SECTION – I (Question Nos. 1-50)

ENGLISH (Question Nos. 1-30)

1.	~	rect meaning of the senten	•		* .	
	(1) Immediately the		(2) The sun will set slo	-	4	
	(3) In a short time, t	he sun will set	(4) In no time the sun v	vill set		
2.	Which is the princip there"?	al clause in the sentence, '	I think that he destroyed	the letter which	ch you sen	
	(1) I think		(2) that he destroyed the letter			
	(3) which you sent t	here	(4) None of these		y to the	
3.	Which one of the following (1) What a shame!	llowing is an exclamative	sentence?			
	` '	market is 'Let the buyer b	peware'.		17 .	
	(3) Never lecture ch	The state of the s				
	(4) But it's understa	ted violence, isn't it?				
4.	Which is the correct	combination?		,		
	(1) I, ourselves	(2) We, myself	(3) She, himself	(4) They, the	emselves	
5.	Naught is the synonym of					
٠.	(1) zero.	(2) naughty.	(3) hundred.	(4) note.		
6.	Which is the correct male and female pair of nouns?					
	(1) Monk – nun	<u>~</u>	(3) Spinster – husband	(4) Brother -	- daughter	
7.	Which of the follow	ing is the correct sentence	?			
	(1) The sceneries he	_			٠	
	(2) He gave me a pi	· · · · · · · · · · · · · · · · · · ·				
	(3) He is taller than		44.			
	(4) I am one of those who believe everything I hear.					
8.	The gender of which (1) Man	n of the following is neuter (2) Woman	? (3) Pen	(4) None of	these	
9.		hich forms part of a senter	•	ıs a		
	(1) subject.	. 4:	(2) predicate.	•		
	(3) subject and a pre	edicate.	(4) None of these			

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10.	In, "Neither accusation is true", the word "neither" is a/an					
	(1) distributed numeral adjective.		(2) demonstrative adjective.			
	(3) numeral adjective.		(4) interrogation adjective.			
11.	"The mason is buildi	ng the wall", is a senten	ice in			
	(1) active voice.		(2) passive voice.			
	(3) neither in active i	nor in passive voice.	(4) imperative moo	d.		
12.	2. In the sentence, "Only graduates are eligible		e for the post', the preposition is			
	(1) graduates.	(2) post.	(3) for.	(4) None of these		
13.	"Not that I loved Cae	sar less, but that I loved	d Rome more" has the co	onjunction		
	(1) that.	(2) loved.	(3) not.	(4) more.		
14.	What kind of sentence	e is, "The horse reared	and the rider was throw	n"?		
	(1) Simple	(2) Compound	(3) Complex	(4) None of these		
15.	In the idiom "The sh	p was cast away on the	coast of Goa", the word	l `cast` means		
	(1) made.	(2) floated.	(3) launched.	(4) wrecked.		
16. "He is not a great lawyer, but he has the gift of the gab," means a lawyer (1) gives gifts. (2) takes gifts.						
	(3) talks about a gift		(4) has a talent for	speaking.		
17.	"Variety is the spice	of life" is a				
	(1) Metaphor.	(2) Simile.	(3) Euphemism.	(4) Oxymoron.		
18.	Precis writing is an e		¥ _{ij} ,			
	(2) compression of the	 expansion of the subject matter. compression of the subject matter with all essential points. 				
	(3) compression of the subject matter without all essential points.(4) writing the opposite of what the subject matter states.					
	(1) writing the opposi	ito of what the subject.				
19.	"It was getting darke					
	(1) present continuo	is tense.	(2) past continuous	tense.		
	(3) present tense.		(4) past tense.			
20.		rors to account", means				
	(1) notes down his errors.		(2) puts a monetary value on his errors.			
	(3) uses his errors to	profit by them.	(4) ignores his erro	rs.		
	•					

