## DO NOT OPEN THIS TEST BOOKLET UNTIL YOU ARE ASKED TO DO SO

Booklet Serial No. :

0277

## TEST BOOKLET LAW OFFICER-IND/2015

Time	Allowed: 2 Hours [Maximum Marks: 100
	All questions carry equal marks.
	INSTRUCTIONS
1.	Immediately after the commencement of the examination, you should check that test booklet does not have any unprinted or torn or missing pages or items, etc. If so, get it replaced
	by a complete test booklet.
2.	Write your Roll Number only in the box provided alongside.  Do not write anything else on the Test Booklet.
3.	This Test Booklet contains 100 items (questions). Each item comprises four responses (answers). Choose only one response for each item which you consider the best.
4.	After the candidate has read each item in the Test Booklet and decided which of the given responses is correct or the best, he has to mark the circle containing the letter of the selected response by blackening it completely with Black or Blue ball pen. In the following example, response "C" is so marked:
	(A) (B) (□)
5.	Do the encoding carefully as given in the illustrations. While encoding your particulars or marking the answers on answer sheet, you should blacken the circle corresponding to the choice in full and no part of the circle should be left unfilled.
6.	You have to mark all your responses ONLY on the ANSWER SHEET separately given
	according to 'INSTRUCTIONS FOR CANDIDATES' already supplied to you. Responses market
7.	on the Test Booklet or in any paper other than the answer sheet shall not be examined.  All items carry equal marks. Attempt all items. Your total marks will depend only or
	the number of correct responses marked by you in the Answer Sheet. There will be no negative marking.
8.	Before you proceed to mark responses in the Answer Sheet fill in the particulars in the
O.	front portion of the Answer Sheet as per the instructions sent to you.
9.	After you have completed the test, hand over the Answer Sheet only, to the Invigilator

Time	Allov	wed : 2 Hours]		[Maxir	num Marks : 100
1.	The	provisions of the Indian	Penal Code	were drafted :	
	(A)	by the first Indian Law	Commission	, presided over b	y Lord Macaulay,
		in 1834			
	(B)	by the Second Law Cor	nmission in	1845	
	(C)	by the Law Member of	the Govern	or General's Cou	ncil in 1856
	(D)	by the Select Committee	e of the Cer	ntral Legislative	Council in 1859
2.	Whi	ch one of the following	is not essen	tial for commiss	ion of an offence
	puni	ishable under The Indian	n Penal Cod	le, 1860 ?	
	(A)	Intention	(B)	Motive	
	(C)	Punishment	(D)	Prohibited act	
3.	The	expressions 'Wrongful gai	in" and "Wro	ngful loss" have b	een defined under
	Indi	an Penal Code, 1860 in	:		* -
	(A)	Section 22	(B)	Section 23	
	(C)	Section 24	(D)	Section 27	
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4.	Whi	ch provi	ision of Th	e Indian Pe	enal	Code, 18	360 de	eals with	"Solitary
	Conf	finement	" ?						
	(A)	Section	59		(B)	Section	68		
	(0)	Castian	79	•	(D)	Castion	75		
	(C)	Section	10		(D)	Section	.75		
					1.0				
5.	Whi	ch one of	the following	ng provisions	of T	he Indian	Pena	l Code, 18	860 is said
	to b	e based	on Mc Nau	ighten's Rule	?				
1	(A)	Section	83		(B)	Section	84		
	(11)	Section	00		(D)	Dection	01		
							- 19		
	(C)	Section	85		(D)	Section	86		
c ·	D: al	+ of oniv	ata dafanaa	of hody on	aina	hamm ah	ant of	dooth is	dools with
6.	Righ	it of priv	ate defence	of body, cau	sing	narm sno	ort or	death, is	deant with
	unde	er:							
					,				-
	(A)	Section	99 of IPC						*
									* E
	(B)	Section	100 of IPC	2					
	(D)	Section	100 01 11 0						
							0.00		
	(C)	Section	101 of IPC	2					
	4			Υ.					
	(D)	Section	103 of IPC	2					70
								2	
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7.	For the application of Section 34 of The Indian Penal Code, 1860, there must
	be at least :
9	(A) Two persons
	(B) more than two persons
122	(C) five persons
	(D) more than five persons
8.	In which of the following judgements, the Apex Court struck down as
	unconstitutional Section 303 of The Indian Penal Code, 1860 ?
1	(A) Mohan Singh Vs. State of U.P., AIR 1999 SC 883
	(B) Bachhan Singh Vs. State of Punjab, AIR 1980 SC 898
	(C) Mithu Vs. State of Punjab, AIR 1983 SC 473
	(D) Machhi Singh Vs. State of Punjab, AIR 1983 SC 957
9.	Which of the following Acts amount to the offence of sexual harassment under
	Section 354-A of the Indian Penal Code, 1860 ?
	(A) a demand for sexual favours
13	(B) a request for sexual favours
• ]	(C) making sexually coloured remarks
	(D) all the above
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- 10. Section 377 of The Indian Penal Code, 1860, was upheld as constitutionally valid, in which of the following judgements?
  - (A) Naz Foundation Vs. Govt. of NCT of Delhi, [(2010) Cr LJ 94]
  - (B) Suresh Vs. Naz Foundation, (MR 2014 SC 563)
  - (C) Suchita Vs. Chandigarh Administration, (AIR 2010 SC 235)
  - (D) V. Revathi Vs. Union of India, (AIR 1988 SC 835)
- 11. Punishment for the offence of assault or use of criminal force to a woman with the intention of disrobing her is:
  - (A) Imprisonment of either description for a term which shall not be less than three years but which may extend to seven years and shall also be liable to fine
  - (B) Imprisonment of either description for a term which may extend to three years or with fine or both
  - (C) Imprisonment of either description for a term which may extend to one year or with fine or both
  - (D) Imprisonment of either description for a term not less than one year, which may extend to five years and with fine

