SECTION – I (Question Nos. 1-50)

GENERAL ENGLISH (Question Nos. 1-30)

Directions (Questions 1-5): Study the passage given below to answer these questions.

When talks come to how India has done for itself in 50 years of Independence, the world has nothing but praise for our success in remaining a democracy. On other fronts, the applause is less loud. In absolute terms, India has not done too badly, of course, life expectancy has increased. So has literacy. Industry, which was barely a fledging, has grown tremendously. And as far as agriculture is concerned, India has been transformed from a country perpetually on the edge of starvation into a success story held up for others to emulate. But these are competitive times when change is rapid, and to walk slowly when the rest of the world is running is almost as bad as standing still or walking backwards. Compared with large chunks of what was then the developing world South Korea, Singapore, Malaysia, Thailand, Indonesia, China and what was till lately a separate Hong Kong-India has fared abysmally.

It began with a far better infrastructure than most of these countries had. It suffered hardly or not at all during the Second World War. It had advantages like an English speaking elite, quality scientific manpower (including a Nobel laureate and others who could be ranked among the world's best) and excellent business acumen. Yet, today, when countries are ranked according to their global competitiveness, it is tiny Singapore that figures at the top. Hong Kong is an export powerhouse. So is Taiwan. If a symbol was needed of how far we have fallen back, note that while Korean Cielos are sold in India, no one in South Korea is rushing to buy an Indian car.

The reasons list themselves. Topmost is economic isolationism. The government discouraged imports and encouraged self-sufficiency. Whatever the aim was, the result was the creation of a totally inefficient industry that failed to keep pace with global trends and, therefore, became absolutely uncompetitive. Only when the trade gates were opened a little did this become apparent. The years since then have been spent in merely trying to catch up.

That the government actually sheltered its industrialists from foreign competition is a little strange. For in all other respects, it operated under the conviction that businessmen were little more than crooks who were to be prevented from entering the most important areas of the economy, who were to be hamstrung in as many ways as possible, who were to be tolerated in the same way as an inexcisable wart. The high expropriatory rates of taxation, the licensing laws, the reservation of whole swathes of industry for the public sector, and the granting of monopolies to the public sector firms were the principle manifestations of this attitude. The government forgot that before wealth could be distributed, it had to be created. The government forgot that it itself could not create, but only squander wealth.

Some of the manifestations of the old attitude have changed. Tax rates have fallen. Licensing has been all but abolished. And the gates of global trade have been opened wide. But most of these changes were first by circumstances, partly by the foreign exchange bankruptcy of 1991 and the recognition that the government could no longer muster the funds to support the public sector, leave alone expand it. Whether the attitude of the government itself, or that of more than handful of ministers, has changed, is open to question. In many other ways, however, the government has not C/XX-XVII/IV

changed one bit. Business still has to negotiate a welter of negotiations. Transparency is still a longer way off. And there is no exit policy. In defending the existing policy, politicians betray an inability to see beyond their noses. A no-exit policy for labour is equivalent to a no-entry policy for new business. If one industry is not allowed to retrench labour, other industries will think a hundred times before employing new labour.

In other ways too, the government hurts industries. Public sector monopolies like the department of telecommunications and Videsh Sanchar Nigam Ltd. make it possible for Indian business to operate only at a cost several times that of their counterparts abroad. The infrastructure is in a shambles partly because it is unable to formulate a sufficiently remunerative policy for private business, and partly because it does not have the stomach to change market rates for services. After a burst of activity in the early nineties, the government is dragging its feet. At the rate it is going, it will be another fifty years before the government realizes that a pro-business policy is the best pro-people policy. By then of course, the world would have moved even farther ahead.

- The writer is surprised at the government's attitude towards its industrialists because
- (1) the government did not need to protect its industrialists.
- (2) the issue of competition was non-existent.
- (3) the government looked upon its industrialists as crooks.
- (4) the attitude was a conundrum.
- 2. According to the writer, India should have performed better than the other Asian nations because
 - (1) it had adequate infrastructure
 - (2) it had better infrastructure
 - (3) it had better politicians who could take the required decisions.
 - (4) All these
- 3. One of the factors of the government's projectionist policy was
 - (1) encouragement of imports.
- (2) discouragement of imports.
- (3) encouragement of exports.
- (4) discouragement of exports.
- 4. The example of the Korean Cielo has been presented to highlight
 - (1) India's lack of stature in the international market.
 - (2) India's poor performance in the international market.
 - (3) India's lack of creditability in the international market
 - (4) India's disrepute in the international market.
- According to the writer
 - (1) India's politicians are myopic in their vision of the country's requirements.
 - (2) India's politicians are busy lining their pockets.
 - (3) India's politicians are not conversant with the needs of the present scenario.
 - (4) All these

