SET - B

LL.M ADMISSION TEST – 2020

1. The Constitution (One Hundred and Fourth amendment) Act, 2020, has extended the reservation of seats for SCs and STs in the Lok Sabha and State Legislative assemblies from:						
(a) Fifty to Sixty years		(b) Sixty to Seventy	years			
(c) Seventy to Eighty years		(d) Forty to Fifty yea	rs			
2. The total number of judges at present is:	in the Supreme Court	of India including the (Chief Justice of India			
(a) 29	(b) 30	(c) 32	(d) 34			
3. The exchange of certain er of citizenship was carried ou		and Bangladesh along	with the conferment			
(a) Constitution (One Hundre	edth Amendment) Act	, 2015				
(b) Constitution (One Hundr	ed and Fourth amendm	nent) Act, 2020				
(c) Constitution (One Hundre	ed and Second amendr	nent) Act, 2018				
(d) Legislation enacted under	r article 4 of the Const	itution.				
4. For the impeachment of the	e President, a Resoluti	ion can be moved only	after giving			
(a) 10 days' notice	(b) 14 days' notice	(c) 7 days' notice	(d) 30 days' notice			
5. How many fundamental duties are there in Part IV A?						
(a) 8	(b) 10	(c) 11	(d) 12			
6. When can the joint sitting of both the Houses of Parliament be convened?						
(a) When a bill is rejected by the other House						

(b) When Houses have finally disagreed as to the amendments to be made in the bill

(c) when more than 6 months have elapsed from the date of the reception of the bill by the other House without the bill being passed by it					
(d) All the above	(d) All the above				
7. A bill pending in th	ne Parliament shall not	lapse			
(a) when the Council	of States is prorogued				
(b) when the House o	f the People is prorogu	ied			
(c) when a bill pendir	ng in the Council of Sta	ates which has not been	passed by House of People		
(d) All the above					
8. A Money Bill pass the Council of States:	54	e People and transmitt	ed to the Council of States,		
(a) Cannot make any	recommendations on t	he Money Bill			
(b) Can keep the Bill	only during the duration	on of the session			
(c) Cannot delay for r	nore than 14 days				
(d) cannot delay for n	nore than 30 days				
9. Who will decide if	any question arises wh	nether a Bill is a Mone	y Bill or not?		
(a) President	(b) Vice President	(c) Speaker	(d) Finance Minister		
10. The minimum num any reference under A		Supreme Court required	d for the purpose of hearing		
(a) 2	(b) 3	(c) 5	(d) 7		
11. Who can be removed from office in like manner and on the like grounds as a judge of the Supreme Court?					
(a) Attorney General		(b) Comptroll	er and Auditor General		
(c) Advocate General		(d) Solicitor C	General		

12. Under Article 200 of the Constitution, when a Bill is passed by the State Legislative Assembly and presented to the Governor, the Governor may					
(a) Assent to the Bill			(b) Withhold the Assent		
(c) Reserve the Bill for the c	(c) Reserve the Bill for the consideration of the President (d) (a) or (b) or (c)				
13. Which provision of the Constitution of India authorises the Parliament to make a law to remove the jurisdiction of the Supreme Court?					
(a) Article 262 (b) Ar	ticle 263	(c) Article 144	(d) Article 147		
14. The Interstate Council w	as established u	nder:			
(a) Parliamentary Law		(b) the Constit	tution		
(c) Executive Order		(d) Sarkaria C	ommission recommendation		
 15. The Constitution of India came into force with effect from 26th January 1950 based on: (a) Resolution of Constituent Assembly (b) Article 394 					
(c) Order of Governor Gener	ral	(d) Order of P	resident of Constituent Assembly		
 16. If an amendment to the First Schedule to the Constitution is made to change the name of a State, then the procedure required is: (a) Two thirds majority in both Houses of Parliament (b) Two thirds majority in both Houses and ratification by not less than half of the states (c) Simple majority of both the Houses of Parliament (d) Simple majority in both Houses and ratification by not less than half of the states 					
17. For the first time in India, one of the Houses of Parliament passed a resolution for the removal of a judge. Who was the judge? (a) Justice V. Ramaswamy (b) Justice Soumitra Sen (c) Justice Dinakaran (d) None					

18. President can pro	18. President can promulgate an Ordinance under Article 123 if,					
(a) Council of States	is adjourned and Ho	use of the People	e is prorogued			
(b) Council of States	is prorogued and Ho	ouse of the People	e is adjourned			
(c) Council of States	is adjourned and Ho	use of the People	e is dissolved			
(d) Both Council of	States and House of t	he People are not	t in session			
19. The presidential	election can be challe	enged only in				
(a) High Court of Do	elhi		(b) Supreme Court			
(c) Election Commis	sion		(d) Special Tribunal			
20. The doctrine of e	eclipse was first used	to interpret				
(a) Article 13 (1)	(b) Article 13 (2)	(c) Article 13	(3) (d) Article 13 (4)			
21. The doctrine of Supreme Court in:	Severability was ext	tended to constitu	utional amendments as well by the	3		
(a) Golaknath v. Stat	e of Punjab	(b) M	inerva Mills v. Union of India			
(c) Keshavananda Bl	harati v. State of Kera	ala (d) Ki	hoto Hollohon v. Zachilhu			
22. 'Proclamation of emergency' means a proclamation issued under:						
(a) Article 352 (b) Article 356 (c) Article 360 (d) All of them						
23. The total number of members in the Legislative Council of a State shall not exceed of the total number of members in Legislative Assembly.						
(a) One half	(b) One fourth	(c) One third	(d) No limits			
24. The process of 'Proportional representation' by means of 'single transferable vote' is not						

used in the election of:

(a) Vice President	(b) Council of	States	(c) Leg	islative Counc	cil	(d) President	
25. Paragraph 3 of the	e X Schedule wa	as omit	ted by:				
(a) The Constitution (10 00	t 1985			
20050	S *0		0.500				
(b) The Constitution (WANTED INVESTIGATION TO		655 556	N.00000000011970			
(c) The Constitution (Ninety First An	nendme	ent) Act	, 2003			
(d) The Constitution (Ninety Sixth A	mendm	ient) Ac	t, 2011			
26. The total number increased to 34 by:	of judges in the	Supre	me Cou	rt including th	e Chief	Justice of India	was
(a) The Constitution (One Hundred as	nd Seco	ond Am	endment) Act,	2018		
(b) The Constitution ((b) The Constitution (One Hundred and Third Amendment) Act, 2019						
(c) The Constitution (One Hundred as	nd Fou	rth Amo	endment) Act,	2020		
(d) The Supreme Cou	rt (Number of J	udges)	Amend	ment Act, 201	9		
27. The power to pror	ogue the House	of the	People	is exercised by	y:		
(a) President	(b) Prime Mini	ster		(c) Speaker	(d) Co	uncil of Ministe	ers
28. A Member of Par be appointed as a Min	100 NO 100 TO 100 NO 10			Anti defection	n law, is	also disqualific	ed to
(a) X Schedule		(b) Ru	les of th	e Houses			
(c) Convention		(d) Co	nstitutio	n (Ninety Firs	t) Amen	dment Act, 200)3
29.The Council of Sta	ate enjoys co-eq	ual pov	ver with	the House of	the Peop	ole in	
(a) Constitutional Am	endment Bills		(b) Intr	oduction of M	loney Bi	lls	
(c) Creation of All Inc	dia Services			(d) All of the	m		

30. The Session of the House of the People is adjourned by:

(a) Prime Minister	(b) President	(c) Council of Ministers	(d) Speaker			
31. 'X' sells a minor,	, but a married girl to	a brothel keeper. Has 'X' cor	nmitted any offence			
under the Indian Pena	il Code,1860?					
(a) Trafficking of person.						
(b) Procuration of a girl by kidnapping or abduction						
(c) Selling minor for purposes of prostitution.						
(d) Both Trafficking and Selling minor for purposes of prostitution.						

32. Identify the offence committed in the following situation:

Y, a butcher selling beef was threatened in the open market by a group of people that if he bought or sold beef, he would be prosecuted and his living in the municipality would be jeopardized.

(a) Extortion (b) Assault (c) Intentional insult (d) Criminal intimidation.

33. Identify the wrong statements relating to the offence of Waging War against the Government of India under the Indian Penal Code?

- (I) The expression "waging war" means an act of war and does not include an act of defiance of Government of India in a like manner and by the like means as a foreign country would do.
- (II) The number of perpetrators and the manner in which they are equipped or armed is material to determine the guilt.
- (III) The key element in determining the guilt is *quo animo* of the perpetrators and there is no distinction between principal and accessory.
- (IV) The object of the gathering must be to obtain by force or violence an object of public or private nature, thereby striking directly against the authority of the State.

(a) I, II and III (b) II and III (c) III and IV (d) I, II and IV

34. W is bathing. T pours into the bathwater a solution which he knows is animal urine. Decide the liability of T.

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10	<i>ij</i> 1	1.0	Kur.	LLY	VI	assau.	LL

(b) T is guilty of intentional insult

(c) T is guilty of corrupting water

(d) T is guilty of criminal force

35. The principle 'de minimus non curat lex' means

- (a) Law would not take action in serious matters
- (b) Law does not ignore any act which causes the slightest harm.
- (c) Law would not take actions on small and trivial matters
- (d) Law would take action only if it is proved that harm whether small or large has been sustained by a victim.
- 36. Which out of the following is not a source of Criminal Law?
- (a) Legislation
- (b) Customs
- (c) Local laws
- (d) Constitution of India

37. Which of the following offences is true of the offence of affray under the Indian Penal Code,1860?

- (a) The act of affray must be committed by three persons or more done in a public place.
- (b) The act of affray must necessarily include violence.
- (c) The act of affray should result in the disturbance of peace and tranquillity of the locality.
- (d) The act of affray should always be premeditated.
- 38. Causing the death of a child in the mother's womb amounts to the offence of
 - (a) Death caused by an act done with the intent to cause miscarriage
 - (b) Culpable homicide amounting to murder
 - (c) Voluntarily causing grievous hurt
 - (d) Attempt to murder.
- 39. Which of the following offences cannot be made against both moveable and immovable property under the Indian Penal Code,1860?
- (I) Extortion
- (II) Theft

(III) Criminal Misappropriation

(IV) Dishonestly receiving stolen property

(a) I and II

(b) I and IV

(c) II and III

(d) III and IV

40. Which of the following is a principle in relation to the offence of criminal conspiracy under the Indian Penal Code, 1860?

