation of question of law point involved.
- 4) An appeal lies under Article 132 to the Supreme Court only from judgment of the High Court in criminal proceedings, if it certifies that the case involves substantial question of law to be interpreted.

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

 ${\bf Question\ Number: 29\ Question\ Id: 3982821369\ Question\ Type: MCQ\ Option\ Shuffling: None of the property of the prope$ 

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

The members to be nominated by the President under Article 80 of the Constitution shall consist of persons having special knowledge or practical experience in respect of

<sup>1)</sup> Literature, Sports, Science and Social Service

<sup>2)</sup> Literature, Science, Arts and Social Service

<sup>3)</sup> Arts, Science, Sports and Social Service

<sup>4)</sup> Science, Literature, Arts and Sports

1. **\*** 1
2. **\*** 2
3. **\*** 3
4. **\*** 4

Question Number: 30 Question Id: 3982821370 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

The Goods and Services Tax Council is set up under \_\_\_\_\_.

- 1) Article 263 of the Constitution
- 2) Article 279A of the Constitution
- 3) Article 281 of the Constitution
- 4) Article 269A of the Constitution

#### **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number : 31 Question Id : 3982821371 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

In which of the following cases, the 5-Judge Bench of Supreme Court recently held that there would be no automatic vacation of Stay Orders of the High Courts on Civil and Criminal Trials?

- 1) Association of Democratic Reforms v. Union of India
- 2) High Court Bar Association, Allahabad v. State of UP
- 3) In Re: Orders of Calcutta High Court
- 4) Cox & Kings Ltd. v. SAP India (P) Ltd.

- 1. **\*** 1
- 3. \* 3
- 4. \* 4

Question Number : 32 Question Id : 3982821372 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

In which of the following cases, the Supreme Court recently held that the Electoral Bond Scheme was unconstitutional for violating the right to information of voters?

- 1) Common Cause v. Union of India
- 2) Centre for Public Interest Litigation v. Union of India
- 3) Citizens for Democracy v. Union of India
- 4) Association for Democratic Reforms v. Union of India

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number: 33 Question Id: 3982821373 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 1 Wrong Marks: 0

Which of the following judgments overruled the judgment in P. V. Narasimha Rao v. State (CBI/SPE) (1998) relating to the immunity of bribe taker legislators casting their votes?

- 1) Raja Ram Pal v. Hon'ble Speaker Lok Sabha
- 2) Lokayukta, Justice Ripusudan Dayal v. State of M.P.
- 3) Sita Soren v. Union of India
- 4) State of Kerala v. K. Ajith

# **Options:** 1. \* 1 2. \* 2 3. 🗸 3 4. \* 4 Question Number: 34 Question Id: 3982821374 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0 Correct Marks: 1 Wrong Marks: 0 Dr.Jaya Thakur v. Union of India (2023), was the decision of the Supreme Court in the matter of: 1) Appointment of members of the Election Commission 2) Extension of tenure of Directors of ED and CBI 3) Maharashtra political crisis 4) Plea for marriage equality **Options:** 1. \* 1 2. 🗸 2 3. \* 3 4. \* 4 Question Number: 35 Question Id: 3982821375 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

"It is necessary to affirm that the Proclamation under Article 356(1) is not immune from judicial review, though the parameters thereof may vary from an ordinary case of subjective satisfaction". This observation was made by the Supreme Court in which landmark case?

- 1) Sunderlal Patwa v. Union of India
- 2) State of Karnataka v. Union of India
- 3) S. R. Bommai v. Union of India
- 4) State of Rajasthan v. Union of India

# **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 36 Question Id: 3982821376 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Financial Emergency can be imposed in India, if the President is satisfied that a situation has arisen whereby is threatened.

- 1) the financial stability or credit of India
- 2) the financial stability or credit of India or of any part of the territory thereof
- 3) only the credit of India or any part of the territory thereof
- 4) only the financial stability or any part of the territory thereof

# **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number : 37 Question Id : 3982821377 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### Correct Marks: 1 Wrong Marks: 0

In which of the following cases, the Supreme Court refused to grant legal recognition for samesex marriages in India holding that it is a matter for the legislature to decide?

- 1) Sita Soren v. Union of India
- 2) Anoop Baranwal v. Union of India
- 3) Vivek Narayan Sharma v. Union of India
- 4) Supriyo v. Union of India

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

 ${\bf Question\ Number: 38\ Question\ Id: 3982821378\ Question\ Type: MCQ\ Option\ Shuffling: None of the property of the prope$ 

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

# Correct Marks: 1 Wrong Marks: 0

Which of the following categories of judges is not mentioned in the Constitution?

- 1) Acting judge
- 2) Adhoc judge
- 3) Additional judge
- 4) Puisne judge

#### **Options:**

- 1, \$ 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number : 39 Question Id : 3982821379 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### Correct Marks: 1 Wrong Marks: 0

"We declare, direct and lay down as a rule that handcuffs or other fetters shall not be forced on a prisoner - convicted or under-trial-while lodged in a jail anywhere in the country or while transporting or in transit from one jail to another or from jail to court and back. The police and the jail authorities, on their own, shall have no authority to direct the hand- cuffing of any inmate of a jail in the country or during transport from one jail to another or from jail to court and back....." In which of the following cases did the Supreme Court made the above observations?

- 1) Sheela Barse v. State of Maharashtra, (1983)
- 2) M.H. Hoskot v. State of Maharashtra, (1978)
- 3) Citizens for Democracy vs State of Assam and Others, (1996)
- 4) P. Ramachandra Rao v. State of Karnataka, (2002)

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number : 40 Question Id : 3982821380 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### Correct Marks: 1 Wrong Marks: 0

In \_\_\_\_\_ case, an advocate was punished with a fine of Rs.1/- or to undergo a simple imprisonment for a period of three months' and further be debarred from practicing in the Supreme Court for a period of three years, for contempt of court.

