



Question Paper Preview

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:	TS PGLCET LLM 25th May Shift1
Subject Name:	TS PGLCET (LLM)
Creation Date:	2018-05-25 16:09:08
Duration:	90
Total Marks:	120
Display Marks:	No
Calculator:	None
Magnifying Glass Required?:	No
Ruler Required?:	No
Eraser Required?:	No
Scratch Pad Required?:	No
Rough Sketch/Notepad Required?:	No
Protractor Required?:	No

Display Number Panel:	Yes
Group All Questions:	No

Question Number : 1 Question Id : 9743081681 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Who defined jurisprudence as formal science of positive law?

Options :

1.  Austin
2.  Holland
3.  Salmond
4.  Julius Stone

Question Number : 2 Question Id : 9743081682 Question Type : MCQ Option Shuffling : No Display Question Number : Yes Single Line Question Option : No Option Orientation : Vertical

Who among the following propounded the theory of Social Engineering?

Options :

1.  Ihering
2.  Duguit
3.  Ehrlich
4.  Roscoe Pound

Question Number : 3 Question Id : 9743081683 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Who said that law is a union of primary and secondary rules?

Options :

1. ✘ Dworkin
2. ✔ Hart
3. ✘ Fuller
4. ✘ Devlin

Question Number : 4 Question Id : 9743081684 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Who among the following propounded the theory of Volksgeist?

Options :

1. ✘ Montesquieu
2. ✔ Savigny
3. ✘ Henry Maine
4. ✘ Vinogradoff

Question Number : 5 Question Id : 9743081685 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Who among the following does not belong to Natural Law School?

Options :

1. ✔ Montesquieu
2. ✘ Stammler
3. ✘ Fuller
4. ✘ Grotius

Question Number : 6 Question Id : 9743081686 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which of the following schools of jurisprudence is known as Functional School?

Options :

1. ✘ Analytical School
2. ✘ Historical School
3. ✘ Philosophical School
4. ✔ Sociological School

Question Number : 7 Question Id : 9743081687 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Paton described Realism as left wing of

Options :

1. ✘ Analytical School
2. ✘ Historical School
3. ✘ Philosophical School
4. ✔ Sociological School

Question Number : 8 Question Id : 9743081688 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is not a correct combination?

Options :

1. ✘ Kelsen - Grund norm theory
2. ✘ Bentham - Utilitarianism
3. ✘ Hart - Concept of Law
4. ✔ Austin - Morality of law

Question Number : 9 Question Id : 9743081689 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

According to Salmond, custom is

Options :

1. ✘ Formal source
2. ✘ Historical material source
3. ✔ Legal material source
4. ✘ Not a source at all

Question Number : 10 Question Id : 9743081690 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

'Separation of law from social sciences' is the central theme of

Options :

1. ✘ Bentham's theory
2. ✘ Austin's theory
3. ✔ Kelsen's theory
4. ✘ Roscoe Pound's theory

Question Number : 11 Question Id : 9743081691 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Ratio decidendi means

Options :

1. ✘ Reasonable decision
2. ✔ Reason for decision
3. ✘ Decision without reason
4. ✘ Rational decision

Question Number : 12 Question Id : 9743081692 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which of the following is a merit of Precedent over Legislation as a source of law?

Options :

1. ✘ Anticipation
2. ✘ Accessibility
3. ✘ Rigidity
4. ✔ Flexibility

Question Number : 13 Question Id : 9743081693 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Right in rem means

Options :

1. ✘ Right against individual
2. ✘ Right against State

3. ✓ Right against all
4. ✗ Right against none

Question Number : 14 Question Id : 9743081694 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

'Right to reputation' is a

Options :

1. ✗ Positive right
2. ✓ Right in rem
3. ✗ Right in personam
4. ✗ Proprietary right

Question Number : 15 Question Id : 9743081695 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The realist theory of corporate personality has the support of

Options :

1. ✗ Savigny
2. ✗ Salmond
3. ✗ Gray
4. ✓ Gierke

Question Number : 16 Question Id : 9743081696 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

A customer found a bundle of currency notes on the floor of a shop. The notes have been accidentally dropped there by an unknown person. The person who lost them could not be found. Who has a better title over it?