(I) When two or more persons agree to commit a crime of conspiracy, then regardless of hatching of any plans for its commission, a crime has been committed by each one who joins in the agreement.

(II) All conspirators should agree to the common purpose for the commission of the crime at the same time

(III) The offence of criminal conspiracy is complete the moment when there is an agreement between the parties as to the purpose of the commission of an act and how it is to be accomplished

(IV) Criminal conspiracy is an act of mutual agency for the prosecution of a common plan and confers constructive liability on all the parties for any act done in pursuance of the agreement.

(a) I and II

(b) I and IV

(c) II and III

(d) III and IV

41. Which of the following is true on the current death penalty jurisprudence in India?

(a) The option to impose a sentence of imprisonment for life cannot be conscientiously exercised having regard to the nature and circumstances of the crime and all the relevant circumstances.

(b) The number of death ipso facto will be a relevant aggravating circumstance alone and the mental condition of the accused will be the relevant mitigating circumstance

(c) The discretion in the matter of choosing between the sentences of death and life imprisonment is to be exercised by the judge after balancing all the aggravating and mitigating circumstances of the crime

(d) The circumstances and the manner of committing the crime should be such that it pricks the judicial conscience of the Court to the extent that the only and inevitable conclusion should be awarding death penalty.



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42. Identify the offence committed in the following situation:

'Y', standing at the gate of a college openly addressed two girls who were strangers to him, in amorous words indicative of illicit sexual relations with them and asked them to come along with him.

(a) Intentional insult

(b) Criminal intimidation

(c) Obscene act

(d) Assault to outrage the modesty of a woman

43. The punishment for trafficking of a person is imprisonment for life, which shall mean imprisonment for the remainder of the natural life of that person is applicable when the offender is

(a) Public official

(b) Police officer

(c) Repeated offender

(d) Habitual dealer

44. Identify the offence committed in the following situation:

While at a supermarket, 'Z' removed the label of a cheaper hairbrush and stuck it over the label on the hairbrush she intended to buy, thus hoping to pay less than the true price, She paid the lower price at the pay counter but was apprehended while on her way outside.

(a) Criminal Misappropriation of property

(b) Theft

(c) Cheating

(d) Mischief

45. Which of the following is not a guiding rule when the question of justification of an offence arises either due to a mistake of fact or mistake of law?

(a) When an act is in itself criminal and is more severely punishable if certain circumstances co-exist, ignorance of such circumstances is no answer to a charge for the aggravated offence.

(b) When an act is prima facie innocent and proper unless certain circumstances co-exist, ignorance of such circumstances is an answer to the charge

(c) When an act which is in itself wrong is, under certain circumstances, criminal, a person who does the wrong act can take up as a defence, ignorance of facts which turned the wrong into a crime

(d) When the character of the act is changed, the mind of the accused should be in absolute ignorance of the circumstances which altered such character of the act.

46. 'X', a landlord after repeatedly demanding and not getting the rent of his flat from tenant 'H', one day locked the flat in order not to allow 'H' to enter it, till he pays off the rent to 'X'. Which of the following offence has he committed?

(a) Wrongful confinement

(b) Assault

(c) Criminal force

(d) Wrongful restraint

47. 'Y' gives grave and sudden provocation to 'M'. 'M' on this provocation, fires a pistol at 'Y', intending to kill him but, neither intending nor knowing himself to be likely to kill 'S', who is near him but out of his sight. The act of 'M' results in the immediate death of 'S'. The liability of the act is on

- (a) Manu is guilty of culpable homicide
- (b) Manu and Yojana are guilty of murder
- (c) Yojana is guilty of culpable homicide.
- (d) Manu and Yojana are guilty of culpable homicide.

48. During a cricket match between 'ML' Sports Club and 'TK' Sports Club, a heated argument commenced between the captains of the two teams in the municipal park. It ensued into a fight between the two teams causing the bystanders to intervene. What offence has been committed?

(a) Affray

(b) Public Nuisance

(c) Intentional insult with intent to provoke breach of peace

(d) Rioting

- 49. Identify the principle which is not applicable in the case of Mens rea under the Indian Penal Code, 1860.
- (a) Mens rea is not an essential ingredient in cases where the act is not criminal in any real sense but which in the interests of the public has been prohibited and imposed with a penalty.
- (b) Mens rea is not an essential ingredient in acts amounting to public nuisance
- (c) Mens rea is an essential ingredient in cases which although are criminal in form, are in reality, only a summary mode of enforcing a civil right
- (d) Mens rea is an essential ingredient except in cases where the implementation of the object of the statute would otherwise be defeated.