- 1) M.V. Jayarajan v. High Court of Kerala (2015)
- 2) Re: Prashant Bhushan and another (2020)
- 3) Re: Hon'ble Justice Shri C.S. Karnan (2017)
- 4) Re: Vijay Kurle (2020)

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

# **PART-B**

Section Id :	39828234
Section Number :	2
Section type :	Online
Mandatory or Optional :	Mandatory
Number of Questions :	80
Number of Questions to be attempted :	80
Section Marks :	80
Enable Mark as Answered Mark for Review and Clear Response :	Yes
Maximum Instruction Time :	0
Sub-Section Number :	1
Sub-Section Id :	39828254
Question Shuffling Allowed :	Yes
Is Section Default? :	null
Question Number : 41 Question Id : 3982821381 Qu	uestion Type : MCO Option Shuffling : No
Display Question Number : Yes Is Question Manda	
: N.A Think Time : N.A Minimum Instruction Time :	0
Correct Marks : 1 Wrong Marks : 0	
Killing members of the group with intent to destroy, in whole or racial or religious group, as such, is as per Article 6 of the such that the such tha	

# Options:

4) Massacre

1. 🗱 1

2. 🗸 2

3. \* 3

4. \* 4

Question Number: 42 Question Id: 3982821382 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

In international trade law, any advantage, favour, privilege, or immunity granted by one member country to nationals of another member country is immediately accorded to nationals of all other member countries. This principle is known as the principle of \_\_\_\_\_.

- 1) National Treatment
- 2) Automatic Protection
- 3) Most Favoured Nation Treatment
- 4) Fixation

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number : 43 Question Id : 3982821383 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

In which of the following cases, Supreme Court recently allowed the execution of interlocutory order of an English Court, emphasizing the necessity of maintaining foreign rights outweighs practical difficulties in applying the foreign remedy?

- 1) M/s, Alcon Electronics Pvt. Ltd. vs. Celem S.A.
- 2) M/s. Afcons Infrastructure Ltd. vs. Cherian Varkey Construction Co. (P) Ltd.
- 3) A.K. Bindal vs. Union of India
- 4) Go Airlines Ltd. vs. SMBC Aviation Capital Ltd.

- 2. \* 2
- 3. \* 3
- 4. \* 4

Question Number: 44 Question Id: 3982821384 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

Which of the following statements are correct regarding the United Nations Convention on the Law of Sea?

- A Coastal State has the right to establish the breadth of its territorial sea up to a limit not exceeding 12 nautical miles, measured from a baseline determined by the Convention.
- Ships of all States, whether coastal or land-locked, do not enjoy the right to innocent passage through the territorial sea.
- iii. Exclusive Economic Zone shall not extend beyond 200 nautical miles from the baseline from which the breadth of the territorial sea is measured.
- 1) (i) and (ii) only
- 2) (ii) and (iii) only
- 3) (i) and (iii) only
- 4) (i), (ii) and (iii)

# Options:

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 45 Question Id: 3982821385 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 1 Wrong Marks: 0

Who said that "International Law is not proper law, but a code of rules and conduct of moral force only (improper law)"? 1) John Austin 2) Emmerich de Vattel 3) Jeremy Bentham 4) Hugo Grotius **Options:** 1. 🗸 1 2. \* 2 3. \* 3 4. \* 4 Question Number: 46 Question Id: 3982821386 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0 Correct Marks: 1 Wrong Marks: 0 Identify the relevant admiralty claim i. Droits of Admiralty ii. Forfeiture of a Ship iii. Hazardous Material Spills iv. Damage to Vessels and Cargo 1) i, ii, iii and iv are correct 2) i and ii are correct 3) ii and iii are correct 4) iii and iv are correct **Options:** 1. 🗸 1 2. \* 2

Question Number: 47 Question Id: 3982821387 Question Type: MCQ Option Shuffling: No

3. \* 3

4. \* 4

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0 Correct Marks: 1 Wrong Marks: 0 Who is the former Vice-President of Ecuador to be granted Asylum by Mexico in 2024, but hours later was arrested by Ecuadorian authorities from the Mexican Embassy? 1) Rafal Correa 2) Lenin Moreno 3) Evo Morales 4) Jorge David Glas Espinel **Options:** 1. \* 1 2. \* 2 3. \* 3 4. 🗸 4 Question Number: 48 Question Id: 3982821388 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time : N.A Think Time: N.A Minimum Instruction Time: 0 Correct Marks: 1 Wrong Marks: 0 The popular name given to marriages that may arise at International and Municipal Law and at times a civil divorce that is not recognized by customs/religious authorities, thereby leaving a couple married under one law, while divorced under another law is 1) Limping Marriages 2) Putative Marriages 3) Domestic Marriages 4) Civil Partnerships or Live-in-relationships **Options:** 

1. 🗸 1

2. \* 2

3. \* 3

4. \* 4

Question Number: 49 Question Id: 3982821389 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### **Correct Marks: 1 Wrong Marks: 0**

'Lex Fori' means

- 1) The law of the place where the property is situated
- 2) The law in force where the person is domiciled
- 3) The law of the place where the act is done
- 4) The law in force in the court hearing the dispute

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

 ${\bf Question\ Number: 50\ Question\ Id: 3982821390\ Question\ Type: MCQ\ Option\ Shuffling: None of the property of the prope$ 

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

# Correct Marks: 1 Wrong Marks: 0

Which of the following rules is generally followed in extradition by the requested State vis-àvis the nature of criminal justice system in the requesting State?

- 1) Rule of reciprocity
- 2) Rule of double criminality
- 3) Rule of specialty
- 4) Rule of non-inquiry

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number: 51 Question Id: 3982821391 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### **Correct Marks: 1 Wrong Marks: 0**

What is classical peacekeeping in the context of United Nations (UN)?

- 1) UN forces under UN command to be placed between parties to a dispute after a ceasefire.
- 2) UN forces under UN command likely to use force to achieve humanitarian ends.
- 3) UN forces under UN command used when order has collapsed within states.
- 4) UN forces deployed on an emergency basis to prevent genocide or ethnic cleansing.

