DO NOT OPEN	THIS TEST	BOOKLET	UNTIL Y	OU ARE TOLI	D TO DO SO

T.B.C: HPJS(P)/2019

TEST BOOKLET SERIES

TEST BOOKLET CIVIL LAW-I



TIME ALLOWED: SIXTY MINUTES

MAXIMUM MARKS: 100

INSTRUCTIONS

- 1. IMMEDIATELY AFTER THE COMMENCEMENT OF THE EXAMINATION, YOU SHOULD CHECK THAT THIS TEST BOOKLET DOES NOT HAVE ANY UNPRINTED OR TORN OR MISSING PAGE(S) OR ITEM(S), ETC. IF SO, GET IT REPLACED BY A COMPLETE TEST BOOKLET.
- 2. Please note that it is the candidate's responsibility to encode and fill in the Roll Number, application No. and Test Booklet Series A, B, C or D carefully and without any omission or discrepancy at the appropriate places in the OMR Answer Sheet. Any omission / discrepancy will render the Answer Sheet liable for rejection.
- 3. You have to enter your Roll Number on the Test Booklet in the Box provided alongside. DO NOT write anything else on the Test Booklet.
- 4. This Test Booklet contains 50 items (questions). Each item is printed in English. Each item comprises four responses (answers). You will select the response which you want to mark on the Answer Sheet. In case you feel that there is more than one correct response, mark the response which you consider the best. In any case, choose *ONLY ONE* response for each item.
- 5. You have to mark all you responses *ONLY* on the separate Answer Sheet provided. See directions in the Answer Sheet.
- 6. All items carry equal marks.
- 7. Before you proceed to mark in the Answer Sheet the response to various items in the Test Booklet, you have to fill in some particulars in the Answer Sheet as per instructions.
- 8. After you have completed filling in all your responses on the Answer Sheet and the examination has concluded, you should hand over to the invigilator *only the Answer Sheet*. You are permitted to take away with you the Test Booklet.
- 9. Sheet(s) for rough work are appended in the Test Booklet at the end.
- 10. There will be no penalty for wrong answers marked by the candidate.

DO NOT OPEN THIS TEST BOOKLET UNTIL YOU ARE TOLD TO DO SO

CIVIL LAW-I

TIME ALLOWED: 60 MINUTES

MAXIMUM MARKS: 100

1.	If the suit is dismissed due to default of the plaintiff and if there is subsequent suit between same parties, then decision in the first suit						
	(a) amounts to res judicata (b) amounts to res sub-judice						
	(c) does not amount to res judicata (d) amounts to stay of subsequent suit						
	2. Which of the following Order deals with suit against indigent person?(a) Order XXXII (b) Order XXXIII (c) Order XXXIV (d) Order XXXV						
3.	The Code of Civil Procedure, 1908 defines 'Decree' under .						
	(a) Section 2 (2) (b) Section 2 (6) (c) Section 2 (8) (d) Section 2 (12)	,					
4.	As per Order XXXIX of Code of Civil Procedure, 1908 the Court is required to dispos of application for injunction within	se					
	(a) Fifteen Days (b) Thirty Days (c) Two Months (d) Three Months						
5.	Provisions relating to Counter-claim is prescribed under of Code of	of					
	Civil Procedure, 1908.						
	(a) Order VII Rule 6 (b) Order VII Rule 6A						
	(c) Order VIII Rule 6 (d) Order VIII Rule 6A						
6.	Choose the true statement about propositions:						
	Propositions:						
	(I) No suit shall lie challenging the validity of a decree passed in a 'former suit' between the same parties, litigating under the same title, on any ground based on an objection as to the place of suing						
	(II) Former suit' means a suit which has been decided prior to the decision in the suit in which the validity of the decree is questioned						
	(III) Date of institution is material factor in deciding 'former suit'						
	Assertations:						
	(a) I and II are correct, III is incorrect (b) II and III are incorrect, I is correct						
	(c) I and III are correct, II is incorrect (d) All are correct						
7.	Choose the true statement about propositions:						
	Propositions:						
	(I) All objections with respect to the place of suing must be taken in the Court of first instance at the earliest possible opportunity and in all cases where issues are settled at or before such settlement						
	(II) Objections with respect to the place of suing cannot be allowed after settlement of issues	of					