21.	D.Litt, stands for	•	•	<u>.</u>
	(1) Doctor of Literature		(2) Doctor of Letters	
-	(3) Doctor of Languages		(4) Doctor of Lighting	
22.	In the sentence "The cautiou plural noun?	is are not always	cowards", which adjec	tive has been used as a
	(1) Cowards (2) A	re	(3) Cautious	(4) Always
23.	Which of the following is the	correct sentence?		
÷	(1) Honesty is the best policy		(2) An honesty is the b	est policy.
	(3) The honesty is the best po		(4) Any honesty is the	best policy.
24.	Which is the active voice of t	he sentence "She v	was handed a cheque"?	
	(1) A cheque was handed to l		(2) He handed her a ch	egue.
	(3) He gave her a cheque.		(4) A cheque was give	- ·
25.	In the sentence, "The ship is	going slowly", the	adverb is	
	(1) ship. (2) the	-	(3) going.	(4) slowly.
26.	The conjunction in the senten	ice, "After the sho	wer was over the sun sho	one out again" is
	•	hower.	(3) over.	(4) out.
27.	In the sentence, "He came be	fore me", the word	l "before" is a/an	
	(1) adverb. (2) p	reposition.	(3) conjunction.	(4) None of these
28.	Which is the correct change i	n the form of the s	entence, "The news is to	oo good to be true"?
	(1) The news is so good that	it cannot be true.	(2) The news is false.	
	(3) The news is true.		(4) The news is neither	r good nor true.
29.	Which sentence has the corre	ct punctuation?		-
	(1) His story, was in several	ways improbable.		
	(2) His story was, in several ways improbable.			
	(3) His story was, in several ways, improbable.			
	(4) His story was in several v	vays, improbable.		
30.	'Euphemism', is the descripti	on of a/an		
٠	(1) disagreeable thing by an	agreeable name.	(2) agreeable thing.	·
	(3) disagreeable thing.		(4) None of these	
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GENERAL AWARENESS

(Question Nos. 31-50)

31.	The appointment, posting and promotion of district judges in a State must be made by the (1) Governor. (2) High Court.					
	(3) Chief Minister.					
	(4) Governor in consultation with the High (Court.				
32.	The Government of India announces the recommendations of the (1) Forward Markets Commission. (2) Union Ministry of Agriculture. (3) Union Ministry of Finance. (4) Commission for Agricultural Costs and I	Minimum Support Prices for food grains on the Prices.				
33.	The National Calendar of India is based on (1) Saka Era. (2) Vedic Era.	(3) Christian Era. (4) None of these				
34.	Under the Commercial Courts, Commercial High Courts Act, 2015, commercial courts c (1) High Courts have ordinary civil jurisdict (2) there are District Courts. (3) High Courts have no ordinary original ci (4) there are special courts.	ion.				
35.	The Ministries of the Govt. of India are creat (1) Allocation of Business Rules. (3) Cabinet Secretariat Rules.	ted by the President under (2) Transaction of Business Rules. (4) Right to Information Act.				
36.	The Inter-State Council is headed by (1) Prime Minister. (3) Home Minister.	(2) President.(4) Law & Justice Minister.				
37.	Every year, the National Voters Day is celeb (1) November 14. (2) January 26.	orated on (3) August 15. (4) January 25.				
38.	The Constituent Assembly adopted and enact (1) November 26, 1949. (3) January 26, 1950.	eted the Constitution of India on (2) August 15, 1947. (4) August 4, 1942.				
39.	The schedule of Elections to the Legislatures (1) State Legislatures. (3) Election Commission of India.	s of States is decided by (2) State Election Commissions. (4) President of India.				