50. Identify the offence committed in the following situation:

A verbal altercation cropped up between 'P' and 'Q' during which 'P' slapped 'Q' on the face. As a result of the slap, 'Q' lost the balance of his body and fell hitting his head on the side of a wooden table stationed behind him. 'Q' was taken to the hospital immediately where he was kept under observation. Two days later, he left the hospital without the permission of the doctor treating him. A week after he left the hospital, he died due to septicemia (infection on the wounded area).

- (a) Causing grievous hurt by act endangering human life
- (b) Voluntarily causing grievous hurt
- (c) Causing death by rash or negligent act
- (d) Voluntarily causing hurt
- 51. Non bailable warrants should be issued to bring in a person to the court when summons of bailable warrants would be likely to have the desired result. In which of the following cases is it not so?
- (a) Police authorities are unable to find the person to serve with a summons
- (b) Police authorities are unable to find the person to serve with a warrant
- (c) It is reasonable to believe that the person will not voluntarily appear in court
- (d) It is considered that the person could harm someone if not placed into custody immediately.
- 52. In which of the following cases can an appeal not be preferred before a Court of Session?
- (a) An order made after an inquiry against a person requiring him to give security for keeping peace or for good behaviour
- (b) An order of conviction made by a Chief Judicial Magistrate after a case was forwarded to him by a Judicial Magistrate of the second class owing to not being empowered to pass a sufficiently severe sentence
- (c) An order of acquittal passed by a Chief Judicial Magistrate in respect of a cognizable and bailable offence
- (d) An order passed by Judicial Magistrate of the first class to release a person on probation of good conduct.

- 53. Who is empowered under S.144 A of the Code of Criminal Procedure, 1973 to prohibit mass drill or training with arms in public places?
- (a) District Magistrate

(b) District Police Commissioner

(c) Chief Judicial Magistrate

- (d) Court of Session
- 54. When a person who is bound by any bond taken under this Code to appear before a court does not appear,
- (a) the officer presiding in such court may issue a warrant directing that such a person be arrested and produced before him
- (b) the officer presiding in such court may cancel the warrant directing that such a person be simply apprehended by the police
- (c) the officer presiding in such court may issue proclamation directing that such a person is absconding and be produced before him
- (d) the officer presiding in such court must issue proclamation directing that such a person is absconding and be declared as a proclaimed offender.
- 55. Which of the following point must be considered by a Court of Session while granting bail to an applicant apprehending arrest in a case where he is accused of committing rape of a w oman below the age of twelve years?
- (a) The possibility of the applicant to flee from justice.
- (b) The possibility of the accusation being made with an object of injuring or humiliating the applicant by having him so arrested.
- (c) The presence of the applicant seeking anticipatory bail shall be obligatory at the time of the final hearing of the application and passing of final order by the Court.
- (d) None of the above.
- 56. Which of the following is not true of an order discharging an accused in the absence of the complainant?
- (a) A Magistrate before discharging the accused must apply his mind to the evidence in the case.
- (b) A Magistrate discharging the accused can review his order.
- (c) A complainant can file a fresh complainant against the same accused on the same facts.

- (d) A Magistrate may discharge an accused on absence of complainant if the offence is not a cognizable offence.
- 57. The power to issue a commission for the examination of a primary witness in a case involving the gang rape of a woman below the age of eighteen years, under the Code of Criminal Procedure, 1973 is conferred on
- (a) Court of Session only. (b) any Magistrate above the rank of Chief Judicial Magistrate.
- (c) any Magistrate. (d) Judicial Magistrate of First Class only.
- 58. In which of the following cases can the accused claim the principle of *autrefois acquit or convict?*
- (a) 'A' was tried for causing grievous hurt with a deadly weapon and convicted. The injured dies afterwards. 'A' was tried for murder
- (b) 'A' was charged and convicted for the offence of theft. He was afterwards tried on the same facts for the offence of theft in a building.
- (c) 'A' and 'B' were charged with and convicted of the offence of criminal conspiracy. They were tried and convicted of the offence of cheating committed by them in pursuance of the earlier criminal conspiracy.
- (d) 'A' was tried for the offence of attempted robbery. Subsequently, he was tried afresh for illegal possession of firearms under the Arms Act, 1959.
- 59. Identify the correct procedure in relation to the investigation and trial of gang rape of a woman under S.376 D of the Indian Penal Code,1860?
- (a) The court may take appropriate measures to ensure that the woman against whom the offence is committed is not confronted by the accused while her evidence is to be recorded, only, if the age of the woman is below eighteen years while at the same time ensuring the right of fair trial of the accused.
- (b) No court shall take cognizance where a public servant is accused of the offence except with the previous sanction of the concerned Government; Central or State as the case may be.
- (c) For the purposes of recording the statement during the course of investigation, the Magistrate need not administer oath to a person against whom the offence is committed.
- (d) The investigation of the offence shall be completed within three months from the date on which the information was recorded by the officer in charge of the police station.



