HIGH COURT OF KERALA

Kerala Judicial Service Examination (Preliminary) – 2011
[N.C.A. vacancies of Ezhavas, Thiyyas & Billavas, Muslims, SIUC Nadar, OBC (8th item in Rule 17(1),
Part II, KS&SSR, 1958) and Scheduled Tribe communities]

	大事の機能がある。 Total State Company (1997)	(Date of e	examination: 29-0	<u>05-2011</u>)	
Roi	ll Number of the candidate				
Sig	nature of the Invigilator	:			
Tot	al No. of questions : 100		Maximum marks : 2	200 Duration : 2 hou	ırs
		<u>INSTRUC</u>	CTIONS TO CANDII	<u>DATES</u>	
1)	This booklet contains 10	0 objective ty	pe questions.		
2)	Do not open this Bookle	t until told to	do so.		
3)	Write your Roll Number at the space provided for		-	as given in the Admission Ticket and on	ıly
4)	question booklet supplie	d to him/her ed, torn or mi	contains all the 100 ssing pages should be	he candidate should check whether to questions in serial order. The question e brought to the notice of the Invigilat	on
5)	(C) and (D) to each que marked by darkening the	stion. Out of appropriate	these, only one answ circle provided for th	ern. Four answers are given as (A), (I wer is correct. Correct answers shall when the same in the right hand column of the or blue ballpoint pen for marking the	be he
6)	mark will be deducted fo	or each wrong	g answer from the ma	ill be awarded 2 marks. However, or arks secured for the correct answers. ag to a question, it will be treated as	If
7)	No candidate will be all commencement of the ex-		e the examination had	ll till the expiry of 30 minutes after th	he
<i>8)</i>		. Candidates	s should ensure that th	l without handing over his/her Questic he Invigilator has verified all the entri e provided above.	
9)				actice or attempt to commit any kind disqualification of the candidate.	of
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No.	of Qns. attempted	No. of co	orrect answers :	No.of wrong answers:	
Mar	ks secured :		Signature of E	valuator :	

<u>PART – A</u>

1)	'A' institutes a suit against 'B' for recovery of 2 lakhs and files an application for attachment of B's property. Before the attachment B transfers his property to 'C'. The transfer is		(B) O
	(A) valid (B) invalid (C) hit by lis pendens (D) irregular		(C) O (D) O
2)	Which of the following contracts is void?		
	 (A) A creditor agrees with his debtor not to sue him for one year. (B) An accused prosecuted for the offence u/s. 323 IPC agrees with the victim to pay him Rs.1,000/- as compensation for withdrawing the complaint. (C) 'X' finds 'B's watch and gives it to him. 'Z' promises to give 'X' Rs.100/- 	2) Ans:	(A) O (B) O (C) O (D) O
	(D) 'A' agrees to sell to B 5 cents at Kochi or Kottayam		
3)	'M' lends Rs. 1,00,000/- to 'N'. 'P' is the surety. The contract provides that the liability of 'P' shall be limited to Rs. 50,000/ The contract is	3) Ans:	(B) O
	(A) void (B) voidable (C) irregular (D) valid		(C) O (D) O
4)	A gift comprising both existing and future property (A) is irregular (B) is void as to both properties (C) is voidable as to the future property (D) is void as to the future property	4) Ans:	(A) O (B) O (C) O (D) O
5)	Partition of immovable property is	5) Ans:	: (A) O
	(A) an exchange (B) a transfer (C) a gift (D) none of the above		(B) O (C) O (D) O
6)	The mortgage which involves absolute transfer of the mortgaged property with a provision for re-transfer is	6) Ans	: (A) O
	(A) Mortgage by conditional sale(B) Equitable mortgage(C) English mortgage(D) Anomalous mortgage		(C) C (D) C