40.	Fundamental duties in the Constitution of In	dia bind all			
	(1) persons.	(2) foreigners.			
	(3) persons of Indian origin.	(4) citizens.			
41.	The Council of Ministers, including the P members of the Lok Sabha by	Prime Minister, cannot exceed the total number of			
	(1) fifty percent. (2) ten percent.	(3) fifteen percent. (4) None of these			
42.	Elections to panchayats are held under the so	uperintendence of the			
	(1) Election Commission of India.	(2) President of India.			
-	(3) State Election Commission.	(4) Central Government.			
43.	The Supreme Court laid down the doctrine of	of the basic structure of the Constitution of India in			
	(1) Kesavananada Bharati vs. State of Keral	a (2) Aruna Roy vs Union of India			
	(3) St. Xavier's College vs State of Gujarat	(4) Air India vs Nargesh Meerza			
44.	The Fundamental Right to Free and Computo all children of the age of	lsory Education is given by the Constitution of India			
	(1) 0 to 14. (2) 3 to 12.	(3) 6 to 14. (4) 4 to 16.			
45.	Judges to be appointed to the Supreme Cour	t of India are selected by the			
75.	(1) Supreme Court Collegium.	(2) National Judicial Council.			
	(3) Prime Minister.	(4) President.			
	(3) I Time Winister.	(4) I resident.			
46.	World Environment Day is on				
	(1) January 30. (2) December 25.	(3) January 1. (4) June 5.			
47.	The Controlling Authority of the Indian Con	porate Law Service is			
	(1) Ministry of Law.	(2) Ministry of Finance.			
	(3) Ministry of Home.	(4) Ministry of Corporate Affairs.			
48.	President's rule can be imposed on a State when the State is faced with				
	(1) external aggression.	(2) armed rebellion.			
	(3) failure of constitutional machinery.	(4) internal disturbance.			
49.	Under the Constitution of India the Presiden	nt of India has the power to			
	(1) set aside a conviction.	(2) order a retrial.			
	(3) commute a death sentence.	(4) None of these			
	(5) Commission is account believing.	(1) Ivolto of alego			
50.	The legal right to information is available or	· ·			
	(1) a public authority.	(2) private individuals.			
	(3) foreign countries.	(4) international organizations.			

SECTION – II (Question Nos. 51-150)

CONSTITUTION OF INDIA

(Question Nos. 51-70)

51.	The President can issue a proclamation of	emergency only on receiving a				
	(1) request from the Prime Minister.					
	(2) request from the Union Home Minister.					
	(3) written decision of the Union Cabinet.					
	(4) written decision of the Union Law Min	nister.				
52.	An amendment of the definition of 'Constitution, must be passed by each Hou	State' in the Fundamental Rights Chapter of the use of Parliament				
	(1) by at least two thirds of those present a	and voting.				
	(2) by a majority of its total membership.					
	(3) by both (1) & (2).					
	(4) and ratified by at least 50% of State le	gislatures.				
53.	The power to legislate on none of the subjects mentioned in List II or List III of the Constitution is with					
	(1) Union.	(2) States.				
	(3) Union & States.	(4) Finance Commission.				
54.	Which one of the following doctrines is related to Fundamental Rights?					
	(1) Doctrine of emanation	(2) Doctrine of severability				
	(3) Doctrine of colourable legislation	(4) Doctrine of pith and substance				
55.	Whom must the President consult before of Parliament?	deciding the question of disqualification of a Member				
	(1) Comptroller & Auditor General	(2) Speaker of the Lok Sabha				
	(3) Chairman of the Rajya Sabha	(4) Election Commission				
56.	Until Parliament by law otherwise provi	ides, the quorum to constitute a meeting of the Lok				

(3) one-fourth of the members directly elected from States & Union Territories.

(1) one-fifth of the total number of members.

(2) one-tenth of the members directly elected from the states.

(4) one-tenth of the total number of members of the House.

	(2) only in the volume of news and views.
	(3) both in the volume of circulation and that of news and views.(4) only in its advertising.
60.	The Supreme Court had laid down that the guiding principle for handcuffing a prisoner is the (1) nature of the offence against him.
	(2) manner in which he committed the offence.
•	(3) danger of his escaping from police custody.(4) kind of family he comes from.
61.	The Supreme Court has held that the doctrine of distributive justice is contained in (1) Article 21. (2) Article 16 (2). (3) Article 38 and 39. (4) Article 30.
62.	The Supreme Court has ordered that marriages in India must be (1) optionally registered.
	(2) compulsorily registered.
	(3) registered subject to the bride's consent.(4) compulsorily registered irrespective of the religion of the couple.
63.	A convict applying to the President for pardoning of his death sentence, has (1) a right to an oral hearing before the President.
	(2) no right to an oral hearing before the President.
	(3) a right to an oral hearing before the Prime Minister.
	(4) None of these
64.	The Prime Minister has a constitutional duty to communicate to the President (1) only decisions of the Council of Ministers relating to administration of the affairs of the Union.
	(2) only proposals for legislation.
	(3) only those decisions of the Council of Ministers which involve public funds.
	(4) decisions of the Council of Ministers relating to administration of the affairs of the Union
	and proposals for legislation.

A Money Bill cannot be introduced in the

(1) the direct object of the law or action.

(1) only in the volume of its circulation.

(3) Council of States and then in the House of People.

(4) simultaneously in the House of People and the Council of the States.