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Section 375 of IPC, 1860 (A) Section 375-A of IPC, 1860 (C) Section 376 of IPC, 1860 Section 376-A of IPC, 1860 (D) Punishment for the offence of "attempt to commit culpable homicide" is 13. prescribed in : Section 299 of IPC, 1860 (A) Section 305 of IPC, 1860  $(\mathbf{B})$ Section 308 of IPC, 1860 Section 304 of IPC, 1860 In which of the following judgements the Apex Court upheld the constitu-14. tional validity of Section 309 of The Indian Penal Code, 1860 ? Maruti Vs. State of Maharashtra, 1987 G.L.J. 743 (B) Gian Kaur Vs. State of Punjab, AIR 1996 SC 946 P. Rathinam Vs. Union of India, AIR 1994 SC 1844 (D) Aruna R. Shanbang Vs. "Union of India, AIR 2011 SC 1290 LAW OFFICER-IND/2015

The offence of "rape" is re-defined in :

12.

- 15. Punishment, under Section 509 of The Indian Penal Code, 1860 for uttering words, making gesture, or exhibiting any object, intending to insult the modesty of a woman is:
  - (A) Simple imprisonment for a term which may extend to three years, and also fine
  - (B) Simple imprisonment for a term which may extend to one year, or fine, or both
  - (C) Rigorous imprisonment for a term which may extend to three years, or fine, or both
  - (D) Simple imprisonment for a term which may extend to five years, or fine, or both
- 16. A negotiable instrument under The Negotiable Instruments Act, 1881, means:
  - (A) A promissory note
  - (B) A bill of exchange
    - (C) A cheque
  - (D) All of the above

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Offences under the Negotiable Instruments Act, 1881 are : 17. Compoundable (A) Non-compoundable (B) Compoundable if permitted by the court (C)Compoundable if amount in meagre  $(\mathbf{D})$ Which is not true about Section 142 of The Negotiable Instruments Act, 18. 1881 ? The court cannot take suo motu cognizance of the offence punishable under Section 138 The complaint against the offence under Section 138 must be made in writing by the payee or the holder in due course (C) The complaint must be made within one month of the date on which the cause of action arises under Clause (C) of the proviso to Section 138 (D) A court of Judicial Magistrate of the Second Class may try the offence under S-138 LAW OFFICER-IND/2015

- 19. A uniform law of procedure for the whole of India, was for the first time consolidated by :
  - (A) The Code of Criminal Procedure, 1898
  - (B) The Criminal Procedure Supreme Court Act, 1852
  - (C) The Code of Criminal Procedure, 1882
  - (D) The Code of Criminal Procedure, 1973
- In proceeding under Section 107 of Cr. P.C., 1973 an Executive Magistrate may require to execute bond for keeping peace for much period.
  - (A) not exceeding one year
  - (B) not exceeding two years
  - (C) not exceeding three years
  - (D) not exceeding six months
- 21. When the person who would otherwise be competent to compound an offence under Section 320 of Cr. P.C., 1973 is dead, then:
  - (A) The offence cannot be compounded
  - (B) The offence can be compounded by the legal representative of such person without the consent of the court
  - (C) The offence can be compounded by the legal representative of such person with the consent of the court
- (D) The offence can be compounded by the counsel of the deceased