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60. An order to pay compensation under Section 357 of the Code of Criminal Procedure, 1973					
to a woman against v	to a woman against whom the offence of gang rape has been committed can be passed by				
(a) Court of Session.	(b) Court of Appeal	l. (c) Court of Revision.	. (d) All the above.		
61. If the purpose of	agreement is unlawfu	al then such a contract of	indemnity is –		
(a) Void	(b) Valid	(c) Voidable	(d) None of the above		
62. In contract of ind	emnity, the liability (of the indemnifier is –			
(a) Primary		(b) Secondary			
(c) Neither primary r	or secondary	(d) None of th	e above		
63. 'B' owes 'C' a debt guaranteed by 'X'. 'C' does not sue 'B' for a year after the debt has become payable. In the meantime 'B' becomes insolvent. Which of the following is correct according to Indian Contract Act, 1872? (a) 'X' is discharged from the guarantee (b) 'X' is not discharge from the guarantee (c)Mere forbearance on the part of 'C' to sue discharge 'X' (d) None of the above					
(4 The man and and			:11-1		
		n a contract of guarantee			
(a) The surety (1	o) The creditor (c	c) The principal debtor	(d) None of them		
65. In which of the following case there is creation of contract of bailment:(a) Guest using the goods of his host					
(b) A servant having custody of the goods of his master					
(c) Delivery of a car for repair					
(d) X's friend used his car without his permission					

	101 101 101 101 101	872 a person who finds goo subject to same responsibilit			
(a) Bailee	(b) Bailor	(c) Surety	(d) Pawnee		
67. In pledge goods are	bailed –				
(a) for sale		(b) as a security for paym	ent of debt		
(c) for auction		(d) as a gift			
	200 CONTRACTOR OF THE PERSON O	for two years. The cow give ect according to Indian Cont	90 40000 921 80 (00, 00.00)		
(a) 'Y' is bound to delive	ver the cow as well	calf to 'X'			
(b) 'Y' is not bound to	deliver the cow or ca	alf to 'X'			
(c) 'Y' is bound to delive	ver only cow not cal	f to 'Y'			
(d) None of the above					
		ry to the good bailed or dep ntract, Act 1872 an action a			
(a) Bailor only	(b) Bailee only	(c) Bailor or Bailee	(d) None of them		
70. According to Indian contract between the pr		n agency is created by ratifi l party-	cation, then there is a		
(a) from the date of ratification					
(b) from the date when the agent first contracted					
(c) from the date notified by the third party					
(d) from the date notified	ed by the principal				
71. The judicial decision	n of K.C. Skaria v. ´	The Government of Kerala(2006) related to-		
(a) The right of the agent to sue the principal for account (b) Liability of bailor					

(c)	Rev	ocation	of	continu	iing	guaran	tee

(d) Release of principal debtor

72. According to Indian Contract Act, 1872 the surety stands discharged -

(a) by death

(b) by revocation

(c) by variance in terms of the contract

(d) in (a), (b), (c) above

73. Which of the following statement is wrong regarding "agency" according to Indian Contract Act, 1872?

- (a) Principal should be competent to contract
- (b) Consideration is necessary to create an agency
- (c) Agency may be created by ratification
- (d) The authority of agent may be expressed or implied
- 74. Which of the following is correct according to the Indian Contract Act, 1872?
- (a) Pledge made by a person having a limited interest is valid to the extent of that interest
- (b) Pledge made by a person under voidable contract is valid
- (c) Pledge made by a mercantile agent is valid
- (d) Goods may be pledge by the servant in the absence of owner
- 75. According to Indian Contract Act, 1872 the principle of agency of necessity is -
- (a) applicable in emergent situations where communication with the principal is not possible
- (b) applicable in normal situations if the communication with the principal is not possible
- (c) unknown to the law agency
- (d) None of the above
- 76. Display of goods in a shop with price tag is
- (a) a general offer

(b) a counter offer

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(c) an offer		(d) an invitation	(d) an invitation to offer		
77. What type of cont goods?	ract is formed between	n the finder of goods ar	nd the actual owner of the		
(a) No contract is form	med				
(b) A quasi-contract t	ınder section 71 of the	Indian Contract Act			
(c) A contingent cont	ract				
(d) A wagering contra	act				
78. An agreement wit	hout consideration is:				
(a) Void	(b) Illegal	(c) Voidable	(d) Enforceable		
79. An agreement to share the benefits of a public office is:					
(a) valid	(b) voidable	(c) void	(d) none of the above		
80. A notice in the ne	wspaper inviting tende	ers is:			
(a) a proposal		(b) an invitation	on to proposal		
(c) a promise		(d) an invitation	on for negotiation		
81. Which one of the	following statements is	s true?			
(a) offer and acceptan	ice are revocable				
(b) offer and acceptar	nce are irrevocable				
(c) An offer can be re	voked but acceptance	cannot			
(d) An offer cannot be	e revoked but acceptan	nce can be			
82. The phrase "Quan	ntum Meruit" literally r	means:			
(a) As much as earned	d	(b) The fact in	itself		