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four	ections (Questions 6-8 words or group of wo word in capital letters.): Each of these question rds. Select the word or g	ns consists of a word in a group of words that is m	capital letters followed by ost similar in meaning to
6.	ERADICATE (1) Put-up	(2) Remove	(3) Soften	(4) Suppress
7.	ADHERE (1) Act reluctantly	(2) Give Allegiance	(3) Wave frequently	(4) React promptly
8.	INFER (1) Derive	(2) Calculate	(3) Debate	(4) Suggest
give	ections (Questions 9-1 in sentence. It is follow ning of the underlined to	ved by four words. Sele	ons consists of a word weect the word which is c	which is underlined in the closest to the opposite in
9.	Kapil's bowling yester (1) economical	rday proved very <u>costly</u> . (2) frugal	(3) thrifty	(4) expensive
10.	The wise say that life (1) amass	is meant not merely to <u>a</u> (2) produce	ccumulate wealth but for (3) scatter	self-realization. (4) gather
11.	Mala is always defian (1) obedient	t in her behavior. (2) rebellious	(3) meek	(4) friendly
Dire first	ections (Questions 12- sentence first and the la	14): Given below are the	e jumbled sentences of a e the middle sentences in	paragraph. Keeping the
12.	 (i) On the basis of exp (ii) health experts her (iii) exercise more and (iv) they will live up to (v) if humans eat less 	periments with rats, re say that d consume vitamins, to 100 years or more.		me correct sequence.
13.	(ii) Wages will selded(iii) The market is goven(iv) Without enough f(v) If too many peostarve.(vi) They fall an easy	ple demand goods to g prey to all sorts of diseas	ne rising prices. Apply. Balth, strength of efficiency To round, prices will rise	se and poor classes will

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14.	(i) India's message has (ii) Our Buddha was t (iii) It has been a sourc (iv) Ashoka, moved by (v) The greatest apost (vi) He shook the foun (1) (ii),(v),(iii),(iv)	he light of Asia. ce of light and wisd y the horrors of Kal le of nonviolence in	om to thinga Winga Wingan	ne rest of the world ar, adopted the mes years was Mahatn	ssage of non-violence. na Gandhi. -violence.
	ections (Questions 15 ms/phrases. Choose the	· ·			alternatives are given for en idiom/phrase.
15.	To be at cross-purpose (1) missed each other (3) dislike each other	S		2) work against ea 4) misunderstand o	
16.	A fool's paradise (1) a foolish idea (3) an unexpected gain			2) an imaginary id4) false hopes for a	
17.	The murder of the king (1) homicide	g (2) matricide	· (3) patricide	(4) regicide
Dire	ections (Questions 18-2	3): Given below are	e legal <u>j</u>	ohrases. Choose th	e correct answer option.
18. 19.	Sine die (1) without fixing a fix (3) secret ballot De jure	ced date		2) voice vote 4) capitation fee	
	(1) here and there	(2) as per law	. (3) small details	(4) at the same place
20.	Infructuous (1) fruitful	(2) unfruitful		3) effective	(4) subjective
21.	Mesne (1) Intermediate	(2) Mental	(3) Moral	(4) Profit
22.	Persona non grata (1) Person with disabil (3) Legal Person	lity		2) An unacceptabl 4) Artificial Person	
23.	Sui generis (1) The only one of its (3) Generic	kind		(2) On its own (4) In one's own na	ame ^
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follo		e questions, a related pair of words or phrases is he pair that best expresses a relationship similar to
24.	Dulcet: Raucous	
	(1) Sweet: Song	(2) Sweet : Shrill
	(3) Palliative: Exacerbating	(4) Theory: Practical
25	Convicts Imprisonment	
25.	Convict: Imprisonment (1) Student : School	(2) Exile: Banishment
	(3) Delinquent : Orphanage	(4) Prisoner: Court
	(5) Deimquent : Olphanage	(1) 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
two	given words on one side of :: and one word to put on the other side from the gi	lowing questions, there is a certain relation between d is given on another side of :: Choose the ven alternatives to show a similar relationship.
26.	Arguing: Litigation :: Courting :	
	(1) Judiciary	(2) Adjudication
	(3) Romance	(4) Arbitration
27.	Guest: Invitation :: Summons :	
21.	(1) Police	(2) Witness
	(3) Complainant	(4) Prosecution
	(3) Complaniant	(1) 11050044011
28.	Words are divided into parts of speech acco	ording to
	(1) the work that they do in a sentence.	(2) the position they occupy in a sentence.
	(3) the meaning of a sentence.	(4) the number of letters in each word.
29.	An adverb adds something to the meaning of	of a/an
	(1) Noun	(2) Adjective
• •	(3) Verb	(4) Pronoun
30.	In, "Neither accusation is true", the word "i	neither "is a
	(1) Distributed numeral adjective	(2) Demonstrative adjective

(3) Numeral adjective

(4) Interrogation adjective

GENERAL APTITUDE / AWARENESS

(Question Nos. 31-50)