Options :

1. ✗ Shop-keeper in whose shop it was found
2. ✓ Customer as the first finder
3. ✗ Only the true owner who lost it
4. ✗ None of them

Question Number : 17 Question Id : 9743081697 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In the Hohfeld's analysis, jural correlative of 'Power' is

Options :

1. ✗ Duty
2. ✗ No-right
3. ✓ Liability
4. ✗ Disability

Question Number : 18 Question Id : 9743081698 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is not an example of Corporation Sole?

Options :

1. ✗ Crown
2. ✗ The Postmaster-General
3. ✗ Official Assignee

4. ✓ Joint Stock Company

Question Number : 19 Question Id : 9743081699 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which of the following is a measure of criminal liability?

Options :

1. ✗ Motive of the offence
2. ✗ Magnitude of the offence
3. ✗ Character of the offender
4. ✓ All the above

Question Number : 20 Question Id : 9743081700 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

According to Salmond's classification of obligations, the obligations of trustees towards their beneficiaries may be termed as

Options :

1. ✗ Contractual obligations
2. ✗ Quasi-contractual obligations
3. ✗ Delictal obligations
4. ✓ Innominate obligations

Question Number : 21 Question Id : 9743081701 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Find the correct order of expression in the Preamble of the Constitution of India.

Options :

1. ✗ SOVEREIGN SECULAR SOCIALIST DEMOCRATIC REPUBLIC
2. ✓ SOVEREIGN SOCIALIST SECULAR DEMOCRATIC REPUBLIC
3. ✗ SOVEREIGN DEMOCRATIC SOCIALIST SECULAR REPUBLIC
4. ✗ SOVEREIGN SOCIALIST DEMOCRATIC SECULAR REPUBLIC

Question Number : 22 Question Id : 9743081702 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which of the following is not an authority falling within the definition of 'State' for the purpose of Article 12 of the Constitution?

Options :

1. ✗ COUNCIL FOR SCIENTIFIC AND INDUSTRIAL RESEARCH
2. ✗ OIL AND NATURAL GAS COMMISSION
3. ✓ BOARD OF CONTROL FOR CRICKET IN INDIA
4. ✗ JAWAHARLAL NEHRU TECHNOLOGICAL UNIVERSITY

Question Number : 23 Question Id : 9743081703 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In which of the following cases the Supreme Court for the first time propounded a new approach to Article 14 holding that equality is antithetic to arbitrariness?

Options :

1. ✗ State of West Bengal v. Anwar Ali Sarkar
2. ✗ Ramkrishna Dalmia v. Justice Tendolkar
3. ✓ E. P. Royappa v. State of Tamilnadu

4. ✖ R. K. Garg v. Union of India

Question Number : 24 Question Id : 9743081704 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The principle of res judicata is not applicable to the writ of

Options :

1. ✔ Habeas Corpus
2. ✖ Quo Warranto
3. ✖ Mandamus
4. ✖ Certiorari

Question Number : 25 Question Id : 9743081705 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In which of the following cases the Supreme Court laid down that involuntary administration of scientific tests such as narcoanalysis, polygraph examination and the BEAP for the purpose of improving investigation efforts in criminal cases violate Article 20(3) of the Constitution?

Options :

1. ✖ R M Malkani v. State of Maharashtra
2. ✔ Selvi v. State of Karnataka
3. ✖ Balbir Singh v. State of Punjab
4. ✖ Nandini Satpathy v. P.L. Dani

Question Number : 26 Question Id : 9743081706 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Identify the case in which the Supreme Court applied the doctrine of prospective overruling.

Options :

1. ✖ Shankari Prasad v. Union of India
2. ✖ Sajjan Singh v. State of Rajasthan
3. ✔ Golaknath v. State of Punjab
4. ✖ Kesavananda Bharati v. State of Kerala

Question Number : 27 Question Id : 9743081707 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Who is the ex officio chairman of the Rajya Sabha?

Options :

1. ✖ President
2. ✔ Vice-President
3. ✖ Prime Minister
4. ✖ Speaker of Lok Sabha

Question Number : 28 Question Id : 9743081708 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Disputes concerning the election of the President or Vice-President are decided exclusively by the

Options :

1. ✔ Supreme Court
2. ✖ High Courts
3. ✖ Election Tribunal
4. ✖ Election Commission

Question Number : 29 Question Id : 9743081709 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Article 226 of the Constitution empowers High Courts to issue writs

Options :

- ✘ for the enforcement of Fundamental Rights only
- ✘ for the enforcement of constitutional rights only
- ✘ for the enforcement of statutory rights only
- ✔ for the enforcement of Fundamental Rights and for any other purpose

Question Number : 30 Question Id : 9743081710 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Identify the correct statement.