(III) Objection as to the competence of a Court with reference to the pecuniary limits of its jurisdiction may be allowed even after the settlement of issues if there has been a consequent failure of justice

Assertations:

(a) I and II are correct, III is incorrect

(b) II and III are incorrect, I is correct

(c) I and III are correct, II is incorrect

(d) All are correct

8. Choose the true statement about propositions:

Propositions:

- (I) Where on the fixed day it is found that summons has not been served upon the defendant in consequence of the failure of the plaintiff to pay the court-fee the Court may dismissed the suit
- (II) Where neither party appears when the suit is called on for hearing, the court may make an order that the suit be dismissed
- (III) Where a suit is dismissed under any of the above case, the plaintiff will be barred bring a fresh suit

Assertations:

(a) I and II are correct, III is incorrect

(b) II and III are incorrect, I is correct

(c) I and III are correct, II is incorrect

(d) All are correct

9. Choose the true statement about propositions:

Propositions:

- (I) A suit in which the right to property or to an office is contested is a suit of a civil nature
- (II) A suit dealing with right to an office is of civil nature notwithstanding that such right may depend entirely on the decision of questions as to religious ceremonies
- (III) A suit dealing with right to an office would be of civil nature only when fees are attached with such office

Assertations:

(a) I and II are correct, III is incorrect

(b) II and III are incorrect, I is correct

(c) I and III are correct, II is incorrect

(d) All are correct

10. Choose the true statement about propositions:

Propositions:

- (I) Issues arise when a material proposition of fact or law is affirmed by the one party and denied by the other
- (II) Issues arise when a material proposition of fact or law is affirmed by the one party and denied by the other
- (III) Distinct issue is not necessary to be framed for each material proposition even though the same was affirmed by one party and denied by the other

	Assertations:					
	(a) I and II are correct, III is incorrect	(b) II and III are incorrect, I is correct				
	(c) I and III are correct, II is incorrect	(d) All are correct				
11.	As per Section 46 of Code of Civil Proced by the court which passed the decree and a (a) the District Collector to effect partition					
	•					
	(b) another court to arrest the judgement of(c) the other court to attach the propert precept	y of the judgement debtor, specified in the				
	(d) the revenue court to sell the property a	ttached by the court				
12.	Under Section 47 of Code of Civil Proced	lure, 1908, the Execution Court has to decide				
	(a) all the questions raised between the pa	arties to the suit				
	(b) all the questions between the parties to satisfaction of the decree	o the suit relating to execution, discharge and				
	(c) all the questions between the parties to	e suit and the third party				
		xcept those relating to delivery of property to				
	the auction purchaser	xeept those relating to derivery of property to				
13.	Change the two statement shout proposition					
13.	Choose the true statement about proposition Propositions:	lis.				
	(I) Code of Civil Procedure, 1908 permits	scubstituted service of summon				
		ixing a copy of summon in some conspicuous				
	place in the Court-house, and also u	pon some conspicuous part of the house in				
	which the defendant is known to have					
	(III) Mere publishing the summon in newsp	paper is not a substituted service of summon				
	Assembliance					
	Assertations: (a) I and II are correct, III is incorrect	(b) II and III are incorrect, I is correct				
	(c) I and III are correct, II is incorrect	(d) All are correct				
	(c) I and III are correct, It is incorrect	(u) All are collect				
14.	For the purpose of filing suit against Gov	vernment a mandatory notice of not less than				
		Section 80 of Code of Civil Procedure, 1908.				
	(a) Fourteen Days (b) Thirty Days	(c) Two Months (d) Three Months				
15.	In a civil suit, parties are required to subm	nit the list of witnesses whom they propose to				
	call either to give evidence or to produce documents on or before such date as the Court					
	may appoint, and					
	(a) not later than fifteen days from the dat	e of settlement of issues				
	(b) not later than thirty days from the date	of settlement of issues				
	(c) not later than two months from the dat	e of settlement of issues				
	(d) not later than three months from the da	ate of settlement of issues				