31.	for monitoring of		* · · · · · · · · · · · · · · · · · · ·	vt of India web based tool
	(1) Central laws	(2) State Laws	(3) e-governance	(4) Court Cases
32.	(1) training pilots	ovt. scheme forents to enter technical i		
33.	The first genetically n (1) Cotton	nodified crop approved (2) Rice	l in India is (3) Maize	(4) Potato
34.	The Taj Mahal Protect (1) Union of India (3) Supreme Court	tion Mission has been	launched pursuant to ord (2) State of Uttar Pra (4) Allahabad High	ndesh
35.	The Ramsar Conventi (1) Seas	ion 1982 is for the prot (2) Air	ection of (3) Wetlands	(4) Mountains
36.	judge of			cases is headed by a retired
	(1) Supreme Court	(2) High Court	(3) District Court	(4) Tribunal
37.		India by the Union of	ts by the Lok Sabha ca India only when Parliam (2) Cabinet resolutio (4) Bill to amend the	n.
38.	provided by the (1) Governor	xercise such powers a	(2) Chief Minister	ons at the village level as and his Cabinet.
39.	The financial position of panchayats must be re (1) Finance Commission. (3) Comptroller & Auditor General.		e reviewed every fifth yea (2) Auditor General. (4) State Legislature	
40.	Supreme Court and H (1) financial credit of (2) states are not com (3) the security of Ind	igh Courts during the p	period of a proclamation ons of the Union.	lowances of judges of the declaring that the
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41. The disqualification of an MP is decided by the President of India only after consultation the				
	(1) Prime Minister.			
-	\ /	State of domicile of the	MP.	
-	(3) Election Comm			
	(4) State Election C	Commission.		
42.	The acquisition by	the State of any agricu	ultural land, which is w	vithin the ceiling limit for a
	person, can be done		,	
	(1) market value.		(2) purchase value	•
-	(3) collateral securi	ty value.	(4) productivity po	tential.
43.	Asia's largest ontic	al telescope is located at	1	
	(1) Nainital	(2) Kyoto	(3) Hawaii	(4) Honolulu
44.	The Headquarters of	of the World Customs On	rganisation is at	
	(1) Brussels	(2) Amsterdam		(4) New Delhi
45.	Article of the Cons	titution which provides	for the fundamental righ	t to a life of human dignity is
	(1) 301	(2) 57	(3) 14	(4) 21
46.	The first Indian wo	man member of the Inte	rnational Olympic Com	mittee is
	(1) Arundhati Roy	r .	(3) Nita Ambani	(4) Deepika Padukone
47.	Which Indian wom	an was awarded the 201	6 UN International Mar	itime Organisation Award?
	(1) Captain Radhil	a Menon	(2) Dr. N. Rajam	
	(3) Dr. Sarojini Sa	hoo	(4) Sou. Sindhutai	Sapkal
48.			the collegium for the	selection of high court and
	_	lges in which case?		
	(1) A.K.Gopalan v		.*	
		an vs Union of India		
	(3) A.K. Roy vs U (4) Supreme Court	mon or mula : Advocates on Record A	Association vs Union of	India.
40		•		
49.		Day is celebrated in the h	(2) Brijmohan Lal	Il Munial
	(1) K.M.Cariappa		(4) Dr. Rajendra I	_
	(3) Dr. C.V.Raman	1	(4) Dr. Rajendia i	Tasau
50.	One of the most characters is/was	famous painters of Inc	dia, known for his der	piction of Hindu deities and
	(1) Ravi Varma		(2) M.F. Hussain	
	(3) Rabindranath	Гасота	(4) Dr. Karan Sing	gh

SECTION – II (Question Nos. 51-150)

CONSTITUTION OF INDIA

(Question Nos. 51-70)

