# SECTION-I (Question Nos. 1-50)

# GENERAL ENGLISH (Question Nos. 1-30)

**Directions (Questions 1-5):** Read the following passage carefully and answer the following questions.

All historians are interpreters of text if they be private letters, government records or parish birth-lists or whatever. For most kinds of historians, these are only the necessary means to understanding something other than the texts themselves, such as a political action or a historical trend, whereas for the intellectual historian, a full understanding of his chosen texts is itself the aim of his enquiries. Of course, the intellectual history is particularly prone to draw on the focus of other disciplines that are habitually interpreting texts for purposes of their own, probing the reasoning that ostensibly connects premises and conclusions. Furthermore, the boundaries with adjacent subdisciplines are shifting and indistinct: the history of art and the history of science both claim a certain autonomy, partly just because they require specialised technical skills, but both can also be seen as part of a wider intellectual history, as is evident when one considers, for example, the common stock of knowledge about cosmological beliefs or moral ideals of a period.

Like all historians, the intellectual historian is a consumer rather than a producer of 'methods'. His distinctiveness lies in which aspect of the past he is trying to illuminate, not in having exclusive possession of either a corpus of evidence or a body of techniques. That being said, it does seem that the label 'intellectual history' attracts a disproportionate share of misunderstanding.

It is alleged that intellectual history is the history of something that never really mattered. The long dominance of the historical profession by political historians bred a kind of philistinism, an unspoken belief that power and its exercise was 'what mattered'. The prejudice was reinforced by the assertion that political action was never really the outcome of principles or ideas that were 'more flapdoodle'. The legacy of this precept is still discernible in the tendency to require ideas to have 'licensed' the political class before they can be deemed worthy of intellectual attention, as if there were some reasons why the history of art or science, of philosophy or literature, were somehow of interest and significance than the history of Parties or Parliaments. Perhaps in recent years the mirror-image of this philistinism has been more common in the claim that ideas of any one is of systematic expression or sophistication do not matter, as if they were only held by a minority.

- 1. An intellectual historian aims to fully understand
  - (1) the chosen texts of his own.
  - (3) historical trends.

(2) political actions.

- (4) his enquiries.
- 2. Intellectual historians do not claim exclusive possession of
  - (1) conclusions.

(2) any corpus of evidence.

(3) distinctiveness.

(4) habitual interpretation.

XX-XXI / A

3

A LINX X

	3.	Knowledge of cosmo		l beliefs or moral				as part of
		(1) literary criticism			(2)	history of sci	ence.	
		(3) history of philos	ophy.		(4)	intellectual h	istory.	
	4	What is philiptinian 0						
	4.	What is philistinism?		(08-1-30) Maa	$\langle 0 \rangle$	P.L.C.	C	
		<ol> <li>(1) Reinforcement o</li> <li>(3) The hold of land</li> </ol>			(2)	Fabrication o		
1		(3) The hold of land	-owni	ng classes	(4)	Beller that po	ower and 1	ts exercise matter
-	5.	The claim that ideas by a minority, is:	of any	y one is of system	natic ex <sub>j</sub>	pression do no	ot matter,	as if they were held
		(1) To have a license	ed pol	itical class.	(2)	A political ac	ction.	
		(3) The mirror image				A philosophy		ure.
	<b>D</b> .		•		o uni - historia	e perpensione de	1000	dan dan
	Dir	ections (Questions 6-1	0): <i>W</i>	hich of these word	ls is clo.	sest in meanin	g to the w	ord provided?
	6.	Saccharine						
		(1) Leave	(2)	Sweet	(3)	Arid	(4)	Quit
ž.	7.	Temerity						
/1	1.	(1) Audacity	(2)	Fearfulness	(2)	Classical	(4)	0. 11.
1		(I) Autacity	(2)	rearrumess	(3)	Shyness	(4)	Stupidity
	8.	Placid						
		(1) Calm	(2)	Lazy	(3)	Solemn	(4)	Devious
	9.	Diffident						
		(1) Apathetic	(2)	Shy	(3)	Arrogant	(4)	Quarrelsome
	10.	Impugn						
	10.	(1) Imply	(2)	Fret	(2)	Assail	(4)	Recalcitrant
		(I) Imply	(2)	Tiet	(3)	Assail	(4)	Recalcurant
	D.							
		ections (Questions 11 vided?	-15):	Which of these	words	is most near	ly the op	posite of the word
	11.	Impecunious						
		(1) Wealthy	(2)	Cautious	(3)	Hungry	(4)	Tardy
	12.	Malodorous						
		(1) Acrid	(2)	Pungent	(3)	Fragrant	(4)	Delicious

XX-XXI / A

13.	Detain						
	(1) Release	(2)	Silence	(3)	Forget	(4)	Prosper
14.	Adroit						
	(1) Clumsy	(2)	Left	(3)	Diplomatic	(4)	Unpersuasive
15.	Parsimony						
	(1) Generosity	(2)	Sinfulness	(3)	Verbosity	(4)	Tenderness

# Directions (Questions 16-20) : Fill in the blank by choosing the most appropriate option.

16.	I have never come	any one as rude a	s him.	×.
	(1) across	(2) to	(3) around	(4) at
17.	A fire broke	in the neighbourhood.		
	(1) off	(2) out	(3) away	(4) from
18.	He confided	_me.		
	(1) about	(2) in	(3) on	(4) of
19.	Can I come and sit	you?		
	(1) around	(2) next	(3) beside	(4) along
20.	I am good to	ennis.		
20.				
	(1) about	(2) in	(3) at	(4) of

## **Directions (Questions 21-24) :** Choose the sentence which is incorrect grammatically.

- 21. (1) Olivia took her older sister out for lunch.
  - (2) Nicholas is learning to speak German.
  - (3) Franklin drunk three bottles of water after the game.
  - (4) She showed us five different shades of blue paint.
- 22. (1) When I go the museum, I wore comfortable shoes.
  - (2) She was approached, but she declined the offer.
  - (3) There are seven floors in this building.
  - (4) Josh remained conscious throughout the operation.