- 16. It appears to a Court that the evidence of Mr. X, a person confined in a prison outside the state is material in a suit. The Court may_ (a) make an order requiring the District Magistrate in charge of District to produce that person before the Court to give evidence (b) make an order requiring the DGP of state in charge of the prison to produce that person before the Court to give evidence (c) make an order requiring the officer in charge of the prison to produce that person before the Court to evidence (d) constitute a commission to record the statement 17. Choose the true statement about propositions: **Propositions:** (I) Section 11 Explanation IV provides provisions for Constructive Res Judicata (II) Any matter which might and ought to have been made ground of defence or attack in former suit shall not constitute res judicata (III) Any relief claimed in the plaint, which is not expressly granted by the decree, shall be deemed to have been refused Assertations: (a) I and II are correct, III is incorrect (b) II and III are incorrect, I is correct (c) I and III are correct, II is incorrect (d) All are correct Where a suit is to obtain relief respecting immovable property situate within the jurisdiction of different Courts, the suit may be instituted_ (a) in any Court within the local limits of whose jurisdiction substantial portion of the property is situate (b) in any Court within the local limits of whose jurisdiction any portion of the property is situate (c) in any Court within the local limits of whose jurisdiction defendants resides or
 - (d) None of the above

work for gain

- 19. In which of the following case, judgment debtor cannot be send to civil prison in execution of a Decree for the payment of money?
 - (a) Where the total amount of the decree does not exceed two thousand rupees
 - (b) Where the total amount of the decree does not exceed three thousand rupees
 - (c) Where the total amount of the decree does not exceed five thousand rupees
 - (d) Where the total amount of the decree does not exceed ten thousand rupees
- 20. Which of the following property can be attached while executing a decree?
 - (a) cooking vessels
 - (b) tools of artisans
 - (c) shares in a corporation

	(d) one-third of the salary in execution of a	any decree f	for n	naintenance	e		
21.	Under Code of Civil Procedure, 190	8 'Letter	of	Request'	may	be	issued
	(a) examine a witness	((b) to	make a lo	cal inv	estig	ation
	(c) to make a partition			conduct s		_	
22.	Choose the true statement about proposition	ns:					
	<u>Propositions</u> :						
	(I) Section 6 of Specific Relief Act, 1963 provides that If any person is dispossessed without his consent of immovable property otherwise than in due course of law, he						
	may, by suit, recover possession thereo		.1				
	(II) Under Section 6, 'possession' actual po		-	enime of air	mont	ha fr	om tha
	(III) No suit under Section 6 shall be brou date of dispossession	igni arier ii	ie ex	cpiry of siz	C IIIOIII	IIS II	om me
	-			(0)			
	Assertations:	(1) II	1 777	\mathcal{C}	, т.		,
	(a) I and II are correct, III is incorrect	(b) II an (d) All a		are incorre	ect, I is	corr	ect
	(c) I and III are correct, II is incorrect	(u) An a	iie c	onect			
23.	An order passed under Section 6 of the Spe	cific Relief	Act	1963 is			
	(a) Appealable	(b) Revi					_·
	(c) Neither appealable nor reviewable			ealable and	d revie	wabl	e
24.	In which of the following case specific perf	ormance of	acc	ontract is no	ot pern	nitted	1?
	(a) where a party to the contract has obtained substituted performance of contract						
	(b) a contract, the performance of which involves the performance of a continuous duty which the court cannot supervise						
	(c) a contract which is so dependent on the personal qualifications of the parties						
	(d) All of the above						
25.	Where the contract is a settlement on marriage, which of the following is entitled to obtain specific performance?						
	(a) Husband			(b) Wife	;		
	(c) any person beneficially entitled thereur	nder		(d) All	of the	above	e
26.	No substituted performance of contract under Section 20 of Specific Relief Act, 1963 shall be undertaken unless						
	(a) the party who suffers such breach has §	given a noti	ce in	writing			
	(b) not less than thirty days' notice			J			
	(c) the party in breach of contract has refus(d) All of the above	sed or failed	d to j	perform aft	er the	notic	e
27.	Choose the true statement about proposition	ns:					