Options :

- ✘ Judiciary is expressly included in the definition of State under article 12.
- ✘ BCCI is a State, therefore, amenable to writ jurisdiction under article 32.
- ✔ Government company is a State within the meaning of article 12.
- ✘ CSIR is not a State for the purpose of article 12.

Question Number : 31 Question Id : 9743081711 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Article 19 of the Constitution guarantees six freedoms on

Options :

- ✔ Indian citizens only
- ✘ Both citizens and non-citizens
- ✘ Foreigners
- ✘ All persons

Question Number : 32 Question Id : 9743081712 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Identify the correct statement

Options :

- ✘ Enforcement of Article 21 can be suspended during emergency.
- ✘ Article 21 guarantees Right to life and personal liberty to citizens only.
- ✔ Delayed execution of death sentence violates Article 21.
- ✘ Right to higher education is declared as a fundamental right.

Question Number : 33 Question Id : 9743081713 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Identify the case in which the Supreme Court held that the Government Servants have no right to strike.

Options :

- ✔ T.K. Rangarajan v. Govt. of Tamilnadu
- ✘ I.R. Coelho v. State of Tamilnadu
- ✘ Champakam Dorairajan v. State of Madras
- ✘ E.P.Royappa v. State of Tamilnadu

Question Number : 34 Question Id : 9743081714 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Article 15 (3) of the Constitution of India empowers the State to make special provisions for

Options :

- ✘ Scheduled Castes and Scheduled Tribes
- ✔ Women and children
- ✘ Socially and educationally backward classes
- ✘ Socially and economically backward classes

Question Number : 35 Question Id : 9743081715 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

After the judgment of the Supreme Court in the case of *Minerva Mills v. Union of India*, the effect of Article 31C is that

Options :

- ✘ All Directive Principles supersede Fundamental Rights
- ✘ No Directive Principle can supersede Fundamental Rights
- ✘ Directive Principles contained in Article 39(a) and 39 (b) supersede Fundamental Rights
- ✔ Directive Principles contained in Article 39(b) and 39 (c) supersede Fundamental Rights

Question Number : 36 Question Id : 9743081716 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is not a fundamental right implicit in Article 21 of the Constitution?

Options :

- ✘ Right to livelihood
- ✘ Right to privacy
- ✘ Right to health
- ✔ Right to die

Question Number : 37 Question Id : 9743081717 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In which of the following cases, the Supreme Court held that 'secularism' is a basic feature of the Constitution?

Options :

- ✘ *Kesavananda Bharathi v. State of Kerala*
- ✔ *S. R. Bommai v. Union of India*
- ✘ *S.P. Mittal v. Union of India*
- ✘ *Bijoe Emmanuel v. State of Kerala*

Question Number : 38 Question Id : 9743081718 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In which one of the following provisions, ratification by not less than half of the State Legislatures is not required for constitutional amendment?

Options :

- ✔ Fundamental Rights
- ✘ Seventh Schedule of the Constitution
- ✘ Election and manner of election of the President
- ✘ Power and procedure for amendment of the Constitution

Question Number : 39 Question Id : 9743081719 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Judicial review under the Constitution of India

Options :

1. ✓ cannot be excluded even by constitutional amendment
2. ✗ can be excluded by an administrative order
3. ✗ can be excluded by a legislation
4. ✗ can be excluded by constitutional amendment only

Question Number : 40 Question Id : 9743081720 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Once the proclamation of emergency is made, the right of a citizen to move the Supreme Court for enforcement of his fundamental rights can be suspended by the

Options :

1. ✗ Prime Minister of India
2. ✓ President of India
3. ✗ Chief Justice of India
4. ✗ Speaker of the Lok Sabha

Display Number Panel:

Yes

Group All Questions:

No

Question Number : 41 Question Id : 9743081721 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Who propounded the 'Pigeon hole theory' that it is 'law of torts' not 'law of tort'?

Options :

1. ✗ Winfield
2. ✓ Salmond
3. ✗ Clerk and Lindsell
4. ✗ Paton

Question Number : 42 Question Id : 9743081722 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In which of the following cases, the Supreme Court held that the principle of sovereign immunity will not apply to a proceeding for awarding of compensation for violation of Fundamental Rights?