- 23. (1) The dog's barking woke us.
  - (2) Ursula has broke one of your plates.
  - (3) The sun rose from behind the mountain.
  - (4) The children's books are over there.
- 24. (1) The winners were announced yesterday.
  - (2) Liam is the only one of the boys who were chosen.
  - (3) Although Nick was not selected, he was happy for the others.
  - (4) We will strive to do our best.

## Directions (Questions 25–28): Choose the correct spelling in questions given below.

25.	(1)	Sacrilegous	(2)	Saereligious	(3)	Sacrilegious	(4)	Sacrilegiuos
26.	(1)	Deceive	(2)	Deceeve	(3)	Diecieve	(4)	Decieve
27.	(1)	Procede	(2)	Proceed	(3)	Proceede	(4)	Proceid
28.	(1)	Possessive	(2)	Posessive	(3)	Possesive	(4)	Posesive

**Directions (Questions 29-30):** Choose the explanation that best reflects the meaning of the idiom/phrase given in each question.

29. He burnt his fingers by interfering in his neighbour's affair.

- (1) Got himself into trouble (2) Burnt himself
- (3) Got himself insulted (4) Got rebuked

30. His friends failed to see why he should ride the high horse just because he had won an election.

- (1) Become abnormal (2) Appear arrogant
- (3) Indulge in dreams (4) Hate others

XX-XXI / A

# GENERAL APTITUDE/ AWARENESS (Question Nos. 31-50)

31.	Who was the first Attorney General fo	r India?
	(1) Nani A. Palkhiwala	(2) Niren Dey
	(3) C. R. Daphtary	(4) M. C. Setalvad
32.	The Citizenship Amendment Act, 201 migrants on which of the following ba	9 is contended to provide differential treatment to illegal sis?
	I. Country of Origin	
	II. Religion	
	III. Date of entry into India	
	IV. Gender	
	Select the correct answer using the coo	le given below:
	(1) II only (2) I and II or	nly (3) I, II and III (4) I, II, III and IV
33.		examine the working of the Community Development the recommendation for the democratic decentralisation
	(1) Balwant Rai Mehta.	(2) Jivraj Mehta.
	(3) Keshav Mehta.	(4) None of these
24		The second
34.	The maxim Salus populi suprema lex 1	ineans-
	<ul><li>(1) no man is above the law.</li><li>(2) the walfare of the manual is the sur-</li></ul>	and the statement of the second se
	(2) the welfare of the people is the su	-
	(3) every man is innocent unless prov	red guilty.
		red guilty.
35.	<ul><li>(3) every man is innocent unless prov</li><li>(4) judicial decisions must be accepted</li></ul>	red guilty. ed as correct and supreme.
35.	<ul><li>(3) every man is innocent unless prov</li><li>(4) judicial decisions must be accepte</li><li>The territorial waters of India extend u</li></ul>	red guilty. ed as correct and supreme. up to
35.	<ul><li>(3) every man is innocent unless prov</li><li>(4) judicial decisions must be accepted</li></ul>	red guilty. ed as correct and supreme.
35. 36.	<ul> <li>(3) every man is innocent unless prov.</li> <li>(4) judicial decisions must be accepted.</li> <li>The territorial waters of India extend ut</li> <li>(1) 24 nautical miles.</li> <li>(3) 18 nautical miles.</li> </ul>	<ul> <li>red guilty.</li> <li>red as correct and supreme.</li> <li>up to <ul> <li>(2) 12 nautical miles.</li> <li>(4) None of these</li> </ul> </li> <li>classical vocalist, recipient of Padma Shree and Padma</li> </ul>
	<ul> <li>(3) every man is innocent unless prov.</li> <li>(4) judicial decisions must be accepted.</li> <li>The territorial waters of India extend u.</li> <li>(1) 24 nautical miles.</li> <li>(3) 18 nautical miles.</li> <li>Name the globally acclaimed Indian.</li> </ul>	red guilty. ed as correct and supreme. up to (2) 12 nautical miles. (4) None of these classical vocalist, recipient of Padma Shree and Padma having suffered a cardiac arrest. (2) Pandit Yashrai

XX-XXI / A

- 37. On 22 April, 2020, a five-judge bench of the Supreme Court struck down a notification of the Andhra Pradesh Governor providing 100% reservation in Scheduled Areas to teachers belonging to Scheduled Tribes through which judgment?
  - (1) Chebrolu Leela Prasad Rao and Ors. v. State of AP and Ors
  - (2) Subhash Kashinath Mahajan v. Union of India
  - (3) Prathvi Raj Chauhan v. Union of India
  - (4) Prithvi Raj Chauhan v. State of AP. and Ors.
- 38. In which of the following judgments delivered in May, 2020, a review committee comprising three members was constituted by the Supreme Court to look into the pleas seeking restoration of 4G internet services in Jammu and Kashmir?
  - (1) Anuradha Bhasin v. Union Territory of Jammu and Kashmir
  - (2) Foundations for Media Professionals v. Union Territory of Jammu and Kashmir
  - (3) Foundations for Media Professionals v. Union of India
  - (4) Anuradha Bhati v. Union of India
- 39. \_\_\_\_\_ has made history as the first African American woman elected to be the \_\_\_\_\_ Vice President of the United States of America.
  - (1) Kamala Pandit, 46<sup>th</sup>
  - (2) Kamala Devi Harris, 49<sup>th</sup>
  - (3) Kamala Harris, 46<sup>th</sup>
  - (4) Kamala Shankar, 49<sup>th</sup>
  - 40. Which of the following is a recent ordinance promulgated by the Uttar Pradesh State government in order to regulate and prohibit certain types of religious conversions?
    - (1) UP Dharma Swatantra Adhyadesh, 2020
    - (2) Uttar Pradesh (UP) Prohibition of Conversion Ordinance, 2020
    - (3) Uttar Pradesh (UP) Prohibition of Unlawful Conversion of Religion Ordinance, 2020
    - (4) Uttar Pradesh Freedom of Religion Ordinance, 2020