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22.	No court shall take cognizance of an offence punishable with imprisonment
	for a term not exceeding three years, after the expiry of the period of limitation
	of:
9	(A) three years (B) one year
	(C) five years (D) seven years
23.	When investigation is not completed within the prescribed period of 90 days
	or 60 days, as the case may be, and the accused is in custody on the expiry
	of the said period, if he is prepared to and does furnish bail, the accused is
	entitled to be :
	(A) discharged
	(B) acquitted
	(C) released on bail by the investigating officer
	(D) released on bail by the concerning magistrate
24.	Compounding of offence under the Provisions of The Code of Criminal
	Procedure, 1973 results in that criminal case:
	(A) acquittal of the accused
	(B) discharge of the accused
7	(C) acquittal only if the charges have been framed
	(D) discharge only if the charges have not
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25.	Anto	rmation reg	arding of	currenc	e or a	cog.	nizable	blience	is recor	ded by	an
	offic	er-in-charge	of a Pol	ice Sati	on, un	der	which of	the fo	llowing	Provis	ions
	of C	r. P.C. ?	, , ,						3.		Ŧ.
	(A)	Section 14	9		. (	(B)	Section	154			
	(C)	Section 15	5			(D) -	Section	200			
26.	A		is not ent	itled to	mainte	enan	ce under	Section	n 125 of	the <i>Cr</i> .	P.C.
	1973	3.	. 5				,			-	
	(A)	wife unabl	e to mai	ntain h	erself					9	100
	(B)	divorced w	ife re-ma	rried							
	(C)	divorced w	ife not r	e-marrie	ed .						
5	(D)	minor dau	ghter						*		
27.	Pare	don may be	tendered	to an a	ecomp	lice	under S	ection :	306 of tl	ne Cr.	P.C.
	197	3, when						ē.			*
	(A)	he is not i	n a posi	tion to	stand	tria	due to	infirm	health		
	(B)	when he is	s declare	d insan	e ·						
	(C)	he underta	kes to m	ake full	and t	true	disclosu	re of tl	ne facts	relatin	g to
	ß	the offence	,					4.00			
	(D)	the Chief	Judicial	Magistr	ate th	inks	fit to d	0 SO			
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28. Inherent powers under Section 482 Cr. P.C. 1973, can be exercised by : (A) the Judicial Magistrate 1st Class the Chief Judicial Magistrate (B) (C) the District and Sessions Judge (D) the High Court A person, accused of throwing voluntarily acid, for which punishment 29. prescribed under Section 326 B of the I.P.C., 1860, is imprisonment for a term which shall not be less than five years, which may extentd to seven years and with fine, is triable by : the Court of Session (A) the Court of Chief Judicial Magistrate the Special Court (C) the Court of Judicial Magistrate 1st Class (D) The prime object for enactment of The Civil Procedure Code (Amendment) . 30. Act, 2002 is: to cut short delay in disposal of suit to give more powers to the Civil Courts (C) to make the existing provisions more stringent to reduce the powers of the Civil Courts LAW OFFICER-IND/2015