7)	The chapters and sections of the Transfer of Property Act which relate to contracts shall be taken as part of Contract Act and supplemental to	7) Ans: (A) O
	 (A) The Specific Relief Act (B) The Registration Act (C) The Sale of Goods Act (D) The Partition Act 	(B) O (C) O (D) O
8)	In a contract for sale of immovable property where the buyer has already paid a part of the purchase price he is	8) Ans: (A) O
	 (A) entitled to a charge on the property (B) not entitled to a charge on the property (C) not entitled to charge till the court creates a charge on the property (D) entitled to a charge only if he has not improperly declined to 	(B) O (C) O (D) O
9)	accept delivery of the property. Which of the following statements is true?	9) Ans: (A) O
	(A) the contract need not be in writing (B) the contract should be registered (C) the transferee should not have taken possession of the property (D) the transferee should not have performed his part of the contract	(B) O (C) O (D) O
10)	to said for receivent of an immovable property if the	10) Ans: (A) O (B) O (C) O (D) O
11)	to a series performance of a contract for sale of	11) Ans: (A) O (B) O (C) O (D) O
12)	Perpetual Injunction (A) is granted by a decree. (B) see be granted without notice to and hearing the defendant.	12) Ans: (A) O (B) O (C) O (D) O
	(C) can never be granted without notice to and hearing the defendant. (D) can be granted on merits only.	

 13)	In a suit for specific performance of contract for sale, the plaintiff should allege that	13) Ans: (A) O
* **	to the contract	(B) O
	(A) he has been ready and willing to perform his part of the contract	(C) O
٠.	(B) he had been ready and willing to perform his part of the contract	(D) O
	(C) he was ready and willing to perform his party of the contract	(5) 0
	(D) he is ready and willing to perform his part of the contract	
14)	Choose the wrong statement	
	Until the contrary is proved the presumption is that	14) Ans: (A) O
	Official the contrary is proved the province	(B) O
	(A) a cheque was made for consideration.	(C) O
	(B) a cheque was drawn on the date it bears	(D) O
	(C) a lost promissory note was not duly stamped	(b) 0
	(D) that a cheque was transferred before its maturity.	•
	ti tisk arous of a shague on production of a bank	
15)	The presumption regarding dishonour of a cheque on production of a bank	
	slip is	15) Ans: (A) O
	(A) rebuttable	(B) O
	(B) irrebuttable	(C) O
	(C) conclusive proof	(D) O
	(D) none of the above	(5) 0,
16)	Choose the wrong statement.	16) Ans: (A) O
	(A) where a cheque is uncrossed the holder may cross it generally	(B) O
	(D) where a chaque is uncrossed the holder may cross it specially	
	(C) where a cheque is crossed generally the holder shall not cross it	(C) O
	specially	(D) O
	(D) where a cheque is crossed generally the holder may add the	
	words 'not negotiable'.	
	Put the court imposed on	1
17)	An offence u/s. 138 N.I. Act was tried summarily. But the court imposed on the accused a sentence of imprisonment for one year. The sentence is	17) Ans: (A) O
	the accused a sentence of imprisonment for one year.	1 '
		(B) O
	(A) legal	(C) O
	(B) only irregular	(D) O
	(C) only improper	
	(D) irregular	
18)	For the purposes of S. 141 N.I. Act a company does not mean or include	10) 4 (4) 0
. 5)		18) Ans: (A) O
		(B) O
	(A) a body corporate	(C) O
	(B) a firm	(D) O
	(C) a proprietary concern	
	(D) an association of individuals	