**Directions (Questions 41-42):** Given below are a few foreign language phrases that are commonly used. Choose the correct meaning for each of the phrases.

- 41. Ab initio
  - (1) From the very beginning

(2) High initiative

(3) Things done later

(4) Without initiative

XX-XXI / A

A

## 42. Sine die

- (1) Without setting a fixed day
- (2) By voice vote
- (3) Applying mathematical concepts to solve a difficult problem
- (4) Signing legal documents before death

**Directions (Questions 43-45):** In the following questions, two statements are given, followed by two conclusions, I and II. Consider the statements to be true even if it seems to be at variance from commonly known facts. Decide in each case, which of the given conclusions, if any, follows from the given statements

#### 43. Statements:

- 1. Some dogs are bats.
- 2. Some bats are cats.

#### **Conclusions:**

- I. Some dogs are cats.
- II. Some cats are dogs.
- (1) Only conclusion (I) follows
- (2) Only conclusion (II) follows
- (3) Both conclusions follow
- (4) Neither conclusion (I) nor conclusion (II) follows

#### 44. Statements:

- 1. All stars are planets.
- 2. All planets are galaxies.

#### **Conclusions:**

- I. All galaxies are planets.
- II. All stars are galaxies.
- (1) Only conclusion (I) follows
- (2) Only conclusion (II) follows
- (3) Both conclusions follow
- (4) Neither conclusion (I) nor conclusion (II) follows

#### XX-XXI / A

1128.208

## 45. Statements:

- 1. All the windows are doors.
- 2. No door is a wall.

#### **Conclusions:**

- I. Some windows are walls.
- II. No wall is a door.
- (1) Only conclusion (I) follows
- (2) Only conclusion (II) follows
- (3) Both conclusions follow
- (4) Neither conclusion (I) nor conclusion (II) follows

46. Which of the following pairs is incorrectly matched?

- (1) MICR Magnetic Ink Character Recognition
- (2) URL Universal Resource Locator
- (3) Modem Modulator Demodulator
- (4) HTML Hyper Text Making Language

47. Raminder walked 7 km towards the south and then took a right turn. After covering 3 km she again took a right turn and walked for 4 km. Then she took a left turn and covered 2 km. Again, she took a left turn and covered 9 km. How far is she now from the starting point?

(1) 10 km (2) 13 km (3) 15 km (4) 17 km

 48. Spot the pattern and complete the series.

 15, 23, 35, 51, \_\_\_\_\_

 (1) 71
 (2) 61

 (3) 65
 (4) 75

**Directions (Questions 49-50):** In the following questions, there is a certain relationship between the two given words on one side. One single word is given on other side. Find another word from the given alternatives having same relation with this single given word.

49.	Calendar: Dates :: Dict	tionary	/:				
	(1) Vocabulary	(2)	Book	(3)	Language	(4)	Words
50.	Paw: Cat :: Hoof :	_					
	(1) Rat	(2)	Rabbit	(3)	Lion	(4)	Horse

XX-XXI / A

1

# SECTION–II (Question Nos. 51-150)

## **CONSTITUTION OF INDIA**

#### (Question Nos. 51-70)

- 51. The prohibition of traffic in human beings and 'begar' comes under
  - (1) Article 22.
  - (2) Article 23.
  - (3) Article 24.
  - (4) Article 25.

52. The 73rd amendment to the Indian Constitution pertains to which of the following?

- (1) Statehood of Delhi.
- (2) Panchayati Raj.
- (3) Land Reforms Law.
- (4) Inclusion of Konkani, Manipuri and Nepali in the Eighth Schedule.

53. By which amendment act did the Parliament lower the voting age from 21 to 18 years?

- (1)  $42^{nd}$
- (2)  $44^{\text{th}}$
- (3)  $61^{st}$
- (4) 73<sup>rd</sup>

54. Which one of the following statements about a money bill is not correct?

- (1) A money bill can be tabled in either houses of the Parliament.
- (2) The Speaker of Lok Sabha is the final authority to decide whether a bill is a money bill or not.
- (3) The Rajya Sabha must return a money bill passed by the Lok Sabha and send it for consideration within 14 days.
- (4) The President may either give or withhold assent to a money bill.