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31.	Unc	der the provisions of The Code of Civil Procedure, 1908, plea of adverse
	pos	session is a defence available :
	(A)	only to plaintiff against the defendant
	(B)	only to the defendant against the plaintiff
	(C)	only in respect of movable property
	( <b>D</b> )	(A) and (B) both
32.	A p	reliminary decree can be passed in a suit :
	(A)	for possession and mesne profits
	(B)	for dissolution of partnership
	(C)	for partition and separate possession
	(D)	all of the above
33.	Whi	ch of the following is held not a decree under The C.P.C. 1908 ?
	(A)	Dismissal of appeal for default
	(B)	Rejection of plaint for non-payment of court fees
	(C)	Dismissal of appeal as time barred
,	(D)	Order refusing one of several reliefs
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34.	Basis of distribution of the jurisdiction of Courts, under The C.P.C. 1908,
	is:
	(A) Pecuniary jurisdiction
20	(B) Jurisdiction as to subject-matter
	(C) Territorial jurisdiction
	(D) All of the above
35.	Who shall produce the evidence first in a suit under The C.P.C. 1908 ?
	(A) Either the plaintiff or the defendant
	(B) The plaintiff
	(C) The defendant
	(D) As directed by the Court
36.	A garnishee order is an order :
4	(A) prohibiting the judgement-debtor's debtor from making any payment to
	judgement-debtor
	(B) directing the judgement-debtor's creditor to take the payment from the
	judgement-debtor's debtor
	(C) permitting the judgement-debtor's debtor to make the payment to the
	judgement-debtor.
	(D) none of the above
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				76	,					Apex Cour
cons	idered	the is:	sue of	res juo	licata	applic	able in	writ ju	risdicti	on ?
(A)	Amalg	amate	d Coal	fieļds I	td Vs.	J.S. (	Chhind	wara, (A	IR 196	4 SC 1013
(B)	Darya	o Vs.	State (	of U.P.	(AIR	1961	SC 148	57)		
(C)	Satya	dhyan	Vs. D	eorajin	Debi	(AIR	1960 S	C 941)	7 2	94 T
(D)	Dr. S	ubram	anian	Swamy	Vs. S	State o	of T.N.	(AIR 20	015 SC	460)
Mat	ch List	-I with	List-	II and	select	the co	orrect a	nswer b	y using	the code
give	n belov	v the	ists :		- +					
	List-I	5.				List-	п			
(a)	Attacl	nment	before	judgm	ent	(i)	038R5,	C.P.C.,	1908	*
(b)	Temp	orary	injunct	ion		(ii)	039R1,	C.P.C.,	1908	
(c)	Interp	leader	suit			(iii)	0.35, 6	P.C., 1	908	
(d)	Issuar	nce of	commi	ssions		(iv)	026 C.	P.C., 19	08	4
Cod	lės :									
٠.	. (a)	(b)	(c)	(d)						10
(A)	(i)	(ii)	(iii)	(iv)		¥				
(B)	(iii)	(iv)	(i)	(ii)			1 = 1		- 4	
(C)	(i)	(ii)	(iv)	(iii)						2
(D)	(ii)	(iii)	(i)	(iv)	1.5					,
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	(A) (B) (C) (D) Mategive  (a) (b) (c) (d) Coc  (A) (B) (C) (D)	(A) Amals (B) Darya (C) Satya (D) Dr. S  Match List given belov  List-I  (a) Attach (b) Temp (c) Interp (d) Issuar  Codes:  (a)  (A) (i)  (B) (iii)  (C) (i)	(A) Amalgamate (B) Daryao Vs. (C) Satyadhyan (D) Dr. Subrama Match List-I with given below the late  List-I  (a) Attachment (b) Temporary i  (c) Interpleader (d) Issuance of  Codes:  (a) (b)  (A) (i) (ii)  (B) (iii) (iv)  (C) (i) (iii)	(A) Amalgamated Coal (B) Daryao Vs. State (C) Satyadhyan Vs. D. (C) Dr. Subramanian Match List-I with List-I given below the lists:  List-I  (a) Attachment before (b) Temporary injunct (c) Interpleader suit (d) Issuance of commit (d) Issuance of commit (Codes:  (a) (b) (c)  (A) (i) (ii) (iii) (iii) (B) (iii) (iv) (i) (iii) (iv) (i) (iii) (iv) (iv	(A) Amalgamated Coalfields I  (B) Daryao Vs. State of U.P.  (C) Satyadhyan Vs. Deorajin  (D) Dr. Subramanian Swamy  Match List-I with List-II and given below the lists:  List-I  (a) Attachment before judgm  (b) Temporary injunction  (c) Interpleader suit  (d) Issuance of commissions  Codes:  (a) (b) (c) (d)  (A) (i) (ii) (iii) (iv)  (B) (iii) (iv) (i) (ii)  (C) (i) (ii) (iv) (iv) (iii)  (D) (ii) (iii) (iv) (iv)	(A) Amalgamated Coalfields Ltd Vs. (B) Daryao Vs. State of U.P. (AIR (C) Satyadhyan Vs. Deorajin Debi (D) Dr. Subramanian Swamy Vs. State of U.P. Subramanian Swamy Vs. State of U.P. Subramanian Swamy Vs. State II and select given below the lists:  List-I  (a) Attachment before judgment (b) Temporary injunction (c) Interpleader suit (d) Issuance of commissions  Codes:  (a) (b) (c) (d)  (A) (i) (ii) (iii) (iv)  (B) (iii) (iv) (i) (iii)  (C) (i) (ii) (iv) (iii)  (D) (ii) (iii) (iv) (iv)	(A) Amalgamated Coalfields Ltd Vs. J.S. (B) Daryao Vs. State of U.P. (AIR 1961 (C) Satyadhyan Vs. Deorajin Debi (AIR (D) Dr. Subramanian Swamy Vs. State of Match List-I with List-II and select the cogiven below the lists:  List-I List-  (a) Attachment before judgment (i) (b) Temporary injunction (ii) (c) Interpleader suit (iii) (d) Issuance of commissions (iv) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	(A) Amalgamated Coalfields Ltd Vs. J.S. Chhinds (B) Daryao Vs. State of U.P. (AIR 1961 SC 145) (C) Satyadhyan Vs. Deorajin Debi (AIR 1960 S) (D) Dr. Subramanian Swamy Vs. State of T.N.  Match List-I with List-II and select the correct a given below the lists:  List-I  (a) Attachment before judgment (i) 038R5, (b) Temporary injunction (ii) 039R1, (c) Interpleader suit (iii) 0.35, C (d) Issuance of commissions (iv) 026 C.  Codes:  (a) (b) (c) (d)  (A) (i) (ii) (iii) (iv) (B) (iii) (iv) (iii) (C) (i) (ii) (iv) (iii) (D) (ii) (iii) (iv) (iv)	(A) Amalgamated Coalfields Ltd Vs. J.S. Chhindwara, (A) (B) Daryao Vs. State of U.P. (AIR 1961 SC 1457) (C) Satyadhyan Vs. Deorajin Debi (AIR 1960 SC 941) (D) Dr. Subramanian Swamy Vs. State of T.N. (AIR 26) Match List-I with List-II and select the correct answer begiven below the lists:  List-I  (a) Attachment before judgment (i) 038R5, C.P.C., (b) Temporary injunction (ii) 039R1, C.P.C., (c) Interpleader suit (iii) 0.35, C.P.C., 1 (d) Issuance of commissions (iv) 026 C.P.C., 19  Codes:  (a) (b) (c) (d)  (A) (i) (ii) (iii) (iv) (B) (iii) (iv) (ii) (C) (i) (ii) (iv) (iii) (D) (ii) (iii) (iv) (iv)	(C) Satyadhyan Vs. Deorajin Debi (AIR 1980 SC 941)  (D) Dr. Subramanian Swamy Vs. State of T.N. (AIR 2015 SC Match List-I with List-II and select the correct answer by using given below the lists:  List-I  (a) Attachment before judgment (i) 038R5, C.P.C., 1908  (b) Temporary injunction (ii) 039R1, C.P.C., 1908  (c) Interpleader suit (iii) 0.35, C.P.C., 1908  (d) Issuance of commissions (iv) 026 C.P.C., 1908  Codes:  (a) (b) (c) (d)  (A) (i) (ii) (iii) (iv)  (B) (iii) (iv) (i) (iii)  (C) (i) (ii) (iv) (iii)  (D) (ii) (iii) (iv) (iv)