19)	Res judicata is	19) Ans. (A) O (B) O
	(A) a question of law	(C) O
	(B) a fact which should be pleaded	•
	(C) a fact which need not be pleaded	(D) O
	(D) a matter which can be taken judicial notice of	
20)	In a non commercial transaction a Munsiff awarded interest at 10% per	
·	annum for post decretal period. The decree to that extent is	20) Ans: (A) O
	(A) legal	(B) O
	(B) nullity	(C) O
	(C) illegal but not a nullity	(D) O
	(D) none of the above	(5)
21)	A salary of a government employee who was residing and working outside	
_ ' '	the jurisdiction of a court was attached by it in execution of a decree for	21) Ans: (A) O
	money. The order is	(B) O
	(A) improper	(C) O
	(B) irregular	(D) O
	(C) illegal	(-, -
	(D) legal	
22)	In a suit filed by A against B the suit was dismissed. 'A' instituted a second	
22)	guit with regard to the same subject matter. The Munsili rejected the	
	contention of the defendant that the second suit is parred by the principle of	22) Ans: (A) O
	res judicate on the ground that the nature of the interest of the delendant	l '
	changed after the dismissal of the first suit. The finding of the Munsiff is	(B) O
		(C) O
	(A) legal	(D) O
	(B) illegal	
	(C) a nullity	,
	(D) only irregular	
23)	Which is the case in which notice to all the persons interested in a	23) Ans: (A) O
	representative suit need not be given?	(B) O
	(A) abandonment of the suit	(C) O
	(B) withdrawal of the suit	1
	(C) recording of compromise in a suit	(D) O
	(D) addition of a new defendant in a suit	
24)	A suit for recovery of money was filed on 1-1-2008. An application for	
,	adding a new defendant was filed on 1-6-2008. It was allowed on 1-9-2006.	24) Ans: (A) O
	Summons was issued to the additional defendant on 1-10-2008. It was	(B) O
	served on the addit all defendant on 1-11-2008. Under the CPC the proceedings agains additional defendant shall be deemed to have	(C) O
	p. 555 5	1
	begun on	(D) O
	(A) 1-1-200 ^p	
	(B) 1-6-2008	
	(C) 1-9-2008 (D) 1-11-2008	
	(D) 1-11-2008	•

25)	Where a defendant was avoiding service deliberately, the court ordered service by advertisement in a newspaper; but it did not order to affix the summons in the court house or at the defendant's house also. The procedure adopted by the court is	25) Ans: (A) O (B) O (C) O
	(A) regular (B) irregular (C) improper (D) unjustified	(D) O
26)	Of the five defendants in a suit only one defendant verified the joint written statement though all of them signed it. The court ordered to cure the defect. The order is	26) Ans: (A) O (B) O
	(A) improper (B) regular (C) legal (D) justified	(C) O (D) O
27)	In a suit for partition 3 defendants were set ex parte. Preliminary decree was passed. On the application of one of the 3 defendants the court set aside the decree as against all the defendants. The order of the court is	27) Ans: (A) O (B) O (C) O
	(A) legal (B) irregular (C) unjustified (D) illegal	(D) O
28)	A suit on a promissory note was decreed. On the plaintiff's application, the court returned the promissory note. The action of the court is	28) Ans: (A) O
	(A) legal (B) proper (C) valid (D) illegal	(B) O (C) O (D) O
29)	After the trial of the suit the court found that the suit was barred by the principle of res judicata and did not discuss and answer the other issues. The procedure adopted by the court is	29) Ans: (A) O (B) O
	(A) legal (B) justified (C) proper (D) illegal	(C) O (D) O
30)	After a decree for money is passed	
	 (A) the court may direct payment of the amount by installments on the application of the J.D. even in the absence of the consent of the decree holder. (B) the court may suo motu pass an order for payment of the amount by installments. (C) the court may on the application of the J.D. and with the consent of the decree holder pass an order for payment of the amount by installments. (D) the court has no power to direct payment of the amount by installments under any circumstance. 	30) Ans: (A) O (B) O (C) O (D) O
	motaminorità di del di più di	

31)	When a court desires that its decree shall be executed by another court, it shall send to the other court	31) Ans: (A) O
	 (A) a decree and certificate of non satisfaction. (B) judgment and decree. (C) judgment and execution petition. (D) execution petition and certificate of non satisfaction. 	(C) O (D) O
32)	The amount claimed in an E.P. did not appear to the court to be correct. The court provisionally decided the amount and allowed the decree holder to execute the decree. The action of the court is (A) illegal (B) legal (C) irregular (D) improper	32) Ans: (A) O (B) O (C) O (D) O
33)	Proclamation for sale of immovable property was published in the property on 29-3-2010 and in the Grama Panchayat on 30-3-2010 and in the court house on 31-3-2010. It was sold on 29-4-2010. The sale is (A) illegal (B) legal (C) a nullity (D) irregular	33) Ans: (A) O (B) O (C) O (D) O
34)	In execution of a decree for money the decree holder purchased the property of the J.D. Decree holders in some other cases filed an application for rateable distribution. The court directed the Decree Holder to deposit the amount of purchase money. The order of the court is (A) illegal (B) irregular (C) improper (D) legal	34) Ans: (A) O (B) O (C) O (D) O
35)	Sale certificate is issued on (A) general stamp paper (B) court fee stamp paper (C) plain paper (D) printed forms	35) Ans: (A) C (B) O (C) O (D) O
36)	A suit was instituted by a firm with only one partner on the party array. The Munsiff directed to return the plaint to cure the defect. The direction is (A) legal (B) illegal (C) regular (D) proper	36) Ans: (A) C (B) C (C) C (D) C