Options :

1. ✗ State of Rajasthan v. Vidyawathi
2. ✗ Kasturilal v. State of UP
3. ✓ Nilabati Behera v. State of Orissa
4. ✗ Rooplal v. Union of India

Question Number : 43 Question Id : 9743081723 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

What is the period of limitation to file complaint before the Consumer Disputes Redressal Agencies?

Options :

1. ✗ one year
2. ✓ two years

3. ✘ three years
4. ✘ no limitation period

Question Number : 44 Question Id : 9743081724 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is an illustrative case of injuria sine damnum?

Options :

1. ✔ Ashby v. White
2. ✘ Gloucester Grammar School case
3. ✘ Bradford Corporation v. Pickles
4. ✘ Mc Greger Co. v. Moghul Steamship Co.

Question Number : 45 Question Id : 9743081725 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Mental condition of the wrongdoer is

Options :

1. ✘ relevant in all torts
2. ✘ not relevant in tortious liability
3. ✔ relevant in torts based on fault
4. ✘ relevant in case of strict liability

Question Number : 46 Question Id : 9743081726 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The Rule in Rylands v. Fletcher is called

Options :

1. ✘ vicarious liability
2. ✘ fault liability
3. ✔ strict liability
4. ✘ risk liability

Question Number : 47 Question Id : 9743081727 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Concept of 'product liability' was laid down in the case of

Options :

1. ✘ Grant v. Australian Knitting Mills Limited
2. ✔ Donoghue v. Stevenson
3. ✘ Winterbottom v. Wright
4. ✘ Haseldine v. Daw

Question Number : 48 Question Id : 9743081728 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

A person is liable in law of tort for

Options :

1. ✘ all the consequences of his act
2. ✘ all the consequences which are not remote
3. ✘ all the consequences which directly flow from his act
4. ✔ all the consequences which are reasonably foreseeable

Question Number : 49 Question Id : 9743081729 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is not a general defence in law of tort?

Options :

1. ✓ Contributory negligence
2. ✗ Act of God
3. ✗ Inevitable Accident
4. ✗ Volenti non fit injuria

Question Number : 50 Question Id : 9743081730 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The case of R v. Dudley and Stephens is related to the defence of

Options :

1. ✗ Infancy
2. ✗ Insanity
3. ✗ Intoxication
4. ✓ Necessity

Question Number : 51 Question Id : 9743081731 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The general defences as provided in the Chapter of General Exceptions in the Indian Penal Code (IPC) can be pleaded

Options :

1. ✗ for IPC offences only
2. ✗ for IPC offences and offences under local law only
3. ✗ for IPC offences and offences under special law only
4. ✓ for IPC offences and offences under local or special law

Question Number : 52 Question Id : 9743081732 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which theory of punishment is against the imposition of capital punishment?

Options :

1. ✗ Retributive theory
2. ✗ Preventive theory
3. ✗ Deterrent theory
4. ✓ Reformatory theory

Question Number : 53 Question Id : 9743081733 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The expression 'public servant' is defined in the Indian Penal Code under

Options :

1. ✗ Section 11
2. ✗ Section 12
3. ✗ Section 17
4. ✓ Section 21

Question Number : 54 Question Id : 9743081734 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following expressions under the Indian Penal Code denotes the doctrine of mens rea ?

Options :

1. ✘ Voluntarily
2. ✘ Dishonestly
3. ✘ Fraudulently
4. ✔ All these

Question Number : 55 Question Id : 9743081735 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In which of the following offences the actual commission of offence is not punishable but its attempt is punishable?

Options :

1. ✘ Causing miscarriage
2. ✘ Adultery
3. ✔ Suicide
4. ✘ Unnatural offence

Question Number : 56 Question Id : 9743081736 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Under which one of the following Sections of the Indian Penal Code the word 'offence' has been defined?

Options :

1. ✘ Section 38
2. ✘ Section 39
3. ✔ Section 40
4. ✘ Section 41

Question Number : 57 Question Id : 9743081737 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Life imprisonment means

Options :

1. ✘ Imprisonment for 14 years
2. ✘ Imprisonment for 20 years
3. ✘ Imprisonment for not less than 10 years
4. ✔ Imprisonment for life

Question Number : 58 Question Id : 9743081738 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

To protect himself and his property

Options :

1. ✔ law recognizes the right of self-defence
2. ✘ law does not allow any such right
3. ✘ one should go to the police station
4. ✘ use of force for whatever purpose is not allowed

Question Number : 59 Question Id : 9743081739 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Estrada doctrine relates to

Options :

1. ✘ Necessity of recognition
2. ✘ Form of recognition
3. ✔ No necessity of recognition
4. ✘ Recognition is superficial

Question Number : 60 Question Id : 9743081740 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Jus cogens means

Options :

1. ✘ Peremptory norm of International Law
2. ✘ Norm of International Law
3. ✔ Peremptory norm which does not permit derogation
4. ✘ None of the above

Question Number : 61 Question Id : 9743081741 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is primary source of International Law?