The Supreme Court has held that the freedom of speech for a newspaper lies

(2) the direct effect of the law or action.

Whether a law or an action violates a fundamental right depends on

(3) both the direct object and the direct effect. (4) None of these

(1) House of People.(2) Council of States.

58.

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65.	In which case did the Supreme Court direct the setting up of a Criminal Injuries Compensation Board?				
	(1) Vishaka vs. State of Rajasthan				
	(2) Delhi Domestic Working Women's Forum vs Union of India				
	(3) Delhi Judicial Service vs. State of Gujarat				
	(4) Common Cause vs Union of India				
66.	If a question arises as to whether the President is required by or under the Constitution to act in his own discretion, then the decision of the President in his discretion is				
	(1) final. (2) subject to approval by the Cabinet.				
	(3) subject to approval by the Parliament. (4) None of these				
67.	The validity of anything done by the Governor pursuant to his decision that he ought or ought not to act in his discretion on a matter under the Constitution				
	(1) can be challenged in a court.				
	(2) can be challenged in the Legislative Assembly.				
	(3) can be challenged before the President.				
	(4) cannot be challenged.				
68.	A disagreement between the Union and a State Govt. as to the sum to be paid to the State for complying with a Union Government's direction for the protection of a railway, is decided by (1) mediation. (2) an arbitrator appointed by the parties. (3) an arbitrator appointed by the Chief Justice of India. (4) the Supreme Court.				
69.	An Act is not invalid if the Bill for it was introduced in Parliament without obtaining the mandatory previous sanction of the President, if				
	(1) President gives assent to the Act.				
	(2) Parliament condones the absence of the sanction.				
	(3) Council of Ministers condones the absence of the sanction.				
	(4) None of these				
70.	On the failure of a State to comply with directions given by the Union Government in exercise of its executive power, the break down of constitutional machinery in that State can be declared by				
	(1) Governor. (2) Parliament. (3) President. (4) State Legislature.				
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Code of Criminal Procedure (Question Nos. 71-90)

71.	A person standing surety for an accused person for his release on bail, shall declare before the court only						
	(1) the number of persons for whom he has stood surety already.						
	(2) whether he has stood surety for the a	(2) whether he has stood surety for the accused earlier.					
	(3) Both (1) and (2) above with relevant	particulars.					
	(4) None of these						
72.	Where the period of limitation expires cognizance on the	on a day when the court is closed, the court may tak					
	(1) suitable day fixed by the court.	(2) day on which the court reopens.					
-	(3) next Wednesday of the week.	(4) deposit of fee prescribed in that behalf.					
73.	Under Section 6 of Criminal Procedure (Code, 1973, every State must have classes of					
	criminal courts besides the High Court at	nd the courts constituted under any laws.					
	$(1) five \qquad (2) six$	(3) four (4) two					
74.	The Court of a Chief Judicial Magistrate may pass						
	(1) any sentence of imprisonment upto ten years.						
	(2) any sentence of imprisonment upto seven years.						
	(3) a death sentence.						
	(4) a life imprisonment sentence.						
<i>7</i> 5.	Anticipatory bail can be granted by						
	(1) any criminal court.	(2) Sessions court or High Court.					
	(3) Judicial Magistrate First Class.	(4) High court only.					
	(5) Iddicial Magistrate I list Class.	(4) Then court only.					
76.	When is an arrested person entitled to me	eet an advocate of his choice?					
	(1) During interrogation	(2) After interrogation					
	(3) Throughout interrogation	(4) All the above are correct					
77.	Who can record confessions and statements under section 164 of Code of Criminal Procedure?						
	(1) Any Executive Magistrate or Metropo						
		cial Magistrate irrespective of his jurisdiction.					
	(3) Any District Magistrate.	,					
		cial Magistrate having jurisdiction in case.					