39.	Un	der The Indian Evide	ence Act, 1	872 "]	Fact" me	ans :			
	(A)	Factum probandum	î.		38				,
	(B)	Factum probans							13
	(C)	Both factum proban	ndum and	factur	n proban	ıs			
	(D)	None of the above					65		
40.	Plea	a of <i>alibi</i> as a relevan	it fact, for	the pu	rpose of	The In	adian E	videnc	e Act,
	187	2, is governed by:	8						
	(A)	Section 6		(B)	Section	.8		4	24
	(C)	Section 11		(D)	Section	12			
41.	The	term "Admission" for	the purpo	se of	The Evic	lence A	ct, 187	2 is d	efined
	in:		<del>1</del> 38			.18			
	(A)	Section 3		(B)	Section	17			
	(C)	Section 10		(D)	Section	24			
42.	A re	tracted confession :							
	(A)	cannot be made sole	ly the basi	is of c	conviction	unles	s the s	ame i	s cor-
		roborated in materia	ıl particula	ars		*			
	(B)	can be made solely	the basis o	of con	viction				
	(C)	cannot be made solei	ly the basis	s of co	nviction	under	any cir	cumst	ances
	(D)	(A) and (B) above b	oth are con	rrect				*4	
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- 43. The cardinal principles regarding the appreciation of circumstantial evidence have been postulated in :
  - (A) Mustkeen Vs. State of Maharashtra (AIR 2011 SC 2769)
  - (B) Sharad Birdhichand Sarda Vs. State of Maharashtra, (AIR 1984 SC 1622)
  - (C) Mani Vs. State of T.N. (AIR 2008 1021)
  - (D) Sangili Vs. State of T.N. (AIR 2014 SC 3756)
- 44. Which of the following is correct position under The Evidence Act, 1872 ?
  - (A) The evidence of injured witness, being a stamped witness, is accorded a special status in law
  - (B) The evidence of a police official cannot be discarded merely on the ground that they belong to the police force and are either interested in the investigation or in the prosecution.
  - (C) The court is not suppossed to give undue importance to comissions, contradictions and discrepancies, which do not go to the heart of the matter and shake the basic version of the prosecution
  - (D) All of the above