55. Match Schedule I and Schedule II and choose the appropriate answer:

Schedule I	Schedule II		
A. Concurrent list	I. Constitution of Japan		
B. Rule of Law	II. Constitution of Ireland		
C. Directive Principles of State Policy	III. British Constitution		
D. Procedure established by law	IV. Constitution of Australia		

	Α	В	С	D
(1)	Ι	II	III	IV
(2)	II	IV	III	Ι
(3)	Ι	III	IV	II
(4)	IV	III	II	* <b>I</b>

56. Match List-I with List-II and select the correct answer using the codes given below the lists:

List I	List II	
A. Habeas Corpus	I. Higher court seeking record from inferior court	
B. Mandamus	II. Unlawful arrest and detention	
C. Quo Warranto III. By what authority?		
D. Certiorari	IV. Non-performance of public duty	

(1)	A - II	B - IV	C - III,	D - I
(3)	A - II	, B – III,	C - IV,	D – I

- (2) A I, B III, C IV, D II(4) A - I, B - IV, C - III, D - II
- 57. In which part of the Constitution, the right to property as Article 300A is now found?(1) Part IVA.(2) Part XII.(3) Part III.(4) Part V.

58. How many members in the Rajya Sabha are nominated?

- (1) 12 members. (2) 10 members.
- (3) 2 members. (4) No member is nominated.

59. Which of the following directive principles is based on Gandhian ideology?

(1) Equal pay for equal work for both men and women.

(2) Uniform civil code for all citizens.

(3) Separation of judiciary from executive.

(4) Promotion of cottage industries.

- 60. The Sarkaria Commission was appointed
  - (1) to find a solution to the Punjab crisis.
  - (2) to examine Centre-State relations.
  - (3) to resolve dispute over sharing of Cauvery waters.
  - (4) to examine the working of the public sector undertakings.
- 61. Which one of the following schedules has the three lists Union List, State List and Concurrent List?
  - (1)  $10^{\text{th}}$  Schedule (2)  $12^{\text{th}}$  Schedule
  - (3) 6<sup>th</sup> Schedule

- (2) 12 Senedate(4) None of these
- (4) None of
- - (1) Common Cause (A regd. Society) v. Union of India, passive
  - (2) Aruna Ramchandra Shanbaug v. Union of India, passive
  - (3) Gian Kaur v. State of Punjab, passive
  - (4) Common Cause (A regd. Society) v. Union of India, active
- 63. Out of the following, in which of the recent judgments of the Supreme Court pertaining to the suspension of internet services in Jammu and Kashmir, has the observation been made that "the freedom of speech and expression and the freedom to practice any profession or carry on any trade, business or occupation over the medium of internet enjoys constitutional protection under Article 19(1)(a) and Article 19(1)(g)."
  - (1) Anuradha Bhati v. Union of India
  - (2) Anuradha Bhasin v. Union of India
  - (3) Shreya Singhal v. Union of India
  - (4) Shyam Narayan Chowksey v. Union of India
- 64. The expressions 'Secular' and 'Socialist' were inserted in the Preamble of the Indian Constitution by
  - (1) Constitution (44th Amendment) Act, 1978.
  - (2) Constitution (52nd Amendment) Act, 1985.
  - (3) Constitution (38th Amendment) Act, 1975.
  - (4) Constitution (42nd Amendment) Act, 1976.

#### XX-XXI/A

- 65. The privy purse was abolished by
  - (1) 1st Amendment.

(2) 26th Amendment.

(3) 42nd Amendment.

(4) 44th Amendment.

66. The Constitutional authority vested with the power of declaring castes or tribes as Scheduled Castes or Scheduled Tribes is the

- (1) The President of India.
- (2) Parliament.
- (3) Prime Minister.
- (4) Chairman of the National Commission for SC, ST.

Alermon Alerna

67. According to Art 300 A of the Constitution of India- No \_\_\_\_\_\_\_shall be deprived of his property save by authority of law.

- (1) Citizen (2) Person
- (3) Individual (4) Indian

68. The Rajya Sabha is not subject to dissolution, \_\_\_\_\_ of its members retire every \_\_\_\_\_\_ year.

- (1) one-third, second (2) two-third, third
- (3) one-third, third (4) two-third, second

69. Contempt of Court is listed as a reasonable restriction on which fundamental right?

- (1) Right to freedom.
- (2) Right against exploitation.
- (3) Right to equality.
- (4) Right to constitutional remedies.
- 70. Which article of the Constitution gets automatically suspended on proclamation of emergency under Art 352?
  - (1) Article 19
  - (2) Article 14 and Article 19
  - (3) Article 19 and Article 32
  - (4) Article 19 and Article 20

#### XX-XXI/A

A

A UDOCIOC

# INDIAN PENAL CODE

# (Question Nos. 71-90)

	R. R. Clovic Stappinguily 42		
71.	Section 82 of IPC provides that nothing is an off	fence	e which is done by a child under:
	(1) six years of age.	(2)	seven years of age.
	(3) nine years of age.	(4)	ten years of age.
72.	Intoxication as defence is contained in:		
	(1) section 85 of IPC.	(2)	section 86 of IPC.
	(3) section 87 of IPC.	(4)	Both (1) & (2)
			1) Mindual Tanan (1)
73.	Which of the following sections have been inser the Criminal Law (Amendment) Act, 2013, nam		amended in the Indian Penal Code, 1860 b
	(1) Section 376A.	0.0	Section 376B.
	(3) Sections 166A, 166B, 354C.	(4)	All these
	If it is applied 2	, A	
74.	Culpable homicide is not murder if it is committ	ed u	nder:
	(1) Grave and sudden provocation.	(2)	self-intoxication.
	(3) resistible impulse.	(4)	All these
75.	Section 34 of IPC:		
	(1) creates a substantive offence.	(2)	is a rule of evidence.
	(3) Both (1) and (2)	(4)	Neither (1) nor (2)
76.	The doctrine of 'transfer of malice' is contained	in _	of I.P.C.
	(1) Section 34	(2)	Section 144
	(3) Section 301	(4)	Section 420
77.	The right of 'private defence' is		
	(1) a punitive right.		a protective right.
	(3) an obligation towards the state.		None of these
78.	Which section of the Indian Penal Code codifi- minimis non curat lex "?	es in	n the field of criminal law, the maxim: 'd
	(1) Section 85, IPC	(2)	Section 88, IPC
	(3) Section 95, IPC		Section 96, IPC

- 79. The Section of IPC dealing with 'dowry death' is
  - (1) Section 304A.
  - (3) Section 498A.