# **Options:**

- 1. 🗸 1
- 2. \* 2
- 3. \* 3
- 4. \* 4

Question Number: 52 Question Id: 3982821392 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

# Correct Marks: 1 Wrong Marks: 0

What does the UN Charter say about human rights?

- 1) It makes no explicit reference, but mentions that peace and security are linked with individual rights.
- 2) It reaffirms faith in fundamental human rights, in the dignity and worth of the human person, in the equal rights of men and women and of nations large and small.
- 3) It states that human rights are universal and that all members must respect them fully or action will be taken by the Security Council.
- 4) It states that human rights are universal and that all members must make legislations to protect them, otherwise such nations lose their membership.

- 1. \* 1
- 2. 🗸 2
- 3. \* 3

4. \* 4

Question Number: 53 Question Id: 3982821393 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

The Treaties commonly referred to as the United Nations Treaties on Outer Space are many, 'The Moon Agreement' was adopted in , and India became its member in .

- 1) 1979; 1982
- 2) 1971; 1979
- 3) 1972: 1981
- 4) 1981: 1992

#### **Options:**

- 1. 🗸 1
- 2. \* 2
- 3. \* 3
- 4. \* 4

Question Number : 54 Question Id : 3982821394 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

The International Criminal Court (ICC) investigates and, where warranted, tries individuals charged with the gravest crimes of concern to the international community:

- 1) genocide, crimes against State, crimes against humanity and espionage
- 2) homicide, sedition, waging war against the State and crimes against humanity
- 3) genocide, cyber-crimes, crimes against children and the crime of aggression.
- 4) genocide, war crimes, crimes against humanity and the crime of aggression

- 1. \* 1
- 2. \* 2
- 3. \* 3

Question Number: 55 Question Id: 3982821395 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

The UN Convention relating to the Status of Stateless Persons, 1954 is not applicable to whom among the following?

- i. To persons who are not considered as national by any State under the operation of its law.
- ii. To persons who are recognized by competent authorities of the country in which they have taken residence as having the rights and obligations as that of nationals of that country.
- To persons who have committed a serious non-political crime outside the country of their residence prior to their admission to that country.
- 1) (i), (ii) only
- 2) (ii), (iii) only
- 3) (i) only
- 4) (i), (ii), (iii)

# **Options:**

- 1. \* 1
- 2 🗸 2
- 3. \* 3
- 4. \* 4

 ${\bf Question\ Number: 56\ Question\ Id: 3982821396\ Question\ Type: MCQ\ Option\ Shuffling: None of the Control of the Contro$ 

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### Correct Marks: 1 Wrong Marks: 0

In which of the following cases, a doctrine of rectroactivity of recognition was evolved, to give validity to official acts of recognized State during the period it was not recognized?

- 1) Luther v. Sagor (1921)
- 2) The Paquete Habana Case; The Lola (1900)
- 3) Haile Selassie v. Cable and Wireless Ltd. (1938)
- 4) S. S. Lotus case (1927)

- 1. 🗸 1
- 2. 🗱 2
- 3. \* 3
- 4. \* 4

Question Number: 57 Question Id: 3982821397 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

Which doctrine was established by the Court in the case of Ashbury Railway Carriage and Iron Co. Ltd. v. Riche (1875)?

- 1) Doctrine of Corporate Personality
- 2) Doctrine of Corporate Veil
- 3) Doctrine of Shareholder Activism
- 4) Doctrine of Ultra Vires

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number : 58 Question Id : 3982821398 Question Type : MCQ Option Shuffling : No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

A counter-offer	terminates	the init	ial offer,	immediately	after th	e counter-offe	er is
1) accepted 2) communicated 3) rejected							
1) 1 & 2 2) 2 & 3							
3) 1 only 4) 2 only							
Options :							
1. <b>*</b> 1							
2. <b>*</b> 2							
3. <b>*</b> 3							
4. 🗸 4							
Question Num	hor · 50 (	Ouestic	n Id · 30	082821300 (	Ouestic	n Tyne : MC	Q Option Shuffling : No
							tor : None Response Time
: N.A Think Tim							•
Correct Marks	: 1 Wron	g Mark	s : 0				
Under Section 41 resolution in its G country in such ma 1) Depository Rec 2) Shares 3) Debentures 4) Foreign Curren	eneral Sha nner and su eeipts	areholders abject to s	Meeting uch condi	issue	CONTRACTOR SOMEON	in any fo	
Options :							
1. 🗸 1							
2. <b>*</b> 2							
2. <b>*</b> 2 3. <b>*</b> 3							

Question Number: 60 Question Id: 3982821400 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

Which of the following is a landmark case dealing with concept of privity of consideration in a contract?

- 1) Hyde v. Wrench
- 2) Chinnaya v. Ramayya
- 3) Mohori Bibee v. Dharmodas Ghose
- 4) Lalman Shukla v. Gauri Datt

#### **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number: 61 Question Id: 3982821401 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

Which international treaty specifically governs the protection of trademarks?

- 1) Berne Convention
- 2) Madrid Protocol
- 3) Paris Convention
- 4) TRIPS Agreement

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number: 62 Question Id: 3982821402 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### **Correct Marks: 1 Wrong Marks: 0**

A trader supplied wheat and rice required for food to a minor. The minor failed to pay for it, the trader files a suit. The trader:

- 1) will get no relief since an agreement with a minor is void.
- 2) will get no relief since the goods supplied were not made at the desire of minor.
- 3) is entitled to be reimbursed out of the property of the minor, since the articles supplied constitute necessaries.
- 4) can recover the price of the goods supplied, as there was an implied purpose.

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number : 63 Question Id : 3982821403 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

#### Correct Marks: 1 Wrong Marks: 0

Clayton's rule is related to which of the following concepts of the Contract Act?