51.	Which one of the following is the correct statement? "Full faith and credit" clause of the Constitution does not apply to							
4.5		" clause of the Constitu		· · · · · · · · · · · · · · · · · · ·				
	(1) Public records		(2) Judicial proceed	lings				
•	(3) Acts of Corporat	ions	(4) Public acts					
52.	Joint-session of the l	Parliament was summon	ed by the President of In	ndia to pass	•			
	(1) Dowry Prohibition	on Act	(2) Banking Servic	e Commission Act				
	(3) POTA		(4) All these		-			
53.	By which Constituti a citizen was added?	onal Amendment, Artic	le 51-A(K) which provi	ides for the eleventh d	uty of			
	(1) The Constitution	(1) The Constitution [Ninety-Third Amendment] Act						
	(2) The Constitution	[Ninety-First Amendm	ent] Act					
	(3) The Constitution [Eighty Sixth Amendment] Act							
	(4) The Constitution [Eighty Fourth Amendment] Act							
				1.0				
54.	"Nemo debet vis Ve	xari" principle is related	to					
	(1) Self-incrimination		(2) Ex-post facto la	ıw				
	(3) Retrospective O		(4) Double Jeopard		•			
55.	Which one of the fol	lowing sets of Bills is p	resented to the Parliame	ent along with the Budg	get?			
	(1) Direct Taxes Bil	l and Indirect Taxes Bill	(2) Contingency Bi	ill and Appropriation E	Bill			
	(3) Finance Bill and	Appropriation Bill	(4) Finance Bill an	• •				
56.	Finance Commission	n in India is set up from	time to time					
	(1) to lay down financial policy of Union Government.							
	(2) to evolve a satisfactory tax structure for economic development of the country.							
	(3) to promote foreig		-		. *			
	· · · · · · · · · · · · · · · · · · ·	onomic resources from	centre to state.					
57.		utional provision, Union			to the			
	(1) Article 368	(2) Article 362	(3) Article 365	(4) Article 367				
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		e of the fact whether proclamation of emergency
	has or has not been made.	na da la d
	(2) only when a proclamation of internal emerg	
	(3) only when a proclamation of national emerg	gency is made.
	(4) only when India is at war with any country.	
59.	Who, among the following, expressed the vie much as it establishes what may be called a Dua	ew that the Indian Constitution is federal in as al Polity?
	(1) H. M. Seervai (2) K. C. Wheare	(3) B. R. Ambedkar (4) Ivor Jennings
60.	The Chief Election Commissioner can be remove	ved from his office
	(1) by the Chief Justice of India.	-
	(2) by the President of India.	
	(3) on the basis of resolution of the Cabinet.	
		d majority of both the houses of the Parliament.
61.	name of artistic freedom or critical thinking of	CC 1
62.	For constitutional amendment of which one of less than half of the state Legislatures are not re-	f the following provisions, is ratification by not equired?
~	(1) Fundamental Rights	(2) Schedule VII
	(3) Representation of States in the Parliament	(4) Jurisdiction of the Supreme Court
63.	A member of a House is disqualified if	
	(1) he resigns from his party.	(2) he becomes a Speaker of the House.
	(3) he is expelled from his party.	(4) All these grounds are correct.
64.	The harmony between Fundamental Rights a Supreme Court in the	and Directive Principles was laid down by the
	(1) A.K. Gopalan's case	(2) Golaknath case
	(3) Minerva Mills case	(4) Champakam Dorairajan case
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		the state of the s			
65.	comparison.	ccused person cannot be		thumb impression, ex	xcept for
	Reason (R): It amou Codes:	nts to self-incrimination	1.		
	*) are true and (R) is the	correct explanation of	(A).	•
		are true and (R) is not	. -	* -	
•	(3) (A) is true, but (• • • • • • • • • • • • • • • • • • • •	·		÷
	(4) (A) is false, but				
					_
66.		ing Judgments of the S	-	ealt with the appoints	nent and
		f the Supreme Court and	i High Courts:		
	a. S. P. Gupta Vs. Ib. Sankal Chand V		•		
	c. President's Spec				
	±	Advocate on Record As	sociation Vs. Union of	India	
		ollowing is correct chro			nts were
	(1) a b c d	(2) b a c d	(3) b a d c	(4) a b d c	
67.	· ·	owing cases, the Supren or virginity, amounts to institution?	· · · · · · · · · · · · · · · · · · ·		
	(1) Surject Singh Tl	nind v. Kanwaljit Kaur			
	(2) Phillipa Anne v.	State of Tamil Nadu			-
	(3) Hameeda Sarfar	aj v. M. S. Kashekar			
	(4) Kavita v. State of	of Maharashtra	w 1		
68.	"Right to life includ	es right to die" was held	d in		
00,	(1) State v. Sanjay l	_	· · · · · · · · · · · · · · · · · · ·	•	
		rubal v. State of Mahara	shtra		
	` '	ate of Andhra Pradesh	-		
	(4) P. Rathinam v. I				•
			•		
69.		e following cases was 3 (2) like any other law?		e under Article 368 v	would be
	(1) Shankari Prasad	•		v. State of Rajasthan	
	(3) Golak Nath v. S		` '	s Ltd. v. Union of Ind	ia
70	In the Islamia A sod	omer of Edward on some	له المناء المستريب ومسئله المانيين	fa	
70.		emy of Education case, ivate educational institu	- ,	OWII IOI	
	` '	nt Committee to conduction	·	ents of their own com	muniter
	(4) All these	ninority professional ins	situtions to admit stude	chip of their own cold	mumty.
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/ / /	\~/\ \	1	⊥	•	

Code of Criminal Procedure, 1973 (Question Nos. 71-90)

71.	or physically disabled?	e arrested person, if the person identifier is mentally
	(1) Commissioner of Police	(2) Investigating Officer
	(3) Executive Magistrate	(4) Judicial Magistrate
72.	Inherent powers under section 482 of the C	Code of Criminal Procedure can be exercised by the
	(1) High Court	(2) Sessions Court
	(3) Magistrate Court	(4) Both (1) and (2)
73.	When an offence is compounded under Sec	tion 320 Cr. P.C. an accused shall be
	(1) released on bail with surety.	(2) released on bail without surety.
	(3) discharged.	(4) acquitted.
74.	In which of the following cases, the Suprent provision of anticipatory bail? (1) G. Sagar Suri vs State of U. P., (2002) 2 (2) Babu Singh vs State of U.P., (1978) 1 S	
	(3) Som Mittal vs State of Karnataka(4) Raghubir Singh vs State of Bihar, (1986)	
75.	Every Court of Session is presided over by	a Judge, appointed by
,	(1) Central Government	(2) State Government
	(3) Supreme Court of India	(4) High Court
76.	A Special Metropolitan Magistrate can b	pe appointed at a time, for a maximum period of
	(1) three years (2) two years	(3) one year (4) six months
77.	Who can establish a Directorate of Prosecu	tion in a State?
	(1) Central Government	(2) State Government
	(3) Supreme Court of India	(4) High Court of the State