- (2) Section 304B.
- (4) Section 498B.
- 80. Under section 45 of IPC, life denotes:
  - (1) life of a human being.

- (2) life of an animal.
- (3) life of human being and of an animal both. (4) life of either human being or animal.

A, for the purpose of inducing B to desist from a civil suit threatens to burn B's house. A is 81. guilty of which one of the following?

(1) Mischief

(2) Criminal Intimidation

(3) Cheating

- (4) Extortion
- 82. Match the following and choose the correct answer from the codes below:

Offence	Section
A. Stalking	I. Section 376E
B. Voyeurism	II. Section 354 D
C. Gang Rape	III. Section 370
D. Trafficking of person	IV. Section 354C
	V. Section 376 D

	Α	В	С	D
(1)	I	IV	V	III
(2)	II	IV	V	III
(3)	IV	II	Ι	III
(4)	II	IV	Ι	III

83. Section 73 of IPC provides for the maximum limit of solitary confinement to be

(1) one year.

- (2) two years.
- (3) three months. (4) six months.

is doing anything with the intention to cause wrongful gain to one person or 84. wrongful loss to another and is defined in Section of IPC.

(1) Fraudulently, Section 25, IPC

(2) Dishonestly, Section 25, IPC

(3) Dishonestly, Section 24, IPC

- (4) Fraudulently, Section 24, IPC

85. Of the two statements mentioned below, which are true?

I. R. v. Mcnaughten is the case related with insanity as a defence.

- II. R. v. Govinda is the case related with common intention.
- (1) I is true but II is false. (2) I is false but II is true.
- (3) Both I and II are true. (4) Both I and II are false.

86. How many kinds of hurts are grievous hurt under Section 320 of IPC?
(1) 6
(2) 7
(3) 8
(4) 9

- 87. Necessity knows no law. Thus, the person who feels himself in eminent danger may use his right to private defence. However, under any case, the right to private defence can't be used under IPC
  - (1) If it is against the person who is under intoxication.
  - (2) If it is against the child below the age of 7 years.
  - (3) If there is a time to have recourse to the public authority.
  - (4) If it is against the insane person.
- 88. Match List 1 and List 2 and select the correct answer using codes given below:

List 1 (Topic)	List 2 (Decided Cases)		
A. Insanity as a defence	I. Emperor v. Birendra Kumar Ghosh		
B. Common Intention	II. R. v. Mc Naughten		
C. Necessity	III. State v. K.M. Nanavati		
D. Murder on Sudden and Grave Provocation	IV. R. Dudley and Stephens		
ALTERNATION CONTRACTOR AND CONTRACTOR	V. R. Govinda		

(1) A-I, B-II, C-III, D-IV (2) A-II, B-I, C-IV, D-III

(3) A-III, B-II, C-IV, D-V

(4) A-III, B-II, C-IV, D-I

89. Abetment under section 107 of IPC can be constituted by

- (1) instigation. (2) conspiracy.
- (3) intentional aid. (4) All these

90. X and Y agree to commit theft in Z's house but no theft is actually committed. They are guilty of-

(1) No offence.

(3) Criminal Conspiracy.

(2) Abetment by conspiracy.

(4) Abetment by instigation.

XX-XXI / A

# CODE OF CRIMINAL PROCEDURE

# (Question Nos. 91-110)

- 91. In a cognizable case under IPC, the police has the
  - (1) authority to arrest a person without warrant.
  - (2) authority to investigate the offence without permission of the magistrate.
  - (3) Both (1) and (2).
  - (4) Either (1) or (2).

92. A search warrant can be issued in respect of a place

- (1) used for deposit and sale of stolen property.
- (2) used for deposit, sale and production of counterfeit coin, currency notes and stamps.
- (3) used for deposit, sale and production of forged documents and false seals.
- (4) All these
- 93. Section 438 of the Cr.P.C. can be invoked
  - (1) in cases of non-bailable offences.
  - (3) Both (1) and (2)

- (2) in cases of bailable offences.
- (4) Neither (1) nor (2)
- 94. In a bailable offence, the bail is granted as a matter of right
  - (1) by the police officer.
- (2) by the court.
- (3) both by the police officer and the court. (4) Either (1) or (2)
- 95. Under Section 468 of CrPC the period of limitation for an offence punishable with fine only is
  (1) Three months.
  (2) One year.
  (3) Three years.
  (4) Six months.
- 96. Where the investigation relates to an offence punishable with death, imprisonment for life, or imprisonment not less than ten years, the Magistrate may authorise the detention of the accused, otherwise than in the custody of police, beyond the period of fifteen days for a maximum period of
  - (1) 90 days. (2) 60 days. (3) 120 days. (4) 180 days.
- 97. Where a case relates to two or more offences of which at least one is cognizable and the other non-cognizable
  - (1) the case shall be deemed to be a non-cognizable case.
  - (2) the case shall be deemed to be a cognizable case.
  - (3) the case shall be deemed to be a cognizable case only if the offence is punishable with imprisonment for seven years or more.
  - (4) None of these