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	•					
			li offic	an ia haund ta		
ı	In case of the information as to non-co		cases, a ponce offic	er is bound to		
	(1) only enter the information in his di		•			
	(2) only refer the informant to the Mag	gistrate.	•			
	(3) arrest the accused.					
	(4) enter the information in his diary a	nd refer th	ne informant to the	Magistrate.		
İI	Police report under the Criminal Proce	dure Cod	e of 1973 is a/an			
	(1) report made to the police.				r	
	(2) Report of police officer on comple	tion of inv	vestigation sent to a	competent Ma	agistrate.	-
	(3) preliminary report.					
	(4) ad-hoc report.					
	(1) 20 200 (4)			un e	٠	
	Before a judgment is pronounced,	the prose	ecution of offence	es against a 1	person can	be
•	withdrawn by	vic pros			•	
	(1) the State Government.	·	-			
	(2) Public Prosecutor in charge of a ca	ase with n	ermission of the co	urt.		
	(3) Public prosecutor in charge of a ca				,a	
	(3) I ubite prosecutor in charge or a co	iso withou	it perimission or me		•	
	(4) A 11 +haco					
		l one yea	r from the date of	the offence p	ounishable v	vith
		vn to the o	r from the date of court that	the offence p	ounishable v	vith
•	A court can take cognizance beyond imprisonment of one year, if it is show	vn to the once.	r from the date of court that	the offence p	ounishable v	vith
	A court can take cognizance beyond imprisonment of one year, if it is show (1) offence was not a continuing offer	vn to the once.	court that	the offence p	ounishable v	vith
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	(1) question of law.	
	(2) question of fact.	
	(3) mixed question of law and fact.	
	(4) question of fact or question of law depend	ing on the facts and circumstances.
85.	A court can take cognizance of the offence of	adultery on the complaint made by the
	(1) husband.	(2) husband with the leave of the court.
	(3) wife of the adulterer.	(4) adulteress.
86.	When it appears to a court that some evidence can	e is essential for the just decision of a case, then it
	(1) summon any person as a witness.	
	(2) examine any person in attendance, though	not summoned as a witness.
	(3) recall and re- examine any person already	examined.
	(4) All these	
87.	While dismissing a complaint made under S Magistrate must record	Section 200 of Criminal Procedure Code, 1973, a
	(1) brief reasons.	(2) no reason.
	(3) detailed reasons.	(4) the demeanour of the complainant.
88.	No offence shall be compounded if the accuse	ed is by reason of a previous conviction liable to
	(1) enhanced punishment.	
	(2) punishment of a different kind for the offer	ence.
	(3) Neither (1) nor (2).	##
	(4) Both (1) and (2).	
	(1) = 0.12 (1)	
89.	A warrant case means a case relating to an off	fence punishable with
	(1) imprisonment for one year.	(2) fine.
	(3) imprisonment for one year and fine.	(4) life or more than two years imprisonment.
	(b) haptionalities for the your and and	(1) 333 33 333 333 333 333 333 333 333 33
90.	The High Court shall commute the sentence woman when woman is found to	e of death to imprisonment for life in case of a
	(1) have children below 2 years.	
,	(2) be sole bread earner of family.	
	(3) be pregnant.	
٠	(4) Both (1) and (2)	
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The question whether a statement was recorded in the course of investigation is a

Law of Evidence (Question Nos. 91-110)