(c) A contract for the sale	(d) None of these			
83. How many contracts are there in a contr	ract of guarantee?			
(a) Two contracts (b) Three contracts	(c) Four contracts	(d) None of these		
84. According to Limited Liability Partners	hips Act, 2008, a LLP is -			
(a) a body corporate	(b) a distinct legal entity fro	m its partners		
(c) a juristic person	a juristic person (d) all of the above			
85. Which of the following is a valid partner 1932?(a) partnership between two partnership(b) partnership between one partnership firm(c) partnership between one partnership firm(d) partnership between an individual and a	n and an individual n and a company	Partnership Act,		
86. Where a partner is entitled to interest of payable	on the capital contributed by	him , such interest is		
(a) out of profits only	(b) out of capital if n	no profits		
(c) out of capital if losses	(d) none of the abov	e		
87. According to the Indian Partnership Act may be dissolved by any partner				
(a) by giving public notice in writing of his	intention to dissolve the firm			

(b) by giving notice in writing to all other partners of his intention to dissolve the firm

(c) by giving oral notice to any other partner of his intention to dissolve the firm

(d) by giving oral notice to all other partners of his intention to dissolve the firm

- 88. What is the right of a outgoing partner to carry on competing business according to the Indian Partnership Act, 1932?
- (a) May carry on a business competing with that of the firm and may advertise such business.
- (b) May use the firm name
- (c) May represent himself as carrying on the business of the old firm.
- (d)May solicit the custom of person who were dealing with the firm before he ceased to be a partner
- 89. Which of the following matching is incorrectly made under the Indian Partnership Act, 1932?
- (a) No new partner to be introduced section 31(1).
- (b) No liability before joining the firm –section 32(1).
- (c) Right to the use of partnership property –section 15.
- (d) Partner's authority in emergency section 21.
- 90. Which of the following liabilities remains when a minor decides not to become a partner, according to Indian Partnership Act, 1932?
- (a) His rights and liabilities as a minor continue up to date on which he gives public notice of his election not to become a partner.
- (b) His share shall not be liable for any acts of the firm after the date of giving public notice of his election not to become a partner.
- (c) He shall be entitled to sue the partners for his share of property and profits of the firm.
- (d)All the above.
- 91. Within the Hohfeldian scheme *Doli incapax* manifests the following connotation of right
- (a) Liberty
- (b) Immunity
- (c) Power
- (d) Liability
- 92. Within the Hohfeldian scheme right to vote is an example of
- (a) Power and liberty (b) Claim and liberty (c) Power and claim (d) Liberty and immunity

93. "True law is right reason in agreement with nature." Whose words are these				
(a) St. Thomas Acquinas	(b) Aristotle	(c) John Finn	is (d) Cicero	
94. The first principle of Joh	nn Rawls theory	of Justice embodies tl	ne following	
(a) Liberty only		(b) Equality and frate	ernity	
(c) Liberty and equality		(d) Fraternity and Lil	service on •	
95. Abstraction as a method	adopted by Rav	vls is strongly criticise	d by	
(a) Libertarians	(b) Liberals	(c) Contractarians	(d) Feminists	
96. Taxation of earnings fro	m labour is on a	par with forced labou	r. Who holds this view?	
(a) John Rawls	(b) Robert No	zick (c) J.S.Mill	(d) Jeremy Bentham	
97. The author of 'The Cons	stitution of Libe	rty' is		
(a) F.A.Hayek (b) M	ilton Friedman	(c) Robert Nozick	(d) Judith Butler	
			7	
98. Who among the following	ig is not a propo	onent of metaphysical	theory of property	
(a) Grotius	(b) Kant	(c) Hegel	(d) Miller	
99. Which of the following i	is not the basis o	of Kant's categorical in	mperative?	
3/26-0690 803610 809074-1 18		3530-0-00-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-	347700 2000	
(a) Intelligible realm	(b) Autonomy	(c) Heteronor	ny (d) Duty	
100. "Power must be analysed as something which circulates or rather as something which only functions in the form of a chain." Whose words are these?				
(a) Jean Francois Lyotard	(b) Michel Fo	ucault (c) Jacques D	errida (d) Hegel	
101. "The prophecies of wha	at the courts wil	l do in fact and nothin	g more pretentious, are	

what I mean by the law." Who stated this?

- (a) Jerome Frank
- (b) Karl Llewellyn
- (c) O. W. Holmes
- (d) W. Twinning
- 102. Which of the following does Austin regard as constituting positive morality'?
- (a) Laws of God
- (b) Human laws not set by political superior or in pursuance of a legal right
- (c) Laws by analogy
- (d) Both (b) and (c)
- 103. The assumption of legal theory that law has an objective existence apart from the human beings who live it and create it is called
- (a) Deconstruction
- (b) Reification (c) Trashing
- (d) Delegitimation

104. Match the Following:

S.No.	Column 1	Column 2
A	Volksgeist	Martha-Marie Kleinhans
В	Autopoietic theory of law	Roscoe Pound
С	Social Engineering	Karl Von Savigny
D	Critical Legal Pluralism	Niklas Luhmann

(a) A-B, B-A, C-D, D-C

(b) A-C, B-D, C-B, D-A

(c) A-C, B-A, C-B, D-D

- (d) A-D, B-C, C-A, D-B
- 105. Who among the following philosophers offers a deontological approach to justice
- (a) Jeremy Bentham
- (b) J.S.Mill
- (c) Immanuel Kant
- (d) None of the above
- 106. The notion of rights as side constraints was propounded by
- (a) Robert Nozick
- (b) Ronald Dworkin (c) Roscoe Pound
- (d) Hegel