Options :

1. ✘ Decisions of International Court of Justice
2. ✘ Resolutions of United Nations General Assembly
3. ✔ General principles of law recognized by civilized nations
4. ✘ None of the above

Question Number : 62 Question Id : 9743081742 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Who said that 'International Law is the vanishing point of jurisprudence'?

Options :

1. ✘ Kelsen
2. ✘ Bentham
3. ✔ Holland
4. ✘ Austin

Question Number : 63 Question Id : 9743081743 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In India, treaty making is

Options :

1. ✘ Legislative act
2. ✔ Executive act
3. ✘ Judicial act
4. ✘ All the above

Question Number : 64 Question Id : 9743081744 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is not a permanent member of the United Nations Security Council?

Options :

1. ✘ UK

2. ✘ USA
3. ✔ Japan
4. ✘ China

Question Number : 65 Question Id : 9743081745 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Treaty, generally speaking, binds States which are parties to the treaty. A State becomes party to the treaty by

Options :

1. ✘ Signing the treaty
2. ✔ Ratifying the treaty
3. ✘ Enforcing the treaty
4. ✘ Enacting domestic legislation to implement the treaty

Question Number : 66 Question Id : 9743081746 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The Charter of the United Nations

Options :

1. ✘ Enumerates human rights
2. ✘ Contains mechanisms to implement human rights
3. ✘ Imposes obligation on States to promote human rights
4. ✔ Imposes obligation on States to protect human rights enumerated therein.

Question Number : 67 Question Id : 9743081747 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Who among the following was of the view that International Law is not a true law but only positive morality?

Options :

1. ✘ Bentham
2. ✘ Kelsen
3. ✔ Austin
4. ✘ Grotius

Question Number : 68 Question Id : 9743081748 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is not a source of International Law?

Options :

1. ✘ Treaties
2. ✘ International Conventions
3. ✘ International customs and practices
4. ✔ Constitutions of Sovereign States

Question Number : 69 Question Id : 9743081749 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The primary responsibility to establish international peace and security rests with the

Options :

1. ✘ General Assembly
2. ✔ Security Council
3. ✘ Economic and Social Council

4. ✖ Trusteeship Council

Question Number : 70 Question Id : 9743081750 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Pacta sunt servanda means

Options :

1. ✔ Treaties have to be observed
2. ✖ Treaties are a source of International Law
3. ✖ Treaties have a validity in International Law
4. ✖ Treaties have no binding force

Question Number : 71 Question Id : 9743081751 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

'Monism' denotes that International Law and Municipal Law

Options :

1. ✖ represent two distinct legal systems
2. ✔ are concomitant aspects of the one system
3. ✖ are not binding
4. ✖ are not enforceable

Question Number : 72 Question Id : 9743081752 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The subjects of International Law are

Options :

1. ✖ States only
2. ✖ International Organisations only
3. ✖ United Nations only
4. ✔ States, International Organisations and Individuals

Question Number : 73 Question Id : 9743081753 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

A State becomes an international person by recognition and recognition alone. This is called

Options :

1. ✖ Facultative theory
2. ✔ Constitutive theory
3. ✖ Evidentiary theory
4. ✖ Declaratory theory

Question Number : 74 Question Id : 9743081754 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

United Nations Organisation was established in

Options :

1. ✔ 1945
2. ✖ 1946
3. ✖ 1947
4. ✖ 1956

Question Number : 75 Question Id : 9743081755 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In the Indian Contract Act, voidable contract has been defined under

Options :

1. ✘ Section 2(e)
2. ✘ Section 2(h)
3. ✔ Section 2(i)
4. ✘ Section 2(j)

Question Number : 76 Question Id : 9743081756 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

. For a valid contract acceptance should be

Options :

1. ✘ absolute and qualified
2. ✔ absolute and unqualified
3. ✘ absolutely qualified
4. ✘ partial but unqualified

Question Number : 77 Question Id : 9743081757 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following statements is correct?