- 45. A dying declaration is admissible:
  - (A) in criminal proceedings only
  - (B) only in civil proceedings
  - (C) in civil as well as criminal proceedings
  - (D) only when made before a Judicial Magistrate
- 46. In which of the following decisions, the Apex Court opined "When there is a conflict between a conclusive proof envisaged under law (Section 112, The Indian Evidence Act, 1872) and a proof based on scientific advancement accepted by the world community to be correct (DNA test) the latter must previal over the former"?
  - (A) Dipanwita Roy Vs. Ronobroto Roy, (AIR 2015 SC 418)
  - (B) Nandlal Wasudeo Badwaik Vs. Nandlal Badwaik (AIR 2014 SC 932)
  - (C) Bhabani Prasad Jena Vs. Convenor Secretary, Orissa State Commission for Women, (AIR 2010 SC 2851)
  - (D) Banarsi Dass Vs. Tekku Dutta (2005) 4SCC 449
- 47. An accomplice shall be a competent witness against an accused and a conviction is not illegal merely because it proceeds upon the uncorroborated testimony of an accomplice. It is a provision contained in:
  - (A) Section 156, The Evidence Act, 1872
  - (B) Section 134, The Evidence Act, 1872
  - (C) Section 133, The Evidence Act, 1872
  - (D) None of the above

48.	Whic	h of th	e follo	wing te	rms is	not d	efine	d in The	e Indian	Forest A	ct, 1927?
	(A)	Forest					(B)	Cattle			
9 994	(C)	Timber	r .				(D)	Forest	-produce	71 X	
49.	Mate	ch List-	I with	List-I	and	select	the d	correct i	answer b	y using	the codes
	give	n below	the I	.ists :			50				
		List-I		+ *			fi		List-II		
	(a)	Village	fores	ts				(i) ·	Section	3 of The	e Forest
	8		431				- 4-1		Act, 192	27	
	(b)	Protec	ted for	ests	88			(ii)	Section	29 of T	he Forest
						*			Act, 192	27	
	(c)	Reserv	ved for	ests		, ·		(iii)	Section	28 of T	he Forest
	1	4 4					4		Act, 192	27	
	(d)	State	contro	l over	Forest	/Land	ř	(iv)	Section	35 of T	he Forest
65		not its	s prop	erty					Act, 192	27	
	Cod	les :							8 -	4.5	
		; (a) ·	(b)	(c)	(d)	2					
	(A)	(i)	(ii)	(iii)	(iv)						
	(B)	(ii)	(iii)	(i) -	(iv)						
	(C)	(iii)	(ii)	(i)	(iv)						
	(D)	(iv)	(i)	(iii)	(ii)			00 00			
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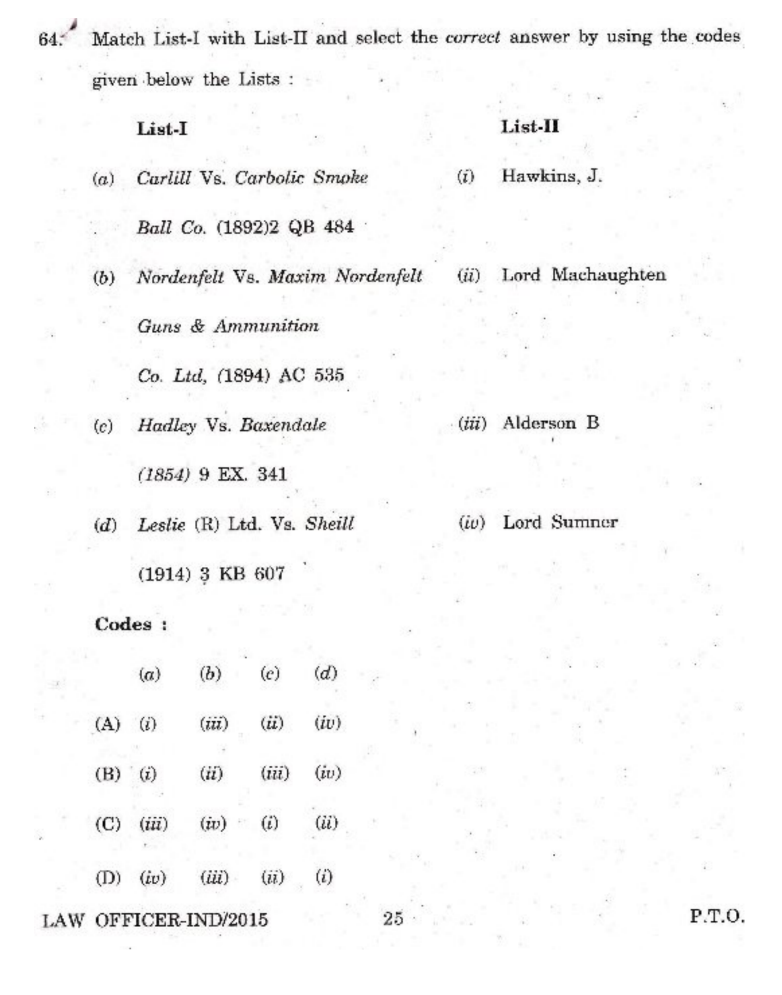
- 50. Which of the following Acts are prohibited in the reserved forest under Section 26 of The Forest Act, 1927 ?
  - (A) removing of any forest produce
  - (B) trespassing or pasturing cattle
  - (C) removal of topals, supads made from bamboo grown in the forest
  - (D) all of the above
- 51. In Himachal Pradesh, any person contravening any rule under The Forest Act, 1927, for the contravention of which, no special provision exists, shall be punishable with:
  - (A) Imprisonment for a term which may extend to six months or with fine which may extend to five hundred rupees or both
  - (B) Imprisonment for a term which may extend to one year or with fine upto Rs. 1000 or both
  - (C) Imprisonment for a term which may extend to two years or with fine which may extend to rupees five thousand or both
  - (D) Imprisonment for a term which may extend to two months or with fine which may extend to rupees five hundred or both