- 8 -	
37) An application was filed by the plaintiff to withdraw the suit with permission to file a fresh suit on the same cause of action. The Munsiff refused permission and dismissed the suit. The order is	37) Ans: (A) O (B) O
(A) legal (B) improper (C) regular (D) illegal	(C) O (D) O
38) Choose the wrong statement.	
 (A) The right u/s. 11 (17) is available not only to the tenant but also his successor. (B) In a petition u/s. 11 (3) the court should not take into consideration the plea of the tenant that though a suitable building is available, he has to pay rent at the current rate, which 	38) Ans: (A) O (B) O (C) O (D) O
he cannot afford. (C) The profession of Advocates is a trade or business for the purpose of S. 11 (3) 2nd proviso. (D) A tenant who took the building on rent for residential purpose but conducts a shop also in it is not entitled to the benefit of S. 11 (3) 2nd proviso.	
39) Which of the following statements is wrong?	00) 4 (4) 0
 (A) The landlord cannot disprove that the entries in the register of Accommodation Controller are wrong. The two ingredients in the 2nd proviso to S. 11 (3) as to the dependence of tenant for his livelihood and non-availability of other suitable building are conjunctive. (C) The burden is on the tenant u/s. 11 (3) 2nd proviso to prove that his main income is derived from the business in the petition scheduled building. (D) U/s. 11 (3) 2nd proviso the tenant's contention that for the other available suitable building its landlord demands exorbitant amount as security should be ignored. 	39) Ans: (A) O (B) O (C) O (D) O
40) Choose the wrong statement.	
 (A) The sublease of a portion only of the tenanted building entitles the landlord to evict the tenant u/s. 11 (4). (B) Even if subletting is not expressly prohibited in the lease deed landlord can seek eviction on the ground of sub lease. (C) Delay in filing petition for eviction is fatal if the ground is subletting. (D) Landlord need not positively prove that the transfer of lease was for valuable consideration. 	40) Ans. (A) O (B) O (C) O (D) O

for valuable consideration.

PART - B

41)	Under the Cr.P.C., the authority empowered to issue summons to produce a thing is	41) Ans. (A) O
		(B) O
	(A) Court only (B) S.H.O. only	(C) O (D) O
	(C) Both (A) & (B) (D) Sessions Court only	
42)	Which of the following statements is wrong?	42) Ans: (A) O
	(A) Further investigation can be ordered on the application of a	(B) O
	victim. (B) Further investigation can be ordered on the application of an	(C) O
	accused. (C) Police can conduct further investigation even after charge is framed.	(D) O
	(D) Court can suo motu order further investigation even after charge is framed	
42)	Which of the following statements is correct?	
43)		43) Ans: (A) O
	U/s. 161 Cr.P.C. the statement of	(B) O (C) O
	(A) an accused cannot be recorded(B) the first informant cannot be recorded	(D) O
	(C) an expert may be recorded (D) a person under the age of 15 years cannot be recorded	
44)	The confession of an accused recorded by a Magistrate U/S 164 Cr.P.C.	44) Ans: (A) O
	(A) Shall be signed by him	(B) O (C) O
	(B) Shall not be signed by him(C) Shall not be signed by the Magistrate(D) Shall be attested by a witness	(D) O
45)	Which of the following statements is wrong?	(4) 0
,	(A) When a complaint is dismissed, the court shall record the	45) Ans: (A) O (B) O
	reasons (B) When an accused is discharged, the court need not record the	(C) O (D) O
	reasons (C) When a charge is framed, the court need not record the reasons (D) When cognizance is taken of an offence, the court need not record the reasons	(5) 0
46)	A Magistrate may conduct a local inspection	46) Ans: (A) O
	(A) to decide whether a charge should be framed	(B) O (C) O
	(B) to ascertain whether the mahazar prepared by the police is correct	(D) O
	(C) to appreciate the evidence (D) to verify a thing	