Options :

1. ✘ Intimation of minimum price is proposal.
2. ✘ An agreement against public policy is voidable
3. ✔ An agreement, the meaning of which is not certain is void.
4. ✘ Contingent contracts are illegal.

Question Number : 78 Question Id : 9743081758 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

When consent is given by mistake, an agreement will be

Options :

1. ✔ void
2. ✘ voidable
3. ✘ legal
4. ✘ illegal

Question Number : 79 Question Id : 9743081759 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The age of majority for the purpose of the Indian Contract Act is

Options :

1. ✘ 16 years
2. ✔ 18 years
3. ✘ 21 years
4. ✘ 18 years for girls and 21 years for boys

Question Number : 80 Question Id : 9743081760 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

When the parties to the contract agree to substitute the existing contract with new contract, it is called

Options :

1. ✘ Alteration of contract
2. ✘ Rescission of contract
3. ✘ Modification of contract
4. ✔ Novation of contract

Question Number : 81 Question Id : 9743081761 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

When a man advertises that he has stock of books to sell, he is making

Options :

1. ✘ an offer
2. ✔ an invitation to offer
3. ✘ a special offer
4. ✘ a standing offer

Question Number : 82 Question Id : 9743081762 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

If the sum fixed represents a genuine pre-estimate of the probable damages that are likely to result, from a breach of contract, it is considered as

Options :

1. ✘ general damages
2. ✘ special damages
3. ✔ liquidated damages
4. ✘ exemplary damages

Question Number : 83 Question Id : 9743081763 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

As a general principle of law of contract, which one of the following is not an essential of a valid contract?

Options :

1. ✔ Writing
2. ✘ Free consent
3. ✘ Competency to contract
4. ✘ Lawful consideration and lawful object

Question Number : 84 Question Id : 9743081764 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The acceptance given by X on Y's invitation for lunch over phone is not a contract because

Options :

1. ✘ the acceptance was given orally
2. ✘ the parties did not talk face to face
3. ✔ there is no intention to create a legal obligation
4. ✘ invitation cannot be proved in the court of law

Question Number : 85 Question Id : 9743081765 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

By threat of suicide X induced his wife and son to execute a contract. It is

Options :

1. ✘ an unlawful contract

2. ✓ a voidable contract
3. ✗ void contract
4. ✗ not a contract at all

Question Number : 86 Question Id : 9743081766 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

An agreement, to which the consent of the promisee is freely given, is not void merely because the

Options :

1. ✗ consideration is past
2. ✗ consideration is not there
3. ✗ consideration is not spelt out clearly
4. ✓ consideration is not adequate

Question Number : 87 Question Id : 9743081767 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Agreements which are in the nature of betting and gambling are called

Options :

1. ✓ Wagering contracts
2. ✗ Contingent contracts
3. ✗ Voidable contracts
4. ✗ Invalid agreements

Question Number : 88 Question Id : 9743081768 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The doctrine of privity of contract was laid down in the case of

Options :

1. ✗ *Carlill v. Carbolic Smoke Ball Co.*
2. ✓ *Dunlop Pneumatic Tyre Co. Ltd. v. Selfridge & Co.*
3. ✗ *Harvey v. Facey*
4. ✗ *Balfour v. Balfour*

Question Number : 89 Question Id : 9743081769 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The decision in *Mohiri Bibi v. Dharmodas Ghose* is relating to

Options :

1. ✗ Inadequacy of consideration
2. ✗ Privity of contract
3. ✓ Capacity of minor to enter into a contract
4. ✗ Standard form of contract

Question Number : 90 Question Id : 9743081770 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In case of anticipatory breach of contract, an aggrieved party

Options :

1. ✗ cannot claim any remedy as performance is still executory
2. ✗ may wait till the date of performance
3. ✗ does not have the right to terminate the contract

4. ✓ has the right to claim performance at any time

Question Number : 91 Question Id : 9743081771 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

'The first come last go' and 'the last come first go' rule is associated with

Options :

1. ✗ Strike
2. ✗ Lockout
3. ✓ Retrenchment
4. ✗ Closure

Question Number : 92 Question Id : 9743081772 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is not a mode of dispute settlement under the Industrial Disputes Act?

Options :

1. ✗ Arbitration
2. ✗ Adjudication
3. ✗ Conciliation
4. ✓ Alternate Dispute Resolution

Question Number : 93 Question Id : 9743081773 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

To be a member of Trade union, a person must attain the age of

Options :

1. ✗ 15 years
2. ✗ 16 years
3. ✓ 18 years
4. ✗ 21 years

Question Number : 94 Question Id : 9743081774 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is an 'industrial dispute' under the Industrial Disputes Act?