78.	Section 25 providing for a Directorate of Prosecution was inserted in the Code of Criminal Procedure, by the					
	(1) Code of Criminal Procedure (Amendment)	Act, 2005 (25 of 2005)				
	(2) Criminal Law (Amendment) Act, 2005 (2 of 2006)					
	(3) Code of Criminal Procedure (Amendment)					
•	(4) Criminal Law (Amendment) Act, 2013 (13					
79.	Any private person may arrest any person w	ho in his presence commits an offence which is				
	(1) non-cognizable	(2) compoundable				
	(3) Bailable	(4) non-bailable and cognizable				
80.	Which of the following witnesses can be comfor investigation before such an officer?	pelled by police officer to present himself/herself				
	(1) Male person above the age of 65 years	(2) Male person below the age of 65 years				
	(3) Woman person above age the of 62 years	(4) Woman person below the age of 58 years				
81.	A person may be charged and tried at one trial committed within a space of	I for not more than 3 offences of the same kind, if				
٠	(1) twenty four months	(2) eighteen months				
	(3) twelve months	(4) six months				
82.	At what stage in a Trial of Warrant case by guilty?	Magistrate, can accused be convicted on plea of				
	(1) Before Framing of Charge	(2) Before Prosecution leads evidence				
,	(3) After Prosecution leads evidence	(4) After Defence closes evidence				
83.	In a summary trial, a sentence of imprisonmen	t cannot exceed				
	(1) one year (2) six months	(3) three months (4) one month				
84.	No appeal by a convicted person shall be allow	ved where a High Court passes a sentence of				
	(1) imprisonment of one year only.	(2) imprisonment of six months only.				
	(3) fine of Three Thousand Rupees only.	(4) fine of Two Thousand Rupees only.				
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	(1) court which passed the sentence of	f imprisonment.		
	(2) district & sessions judge of the con	ncerned jurisdiction.		÷
	(3) jailor of the jail.		• •	
	(4) office of the Commissioner of Pol	ice of the concerned jurisdic	etion.	
86	6. In which of the following cases, the S Anticipatory Bail should not generally	-	e principle – "Blanket O	rder of
	(1) Salauddin Shaikh vs State of Mah	arashtra, (1196) 1 SCC 667		٠
	(2) Balchand Jain vs State of Madhya	Pradesh, (1976) 4 SCC 572	,	
	(3) Gurbaksh Singh Sibbia vs State of	f Punjab, (1980) 2 SCC 565		
	(4) Som Mittal vs Government of Kar	rnataka, (2008) 3 SCC 753	•	
81	 A court can take cognizance beyond imprisonment of one year, if it is show 	•	f the offence punishabl	e with
	(1) offence was not a continuing offer	nce.		
	(2) delay was due to astrological advi	ce.		
	(3) it is necessary to do so in the inter	ests of justice.		
	(4) no prejudice would be caused to the	he accused.		
			•	
88	8. What is minimum number of judges death sentence?	s of the High Court require	ed to sign a confirmatio	n of a
	(1) Seven (2) Five	(3) Three	(4) Two	÷ .
89	9. Court cannot take cognizance of any the Union in discharge of his official			orce of
	(1) Supreme Court	(2) High Court		
	(3) concerned State Government	(4) Central Gove	ernment	
	0. Who is empowered under the Cod			
90	procession or mass drill or mass train	— <i></i>		
9(procession or mass drill or mass train: (1) Judge of the Sessions Court		istrate of First Class	
9(

To confine the prisoner in a jail, the warrant shall be lodged with

Law of Evidence, 1872 (Question Nos. 91-110)