91.	When a party refuses to produce a document which he has had notice to produce, he can use the document as evidence later					
	(1) without the consent of the other party.		(2) without the order of the court.			
	(3) with consent of th	e other party.	(4) None of these			
92.	The Evidence Act, 18	72 applies to				
	(1) proceedings befor	e tribunals.	(2) proceedings before an arbitrator.			
-	(3) judicial proceedin	· ·	(4) None of these			
93.	The Law of Evidence	is	w.s.			
	(1) substantive law.	(2) adjectival law.	(3) Both (1) and (2)	(4) None of these		
94.			volving other members, dmissible under of Evider	is relevant against the		
	(1) Section 8	(2) Section 104	(3) Section 30	(4) Both (2) and (3)		
95.	When the court has to form an opinion as to the electronic signature of any person, opinion of is relevant.					
	(1) any person conversant with digital technology					
	(2) person who has created the electronic signature of the person(3) certifying authority issuing the electronic signature certificate					
	(4) None of these	y lobaling the electronic	olgiata o ooi tilloato			
	() 2 ()	•	SW.			
96.	Even if the adverse party objects, leading questions can be asked without the permission of the court in					
	(1) examination-in-ch	ief.	(2) re-examination.			
	(3) cross examination	.	(4) None of these			
97.	Whether in criminal proceedings, is the previous good character of an accused person relevant?					
	(1) No		(2) Yes			
	(3) At the discretion (of the court	(4) Depends on the or	ffence alleged		
98.	Whether the contents of documents or electronic records, can be proved by oral evidence?					
	(1) Yes		(2) No			
	(3) At the discretion (of the court	(4) When the witness	is an expert witness		
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99.	Secondary evidence of documents is	
	(1) an oral account of a copy compar	ed with the original.
	(2) an oral account of a photograph of	
	(3) an oral account of a machine cop	·
	(4) copies made from and compared	
100.	A confession by an accused made v made in the immediate presence of	while in police custody, be proved against him only whe
	(1) a doctor.	(2) a lawyer.
	(3) a judicial magistrate.	(4) family members.
101.	A is tried for riot and is proved to have (1) irrelevant.	ve marched at the head of a mob. The cries of the mob are
÷	(2) relevant but not explanatory of th	e nature of the transaction.
	(3) relevant as explanatory of the nat	ure of the transaction.
	(4) hearsay evidence.	
102.	An admission is the best evidence ag	ainst the maker if it is
	(1) oral only.	
	(2) documentary only.	
	(3) in electronic form only.	
	(4) either oral, or documentary or con	ntained in electronic form.
103.	A witness, who is unable to speak, gevidence so given shall be deemed to	gives his evidence in writing or by signs in the open cour
	(1) inadmissible.	(2) hearsay evidence.
	(3) documentary evidence.	(4) oral evidence.

(1) necessarily legal.

(2) necessarily illegal.

(4) None of these

104. A conviction based on the testimony of an accomplice is

(3) not illegal merely because the testimony is uncorroborated.

			ž.			
		•				. :
		·				
105.	The statement of a sol	itary witness				
	(1) can be relied upon	•			÷	
	(2) cannot be relied up					
	(3) can be relied upon	if the Court conclude	es it to be correct and	true.		- :
	(4) None of these			*		
			•			
106.	A public officer who be compelled to disclo		- · · · · · · · · · · · · · · · · · · ·		ce, shall not	•
	(1) he will be suspend	ed by such disclosure).	e e		
	(2) it is unethical to di	sclose such informati	ion.			
	(3) the public interests	would suffer by suc	h disclosure.			
	(4) he would not be pr	comoted because of su	uch disclosure.	***		
107.	Which is the correct o	rder of examination o	of witnesses?			•
	(1) Cross-examination	, examination-in-chie	ef, re-examination	÷		· ·
	(2) Examination-in-ch	ief, re-examination, o	cross-examination			
-	(3) Examination-in-ch	ief, cross-examination	on, re-examination			
	(4) None of these				•	j
			,			
108.	What is the minimum	age of a child witnes	s under the Indian Ev	ridence Act?		
	(1) 12 years	(2) 10 years	(3) 7 years	(4) No age)	
			Marie Company			
109.	When a person is in p to ownership is on	ossession of anything	g and ownership is in	dispute, the burder	1 of proof as	
	(1) the person who is	in possession.				
	(2) the person who aff	irms that such persor	n is not the owner.			
	(3) both of them equa	lly.				. 7
	(4) None of these					
110.	A dying declaration is	admissible when it is	•			
	(1) magistrate		(2) police office	er		
	(3) doctor		(4) All these			
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				•	•	
		garana. Par				

Indian Penal Code (Question Nos. 111-130)

- 111. Unlawful assembly is an assembly of
 - (1) five or more persons with the common object of committing an offence.
 - (2) seven or more persons to deprive a person of the enjoyment of his drink.
 - (3) ten or more persons with the common object of committing an offence.
 - (4) persons to overawe the Central or State Government by showing of criminal force.
- 112. Good faith means that which is done or believed with
 - (1) due care.

(2) proper motive.

(3) proper care and motive.