52.	Spe	ecific relief is :			
	(A)	a discretionary relief		*	
	(P)	on conitable relief			
	(B)	an equitable relief			4
	(C)	a mandatory relief			
	(D)	both (A) and (B)			
53.	The	Specific Relief Act, 1963 implemented the recom	mendatio	ns of the	Law
	Con	nmission, contained in its :			
	(A)	8th Report on The Specific Relief Act, 1877		9	- 4
3	(B)	9th Report on The Specific Relief Act, 1877			
	(C)	10th Report on The Specific Relief Act, 1877			
	(D)	19th Report on The Specific Relief Act, 1877			
54.	To 1	maintain a suit under Section 5 of the Specific	Relief Act	, 1963 :	
	(A)	a mere possessory title is good enough			
7 . 7	(B)	the question of title is irrelevant			
	(C)	the question of title is relevant			
	(D)	both (A) and (C)	121		
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- 55. Under Section 8 of The Specific Relief Act, 1963, which is not correct?
  - (A) No suit lies against the owner of the property
  - (B) No suit lies against the person who has possession or control over the property
  - (C) No suit lies if the plaintiff is not entitled to the immediate possession of the property
  - (D) Both (B) and (C)
- 56. Which of the following contracts may be enforced specifically?
  - (A) A contract, when the Act agreed to be done is in the performance wholly or partly of a trust
  - (B) A contract for the non-performance of which compensation in money is an adequate relief
  - (C) A contract which is in its nature determinable
  - (D) A contract the performance of which involves the performance of a continuous duty which the court cannot supervise
- 57. Personal bars to the claim for specific performance of a contract are contained in :
  - (A) Section 5 of The Specific Relief Act, 1963
  - (B) Section 16 of The Specific Relief Act, 1963
  - (C) Section 17 of The Specific Relief Act, 1963
  - (D) Section 18 of The Specific Relief Act, 1963

58.	Sect	ion 36 of	The Spe	ecific Reli	ef Act, 196	63 classifies	injunction	into:	
		1		1					
	(A)	Two			(B)	Four			10
					· .				
	(C)	Five			(D)	Six	-		
			331						
59.	The	expressi	on "Recip	rocal pro	mises" is o	defined in :			
		40.							
	(A)	Section	2(b) of 7	The India	n Contract	t Act, 1872		3	
9.75									
	(B)	Section	2(c) of 7	he India	n Contract	Act, 1872			
		1.2				1			
	(C)	Section	2(f) of T	he India	n Contract	Act, 1872		1.00	
						es to			
	(D)	Section	2(g) of 2	The India	n Contrac	t Act, 1872			
60.	Whi	ch of the	e followin	g Section	s of The I	Indian Cont	ract Act, 1	872, defi	ines
	the	expression	ons "Expi	ress propo	sal" and "	Implied pro	posal".		
			8 5	20					
	(4)	0	0		(D)	Castian 0			
	(A)	Section	9		(B)	Section 8			4
40.0						4	1. x .		
	(C)	Section	7		(D)	Section 6	20		
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- 61. A mortgage agreement, in favour of a minor, not represented by his/her natural guardian or guardian appointed by the court, though in the interest of the minor is:
  - (A) voidable at his/her option
  - (B) Void ab initio
  - (C) Valid agreement
  - (D) Enforceable by the minor on attaining majority
- 62. "Public Policy is a very unruly horse," Who said first ?
  - (A) Lord Atkin in Fender Vs. John Mildmay (1938) AC1
  - (B) Borrough J. in Richardson Vs. Mellish (1824)2 Bing 229
  - (C) Park B. in Egerton Vs. Brownlow, (1853) 4 HLC1
  - (D) Cave J in Mirams, Re, (1891)1 QB 594
- 63. A transaction collateral to a wagering agreement is :
  - (A) Valid and enforceable
  - (B) Void
  - (C) Illegal
  - (D) Unenforceable