91.	Which of the following provisions was amended by way of substitution by the Criminal Law (Amendment) Act, 2013 after Nirbhaya's case?					
	(1) Presumption as t	·				
	(2) Presumption as to absence of consent in certain prosecution for rape					
	(3) Presumption as to abetment of suicide by a married woman					
	• •		ild born during marriage			
	(1) Tresumption as t	o regionitary of a vir	na com aaning manage			
92.	Five principles relat	ing to circumstantia	l evidence were laid down	n in the landmark case of		
	• •	· ·	sh, AIR 1952 SC 343			
	(2) Aghnoo Nagesia	•	•			
	(3) Laxman vs State	•				
•			esai (Dr.), 2003 (4) SCC 6	501		
	() 5 44 5 6 1 1 1 1 1 1 1		(-1), -000 (1) 500 (· ·		
93.	Which of the follow by Eastern Book Co	_	s has written a textbook	on Law of Evidence published		
	(1) Prof. Upendra B	axi	(2) Prof. B. B. P.	ande		
	(3) Prof. I. P. Masse	у	(4) Prof. Vepa P	. Sarathi		
94.	Admissions made by	v a party are evidenc	e against privies in			
	(1) blood only.	, F V	(2) law only.			
	(3) estate only.		(4) All these			
	(5) count only.	•	(1) THE BIOSE			
95.	Witness to the chara	cter may be				
	(1) only examined.		(2) only re-exam	ined.		
	(3) only cross-exam	ined.	· · · · ·	ed and re-examined.		
96.	The case of RM Ma	lkhani vs State of M	aharashtra is related to w	hich of the following?		
	(1) Relevancy of facts forming part of same transaction					
	(2) Documentary ev					
	(3) Leading question		,			
	(4) Accomplice		- · · · · · · · · · · · · · · · · · · ·			
	(4) Mecomphice					
97.	To prove the execut witnesses must be	tion of a document	required by law to be att	ested, the minimum number of		
	(1) three	(2) two	(3) one	(4) None		
	,					
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	(1) Indian Evidence (Amendment) Act, 2002	
	(2) Criminal Law (Amendment) Act, 2005.	
-	(3) Information Technology (Amendment) A	.ct, 2008.
	(4) Criminal Law (Amendment) Act, 2013.	
99.	Which one of the following is not legally aut Act?	horized to take evidence under the Indian Evidence
	(1) Judicial Magistrate Second Class	(2) Executive Magistrate
	(3) District Magistrate	(4) Arbitrators
100.	Whose opinion will be a relevant fact in a m computer resource or any electronic or digital	atter relating to information transmitted or stored in differm?
•	(1) Professor of Computer Science	(2) Examiner of Electronic Evidence
	(3) Software Engineer	(4) Officer of National Informatics Centre
101.	to ownership is on	and ownership is in dispute, the burden of proof as
	(1) the person who is in possession.	
	(2) the person who affirms that such person i	is not the owner.
	(3) both of them equally.	
	(4) None of these	
102.	In absence of any law to regulate the order of be done by the discretion of	of production and examination of witnesses, it shall
	(1) Prosecution.	(2) Defence.
	(3) Court.	(4) Oath Commissioner.
103.	When a document is executed in several pardocument?	rts, which part(s) is/are the primary evidence of the
	(1) Only first two parts and none other.	
	(2) Only first and the last part, and none other	er.
	(3) Each part of the document.	
	(4) Only the biggest part of the document an	d none other.
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98. The latest amendment in the Indian Evidence Act was made by the

	105	(4) None of these	
	105.	by an adverse party	question which might be put in cross-examination
		(1) with the permission of adverse party.	
	•	(2) without the permission of adverse party.	
		(3) with the permission of the court.	
	-	(4) without the permission of the court.	
	106.	A police diary can be used	
		(1) for corroborating a police officer.	(2) as substantive evidence.
		(3) for contradicting a police officer.	(4) None of these
		(a) and a constant of the cons	(1) Ivolic of these
	107.	'A' is tried for riot and is proved to have marc	hed as the head of a mob. The cries of the mob are
•		(1) irrelevant.	
		(2) relevant but not explanatory of the nature	of the transaction.
		(3) relevant as explanatory of the nature of th	e transaction.
	٠	(4) hearsay evidence.	
٠			
	108.	Which of the following must relate to relevan	t facts?
		(1) Only examination-in-chief	
		(2) Only cross-examination	enga di salah s
		(3) Only re-examination	
		(4) Both examination-in-chief and cross-exam	nination
	100	If Court is of the oninion that a superior	
	109.	pleader, vakil or attorney, the court may report	asked without reasonable grounds by any barrister,
		(1) The President of India.	(2) Central Bureau of Investigation.
		(3) nearest Police Station.	(4) High Court.
	-	(e) none of one of the one	(4) Ingli Court.
	110.	When a party refuses to produce a docume anytime afterwards use the document as evide	ent which he has had notice to produce, he can
		(1) without the consent of the other party.	(2) with the consent of the other party.
		(3) without the consent of his witnesses.	(4) with the consent of his witnesses.
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104. A conviction based on the testimony of an accomplice is

Indian Penal Code (Question Nos. 111-130)

111.	m which one of the	ionowing offences, it	is punishable at all the fo	ar surges.			
	(1) Robbery	(2) Dacoity	(3) Murder	(4) Sedition			
112.	Which of the follow	ing statements is corre	ect?				
	•	is only a rule of evide					
		does not create a subs					
	(3) Both (1) and (2)	are correct.					
	(4) None of these						
113.	The state of the s	n the interest of child	•	ng people spread a blanket to et, but the child dies. 'Z' has			
	(1) Murder						
•	(2) Culpable homicide						
	(3) Culpable homic	(3) Culpable homicide covered under exception to section 300 of the Indian Penal Code					
	(4) Not committed a	any offence					
114.	` '	icide is the killing of a ide is always unlawfu	human being by a humanl.	n being.			
	Codes:						
	(1) Both (A) and (R) are true and (R) is the correct explanation of (A)						
	(2) Both (A) and (R) are true, but (R) is not the correct explanation of (A)						
	(3) (A) is true but (R) is false						
5	(4) (A) is false but (R) is true	•				
115.	A person is stated to and under	be partially in capax	under section 83, IPC if	he is aged above seven years			
	(1) twelve years	(2) ten years	(3) sixteen years	(4) eighteen years			
	In which of the follo	owing offences 'Mens	rea' is not an essential in	gredient?			
116.	th withou of the lotte	MINE OHIONOOD THOMS		G			