98. The non-compliance with the provisions of Section 164 of CrPC

- (1) reduces the statement recorded by the magistrate to a nullity.
- (2) is an irregularity curable under section 463 of CrPC if the Court is satisfied that such noncompliance has not injured the accused in his defence on merits.
- (3) Both (1) and (2)
- (4) None of these
- 99. An Executive Magistrate is empowered to grant remand under Section 167 CrPC, 1973 for a maximum period of
  - (1) 15 days. (2) 7 days. (3) 20 days. (4) 10 days.
- 100. Who can withdraw a case from prosecution under Section 321 of the CrPC?
  - (1) State Government.
  - (2) The Public Prosecutor in-charge of a case with the permission of the Court.
  - (3) The Public Prosecutor in-charge of a case with the permission of the State Government.
  - (4) None of these
- 101. The judgment delivered by a Court in cases of plea bargaining is
  - (1) Final.
  - (2) Appealable and appeal lies to the High Court.
  - (3) Final and no appeal except Special Leave Petition under Art 136 and writ petition under articles 226 and 227.
  - (4) Appeal lies directly to the Supreme Court.
- 102. Classification of offences given in the Code of Criminal Procedure, 1973 is under
  - (1) Section 312. (2) I Schedule. (3) II Schedule. (4) Both (2) and (3)
- 103. Which of the following statements is/are true?
  - (1) Inquiry means every inquiry including a trial conducted under the Code of Criminal Procedure by a Magistrate or Court.
  - (2) Inquiry means every inquiry other than a trial conducted under the Code of Criminal Procedure by a Magistrate or Court.
  - (3) Investigation includes all proceedings under the Code of Criminal Procedure for the collection of evidence conducted by a Magistrate.
  - (4) All these are true

XX-XXI / A

(1) Sessions Judge.	(2)	2) Judicial Magistrate.						
(3) Superintendent of Police.	(4)	4) Commissioner of Police.						
Compounding of offence is defined u	under which se	which section of CrPC?						
(1) Section 315 (2) Section	320 (3)	3) Section 321 (4) Section 306						
inserted clause (wa) in section 2 in C	CrPC defining	g victim as a person who has suffered any los						
(1) victim's guardian only.	(2) victim's guardian and legal heir.							
(3) victim's neighbour.	(4)	4) victim's close friend.						
'Charge' is defined in the Code of Ci	riminal Proced	dure under						
(1) Section 2(b). (2) Section	2(d). (3)	3) Section 2(c). (4) Section 2(a).						
Joinder of charges is permissible und	ler	Na 1969 ng Camadala menglisi ng Pangara						
(1) Section 219 of CrPC.	(2)	(2) Section 220 of CrPC.						
(3) Section 221 of CrPC.	(4)	4) All these						
Match List 1 and List 2 and select the correct answer using codes given below:								
List 1 (Topic)	List 2 (Decided Cases)							
A. Bail	I. Lalita Kumari v. Govt. of Uttar Pradesh							
B. Mandatory Registration of FIR		Kumar v. State of Bihar						
	first information, the aggrieved persinformation to the (1) Sessions Judge. (3) Superintendent of Police. Compounding of offence is defined u (1) Section 315 (2) Section As per the Code of Criminal Proceinserted clause (wa) in section 2 in C or injury caused by reason of the act includes: (1) victim's guardian only. (3) victim's neighbour. 'Charge' is defined in the Code of Cr (1) Section 2(b). (2) Section Joinder of charges is permissible und (1) Section 219 of CrPC. (3) Section 221 of CrPC. Match List 1 and List 2 and select the List 1 (Topic) A. Bail	(1) Sessions Judge.(2)(3) Superintendent of Police.(4)(4) Compounding of offence is defined under which some setting of a posterior of the set of the some setting of a posterior of the set of the some setting or injury caused by reason of the act or omission of includes:(4)(1) victim's guardian only.(2)(1) victim's neighbour.(4)(2) Section 2(d).(2)(3) victim's neighbour.(4)(4) Section 2(b).(2)(1) Section 2(b).(2)(2) Section 2(d).(3)(3) Section 219 of CrPC.(4)(4) Match List 1 and List 2 and select the correct answList 1 (Topic)List 2 (DeceA. BailI. Lalita Ku						

- C. Rights of an arrested person III. Shri Gurbaksh Singh Sibbia v. State of Punjab **D.** Witness Protection IV. Mrs. Neelam Katara v. Union of India
  - (1) A-II, B-III, C-I, D-IV
  - (3) A-IV, B-III, C-II, D-I

- (2) A-I, B-IV, C-II, D-III
- (4) A-I, B-II, C-III, D-IV
- 110. Cognizable and Non-Cognizable offence has been defined in the Code of Criminal Procedure, 1973 under
  - (1) Section 2(a) and Section 2(l).
  - (3) Section 2(d) and Section 2 (h).
- (2) Section 2(c) and Section 2(d).
- (4) Section 2(c) and Section 2(l).

#### INDIAN EVIDENCE ACT

# (Question Nos. 111-130)

- 111. According to the provisions contained in Indian Evidence Act 1872, it can be said that relevancy and admissibility are
  - (1) synonymous.
  - (2) co-extensive.
  - (3) neither synonymous nor co-extensive.
  - (4) synonymous and co-extensive both.

#### 112. Presumptions under the law of evidence are

- (1) presumption of facts.
- (2) presumptions of law.
- (3) Both (1) and (2)
- (4) Only (2) and not (1)
- 113. For conduct to be relevant under section 8 of Evidence Act, it
  - (1) must be previous.
  - (2) must be subsequent.
  - (3) may be either previous or subsequent.
  - (4) only subsequent and not previous.
- 114. Things said or done by a conspirator in reference to the common design is relevant
  - (1) under section 10 of Evidence Act.
  - (2) under section 6 of Evidence Act.
  - (3) under section 12 of Evidence Act.
  - (4) under section 8 of Evidence Act.