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107. The book 'Idea of Justic	e' is written by		
(a) Michel Foucault	(b) Amartya Sen	(c) Martha Nussbaum	(d) Jean Dreze
108. Ownership of self is an	idea held by which of t	he following stream of	thought
(a) Egalitarians	(b) Neo-Liberals	(c) Libertarians	(d) Utilitarians
109. The second wave of fen	ninism is also known as	S	
(a) Radical feminism		(b) Liberal feminism	
(c) Postmodern feminism (d) Difference feminism		sm	
110. Fiction theory of person	ality was propounded l	ру	
(a) Savigny and Salmond	(b) Brinz and Barker	(c) Gierke and Maitlan	nd (d) Hohfeld
111. Where, in a tortuous liti plaintiff, it awards:	gation, the court forms	a very low opinion ab	out the claim of the
I. Contemptuous damagII. Nominal damages	ges		
(a) Only I is correct (c) Only II is correct		(b) Both I & II are con (d) Neither I nor II are	
I. One or some or all ofII. All of the tortfeasors	the tortfeasors	sors may file a suit aga	inst:
(a) Only I is correct (c) Only II is correct		(b) Both I & II are con (d) Neither I nor II are	

113. Case of Read v. Coker [1853 138 All ER 1437] is related to:

(a) Battery	(b) False Imprisonment	(c) Assault	(d) Malicious Prosecution
114. In Malicious Pro	osecution-		
200 (25 - 200 (27 50 (20 50) 20 50) 20 40 47 (20 50 50) 20 40 40 (20 50 50) 20 50 50 50 50 50 50 50 50 50 50 50 50 50	of Malice must be present		
The body and the state of the s	of the plaintiff is sufficient pr	oof of Maliciou	s Prosecution
(~~) ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~ · · · · · · · · · · · · · · · · · · ·		~ · · · · · · · · · · · · · · · · · · ·
(a) Only I is correct		(b) Only II is	correct
(c) Both I & II are co	rrect	(d) Both I & I	I are incorrect
115. Which of the fol	llowing is not a defence to the	tort of Battery-	
(a) Self-defence			Support of Law
(c) Irresistible Impuls	se	(d) Ejection o	f Trespasser
116 The maxim 'cie	utere tuo ut alienum non lead	ae' manne:	
110. The maxim sic	utere tuo ut attenum non teaa	as means.	
(a) Hurt no one by yo	our words of mouth or actions		
	tance of risk does not give ris		action
(c) Exercise your right	nt in such a manner so as not t	o interfere with	others' rights
(d) None of the above	3		
117. While granting '	injunctions,' as a remedy in to	ort, the court is	guided by the provisions of:
(a) The Limitation A	ct 1963	(b) The Speci	fic Relief Act, 1963
(c) The Evidence Act	17.5	5 No. 26	ral Clauses Act, 1897
	■ SECURE OPEN		0.5 2 7 7 6 6 7 6 7 6 7 6 7 6 6 7 5 6 7 7 7 7
110701 100701 1 1 1 1 1 1 1		28 320	
	ne following case is not relate	ed to the genera	al defence of volunti non-fit
injuria:			
(a) Woodlridge v. Su	mmer (b) T.	C. Balakrishnar	ı v. T.R. Subramanium
(c) Hall v. Brookland	a view an executive and the contract of the co	v. Williams	
100	T. 12 N		
110.0 1 11.1	·	1 1 0	54.5 A 44.4 C
119. One who sells h	is goods on the name of other	s may be sued t	or committing the tort of:
(a) Breach of confide	nce (b) Conspiracy	(c) Passing of	f (d) Deceit
() = 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(") " " " " " " " " " " " " " " " " " "	(0)	() = 30011
120. 'An act in relation to goods of a person which results in an unjustifiable denial of his title			
to them' constitutes the tort of:			
(a) Conversion(b) Ne	egligence(c) Nuisance	(d) None of th	ne above

121. An act of interfegeneral amounts to:	erence with the rights	relating use or enjoyment	of property of public in		
(a) Private nuisance	(b) Public nuisance	(c) Trespass to property	(d) Trespass to person		
122. "A," the defendant who pulled away the chair of the speaker who was about to sit as a result of which the speaker fell down and sustained bodily injuries may be sued for committing:					
(a) Tort of battery	(b) Tort of Assault	(c) Both (a) & (b)	(d) None of the above		
123.For interference suit for?	with the right of conso	ortium of a married couple	e, the husband may file a		
(a) Deprivation of ma(c) False Imprisonment	~	(b) Entice (d) None	ement of the above		
124. In which one of t	the following cases the	e test of reasonable foresee	ability was not allowed?		
(a) S.C.M. (UK) Ltd.(b) Overseas Tankship(c) Hambrook v. Stok(d) Bourhill v. Young	p (U.K.) v. Morts Doc es Bros.	ns ck Engineering Co. Ltd.			
125. The test of 'Neco	essary Element of Suf	ficient Set (NESS) is relate	ed to:		
(a) Factual causation (c) Both (a) & (b) (d)		```	causation of the above		
126. A person sued for the tort of defamation for expressing his opinion in public interest based on existing facts, may claim the defence of:					
(a) Absolute Privilege	e (b) Qualified Privil	ege (c) Fair Commen	t (d) All the above.		
127. A consumer who has been misled by an advertisement about quality of goods he purchased may file suit under which tortuous liability?					
(a) Nuisance	(b) Negligence (c) Strict liability (d) A	Absolute liability		
128. A person who is partly responsible for the damage suffered by him may not be allowed full claim of damages on the grounds of:					
(a) Negligence(c) Contributory Negl		(b) Composite Ne	egligence		