-	• . •	
Pro	nacifianc	•
110	positions	۰

- (I) Evidence must be confined to the matters in issue
- (II) The best evidence must be given in all cases
- (III) Circumstantial evidence cannot be admitted

Assertations:

(a) I and II are correct, III is incorrect

(b) II and III are incorrect, I is correct

(c) I and III are correct, II is incorrect

(d) All are correct

28. Choose the true statement about propositions:

Propositions:

- (I) Evidence Act 1872 is applicable to judicial inquiries
- (II) Evidence Act 1872 is strictly inapplicable quasi-judicial inquiries
- (III) In judicial proceeding, the evidence is taken on oath

Assertations:

(a) I and II are correct, III is incorrect

(b) II and III are incorrect, I is correct

(c) I and III are correct, II is incorrect

(d) All are correct

- 29. Which of the following is evidence though not covered by the definition of Evidence under Section 3 of Evidence Act, 1872?
 - (a) Admission
- (b) Confession
- (c) Demeanour
- (d) Judicial Notice
- 30. Which of the following is a question of law as per Evidence Act 1872?
 - (a) Relevancy
- (b) Admissibility
- (c) Both of these
- (d) None of these

- 31. Falsus in uno falsus in omnibus is a-
 - (a) Rule of Law

(b) Rule of Caution

(c) Rule of Evidence

(d) Rule of Estoppel

32. Choose the true statement about propositions:

Propositions:

- (I) Section 6 prescribes rule for relevancy of an evidence which is 'part of same transaction'
- (II) Proximity of time, place and continuity of action are suggestive of part of same transaction
- (III) Psychological acts may also form part of same transaction

Assertations:

(a) I and II are correct, III is incorrect

(b) II and III are incorrect, I is correct

(c) I and III are correct, II is incorrect

(d) All are correct

33. 'X' is prosecuted for the murder of 'Y'. During trial, evidence is adduced that 'X' and 'Y' had verbal altercation, in which accused 'X' had threatened to kill 'Y'. The fact

			'X' had purchased the same knife which was			
	used to stab 'Y', is	admissible under	of Eviden	vidence Act, 1872.		
	(a) Section 6	(b) Section 7	(c) Section 8	(d) Section 10		
34.	Test Identification l	Parade is admissible ur	nder			
	(a) Section 7	(b) Section 8	(c) Section 9	(d) Section 10		
35.	accordance with the However, Mr. Y we the conspiracy. Hater of	e conspiracy, the brid as arrested on January owever, remaining t	ge was to be explode 24, 2018. He made st wo conspirators succonspirators were also	to explode a bridge. In d on January 26, 2018. Eatement to police about cessfully executed the p arrested, and all were		
	and Z to explode relevant under Sect (a) A letter writter meeting (b) Confession ma (c) Confession ma	the said bridge. In the soil of Evidence Act by 'X' to 'Y' on Decide of 'Y' to the police de of 'Z' to the police	t 1872?	2018		
36.	Propositions: (I) Section 11 of E (II) Section 11 is b.	ased on general theory adependent one, and n	residuary clause for rel of relevancy ot controlled by other	levancy of facts provisions of Evidence ncorrect, I is correct		
	(c) I and III are con	· ·	(d) All are correct			
37.	reference to his 'int	ention', prosecution ac	lduced the fact that 'X	shooting at him. With had attempted to shoot of Evidence Act, 1872. (d) Section 15		
38.	Propositions: (I) Judicial confes (II) Extra judicial c					