- (4) due care and attention.
- 113. The Indian Penal Code, 1860, applies to any offence committed by
 - (1) any person on any ship registered abroad.
 - (2) any citizen of India in any place without and beyond Indian.
 - (3) any person on any aircraft registered abroad.
 - (4) targeting a computer resource located abroad by any person in any place without and beyond Indian.
- 114. Identify the punishment which is not prescribed under the category of punishments in the Indian Penal Code
 - (1) Death

(2) Imprisonment for life

(3) Simple imprisonment with hard labour

(4) Forfeiture of property

- 115. 'Wrongful gain' means gain by
 - (1) lawful means of property to which the person gaining is not entitled.
 - (2) unlawful means of property to which the person gaining is not entitled.
 - (3) unlawful means of property to which the person gaining is entitled.
 - (4) All these
- 116. When a criminal act is done by several persons in furtherance of the common intention of all,
 - (1) each of such person is liable for that act in the same manner as if it were done by him alone.
 - (2) each of such person is liable for his own overt act.
 - (3) each of such person shall be liable according to the extent of his participation in the crime.
 - (4) Both (2) and (3)

117.	Illegal signifies only	y everything which	•	
	(1) is an offence.		•	•
	(2) is prohibited by	law.		
	(3) furnishes ground	d for civil action.		
•	(4) All these			
118.	Under section 498A	of IPC cruelty to woman	includes	
	(1) only harassmen	t of the woman.	(2) physical cruelty	only.
-	(3) mental cruelty of	only.	(4) All these	
119.	~	of India has struck down the sentence for life in th	-	th when a prisoner commits
	(1) Mithu vs. State	of Punjab.	(2) Raghubir vs. Sta	ate of Haryana.
•	(3) Bacchan Singh	vs. State of Punjab.	(4) Maru Ram vs. S	State of Punjab.
120.		then the Court may order (2) forty-five days.	the term of solitary co	receeding six months but not infinement not exceeding (4) three months.
121.	to the accused und	er a contract that the furnouse room. The accused	iture would be returne	ourney, entrusts his furniture ed on payment of stipulated accused is guilty of which
	(1) Criminal misap	propriation	(2) Theft	
	(3) Robbery		(4) Criminal breach	n of trust
122.	(1) Showing pornog(2) Making sexuall(3) A request for a	graphy against the will of y coloured remarks.		ence of sexual harassment?
123.	Imprisonment for c	riminal breach of trust car	be extended to	
	(1) 6 years.	(2) 5 years.	(3) 4 years.	(4) 3 years.
124.	Imprisonment for c	heating can be extended to)	
	(1) 4 years.	(2) 3 years.	(3) 2 years.	(4) 1 year.
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125.	In which of the rarest of rare ca	-	held that the death sen	tence should be given only	/ it
	(1) R. V. Govin	ıda	(2) Bacchan Sing	th v. State of Punjab	
	(3) Mitthu Sing	h v. State of Punjab	(4) Machhi Sing	n v. State of Punjab	
126.	The offence of offence of robb	dacoity requires at least _ery.	persons to ac	t conjointly for commiting	the
	(1) five	(2) four	(3) three	(4) two	
		n Penal Code, 1860, electoratification to a person to	• .	exercise the electoral righ	t o:
	voting.	•	•		
•	(2) social boyco	ott of a person for not votir	ng.		
	(3) declaration	of a public policy to tackle	corruption.		
	(4) promise of p	public action to ensure wor	men's safety.		
128.	The offence of	obscenity does not apply to	o any representations		
	(1) on or in any	temple.			
	(2) any lascivio	us book which tends to de	prave persons who are l	ikely to read these.	

129. Adultery is

- (1) to take or entice any woman who is the wife of another man with intent to have illicit intercourse with her.
- (2) to have sexual intercourse with a person who is the wife of another man without the consent or connivance of that man.
- (3) sexual intercourse with a married woman with her consent when she is under sixteen years of age.
- (4) sexual intercourse with one's own wife who is less than fifteen years of age.

(3) any writing, drawing, or representation that appeals to the prurient interest.

(4) imports or exports obscene objects for sale, hire or distribution.

130. Defamation is

- (1) publication of a substantially true report of court proceedings.
- (2) bona fide opinion of a court judgment.
- (3) bona fide opinion concerning the conduct of a person touching any public question.
- (4) imputation that harms a person's reputation by lowering the moral or intellectual character of that person in the estimation of others.