47)	The provision in the Cr.P.C. which may be invoked by a civil court is section	47) Ans: (A) O
	(A) 349	(B) O
	(A) 349 (B) 350	(C) O
	(C) 345 (D) 250	:
48)	An offence under IPC for which fine is a mandatory punishment is the offence under	48) Ans: (A) O
	(A) S. 324	(B) O
	(A) S. 324 (B) S. 325	(C) O
	(C) S. 354 (D) S. 341	(D) O
49)	A Magistrate acquitted accused 2 to 5 and refiled the case against the	49) Ans: (A) O
,	abscending 1st accused. On his appearance the 1st accused was	(B) O
	discharged by the Magistrate on the basis of the judgment pronounced in the case of accused 2 to 5. The order of the Magistrate is	(C) O
	the case of accused 2 to 3. The order of the Magiculate to	(D) O
	(A) illegal	(5)
	(B) legal (C) valid	
	(D) regular	
50)	Sri. Kumaran had in his possession without lawful excuse an implement of	50) Ans: (A) O
50,	house breaking. He was arrested and produced before a Magistrate, who	(B) O
	rejected the bail application and remanded him to jail. The order of remand	(C) O
	is	(D) O
	(A) illegal (B) legal	
	(C) only improper	
	(D) only irregular	
51)	Which of the following statements is true?	
• .,		51) Ans: (A) O
	(A) A Magistrate can order to stop the investigation.(B) A Magistrate can order investigation u/s. 156 (3) Cr.P.C. even if	(B) O
	the offence is exclusively triable by a sessions court.	(C) O
A	(C) A Magistrate can order investigation u/s. 202 Cr.P.C. even if the	(D) O
	offence is exclusively triable by a sessions court. (D) A Magistrate can recall an order passed for investigation u/s. 156	
	(3) Cr.P.C.	
52)	Which of the following statements is true?	
	(A) U/s. 125 Cr.P.C. only a lawful wife is entitled to maintenance.	52) Ans: (A) O
	(B) Imprisonment for non payment of maintenance is a punishment.	(B) O
	(C) A compromise entered into by the parties after the court has passed an order for maintenance u/s. 125 Cr.P.C. cannot be	(C) O
	taken notice of by the court.	(D) O
	(D) A parent can file a petition u/s. 125 Cr.P.C. in a court within	
	whose jurisdiction he resides though the son resides beyond the	
	jurisdiction of that court.	

53)	An arrest warrant in a criminal case sha!! be signed by (A) Chief Ministerial Officer (B) Head of Office (C) Presiding Officer of the Court	53) Ans: (A) O (B) O (C) O (D) O
54)	(D) Authorized Officer When information regarding commission of a non-cognizable offence is given to an officer in-charge of a police station, he shall (A) record the information, register a case and forward a report to the Magistrate (B) record the information and forward it to the Magistrate	54) Ans: (A) O (B) O (C) O (D) O
55)	(C) refer him to the Magistrate (D) none of the above Which of the following statements is correct?	
	 (A) no power to take the signature of an informant in the First Information Statement. (B) power to take the signature of the informant in the First Information Statement. (C) power to take the signature of the witness in the statement recorded under S. 161 Cr.P.C. (D) power to take the signature of the accused in the statement 	55) Ans: (A) O (B) O (C) O (D) O
	recorded u/s. 161 Cr.P.C.	
56)	(A) police report (B) statements recorded u/s. 161 Cr.P.C. (C) police report and documents sent with it (D) documents produced by the prosecution as well as the accused	56) Ans: (A) O (B) O (C) O (D) O
57)	Any error in a judgment pronounced by a criminal court (A) can be corrected by it (B) cannot be corrected by it (C) can be corrected on application (D) can be corrected by it invoking inherent power	57) Ans: (A) O (B) O (C) O (D) O
58)	 (A) A person who was accused of the offence u/s. 302 IPC was released on bail by the S.H.O. (B) A Magistrate cancelled the bail granted by the Sessions Court. (C) A Magistrate directed surrender of passport when a person accused of an offence u/s. 354 IPC was released on bail. (D) In a committal order the Magistrate remanded the accused during and until the conclusion of the trial. 	58) Ans: (A) O (B) O (C) O (D) O