Options :

1. ✗ Any dispute between Employer and Employees
2. ✗ Dispute between Employer and Workmen
3. ✗ Dispute between Workmen and Workmen
4. ✓ All the above

Question Number : 95 Question Id : 9743081775 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

An individual dispute industrial dispute when it is taken up by

Options :

1. ✗ Union only
2. ✓ Union or substantial number of workmen
3. ✗ Continuous support of Union
4. ✗ Subsequent support of Union

Question Number : 96 Question Id : 9743081776 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following is a disadvantage for an unregistered Trade Union?

Options :

- ✘ It can acquire and hold both movable and immovable property
- ✘ it can contract through agents
- ✔ it has no corporate existence
- ✘ it is a legal entity

Question Number : 97 Question Id : 9743081777 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In which of the following cases, the Supreme Court laid down Triple Test Formula in considering the scope of 'Industry' as defined under the Industrial Disputes Act?

Options :

- ✘ State of Bombay v. Bombay Hospital Mazdoor Sabha
- ✘ University of Delhi v. Ramnath
- ✔ Bangalore water Supply and Sewerage Board v. A Rajappa
- ✘ D N Banerjee v. P R Mukherjee

Question Number : 98 Question Id : 9743081778 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

According to Section 9A of the Trade Union Act, 1926 minimum requirement about membership of a trade union is

Options :

- ✘ Seven
- ✘ Ten percent or one hundred of the workmen
- ✘ Ten percent or one hundred of the workmen whichever is less
- ✔ Ten percent or one hundred of the workmen whichever is less subject to minimum seven

Question Number : 99 Question Id : 9743081779 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which one of the following cases is relating to unfair trade practices?

Options :

- ✘ Regional Manager, SBI v. Rakesh Kumar Tiwari
- ✘ Central Bank of India v. Workmen
- ✘ Textile Labour Union v. State of Rajasthan
- ✔ Hindustan Motors Ltd v. Tapan Kumar

Question Number : 100 Question Id : 9743081780 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Registration of Trade Union may be cancelled by Registrar of Trade Unions, when

Options :

- ✘ Leaders of Union are not working well
- ✔ Registration certificate has been obtained by fraud
- ✘ Members of Union do not take interest in the Union activities
- ✘ Employer does not want registered Trade Union

Question Number : 101 Question Id : 9743081781 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Contribution to political fund of Trade Union is

Options :

1. ✘ Compulsory for all members
2. ✔ Not compulsory for all members
3. ✘ Compulsory for office bearers
4. ✘ Compulsory if employer wants

Question Number : 102 Question Id : 9743081782 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Unfair Labour practices mean any of the practices specified in the

Options :

1. ✘ Third Schedule of the Industrial Disputes Act
2. ✘ Fourth Schedule of the Industrial Disputes Act
3. ✔ Fifth Schedule of the Industrial Disputes Act
4. ✘ Sixth Schedule of the Industrial Disputes Act

Question Number : 103 Question Id : 9743081783 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Giving financial aid to illegal strikes is punishable under

Options :

1. ✔ Section 25 of the Industrial Disputes Act
2. ✘ Section 26 of the Industrial Disputes Act
3. ✘ Section 27 of the Industrial Disputes Act
4. ✘ Section 28 of the Industrial Disputes Act

Question Number : 104 Question Id : 9743081784 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

A settlement under the Industrial Disputes Act arrived at in the course of conciliation proceeding between the employer and a recognized majority union will be binding on

Options :

1. ✘ Parties to the settlement
2. ✔ All workmen of the establishment
3. ✘ All workmen of recognized majority union
4. ✘ All workmen of registered Trade Union

Question Number : 105 Question Id : 9743081785 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The verdict of Labour Court in an industrial dispute is described as

Options :

1. ✘ Judgment
2. ✘ Decree
3. ✘ Order
4. ✔ Award

Question Number : 106 Question Id : 9743081786 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

When an undertaking is closed for any reasons whatsoever, every workman is entitled to compensation if such workman has been in the continuous service for not less than

Options :

1. ✘ Ninety days
2. ✘ six months
3. ✔ one year
4. ✘ two years

Question Number : 107 Question Id : 9743081787 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Failure of the conciliation proceedings under the Industrial Disputes Act leads to refer the matter for adjudication by