- 1) Capacity to contract
- 2) Performance of reciprocal promises
- 3) Appropriation of payments
- 4) Wagering contract

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 64 Question Id: 3982821404 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

When a private company is converted into a public company, the name of the company shall be changed:

- 1) With the approval of the Central Government
- 2) With the approval of the General Shareholders Meeting
- 3) With the approval of the NCLT
- 4) With the approval of the Registrar of Companies

#### **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number: 65 Question Id: 3982821405 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

In May 2024, the World Intellectual Property Organization (WIPO) member States adopted a historic treaty on Intellectual Property relating to

- 1) genetic resources and associated traditional knowledge
- 2) international deposit of microorganisms
- 3) AI generated intellectual creations
- 4) rights of plant breeders and farmers

- 1. 🗸 1
- 2. \* 2
- 3. \* 3
- 4. \* 4

Question Number : 66 Question Id : 3982821406 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
The doctrine of restitution is contained in which provision of the Indian Contract Act,1872?  1) Section 58 2) Section 62 3) Section 65 4) Section 69
Options :
1. * 1
2. * 2
3.   ✓ 3
4. * 4
Question Number : 67 Question Id : 3982821407 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
It was held in that "when a contract has been broken, the party who suffers by such breach is entitled to receive, from the party who has broken the contract, compensation for any loss or damage caused to him thereby, which naturally arose in the usual
course of things from such breach, or which the parties knew, when they made the contract, to be likely to result from the breach of it."  1) Mohori Bibee v. Dharmodas Ghose, ILR (1903)  2) Central Inland Transport Corp. Ltd. v Brojo Nath, AIR (1986)  3) Hadley v. Baxendale, (1854)  4) L'Estrange v. E. Graucob Ltd., (1934)
course of things from such breach, or which the parties knew, when they made the contract, to be likely to result from the breach of it."  1) Mohori Bibee v. Dharmodas Ghose, ILR (1903)  2) Central Inland Transport Corp. Ltd. v Brojo Nath, AIR (1986)  3) Hadley v. Baxendale, (1854)
course of things from such breach, or which the parties knew, when they made the contract, to be likely to result from the breach of it."  1) Mohori Bibee v. Dharmodas Ghose, ILR (1903)  2) Central Inland Transport Corp. Ltd. v Brojo Nath, AIR (1986)  3) Hadley v. Baxendale, (1854)  4) L'Estrange v. E. Graucob Ltd., (1934)
course of things from such breach, or which the parties knew, when they made the contract, to be likely to result from the breach of it."  1) Mohori Bibee v. Dharmodas Ghose, ILR (1903)  2) Central Inland Transport Corp. Ltd. v Brojo Nath, AIR (1986)  3) Hadley v. Baxendale, (1854)  4) L'Estrange v. E. Graucob Ltd., (1934)  Options:
course of things from such breach, or which the parties knew, when they made the contract, to be likely to result from the breach of it."  1) Mohori Bibee v. Dharmodas Ghose, ILR (1903)  2) Central Inland Transport Corp. Ltd. v Brojo Nath, AIR (1986)  3) Hadley v. Baxendale, (1854)  4) L'Estrange v. E. Graucob Ltd., (1934)  Options:  1. ** 1

Question Number: 68 Question Id: 3982821408 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Is past consideration for a promise valid to create a contract?

- 1) It is valid only in English Law and not in Indian Law
- 2) It is valid both in Indian Law and English Law
- 3) It is neither valid law in English Law nor in Indian Law
- 4) It is valid only in Indian Law and not in English Law

## **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number: 69 Question Id: 3982821409 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

The Companies Act, 2013 specified 'Small Shareholder' as a shareholder holding shares of nominal value of not more than:

- 1) ₹15,000
- 2) ₹20,000
- 3) ₹25,000
- 4) ₹30,000

- 1. \* 1
- 2 💜 2
- 3. \* 3

Question Number: 70 Question Id: 3982821410 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Identify the "Incorrect" Statement relating to fraud under the Indian Contract Act, 1872:

- 'X' sells, by auction, to 'Y', a horse which 'X' knows to be unsound and says nothing to 'Y' about the horse's unsoundness. This is not fraud by 'X'.
- 2) 'X' says to 'Y', "If you do not deny it, I shall assume that the horse is sound." "Y' says nothing. Here 'Y's silence is equivalent to speech and is fraud, if horse is found unsound.
- 3) 'X' and 'Y,' being traders, enter upon a contract. 'X' has private information of a change in prices, which would affect 'Y's willingness to proceed with the contract. 'X' is bound to inform 'Y' and failure to inform would be fraud.
- 4) 'X' being a director of the XYZ Company Ltd., recommends to sell a property owned by his wife 'Y'. But did not disclose to XYZ Company Ltd. that 'Y' is his wife. This is fraud.

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 71 Question Id: 3982821411 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

# Correct Marks: 1 Wrong Marks: 0

A leading manufacturer of athletic shoes merges with a soft drink firm. In the context of Competition Act, 2000 this is an example of \_\_\_\_\_\_.

- 1) Horizontal merger
- 2) Vertical merger
- 3) Congeneric merger
- 4) Conglomerate merger

- 2. \* 2
- 4. 🗸 4

Question Number : 72 Question Id : 3982821412 Question Type : MCQ Option Shuffling : No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

In which of the following cases, Supreme Court clarified and reinforced SEBI's authority to regulate insider trading?

- 1) SEBI v. Amit Kumar Singh
- 2) SEBI v. Rakhi Trading Pvt. Ltd.
- 3) SEBI v. Sahara India Real Estate Corporation Ltd.
- 4) SEBI v. Pan Asia Advisors Ltd.

# **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number: 73 Question Id: 3982821413 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

# Correct Marks: 1 Wrong Marks: 0

"A strike could be legal or illegal and an illegal strike could be a justified one" was opined by Justice V.R. Krishna Iyer in which of the following cases?

- 1) Gujarat Steel Tubes v. Its Majdoor Sabha
- 2) Bharat Kumar K. Palicha v. State of Kerala
- 3) Monogram Mills Ltd. v. State of Gujarat
- 4) University of Delhi v. Ramnath

# **Options:**

1. 🗸 1

- 2. \* 2
- 3. \* 3
- 4. \* 4

Question Number : 74 Question Id : 3982821414 Question Type : MCQ Option Shuffling : No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

Which provision of the Maternity Benefit Act, 1961 defines 'woman'?