	Assertations:					
	(a) I and II are com	ect, III is incorrect	(b) II and III are inc	correct, I is correct		
	(c) I and III are con	rect, II is incorrect	(d) All are correct			
39.	In which of the fe	ollowing judgement S	Supreme Court ruled	that Section 27 is an		
	exception to Section	25 and 26 of Evidence	e Act?			
	•	tate of Maharashtra				
	` '	v. State of Uttar Prades	sh			
	(c) Lachiman Sing					
	(d) Kottayya v. Em	peror				
40.		of an original is prepa	ared, without being con	npared, the photograph		
	is		(1 \ C	A 7. 01		
	(a) Primary Eviden	ce		ry Evidence		
	(c) Not admissible		(d) Admissi	ble but not reliable		
41.	In which of the fo	llowing case seconda	ry evidence may be g	iven of the existence		
	condition or content	-	ry evidence may be g	iven of the existence,		
	(a) When the original	inal is shown or appe	ears to be in the posse	ssion or power of the		
	person against whom the document is sought to be proved					
			ears to be in the posse	ssion or power of the		
	person out of reach of the court (c) When the original is shown or appears to be in the possession or power of the					
	_		-	ssion or power of the		
		ect to the process of th	e Court			
	(d) In all of the abo	ive				
42.	X is charged with tr	avelling on a railway v	vithout a ticket. The bur	den of proving that X		
			rden must be discharge			
	(a) X: beyond reasonable doubt					
	(b) X: preponderan	The state of the s				
	(c) Prosecution: be	yond reasonable doubt	-			
	(d) Prosecution: pr	eponderance of probab	ility			
	Y					
43.			of Evidence A			
	(a) Section 9	(b) Section 12	(c) Section 103	(d) Section 106		
44.	A judgment given b	y competent court can	create			
	(a) Estoppel by rec	•	(b) Estoppe			
	(c) Estoppel by rec		• • • • • •	l by matter in pais		
4.5	MH: 1 C4 CH		A . 1070 1 1 ·	1 4 1 2 2		
45.		• •	ence Act, 1872 deals with (c) Section 142	• •		
	141 3ECHOH 137	UDI AECHOH 141	TO EXECUTION 147			

46.	Choose the true statement about propositions:
	Propositions:(I) Under Indian Stamp Act, 1899 the expression 'Conveyance' includes conveyance
	on sale
	(II) 'Conveyance' does not include an instrument by which movable property i transferred
	(III) through 'conveyance' property is transferred inter vivos
	Assertations:
	(a) I and II are correct, III is incorrect (b) I and II are incorrect, III is correct (c) I and III are correct, II is incorrect (d) All are correct
47.	Which of the following provision was inserted by Indian Stamp (Himachal Prades). Amendment) Act, 1952 to prescribe provision for stamp duty on counter-parts when duty is not paid on original instrument?
	(a) Section 6 (b) Section 6A (c) Section 19 (d) Section 19A
48.	Under Indian Stamp Act 1899, all instrument chargeable with duty and executed by any person in India shall be stamped
	(a) before the execution (b) at the time of execution
	(c) (a) & (b) both (d) Neither (a) nor (b)
49.	Choose the true statement about propositions:
	Propositions:
	(I) Under the Himachal Pradesh Courts Act, 1976 the High Court may, in consultation with state government, fix the place at which the Court is to be held
	(II) The place so fixed must always be within the local limits of the jurisdiction of the Court
	(III) A Court under Himachal Pradesh Courts Act, 1976 may be held at any place within the local limits of its jurisdiction
	Assertations:
	(a) I and II are correct, III is incorrect (b) I and II are incorrect, III is correct
	(c) II and III are correct, I is incorrect (d) All are correct
50.	As per the Himachal Pradesh Courts Act, 1976, the local limits of the jurisdiction of
	Civil Judge shall be decided by
	(a) the High Court
	(b) the high court in consultation with State
	(c) the high court in consultation with Law Governor
	(d) None of the above

SPACE FOR ROUGH WORK



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