#### 115. A confession made to a police officer is inadmissible under

- (1) section 24 of Evidence Act.
- (2) section 25 of Evidence Act.
- (3) section 26 of Evidence Act.
- (4) section 27 of Evidence Act.

#### XX-XXI/A

- 116. Oral evidence under section 60 of Evidence Act may be
  - (1) direct only.

(2) hearsay.

(3) Both (1) and (2)

(4) Either (1) or (2)

- 117. Secondary evidence of a document means
  - (1) copies of that document.
  - (2) oral account of the contents of the documents given by some person who has himself seen it.
  - (3) Both (1) and (2)
  - (4) Only (1) and not (2)
- 118. A document required by law to be attested can be proved under section 68 of Evidence Act only
  - (1) by calling both the attesting witnesses.
  - (2) by calling at least one of the attesting witnesses.
  - (3) by calling none of the attesting witnesses but by calling some other person who has the knowledge of the contents.
  - (4) All these are correct
- 119. In the following illustration, decide on whom does the burden of proof lie, according to Section 102 of the Indian Evidence Act?

A sues B for land of which B is in possession, and which, as A asserts, was left to A by the will of C, B's father. If no evidence were given on either side, B would be entitled to retain his possession.

- (1) The burden of proof lies on A since the evidentiary burden lies on that person who would fail if no evidence at all were given on either side.
- (2) The burden of proof lies on B since he is the defendant in the case.
- (3) The burden of proof may lie either on A or on B depending upon the particular facts of the case.
- (4) None of these
- 120. Under section 108 of Evidence Act, when the question is whether a man is alive or dead, and it is proved that he has not been heard of for \_\_\_\_\_ years by those who would naturally have heard of him if he had been alive, the burden of proving that he is alive is shifted to the person who affirms it.

(1) 7 years (2) 12 years (3) 3 years (4) 30 years

- 121. Presumption under section 112 of Evidence Act is raised
  - (1) when a child is born during the continuance of valid marriage.
  - (2) when a child is born within 280 days of dissolution of marriage, the mother remaining unmarried.
  - (3) In both (1) and (2)
  - (4) In only (1) not (2)

#### 122. Public documents are mentioned in:

- (1) Section 74 of Evidence Act.
- (3) Section 76 of Evidence Act.
- (2) Section 75 of Evidence Act.
- (4) Section 77 of Evidence Act.

123. The principle on which a dying declaration is admitted in evidence is indicated in legal maxim

- (1) Nemo moriturus praesumitur mentire.
- (3) Res judicata.

(2) Lex fori.

(4) All these

- (4) None of these
- 124. Under section 27 of Evidence Act
  - (1) the whole statement is admissible.
  - (2) only that portion which distinctly relates to the discovery is admissible.
  - (3) both are admissible depending on the facts & circumstances of the case.
  - (4) Only (1) and not (2)
- 125. The provisions of Section 126 of the Evidence Act dealing with confidentiality of professional communication shall apply to
  - (1) clerks of barristers. (2) servants of pleaders.
  - (3) interpreters of barristers.
- 126. Which of the following statements about admissions is correct as per the provisions contained in the Indian Evidence Act?
  - (1) Admissions must be in writing
  - (2) Admissions must be oral
  - (3) Admissions may be either oral or in writing
  - (4) None of these

#### XX-XXI / A

- 127. According to Section 56 of the Indian Evidence Act, "No fact of which the Court will take judicial notice need be proved." Out of the following, which is/are the facts of which the Court must take judicial notice?
  - (1) All laws in force in the territory of India
  - (2) The territories under the dominion of the Government of India
  - (3) The names of the members and officers of the Court and of their deputies and subordinate officers and assistants
  - (4) All these
- 128. 'A' intentionally and falsely leads 'B' to believe that certain land belongs to 'A', and thereby induces 'B' to buy and pay for it. The land afterwards becomes the property of 'A', and 'A' seeks to set aside the sale on the ground that, at the time the sale, he had no title to the land. According to the provisions of the Indian Evidence Act, can 'A' be allowed to prove his want to title at this stage?
  - (1) Yes, according to the principle of estoppel.
  - (2) No, the principle of estoppel bars A from proving such a fact.
  - (3) Yes, since the burden of proof lies on A.
  - (4) No, according to the principle of res judicata.

129.	Match Li	st 1 a	and Lis	st 2 and	selec	t the	correct	answer	using	codes	given be	low:
											0	

List 1	List 2
A. Section 17	I. Presumption as to abetment of suicide by a married woman
B. Section 113A	II. Presumption as to dowry death
C. Section 113B	III. Accomplice
D. Section 133	IV. Admission

(1) A-I, B-II, C-IV, D-III

(2) A-IV, B-I, C-II, D-III

(3) A-IV, B-II, C-I, D-III

- (4) A-III, B-II, C-I, D-IV
- 130. Under the provisions of Indian Evidence Act, out of the following categories, who shall not be competent to testify?
  - (1) A lunatic when it is shown that he is prevented by his lunacy from understanding the questions put to him and giving rational answers to them.
  - (2) A boy aged 15 years, who is able to understand the question put to him, and can give rational answers to those questions.
  - (3) A lunatic when it is shown that he is not prevented by his lunacy from understanding the questions put to him and giving rational answers to them.
  - (4) Both (2) and (3)