- 1) Section 3 (i)
- 2) Section 3 (n)
- 3) Section 3 (o)
- 4) Section 3 (f)

## **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 75 Question Id: 3982821415 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

The law relating to Notional Extension of employer's premises was laid down in

<sup>1)</sup> Ramarao Zingrani Shende v. Indian Yarn Manufacturing Company, (1993) I LLJ 442 (Bom)

<sup>2)</sup> New India Assurance Co. Ltd. v Kotam Appa Rao and Anr., (1995) II LLJ 436 (AP)

<sup>3)</sup> St. Helens Colliery Co. Ltd. v. Hewlston, 1924 AC 59 (B)

<sup>4)</sup> Chintaman Rao v. State of Madhya Pradesh, AIR 1958 SC 388

- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number : 76 Question Id : 3982821416 Question Type : MCQ Option Shuffling : No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

Which one of the following statements is true?

- 1) All Government departments are industries.
- 2) Government department carrying on business or trade may be industry.
- 3) No Government department can be industry.
- 4) Government department carrying on only sovereign function may be industry

#### **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number: 77 Question Id: 3982821417 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

The Code on Social Security, 2019 does not encompass

- 1) The Payment of Gratuity Act, 1972
- 2) The Maternity Benefit Act, 1961
- 3) The Cine Workers Welfare Fund Act, 1981
- 4) The Payment of Wages Act, 1936

- 1. \* 1
- 2.

- **\*** 2
- 4. 🗸 4

Question Number : 78 Question Id : 3982821418 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

How many legislations does the Occupational Safety, Health and Working Conditions Code, 2020 repeal?

- 1)6
- 2) 11
- 3) 13
- 4) 9

# **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 79 Question Id: 3982821419 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 1 Wrong Marks: 0

- "The Doctrine of Added Peril" under the Employees Compensation Act, 1923 refers to:
- 1) An employer engages in work not ordinarily permitted under a license involving extra danger and for which the employer be made liable.
- 2) An employee engages in some work outside the contract of employment involving extra danger and for which the employer cannot be made liable.
- 3) An employee engages in some other work not ordinarily required to do under the contract of employment involving extra danger and for which the employer cannot be made liable.
- 4) An employee engages in additional work entrusted by the employer, which ordinarily he is required to do under the contract of employment involving extra danger, for which the employer cannot be made liable.

## **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 80 Question Id: 3982821420 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 1 Wrong Marks: 0

'First come last go and last come first go' is the principle applicable for

- 1) Lay off
- 2) Retrenchment
- 3) Closure
- 4) Dismissal

# **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 81 Question Id: 3982821421 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
In case the State government wants to extend the applicability of Payment of wages Act to any other establishment or class of employees then it must give prior notice of  1) 6 months 2) 3 months 3) 4 months 4) 2 months
Options :
1. <b>*</b> 1
2. ✔ 2
3. * 3
4. * 4
Question Number : 82 Question Id : 3982821422 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Section 44 of the Factories Act, 1948 deals with  1) Canteens 2) Facilities for sitting 3) Washing facilities 4) First-aid appliances
Options :
1. * 1
2. ✔ 2
3. * 3
4. * 4

Question Number : 83 Question Id : 3982821423 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

#### : N.A Think Time : N.A Minimum Instruction Time : 0

#### Correct Marks: 1 Wrong Marks: 0

In case of "Closure of an Undertaking" under Section 25-FFF of the Industrial Dispute Act, 1947, the workman has to be compensated. However, when the closure is due to an unavoidable circumstance beyond the control of the employer, the compensation payable to the workman having continuous service for not less than one year is

- 1) not exceed his average pay for three months
- 2) not exceed his average pay for six months
- 3) not exceed thirty days and average pay for every completed year of continuous service
- 4) not exceed fifteen days and average pay for every completed year of continuous service.

# **Options:**

- 1. \* 1
- 2. \* 2
- 3. 🗸 3
- 4. \* 4

Question Number: 84 Question Id: 3982821424 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

# Correct Marks: 1 Wrong Marks: 0

What is the present wage limit to be eligible to be covered under the Employees' Provident Funds and Miscellaneous Provisions Act, 1952?

- 1) Rs. 12,500
- 2) Rs. 6,500
- 3) Rs. 13000
- 4) Rs. 15000

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number: 85 Question Id: 3982821425 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

The Industrial Dispute Act, 1947 provides for certain rights and obligations. Identify 'Correct' answer:

- the strikes and lock-outs are not prohibited during a reference to the conciliation proceedings before a Board.
- the strikes and lock-outs are not prohibited during the pendency of Arbitration proceedings before an arbitrator.
- 3) the strikes and lock-outs are not prohibited during any period in which a settlement or award is in operation.
- the strikes and lock-outs are prohibited during the pendency of proceedings before a Labour Court or the Tribunal.

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number : 86 Question Id : 3982821426 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

Correct Marks: 1 Wrong Marks: 0

: N.A Think Time : N.A Minimum Instruction Time : 0

"The Trade Unions must be 'a lever' in the hands of the working class for the struggle against the political power of its exploiters" is a statement given by \_\_\_\_\_\_.

- 1) GDH Cole
- 2) Max Weber
- 3) V V Giri
- 4) Karl Marx

- 1. \* 1
- 2. \* 2
- 3. \* 3

Question Number: 87 Question Id: 3982821427 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Under Section 2(j) of the Industrial Dispute Act, 1947, for any person to be a workman, it is necessary that he should be in the employment. In this regard, the Court in has distinguished between workman and contractor.