59)	A witness in a criminal case was contradicted u/s. 145 Evidence Act with the statement of another witness made in the course of the investigation. The procedure is	59) Ans: (A) O
	·	(C) O
	(A) regular (B) proper (C) legal (D) illegal	(D) O
60)	A proceedings u/s. 125 Cr.P.C. is essentially a	60) Ans: (A) O
	(A) civil proceedings	(B) O
*	(B) quasi criminal proceedings	(C) O
	(C) quasi civil proceedings (D) criminal proceedings	(D) O
61)		
	(A) Remand of an accused after the investigation is over is u/s. 167	
	Cr.P.C. (B) U/s. 309 Cr.P.C, the Magistrate can remand an accused for a	61) Ans: (A) O
	maximum period of 15 days.	(B) O
	(C) U/s. 309 Cr.P.C. even prosecution may be directed to pay costs	(C) O
	for adjournment. (D) At the request of the accused the court shall not grant adjournment to enable him to show cause against the sentence.	(D) O
62)	A Magistrate who released on bail an accused in a sessions case directed him to bind himself to appear before the Magistrate Court as well as the Sessions Court. The direction is	62) Ans: (A) O (B) O
	(A) only improper(B) only irregular(C) legal(D) illegal	(C) O (D) O
63)	Which of the following statements is wrong?	
,	 (A) Even when the power u/s. 357 Cr.P.C. can be invoked to award compensation the jurisdiction of the civil court is not ousted. (B) When two courts have jurisdiction, the parties can oust the jurisdiction of one court by an agreement. (C) Even when the entire cause of action arose within the jurisdiction of a court a suit against a Company may be instituted in another court if its registered office is within the jurisdiction of the latter court. (D) An objection regarding territorial jurisdiction of a court shall be taken up at least at the settlement of issues. 	63) Ans: (A) O (B) O (C) O (D) O
64)	The genuineness of the document is not presumed if it is	G4) App. (A) O
	 (A) Evidence recorded by a Munsiff in a suit. (B) Confession of an accused recorded by a Judicial Magistrate. (C) Statement of a witness recorded by a Judicial Magistrate u/s. 164 Cr.P.C. 	64) Ans: (A) O (B) O (C) O (D) O
	(D) A part of the evidence recorded by a Munsiff in a suit.	(2)

65)	Which of the questions is not lawful in cross-examination?	65) Ans: (A) O
00)		(B) O
•	(A) A question to test the veracity of the witness(B) A question to discover what the position in life of the witness is	(C) O
	(C) A guestion the answer of which amounts to hearsay	(D) O
	(D) A question to injure the character of the witness	
66)	In which of the following cases a statement need not be in writing	66) Ans: (A) O
	(A) For contradicting a witness u/s. 145 Evidence Act.	(B) O
	(B) A dying declaration	(C) O
	(C) A statement used to refresh the memory of a witness (D) A statement which can be used u/s. 162 Cr.P.C.	(D) O
67)	Which of the statements is true?	67) Ans: (A) O
	Admission of a party	(B) O
	(A) is conclusive proof	(C) O
	(B) is irrelevant	(C) O (D) O
	(C) may operate as estoppel.	(0)
	(D) has no probative value	
68)	An item of evidence which is not a secondary evidence is	
	(A) copies made from the original	68) Ans: (A) O
	(B) copies compared with the original	(B) O
	(C) oral accounts of the contents of a document given by a person	(C) O
	who himself has seen it. (D) Counter part of a document as against the person who executed	(D) O
	it.	
CO)	A matter before the court, which is not an evidence in the case.	
69)	A matter before the count, which is not an estate as	69) Ans: (A) O
	(A) Confession of a co-accused	(B) O
	(B) entries in books of accounts regularly kept in the course of	(C) O
	business (C) statement of the accused made u/s. 313 Cr.P.C.	(D) O
	(D) testimony of an expert	
70)	An item of evidence which is not a substantive is	70) Ans: (A) O
, 0,		(B) O
	(A) Dying Declaration	(C) O
	(B) First Information Statement (C) Admission of the party	(D) O
	(D) Admission of authorised agent of the party	
741	For an offence u/s. 326 IPC police arrested an accused. He gave an	
/ 1)	into view to the media confessing his guilt on the way to his police station.	71) Ans: (A) O
	The court held that it is extra judicial confession and the court acted upon it.	(B) O
	The action of the Magistrate is	(C) O
	(A) legal	(C) O
	(B) illegal	(6)
	(C) only improper	
	(D) only irregular	1