Civil Procedure Code (Question Nos. 131-150)

131. The court must ask the parties to admit or deny the allegations of fact made in their plaint and

written statement at the

	(1) first hearing.		(2) second hearing.	
	(3) hearing for settlement of issues	5.	(4) cross-examination.	'
132.	A court must ask the parties to a su outside the court only	uit to opt for	one of the alternative di	spute resolution methods
-	(1) before recording admissions ar	nd denials of	the suit parties.	
	(2) after recording the admissions	and denials o	f the suit parties.	
,	(3) after preliminary talks between	the suit part	ies.	·
	(4) after the cross-examination of	the parties.		
-133.	A plaintiff whose suit has been dinterrogatories is precluded from	lismissed for	failure to comply with	an order for answering
	(1) bringing any fresh suit.			•
	(2) bringing a fresh suit on the san	ne cause of ac	ction.	
	(3) seeking more time to answer th	ne interrogato	ories.	
	(4) seeking time to object to the in	terrogatories	•	\$
134.	A bare denial of a contract alleged	in a pleading	shall	
	(1) be construed as a denial of the	legality of su	ch contract.	
	(2) not be construed as a denial of	the sufficience	cy of such contract.	
-	(3) not be construed only as a deni	al of the con	tract.	
	(4) None of these	•		
135.	A summary procedure suit can be	filed in a Hig	h Court to recover a del	ot on a/an
	(1) oral contract.	•	(2) written contract.	
	(3) written and registered contract.		(4) None of these	
136.	Who amongst the following is a le	gal represent	ative?	
	(1) A trespasser (2) An int	ermeddler	(3) A creditor	(4) Both (1) and (3)
,		•		

137.	Generally, the power of	f the court to issue con	mmissions includes	
	(1) execution of orders	3.	(2) filing of criminal	cases.
	(3) filing of suits.		(4) making a local in	vestigation.
138.	The doctrine of res jud	icata under Section 11	Code of Civil Procedure	e, 1908 applies to
	(1) decision of a court	without jurisdiction.	(2) a writ of mandan	nus and of certiorari.
	(3) consent/compromi	ise decree.	(4) a writ of habeas	corpus.
•				
139.	Parties can agree to ha	ve their case decided b	ру	
	(1) a court not having	territorial jurisdiction.		en e
	(2) a court not having	pecuniary jurisdiction.	•	•
	(3) a court not having	subject matter jurisdic	tion.	
	(4) one of two courts h	naving jurisdiction.		
140.	Objections to non-join	der and mis joinder of	parties in a suit can be to	aken
	(1) only at the earliest.	(2) in appeal.	(3) in review.	(4) in revision.
		*		
141.	Pleadings should state			,
	(1) material facts.	(2) the law.	(3) the evidence.	(4) any facts.
142.	A counter claim must			
	(1) arise out of the san	ne transaction.		
	(2) be a defence to pla	intiff's claim.	Wegger	
	(3) be a right for which	h defendant can file a	separate suit.	
•	(4) be more than the p	ecuniary jurisdiction o	of the court.	
		•		
143.	When an application to	o sue in forma pauperi	s is rejected, the remedy	is
	(1) an appeal.	(2) review.	(3) revision.	(4) a fresh application
144.	All persons can be join	ned in one suit as plain	atiffs' if	
	(1) common question	of law would arise in t	heir separate suits.	
	(2) different questions	of facts would arise in	n their separate suits.	
	(3) different questions	of law would arise in	their separate suits.	
	(4) any right to relief a	arising from different t	transactions is alleged to	exist.

ment of pleadings may be allowed stage of the proceedings. Her the issues have been settled. Her the trial has commenced. Her the trial has commenced and deen raised before the commencement is rejected, the judge shall in oral order. an order with reasons.	despite due diligence, the issue of amendment could ent. (2) not record any reasons. (4) impose cost.
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n oral order. an order with reasons.	(4) impose cost.
n oral order. an order with reasons.	(4) impose cost.
an order with reasons.	(4) impose cost.
he following persons is entitled to	evernation from personal attendance in court?
	exemption from personal attenuance in court?
t Judge	(2) Vice-Chancellor of the Law University
of the Supreme Court	(4) Public Information Officer
	been admitted in evidence in the suit?
aintiff and defendant	(2) Court clerk
ecording the evidence	(4) Lawyers of both plaintiff and defendant
when a material proposition of	
affirmed by one party.	
ffirmed by one party.	
law is denied by the other party.	
law is affirmed by one party and c	lenied by the other party
1	e when a material proposition of affirmed by one party. affirmed by one party. law is denied by the other party. law is affirmed by one party and o

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145. A court may order separate trials where any joinder of defendants would