# CODE OF CIVIL PROCEDURE (Question Nos. 131-150)

131.	According to section 27 of CPC summons t beyond	o the	defendant to be	served on such date not					
	(1) 30 days from the date of institution of suits	s.							
	(2) 60 days from the date of institution of suits.								
	(3) 45 days from the date of institution of suits.								
	(4) 90 days from the date of institution of suits								
132.	Place of suing in respect of suits for compensa has been dealt with	tion :	for wrongs to per	sons or moveable property					
	(1) under section 18 of CPC.	(2)	under section 19	of CPC.					
	(3) under section 20 of CPC.	(4)	under section 21	of CPC.					
	d, and philosophic and the second scheme in a second	entity							
133.	A is a tradesman in Calcutta, B carries on bus goods of A and requests A to deliver them to t goods accordingly in Calcutta. A may sue B for	he Ea	st Indian Railway	Company. A delivers the					
	(1) Delhi.	(2)	Calcutta.						
	(3) anywhere in India.	(4)	either in Delhi o	r in Calcutta.					
34.	Constructive res-judicata is contained in:								
	(1) Explanation III to section 11.	(2)	Explanation IV t	o section 11.					
	(3) Explanation VI to section 11.	(4)	Explanation VII						
		ζ,							
35.	The provisions containing injunctions are cont Procedure.	ained	in Order	of the Code of Civil					
	(1) Order XXXVII (2) Order VI	(3)	Order VII	(4) Order XXXIX					
36.	Under section 15 of CPC, every suit shall be in	stitute	ed in						
	(1) the district court.								
	(2) the court of the lowest grade competent to try it.								
	(3) the court of highest grade competent to try	it.							
	(4) All these								
37.	Which of the following pairs is incorrectly mate	ched?							
	(1) Summary Suit- Order XXXVII	(2)	Pleadings - Orde	er VI					
	(3) Review – Section 113		None of these						
X-XX	I/A 25								
	2J								

- 138. According to the definition clause as contained in Code of Civil Procedure, a \_\_\_\_\_ means any person in whose favour a decree has been passed or an order capable of execution has been made.
  - (1) judgement debtor (2) decree holder (3) interpleader (4) judgment holder
- 139. Under which of the following cases, is a review maintainable?
  - (1) when an appeal is provided, but no appeal preferred.
  - (2) when no appeal is provided.
  - (3) Both (1) and (2)
  - (4) Neither (1) nor (2)
- 140. A plaint may be rejected on which of the following grounds?
  - (1) Where it does not disclose a cause of action.
  - (2) Where the suit appears from the statement in the plaint to be barred by any law.
  - (3) Where the relief claimed is undervalued, and the plaintiff, on being required by the Court to correct the valuation within a time to be fixed by the Court, fails to do so.
  - (4) All these
- 141. A defendant under Order V, Rule 1(1) of C.P.C. is required to appear, answer the claim and to file the written statement
  - (1) within 50 days from the date of service of summons.
  - (2) within 45 days from the date of service of summons.
  - (3) within 30 days from the date of service of summons.
  - (4) within 15 days from the date of service of summons.

142. An ex parte degree can be set aside on the ground of

- (1) defendant being prevented by any sufficient cause from appearance.
- (2) irregularity in the service of summons, even if the defendant had notice of the date of hearing and had sufficient time to appear and answer the plaintiff's claim.
- (3) Both (1) and (2)
- (4) None of these

143. Under which Section of the Civil Procedure Court, a second appeal can be filed?

(1) Section 99. (2) Section 99A. (3) Section 100. (4) Section 100A.

144. In a summary suit, once the summons along with the copy of the plaint have been served upon the defendant by the plaintiff, what is the maximum time that has been allowed to the defendant to enter an appearance either in person or by pleader to apply for grant of leave to defend?
(1) Ten days
(2) Fifteen days
(3) Twenty days
(4) Seven days

- 145. In which of the following cases temporary injunction may be granted by the Court?
  - (1) If property in dispute in a suit is in danger of being wasted, damaged or alienated by any party to the suit.
  - (2) If property in dispute in a suit is in danger of being wrongfully sold in execution of a decree.
  - (3) If the defendant threatens to dispossess, the plaintiff or otherwise cause injury to the plaintiff in relation to any property in dispute in the suit.
  - (4) All these

146. 'Any relief claimed in the plaint, which is not expressly granted by the decree, shall, for the purposes of this section, be deemed to have been refused.' This provision is incorporated in

- (1) Section 11, Explanation II.
- (2) Section 11, Explanation III.

(2) the Deputy Commissioner.

(3) Section 11, Explanation IV. (4) Section 11, Explanation V.

147. Notice under Section 80 of the C.P.C. has to be served on

- (1) the Secretary to the Government.
- (3) the President of India. (4) All these
- 148. On abatement of suit, under Order 22, Rule 9 of the C.P.C.
  - (1) a fresh suit on the same cause of action can be brought as a matter of right.
  - (2) a fresh suit on the same cause of action can be brought only with the permission of the court.
  - (3) a fresh suit on the same cause of action is barred.
  - (4) None of these
- 149. In cases where there is more than one defendant, a suit can be instituted in a court within whose local jurisdiction
  - (1) each of the defendant at the time of commencement of the suit, actually & voluntarily resides or carries on business or personally works for gain.
  - (2) any of the defendant, at the time of the commencement of the suit, actually & voluntarily resides, or carries on business, or personally works for gain and the defendant(s) not so residing etc. acquiesce.
  - (3) Both (1) and (2) are correct
  - (4) Only (1) and not (2) is correct

## 150. Pecuniary jurisdiction of the court has been dealt with in

- (1) section 3 of CPC.
- (2) section 4 of CPC.
- (3) section 5 of CPC. (4) section 6 of CPC.