72) [*]	An offence under IPC which requires a complaint in writing by an aggrieved person for taking cognizance is the offence u/s	72) Ans: (A) O (B) O
	(A) 471 (B) 475 (C) 498 A (D) 211	(C) O
73)	An offence under IPC which requires a complaint in writing of the public servant concerned is the offence u/s	73) Ans: (A) O (B) O
	(A) 172 (B) 190 (C) 191 (D) 192	(C) O (D) O
74)	An offence u/s. 471 IPC can be taken cognizance of only on a complaint in writing by the court,	74) Ans: (A) O (B) O
	if the document is	(C) O
	 (A) produced in court after it is forged (B) forged any time while it is in the custody of a court (C) forged after the evidence is recorded (D) produced before the trial starts 	(D) O
75)	The offence of criminal trespass is complete when a person enters upon the property in the possession of another with intent to commit	75) Ans: (A) O
	(A) a bailable offence(B) any offence(C) a non bailable offence(D) a cognizable offence	(B) O (C) O (D) O
76)	A hurt which is not grievous u/s. 320 IPC is	76) Ans: (A) O
	(A) permanent privation of the sight of an eye(B) privation of a member(C) privation of a joint(D) injury to head	(B) O (C) O (D) O
77)	Uttering obscene words near a public place	77) Ans: (A) O
	(A) is not an offence(B) is an offence u/s 294 (b) IPC(C) is an offence u/s 290 IPC(D) is an offence u/s. 292 (2) (b) IPC	(B) O (C) O (D) O
78)	The offence under IPC which has been struck down by the Supreme Court is the offence u/s	78) Ans: (A) O (B) O
	(A) 303 (B) 335 (C) 404 (D) 496	(C) O (D) O

79)	An investigating officer is not empowered to require the attendance of a person before him if	79) Ans. (A) O (B) O
	(A) that person is a woman	(C) O
	(B) that person is under the age of 15 years	(D) O
	(C) both (A) & (B)	(b) 0
	(D) that person resides beyond 20 kms.	
80)	U/s. 319 Cr.P.C., a person may be added as an additional accused on the basis of the	80) Ans: (A) O
		(B) O
	(A) documents relied on by the prosecution(B) supplementary report of the investigating officer	(C) O
	(C) evidence adduced in the case	(D) O
	(D) subsequent developments	
	PART – C	·
81)	The language which may be used in a representation for the redress of any	
01)	grievance submitted to an officer of a State is	81) Ans: (A) O
		(B) O
	(A) English (B) Hindi	(C) O
	(C) official language	(D) O
	(D) any of the languages used in the state	
201	A High Court considered the validity of a proceedings in parliament on the	
82)	ground of irregularity of procedure. The action is	82) Ans: (A) O
	ground of irregularity of procedures	(B) O
	(A) legal	(C) O
	(B) illegal (C) irregular	(D) O
	(D) none of the above	
83)	The parliament consists of the	83) Ans: (A) O
	(A) Two houses	(B) O
	(B) President and the two houses	(C) O
	(C) Vice President and the two houses	(D) O
	(D) President and the House of the People	
84)	In India right to education is a	84) Ans: (A) O
·	(A) constitutional right	(B) O
	(B) statutory right	(C) O
	(C) fundamental right	(D) O
	(D) common law right	(6) 0
85)	No child below the age of years shall be employed to work in any	
00)	factory.	85) Ans: (A) O
		(B) O
	(A) 14 (B) 15	(C) O
	(B) 15 (C) 18	(D) O
	(D) 12	