- 1) BWSSB v Rajappa, AIR (1978)
- 2) J. Philips v. Labour Court, Hyd. and Anr., (1994)
- 3) S. Govindaraju v. KSRTC and Anr., (1986)
- 4) Dharnagdhra Chemical Works Ltd. v. State of Saurashtra and Ors., AIR (1956)

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number: 88 Question Id: 3982821428 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Maximum gratuity that can be granted to an eligible employee after the 2018 amendment, is

- 1. \* 1
- 2. \* 2

<sup>1)</sup> Not exceeding Rs. 5 lakhs

<sup>2)</sup> Not exceeding Rs. 10 lakhs

<sup>3)</sup> Not exceeding Rs. 20 lakhs

<sup>4)</sup> Not exceeding Rs. 15 lakhs

3. 🗸 3

4. \* 4

Question Number: 89 Question Id: 3982821429 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 1 Wrong Marks: 0

In which recent case the court emphasised protecting the rights of minors and the importance of guardians in kidnapping cases?

- 1) Parag Bhati v. State of UP
- 2) Dr. Subramanian Swamy and others v. Member Juvenile Justice Board
- 3) Salil Bali v. Union of India
- 4) State of Kerala v. Arumugham

# **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

 ${\bf Question\ Number: 90\ Question\ Id: 3982821430\ Question\ Type: MCQ\ Option\ Shuffling: None of the property of the prope$ 

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

According to Prof. Kenny, which of the following is an inchoate crime?

- 1) Public Nuisance
- 2) Unlawful Assembly
- 3) Criminal Intimidation
- 4) Attempt to Murder

- 1, \* 1
- 2. \* 2

4. 🗸 4

 ${\bf Question\ Number: 91\ Question\ Id: 3982821431\ Question\ Type: MCQ\ Option\ Shuffling: None of the Control of the Contro$ 

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

'A' fires at 'B' to kill him. The bullet causes a slight harm and injuries B's leg. What can 'A' be convicted of ?

- (i) Murder
- (ii) Culpable Homicide
- (iii) Attempt to Murder
- (iv) Hurt
- 1) i is correct
- 2) iii is correct
- 3) i and ii are correct
- 4) ii and iv are correct

# **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number: 92 Question Id: 3982821432 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Which of the following general exceptions in the IPC relates to the maxim 'furiosi nulla voluntas est'?

- 1) Consent
- 2) Mistake
- 3) Infancy
- 4) Insanity

1. * 1
2. * 2
3. * 3
<b>4. ✓ 4</b>
Question Number : 93 Question Id : 3982821433 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
According to Criminal Law (Amendment) Act, 2013, the right of private defence of the body extends to the voluntary causing of death or of any other harm to the assailant, if the offence which occasions the exercise of the right is the act of  1) Stalking 2) Voyeurism 3) Acid Attack 4) Sexual Harassment
Options:
1. * 1
2. * 2
3.   ✓ 3
4. * 4
Question Number : 94 Question Id : 3982821434 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0

Options:

Correct Marks: 1 Wrong Marks: 0

1 110	
commit suicide'?  1) Section 108	
2) Section 111	
3) Section 112	
4) Section 115	
Options :	
1. <b>*</b> 1	
2. * 2	
3. <b>*</b> 3	
<b>1. ✓ 4</b>	
Question Number : 95 Question Id : 3982821435 Question Type : MCQ Option Shuffling : No	
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Tim	ıe
N.A Think Time : N.A Minimum Instruction Time : 0	
Correct Marks : 1 Wrong Marks : 0	
Correct Marks: 1 Wrong Marks: 0  The landmark judgment S. Khushboo v. Kanniammal, (2010) is relating to the offence of	
Correct Marks: 1 Wrong Marks: 0  The landmark judgment S. Khushboo v. Kanniammal, (2010) is relating to the offence of  1) Modesty of Women	
Correct Marks: 1 Wrong Marks: 0  The landmark judgment S. Khushboo v. Kanniammal, (2010) is relating to the offence of	
The landmark judgment S. Khushboo v. Kanniammal, (2010) is relating to the offence of  1) Modesty of Women 2) Voyeurism	
The landmark judgment S. Khushboo v. Kanniammal, (2010) is relating to the offence of  1) Modesty of Women 2) Voyeurism 3) Eve Teasing	
The landmark judgment S. Khushboo v. Kanniammal, (2010) is relating to the offence of  1) Modesty of Women 2) Voyeurism 3) Eve Teasing 4) Obscenity	
Correct Marks: 1 Wrong Marks: 0  The landmark judgment S. Khushboo v. Kanniammal, (2010) is relating to the offence of  1) Modesty of Women 2) Voyeurism 3) Eve Teasing 4) Obscenity  Options:	
The landmark judgment S. Khushboo v. Kanniammal, (2010) is relating to the offence of    Modesty of Women	
Correct Marks: 1 Wrong Marks: 0  The landmark judgment S. Khushboo v. Kanniammal, (2010) is relating to the offence of  1) Modesty of Women 2) Voyeurism 3) Eve Teasing 4) Obscenity  Options:  1. * 1  2. * 2	

Question Number: 96 Question Id: 3982821436 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

## Correct Marks: 1 Wrong Marks: 0

A Supreme Court bench of Dr.DY Chandrachud and Hima Kohli, JJ has recently held that the "two-finger test" or pre vaginum test must not be conducted as it has no scientific basis and neither proves nor disproves allegations of rape. It instead re-victimizes and re-traumatizes women who may have been sexually assaulted, and is an affront to their dignity.....Identify the relevant judgment.

- 1) State of Jharkhand v. Shailendra Kumar Rai
- 2) Satish Chander Ahuja vs Sneha Ahuja
- 3) Tukaram v. State of Maharashtra
- 4) PUCL v. Union of India

#### **Options:**

- 1. 🗸 1
- 2. \* 2
- 3. \* 3
- 4. \* 4

 ${\bf Question\ Number: 97\ Question\ Id: 3982821437\ Question\ Type: MCQ\ Option\ Shuffling: None of the Control of the Contro$ 

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

## **Correct Marks: 1 Wrong Marks: 0**

Arrange the following judgements of the Supreme Courton the issue of constitutionality of death penalty in chronological order.