129. The definition of the tort of conspiracy as, "the tort of conspiracy is committed when two or more persons combine to cause damage to a third person by unlawful means and the damage actually results in", is given in or by:				
(a) Sir Salmond(c) The General Clauses Act,	1897	(b) Dr. Winfield (d) The Limitation Ac	ct, 1963.	
130. A licensee who uses t premises due to non-disclosu	·		damage inside the	
1987 July (1987) 1987 (1987) 1	And the second control of the second	based on strict liability and the Indian Limitation	Act, 1963	
(a) Only I is correct(c) Only II is correct		(b) Both I & II are co (d) Neither I nor II ar		
131. When Kelson defined In International Law lacks:	nternational Law as	a primitive legal order, it	meant that	
(a) Legislative organ	(b) judicial organ	(c) Enforcement organ	(d) All the above	
132. The International Law Commission is aided by consultations with various bodies like (a) Asian-African Legal Consultative Committee				
(b) European Commission on Legal Cooperation				
(c) Inter-American Council of Jurists				
(d) All the above				
133. Human Rights Council	was established in			
(a) 1949	(b) 1969	(c) 2002	(d) 2006	
134. The Sustainable Developments Goals are sought to be realised by				
(a) 2030	(b) 2025	(c) 2035	(d) 2040	

135. The Rome Statute entered into force in

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(a) 1996	(b) 1998	(c) 2000	(d) 2002
136. Who was the first India:	n Judge in the Intern	ational Court of Justic	e?
(a) Sir Benegal Rau	(b) R. S. Pathak (c) Dalveer Bhandari	(d) Nagendra Singh
137. The International Huma	nitarian Law was de	veloped by the pionee	ring work done by
(a) Henry Dunant	(b) Dinstein	(c) Leiden	(d) T. Meron
120 (0)		1 1	
138. 'Opinio juris sive neces.	sitatis' was first forn	nulated by	
(a) François Geny	(b) D. Anzilotti	(c) R. Mullerson	(d) Tunkin
139. 'Pacta sunt servanda' n	2000		
(a) States must enter into agr	eements	(b) Agreen	nents are binding
(c) Fact is to be proved		(d) Agreen	nents are not binding
			0
140. How many members are	e there in the Interna	tional Law Commissi	on?
140. How many members are (a) 30	e there in the Interna (b) 40	tional Law Commissio	on? (d) 46
(a) 30	(b) 40	(c) 34	
(a) 30 141. Monist theory in interna	(b) 40 ational law is support	(c) 34 ted by	(d) 46
(a) 30	(b) 40	(c) 34	
(a) 30 141. Monist theory in interna	(b) 40 ational law is support (b) Triepel	(c) 34 ted by (c) Strupp	(d) 46 (d) Anzilotti
(a) 30141. Monist theory in internal(a) Lauterpacht	(b) 40 ational law is support (b) Triepel	(c) 34 ted by (c) Strupp	(d) 46 (d) Anzilotti
(a) 30141. Monist theory in internal(a) Lauterpacht142. The extinction of stateh	(b) 40 tional law is support (b) Triepel ood takes place in in	(c) 34 ted by (c) Strupp ternational law as a re	(d) 46 (d) Anzilotti
(a) 30141. Monist theory in internal(a) Lauterpacht142. The extinction of stateh	(b) 40 ational law is support (b) Triepel ood takes place in in (b) Absorption	(c) 34 ted by (c) Strupp ternational law as a re (c) Annexation	(d) 46 (d) Anzilotti

144. The 1970 Declaration or	Principles of Internat	ional Law provides for	
(a) Sovereign equality of all s	states irrespective of th	eir size	
(b) States have equal rights			
(c) States have equal duties			
(d) All of them			
145. ILO was created in			
(a) 1946	(b) 1919	(c) 1944	(d) 1945
146. UNESCO was established	ed in		
(a) 1919	(b) 1939	(c) 1946	(d) 1949
147. How many judges are el	ected to International	Criminal Court?	
(a) 18	(b) 16	(c) 15	(d) 12
148. The phrase 'war crime'	includes		
(a) Wilful killing (b) Torture			
(c) Taking civilians as hostages (d) All of them			n
149. The International Tribur	nal for the Law of the S	Sea is based in	
(a) London	(b) New York	(c) Hamburg	(d) Perth
150. The Sustainable Develop	oment Goals are to be	realised by	
(a) 2025	(b) 2030	(c) 2035	(d) 2040