	(1) prohibited act constitutes an offence.				
٠	(2) guilty intention of accused constitutes an offence.				
•.	(3) neither guilty intention alone nor the pro-	hibited act alone constitutes an offence.			
	(4) prohibited act followed by guilty intention	on constitutes an offence.			
118.	A, puts jewels into a box belonging to Z, with the intention that they may be found in that box and that this circumstance may cause Z to be convicted of theft. A has committed an offence of				
	(1) cheating	(2) false representation			
	(3) theft	(4) fabricating false evidence			
119.	Which one of the following statements is co	errect?			
	(1) Abetment of an offence is an incomplete	e offence			
	(2) Abetment of an offence is a continuing of	offence			
	(3) Abetment of an offence is a complete of	fence			
-	(4) Abetment of an offence is an offence de	pending upon circumstances of the case			
120.	A entered a house to commit theft. Old lady living in the house saw the thief and shouted fo help. Neighbors collected near the house and caught hold of the thief who was trying to escape The thief was beaten by the neighbours with fists and lathis. The neighbors are liable for				
	(1) similar intention	(2) common intention			
-	(3) unlawful assembly	(4) conspiracy			
121.	"Common intention and similar intention" cases?	was distinguished in which of the following famou			
	(1) Barendra Kumar Ghosh v. Emperor	(2) Mehboob Shah v. Emperor			
,	(3) Kripal Singh v. State of UP	(4) Rishidev Pandey v. State of UP			
122.	The plea of sudden and grave provocation Code is a	under section 300 Exception (1) of the Indian Pena			
	(1) Question of Law.	(2) Question of Fact.			
	(3) Mixed question of Law and Fact.	(4) Presumption under Law.			
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•					

117. The maxim "actus non facitreum nisi mens sit rea" means:

123.	. Preparation and Attempt are two stages for commission of an offence. Preparation is generally not punishable. The reason for making preparation not punishable is				
	(1) lack of relationship between		•		
	(2) possibility of change in mino		•		
-	(3) absence of intention.				
	(4) absence of attempt.				
	(i) account of among		A contract of the contract of	· '.	
124.	To which one of the following so	ections of LP.	C Hicklin rule is rela	ted to?	
	(1) Section 292 (2) Sect		(3) Section 290	(4) Section 294	
	(1) 200,000, 2,52		(5) 5000001250	(1) 200001 25 1	
125.	McNaughten case is related to w	hich of the fo	llowing sections of the	LP.C?	
	(1) Section 83 (2) Sect		(3) Section 85	(4) Section 86	
	(2) 200		(2) 200122 00	(1) 435222	
126.	Which of the following is not co	rrectly match	ed under LP.C?		
	(1) Furnishing false information	•			
	(2) Giving false evidence – S. 19	*			
	(3) Causing disappearance of ev		ence – S. 205		
	(4) Counterfeiting coin – S. 231		MOC 51 205		
	(4) Countricing com 5. 251				
127	Which one of the following is a	case decided l	hy Federal Court on S	124A of LP C ?	
127.	(1) Kedar Nath V/s State	· ·	(2) Niharendu Dutt	· · · · · · · · · · · · · · · · · · ·	
	(3) Q. Empress V/s Bal Gangad	har Tilak		•	
	(5) Q. Empress V/s Dar Gangaci	nai inak	(4) Emperor V/S Da	rasin vanara yan	
128	'X' along with four other armed	hoodlums sei	izes the child of 'V' ar	nd threaten to kill him unless	
120.	'X' along with four other armed hoodlums seizes the child of 'Y' and threaten to kill him unless 'Y' parts with his watch and diamond ring. 'X' has committed the offence of:				
٠	(1) robbery		(2) dacoity		
	(3) attempt to murder	4	(4) theft		
•	(0)		(7)		
129.	X intended to kill A instead kill	ed B whom h	e had no intention to l	cill. Under which doctrine is	
	X liable for the murder of B?			• • • • • • • • • • • • • • • • • • • •	
	(1) Doctrine of Transfer of Mali	ice	(2) Doctrine of Ext	ended Malice	
	(3) Doctrine of Mens rea		(4) Doctrine of dim	inished responsibility	
		•			
130.	In which set of sections of the I	Indian Penal (Code even death can b	e caused in exercise of righ	
-	to private defence of person and		,		
	(1) Sections 100 and 101		(2) Sections 100 an	d 102	
	(3) Sections 100 and 103		(4) Sections 102 an	d 105	
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Civil Procedure Code (Question Nos. 131-150)