- (i) Rajendra Prasad v. State of UP
- (ii) Machchi Singh v. State of Punjab
- (iii) Jagmohan Singh v. State of UP
- (iv) Bachan Singh v. State of Punjab
- 1) (iii), (i), (iv), (ii)
- 2) (i), (ii), (iii), (iv)
- 3) (iii), (ii), (i), (iv)
- 4) (iv), (iii), (ii), (i)

- 1. 🗸 1
- 2. \* 2
- 3. \* 3

Question Number: 98 Question Id: 3982821438 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

A falsely pretending to be in Civil Service, intentionally deceives Z, and thus dishonestly induces Z to let him have goods on credit, for which he does not mean to pay. A can be held liable for an offence under

- 1) Section 415
- 2) Section 403
- 3) Section 405
- 4) Section 420

## **Options:**

- 1. 🗸 1
- 2. \* 2
- 3. \* 3
- 4. \* 4

Question Number: 99 Question Id: 3982821439 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Which judgment of the Supreme Court which considered the doctrine of sovereign powers as archaic and not suitable to modern State in the context of the liability of State?

- 1) Anwar Ali Sarkar v. State of West Bengal
- 2) N.Nagendra Rao v. State of Andhra Pradesh
- 3) Katurilal v.State of Uttar Pradesh
- 4) State of West Bengal v. Union of India

- 1. 🗸 1
- 2. \* 2

4. \* 4

Question Number: 100 Question Id: 3982821440 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

Dr. Abrath v North Eastern Railway Co., (1886) 11 AC is a landmark case relating to

- 1) Libel and Slander
- 2) Malicious Falsehood
- 3) Malicious Prosecution
- 4) Misleading Advertisement

# **Options:**

1. \* 1

2. \* 2

3. \* 3

4. 🗸 4

Question Number: 101 Question Id: 3982821441 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Which one of the following cases is not related to the general defence of volenti non fit injuria?

- 1) Wooldridge v. Sumner
- 2) Hall v. Brooklands Auto Racing Club
- 3) R v. Williams
- 4) T C Balakrishnan v. T R Subramanium

# **Options:**

1. \* 1

2. \* 2

3. **⋖** 3

4. \* 4

Question Number: 102 Question Id: 3982821442 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

The Test of Reasonable Foresight is well established through the landmark judgment of:

- 1) The Wagon Mound Case
- 2) The Merryweather Case
- 3) The Ginger Beer Case
- 4) The Habeas Corpus Case

# **Options:**

1. 🗸 1

2. \* 2

3. \* 3

4. \* 4

Question Number: 103 Question Id: 3982821443 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

Which of the following is not correctly matched?

- 1) Injuria sine damnum -- Ashby v. White
- 2) Damnum sine injuria Mayor of Bradford v. Pickles
- 3) Negligence Donoughue v. Stevenson
- 4) Remoteness of damage Rylands v. Fletcher

#### **Options:**

1. \* 1

2. \* 2

4. 🗸 4

Question Number : 104 Question Id : 3982821444 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

According the Consumer Protection Act, 2019, if any manufacturer or service provider made a false or misleading advertisement which is prejudicial to the interests of consumers, he shall be punished with

- 1) Imprisonment up to one year and with fine up to five lakh rupees
- 2) Imprisonment up to three years and with fine up to ten lakh rupees
- 3) Imprisonment up to two years and with fine up to ten lakh rupees
- 4) Imprisonment up to three years and with fine up to five lakh rupees

#### **Options:**

1. \* 1

2. \* 2

3. 🗸 3

4. \* 4

Question Number: 105 Question Id: 3982821445 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 1 Wrong Marks: 0

Under the National Green Tribunal Act, 2010, any person aggrieved by any award, decision or order of the Tribunal, may, file an appeal to the \_\_\_\_\_\_.

- 1) The National Appellate Green Tribunal
- 2) The Central Government
- 3) The High Court exercising jurisdiction
- 4) The Supreme Court

#### **Options:**

1. # 1

- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number: 106 Question Id: 3982821446 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

Tarun Bharat Singh v. Union of India is a landmark case relating to

- 1) Feeding of stray dogs
- 2) Aqua culture in the coastal area
- 3) Poaching
- 4) Mining activity

#### **Options:**

- 1. \* 1
- 2. \* 2
- 3. \* 3
- 4. 🗸 4

Question Number: 107 Question Id: 3982821447 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

**Correct Marks: 1 Wrong Marks: 0** 

Match the provisions under the Environment (Protection) Act, 1986

- i. Section 7
- ii. Section 8
- iii. Section 9
- iv. Section 12
- 1) i c; ii a; iii d; iv b
- 2) i c; ii d; iii a; iv b
- 3) i a; ii b; iii c; iv d
- 4) i c; ii b; iii d; iv a

## **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

 Persons carrying on industry, operation, etc., not to allow emission or discharge of environmental

b. Establishment of environmental laboratories

pollutants in excess of the standard

d. Persons handling hazardous substances to comply with procedural safeguards

Furnishing of information to authorities and agencies

Question Number: 108 Question Id: 3982821448 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

# Correct Marks: 1 Wrong Marks: 0

The Chairperson of the National Human Rights Commission under section 3 of the Protection of Human Rights Act, 1993 shall be a person who is

- 1) the Chief Justice of the Supreme Court of India
- a sitting Judge of the Supreme Court or has been a Chief Justice of India or a Judge of the Supreme Court
- 3) the Chief Justice of a High Court
- 4) a sitting Judge of a High Court or has been the Chief Justice of a High Court or a judge of a High Court

- 1. \* 1
- 2. 🗸 2
- 3. \* 3

Question Number: 109 Question Id: 3982821449 Question Type: MCQ Option Shuffling: No

Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

What was the essential finding of the 7-Judge Bench of the Supreme Court in the case of In Re, Interplay Between Arbitration Agreements Under the Arbitration and Conciliation Act 1996 and the Indian Stamp Act 1899?

- Arbitration Agreements which are not stamped or are inadequately stamped are inadmissible in evidence and are thereby rendered void, unenforceable.
- 2) Arbitration clauses in unstamped or inadequately stamped agreements are enforceable.
- 3) Non-stamping or inadequate stamping of arbitration agreement is an incurable defect.
- 4) Any objections in relation to the stamping of the agreement in which the arbitration clause is contained, do not fall within the ambit of the arbitral tribunal.