Options :

1. ✘ the Employer
2. ✘ Both employer and employee
3. ✘ The Conciliation officer
4. ✔ The appropriate government

Question Number : 108 Question Id : 9743081788 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The Copyright Act was enacted in India in the year

Options :

1. ✘ 1947
2. ✘ 1950
3. ✘ 1956
4. ✔ 1957

Question Number : 109 Question Id : 9743081789 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The meaning of copyright has been given under

Options :

1. ✘ Section 12 of the Copyright Act
2. ✘ Section 13 of the Copyright Act
3. ✔ Section 14 of the Copyright Act
4. ✘ Section 15 of the Copyright Act

Question Number : 110 Question Id : 9743081790 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

What is the term of patent granted after the commencement of 2002 Amendment to the Patents Act?

Options :

1. ✘ 10 years from the date of filing application for patent
2. ✘ 15 years from the date of filing application for patent
3. ✔ 20 years from the date of filing application for patent
4. ✘ 25 years from the date of filing application for patent

Question Number : 111 Question Id : 9743081791 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which of the following is excluded from patentability under Section 3 of the Patents Act?

Options :

1. ✘ A mathematical or business method or a computer program per se or algorithms

2. ✘ Literary, dramatic and musical works including cinematographic works and television products
3. ✘ A method of agriculture or horticulture
4. ✔ All the above

Question Number : 112 Question Id : 9743081792 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In which of the following cases concerning environment protection, the Supreme Court applied the doctrine of public trust?

Options :

1. ✘ M.C. Mehta v. Union of India
2. ✘ S.Jagannath v. Union of India
3. ✔ M.C. Mehta v. Kamalnath
4. ✘ Narmada Bachao Andolan v. Union of India

Question Number : 113 Question Id : 9743081793 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

In which of the following cases the Supreme Court held that, "the precautionary principle has no applicability in this case as the gains and losses of building a big dam are predictable and certain".

Options :

1. ✘ M.C. Mehta v. Union of India
2. ✘ Indian Council for Enviro-Legal Action v. Union of India
3. ✘ Vellore Citizens Forum v. Union of India
4. ✔ Narmada Bachao Andolan v. Union of India

Question Number : 114 Question Id : 9743081794 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The Universal Declaration of Human Rights was adopted on

Options :

1. ✘ 29th November 1949
2. ✘ 26th January 1950
3. ✔ 10th December 1948
4. ✘ 15th August 1947

Question Number : 115 Question Id : 9743081795 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Who can be appointed as chairperson of the National Human Rights Commission?

Options :

1. ✘ Retired judge of the Supreme Court
2. ✔ Retired Chief Justice of the Supreme Court
3. ✘ Retired Chief Justice of High Court
4. ✘ Retired judge of High Court

Question Number : 116 Question Id : 9743081796 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which of the following statutes has been amended by the Information Technology Act, 2000?

Options :

1. ✘ The Code of Civil Procedure, 1908
2. ✘ The Code of Criminal Procedure, 1973

3. ✓ The Indian Evidence Act, 1872
4. ✗ The Indian Contract Act, 1872

Question Number : 117 Question Id : 9743081797 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

The Information Technology Act does not apply to which one of the following documents?

Options :

1. ✗ A negotiable instrument other than a cheque
2. ✗ A Power-of-Attorney
3. ✗ A will
4. ✓ All the above

Question Number : 118 Question Id : 9743081798 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which provision of the Right to Information Act defines the expression 'public authority'?

Options :

1. ✗ Section 2 (f)
2. ✓ Section 2(h)
3. ✗ Section 2(j)
4. ✗ Section 2(n)

Question Number : 119 Question Id : 9743081799 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Section 8 of the Right to Information Act deals with

Options :

1. ✗ Request for obtaining information
2. ✗ Disposal of such a request
3. ✓ Exemption from disclosure of information
4. ✗ Duties of Information Officer

Question Number : 120 Question Id : 9743081800 Question Type : MCQ Option Shuffling : No Display Question Number : Yes
Single Line Question Option : No Option Orientation : Vertical

Which of the following is an objective of the Right to Information Act 2005?

Options :

1. ✗ To provide the practical regime of right to information for citizens
2. ✗ To promote transparency and accountability in the working of every public authority
3. ✗ To constitute Central Information Commission and State Information Commissions
4. ✓ All the above