es Agri	4.1. 4.1. 1942、1943年,1943年,1947年,1947年,1947年,1948年,1948年,1948年,1947年,1947年,1947年,1947年,1947年,1947年,1947年,1947年	
86)	The basic structure of the Constitution of India is contained in	86) Ans: (A) O
	(A) Article 21	(B) O
	(B) Article 32	(C) O
	(C) Preamble (D) Article 14	(D) O
87)	The exclusive power to make any law with respect to any matter not enumerated in the concurrent list or state list is vested in the	87) Ans: (A) O
	(A) State legislature	(B) O
	(B) Parliament	(C) O
	(C) President (D) Governor	(D) O
88)	Fair trial in a criminal case is guaranteed in the constitution of India by	88) 4 (4) 0
	Article	88) Ans: (A) O
	(A) 14	(B) O
	(B) 20 (C) 21	(C) O
	(C) 21 (D) 32	(D) O
89)	Which of the following statements is true?	
	(A) The constitutional validity of a central law can be considered by a	89) Ans: (A) O
	High Court (B) The constitutional validity of a central law cannot be considered	(B) O
	by a High Court.	(C) O
	(C) The constitutional validity of a central law can be considered by a District Judge	(D) O
	(D) The constitutional validity of a central law can be considered by any court.	
90)	The fundamental right available only to a citizen of India is the right under	(A) O
	Article	(B) O
	(A) 14	(c) O
	(B) 15	(D) O
4	(C) 20	(-, -
	(D) 22	
91)	International Court of Justice is situated at	91) Ans: (A) O
	(A) Stockholm	(B) O
	(B) Vienna	(C) O
	(C) New York	(D) O
	(D) Hauge	
92)	sine qua non means	92) Ans: (A) O
	(A) that which is necessary	(B) O
	(B) that which is not necessary	(C) O
	(C) that which can be dispensed with (D) that which cannot be taken notice of	(D) O
	(D) that which carried be taken holice of	(5, 5

93)	The author of the book 'A Judge's Miscellany' is	93) Ans: (A) O
	(A) Justice M.C. Chagla(B) Justice M.Hidayathulla(C) Justice Y.B. Chandrachud(D) Justice J.S. Verma	(B) O (C) O (D) O
94)	Who said that the legal profession is a noble profession?	94) Ans: (A) O
	(A) Plato(B) Bentham(C) Aristotle(D) Cicero	(B) O (C) O (D) O
95)	As the word 'laudable' is related to despicable, so the word 'laudation' is related to	95) Ans: (A) O (B) O
	(A) eulogy(B) praise(C) criticism(D) commendation	(C) O (D) O
96)	'A' is the son of 'C'. 'C' and 'Q' are sisters. 'Z' is the mother of 'Q'. 'P' is the son of 'Z'. Which of the following statements is true?	96) Ans: (A) O (B) O
	 (A) 'P' and 'A' are cousins. (B) 'P' is the maternal uncle of 'A'. (C) 'Q' is the maternal grandfather of 'A' (D) 'C' and 'P' are sisters 	(C) O (D) O
97)	Introducing Suseela, Balakrishnan says: "she is the wife of the only nephew of the only brother of my mother". How is Suseela related to Balakrishnan?	97) Ans: (A) O (B) O
	(A) Wife(B) Sister(C) Sister in-Law(D) Data is inadequate	(C) O (D) O
98)	Replace the question mark with the correct answer.	98) Ans: (A) O
	5 4 7 8 (A) 1	(B) O
	(B) 4	(C) O
	6 9 5 10 (C) 3 (D) 6	(D) O
99)	Factum Probans means	99) Ans: (A) O
	(A) Fact which has already been proved	(B) O
	(B) Fact alleged in the pleadings(C) Fact which will only make probable the facts in issue(D) Evidentiary fact	(C) O
100	100) Ans: (A) O	
	 (A) The respondent is liable (B) The liability of respondent is superior (C) The principal is responsible (D) The principal's liability is superior 	(B) O (C) O (D) O