#### **Options:**

- 1. \* 1
- 2. 🗸 2
- 3. \* 3
- 4. \* 4

Question Number: 110 Question Id: 3982821450 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

Correct Marks: 1 Wrong Marks: 0

Who among the following is not liable under Consumer Protection Act for deficiency of services, as per the recent decision of Supreme Court?

- 1) Advocates
- 2) Doctors
- 3) Engineers
- 4) Teachers

- 1 🗸 1
- 2.

* 2
3. * 3
4. * 4
Question Number : 111 Question Id : 3982821451 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Harassing someone through sending electronic messages is an offence of:  1) Hacking 2) Cybersquatting 3) Cyberstalking 4) Phishing
Options:
1. * 1
2. * 2
3.   ✓ 3
4. * 4
Question Number : 112 Question Id : 3982821452 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
Power to issue directions for interception or monitory or decryption of any information through computer resources is mentioned in of IT Act 2000.  1) Section 67 2) Section 69 3) Section 68 4) Section 70
Options:
1. <b>*</b> 1

2. 🗸 2

3. \* 3

4. \* 4

Question Number: 113 Question Id: 3982821453 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time: N.A Minimum Instruction Time: 0

**Correct Marks: 1 Wrong Marks: 0** 

As per the Arbitration and Conciliation Act, 1996 the arbitral proceedings shall commence on the date on which \_\_\_\_\_\_.

- 1) a request for a dispute to be referred to arbitration is received by the respondent.
- 2) the respondent give consent for appointment of arbitrator.
- 3) the arbitrator issues notice to the parties.
- the statement of claim and written submission of defence is made by the parties to the arbitrator.

## **Options:**

- 1. 🗸 1
- 2. \* 2
- 3. \* 3
- 4. \* 4

Question Number: 114 Question Id: 3982821454 Question Type: MCQ Option Shuffling: No

Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time

: N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

In which of the following cases, the Supreme Court recently held that States cannot be directed to put chargesheets and final reports on Websites for public access under the Right to Information Act, as they are not equivalent to FIRs?

- 1) Saurav Das v. Union of India
- 2) Anjali Bharadwaj v. CPIO, Supreme Court of India
- 3) Supreme Court of India v. Subhash Chandra Agarwal
- 4) Yashwant Sinha v. CBI

1. ✔ 1
2. * 2
3. * 3
4. * 4
Question Number : 115 Question Id : 3982821455 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
The Mediation Act, 2023 stipulates that the mediation proceeding under the Act shall be completed within a maximum period of days, including extension.  1) 90 2) 120 3) 180 4) 60
Options:
1. <b>*</b> 1
2. * 2
3.   ✓ 3
4. * 4
Question Number : 116 Question Id : 3982821456 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
The first Chairperson of the International Human Rights Commission was:  1) Abraham Lincoln.  2) Eleanor Roosevelt  3) Thomas Jefferson  4) Thomas Paine
Options:

1. * 1
2. ✔ 2
3. * 3
4. * 4
Question Number : 117 Question Id : 3982821457 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
What is the time limit prescribed under the Right to Information Act, 2005 for disposing an appeal by the Appellate Authority in exceptional cases?  1) 15 days 2) 30 days 3) 45 days 4) 60 days
Options:
1. <b>*</b> 1
2. * 2
3.   ✓ 3
4. * 4
Question Number : 118 Question Id : 3982821458 Question Type : MCQ Option Shuffling : No
Display Question Number : Yes Is Question Mandatory : No Calculator : None Response Time
: N.A Think Time : N.A Minimum Instruction Time : 0
Correct Marks : 1 Wrong Marks : 0
As per the Information Technology (Intermediary Guidelines and Digital Media Ethics Code) Rules 2021, registered users in India is the threshold for a social media intermediary to be considered as a significant social media intermediary.  1) 20 Lakhs 2) 30 Lakhs 3) 50 Lakhs 4) 75 Lakhs

# **Options:** 1. \* 1 2. \* 2 3. 🗸 3 4. \* 4 Question Number: 119 Question Id: 3982821459 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0 Correct Marks: 1 Wrong Marks: 0 In which of the following cases the Supreme Court had remarked about National Human Rights Commission that "it has been most unfortunately reduced to a toothless tiger"? 1) Extra Judl. Exec. Victim Families Assn. & Anr. vs. Union of India & Ors. (2017) 2) National Human Rights Commission v. State of Arunachal Pradesh (1996) 3) People's Union for Civil Liberties v. Union of India (2005) 4) Shakti Vahini v. Union of India (2018) **Options:** 1. 🗸 1 2. \* 2 3. \* 3 4. \* 4 Question Number: 120 Question Id: 3982821460 Question Type: MCQ Option Shuffling: No Display Question Number: Yes Is Question Mandatory: No Calculator: None Response Time : N.A Think Time : N.A Minimum Instruction Time : 0

Correct Marks: 1 Wrong Marks: 0

On February 19, 2023, the Supreme Court hearing a petition filed by the retired forest officials and conservationists and NGOs, Vanashakti and the Goa Foundation, directed the Union Ministry of Environment, Forests and Climate Change (MoEFCC) to revert to an older definition of forests as interpreted in \_\_\_\_\_\_, which provided a "broad and allencompassing", as opposed to the narrower definition in the amended Van (Sanrakashan Evam Samvardhan) Adhiniyam, 2023 (the Forest Conservation Act, 1980).

- 1) T N Godavarman Tirumulkpad v. Union of India, (1997)
- 2) Andhra Pradesh Pollution Control Board v. M.V. Nayadu, (2001)
- 3) Ivory Traders and Manufacturers Association v. Union of India, AIR (1997)
- 4) Goa Foundation v Konkan Railways Corporation, AIR (1992)

- 1. 🗸 1
- 2. \* 2
- 3. \* 3
- 4. \* 4