131. Summary procedure under Order XXXVII Rule 1 is applicable to suits in a high court arising

	TI OILL W			•	
	(1) liquidated amo	unt in money on a writt	en contract.		
	(2) liquidated amo	unt in goods on a writte	n contract.		
	(3) liquidated amo	unt in money on an ora	contract.		
	(4) debt from an or	ral contract.	·		
132.	A claim for set-off	in a suit for recovery o	f money		
	(1) can exceed the	pecuniary limits of the	suit court's jurisdiction.		
	(2) cannot exceed	the pecuniary limits of	the suit court's jurisdiction	on.	
	(3) can exceed the court.	pecuniary limits of the	suit court's jurisdiction	with the permission of the se	uit
	(4) can exceed the suit-plaintiff.	e pecuniary limits of	the suit court's jurisdic	tion with the consent of t	he
	Tewar				
133.	From the date of	service of summons,	the defendant must file	his written statement with	lir.
	(1) 60 days	(2) 30 days	(3) 90 days	(4) 110 days	
134.	From the date of s be extended	ervice of summons, the	time for filing a written	statement by a defendant c	ar
	(1) generally up to	30 days.	(2) generally up t	o 60 days.	
	(3) exceptionally t		(4) exceptionally	up to 90 days.	
135.	A base denial of a	contract alleged in a ple	eading has the legal effec	ct of denying	
	(1) only the legalit	y of the contract.			
	(2) only the suffici	iency of the contract.	,		
	(3) legality and sur	fficiency of the contract	t.		
	(4) only the factua	l denial of the express of	contract.		
		•			
136.	In the case of a demust be sent to the	_	mmons of service with	a copy to be retained by hi	m
	(1) home address of	of the soldier.	(2) Chief of the A	Army.	
	(3) duty station of			officer of the soldier.	

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		(1) only the facts in a plaint.
		(2) only the law in a plaint.
		(3) facts and the law in a plaint.
		(4) material propositions of fact or law in a plaintiff.
	138.	Under the Code of Civil Procedure, 1908, district means
		(1) any civil court.
		(2) limits of the original jurisdiction of the Supreme Court.
		(3) local limits of the ordinary original civil jurisdiction of a high court.
		(4) territorial jurisdiction of a special court.
	139.	A suit for redemption of mortgage of immovable property must be instituted in the court within the local limits of whose jurisdiction the
		(1) mortgage deed was signed by the parties. (2) mortgagor resides.
-	•	(3) mortgagee resides. (4) immovable property is situated.
	140.	In a suit against the Railways, it is mandatory that a two month notice be served by the plaintiff on the
		(1) Union Minister for Railways. (2) Secretary, Ministry of Railways.
		(3) Chairman of the Railway Board. (4) General Manager of the concerned railway.
	141.	In revision, the High Court can reverse a subordinate court's
		(1) decree or order against which an appeal lies to the High Court.
		(2) non-appealable order if such an order would have finally disposed of the suit.
		(3) non-appealable order passed in the exercise of jurisdiction vested in it.
		(4) non-appealable order passed by acting illegally in the exercise of its jurisdiction.
	142.	Jurisdictional objections as to place of suing, pecuniary limits and territorial competence of execution court can be allowed in appeal if taken in
		(1) Court of first instance.
	,	(2) Court of first instance at the earliest.
		(3) Court of first instance at any time.
	_	(4) Court of first instance at the earliest and rejected, thereby causing failure of justice.
	143.	A person detained in execution of a decree in civil prison can be detained for a maximum period of three months if the decree for the payment of money is for a sum exceeding
	,	(1) $\overline{2}$ 000 (2) $\overline{1}$ 000 (3) $\overline{3}$ 500 (4) $\overline{5}$ 5000
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137. Issues arise when one party to a suit affirms and the other denies

144.	Upon the High Court being satisfied that a question of law in the second appeal before it, then that question is formulated by the				
	(1) Appellant	(2) Respondent	(3) High Court	(4) Supreme Court	
145.	A necessary party in	a suit is one where the co	ourt without that party	y	
	(1) can adjudicate and decide the suit.				
, -	(2) cannot effectively adjudicate and decide the suit.				
	(3) cannot complete	ly adjudicate and decide t	the suit.		
	(4) cannot effective	y and completely decide	the suit.		
146.		ness in India can sue or be	sued in the name of	the firm if they are partners at	
	the time of the				
	(1) acquiring of the		(2) institution of t		
	(3) filing of the writ	ten statement.	(4) settlement of i	issues.	
147.		afted as to give ground or	i the subjects in dispu	ite for	
	(1) a final decision.				
•	(2) only passing into				
	(3) further litigation				
	(4) a final decision a	and to prevent further litig	gation.		
148.		a suit in the name of their artners on whose behalf t		writing the names and places	
	(1) in a local newsp	aper.	***		
	(2) in a national nev	vspaper.			
	(3) to all their credit	tors.	•	·	
•	(4) to the defendant of residence.	who has by a written der	mand asked the plain	tiff for such names and places	
149.	Proceedings in a sui	t for the validity of a mar	riage, must be held ir	camera if	
	(1) the court desires	*	(2) either party de	√	
	(3) nobody desires.		(4) witnesses des	•	
150.		uit may refer to the High (assed in such hearing wo	. ~	bt on a usage having the force	
	(1) no appeal	(2) no modification	(3) an appeal	(4) no revision	
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