65.	Which of the following is not bailment under Section 148 of The Indian Contract
ā	Act, 1872 ?
	(A) hiring of locker in a Bank
	(B) finding goods belonging to another and taking them into custody
	(C) delivery of garments to a dry cleaner for clearing purposes
	(D) lending your car to a friend for a journey
66.	
60	the concept of 'agency coupled with interest" ?
	(A) Section 196 (B) Section 182
	(C) Section 202 (D) Section 237
67.	A Hindu, for the purposes of The Hindu Marriage Act, 1955, ceases to be a Hindu by:  (A) Renunciation
	(B) Conversion to another religion
	(C) Abandonment
	(D) Either (A) or (B) or (C)
68.	In case of suit for divorce, under The Hindu Marriage Act, 1955, founded
	on the grounds, mentioned below, on which of the grounds, the court has discretion, to pass a decree for judicial separation instead?
	(A) Conversion
	(B) Leprosy
100	(C) Not heard for seven years
	(D) Unsoundness of mind
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09.	A marriage, wherein, consent of a party to solemnisation of marriage, is obtained
	by force or fraud, (under The Hindu Marriage Act, 1955) is:
	(A) a void marriage (B) a voidable marriage
	(C) a invalid marriage (D) none of these
70.	Section 9 of The Hindu Marriage Act, 1955, was upheld, as constitutionally valid in :
	(A) Smt. Harvinder Kaur Vs. Harminder Singh, (AIR 1984 Del 66)
	(B) Saroj Rani Vs. Sudarshan Kumar, AIR 1984 SC 1562
×	(C) Sharda Vs. Dharmpal, AIR 2003 SC 3450
	(D) Both (A) and (B)
71.	Which of the following Sections of The Hindu Marriage Act, 1955 deals with
	maintenance pendente lite ?
	(A) 24 (B) 25
	(C) 26 (D) 27
72.	In which of the following judgements, it is held that if one of the party to
	marriage is not a Hindu, the provisions of The Hindu Marriage Act, 1955, cannot be invoked to seek a remedy under the said Act?
	(A) Neeta Vs. Bino, AIR 1998 Bom 74
	(B) Niranjani Vs. Roshan, (2014) DMC 124 (Bom)
	(C) V.P. Bharucha Vs. M.V. Bharucha, (AIR 2015 Bom 42)
	(D) All of the above
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73.	The Limitation Act, 1963 applies to:
	(A) proceedings before the courts
	(B) proceedings before an executive authority
	(C) proceedings before Industrial Tribunal
	(D) proceedings before the Labour Courts
74.	Section 3 of The Limitation Act, 1963 is:
	(A) directory (B) discretionary
	(C) mandatory (D) optional
<b>7</b> 5.	Which is not correct of law of limitation?
1	(A) The statute of limitation is founded on public policy
	(B) The court has no power to extend the period of limitation on equitable
	grounds
	(C) Limitation bars the judicial remedies
	(D) Limitation extinguishes the right
76.	"Lease" within the meaning of The Indian Stamp Act, 1899, does not
	include :
	(A) a patta
	(B) a kabuliyat, which is a counterpart of a lease
	(C) an instrument by which tolls of any description are let
	(D) a waiting on an application for lease intended to signify that application
	is granted
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- 77. A "Civil Court" under the H.P. Courts Act, includes :
  - (A) the Court of District Judge
  - (B) the Court of Additional District Judge
  - (C) the Court of Sub-Judge
  - (D) All of the above
  - 78. Which of the following is not a ground for eviction of a tenant under The Himachal Pradesh Urban Rent Control Act, 1987?
    - (A) Failure of the tenant to pay rent as per terms of compromise decree
    - (B) Landlord residing in USA seeks eviction on his/her bona fide requirement for reconstruction
    - (C) Requirement for landlord's son to use the premises, as office, as a lawyer
    - (D) None of the above
    - 79. In which of the following judgments, the Apex Court upheld Section 49-C of The Wildlife (Protection ) Act, 1972, which imposes a total prohibition in trade of imported ivory?
      - (A) Indian Handicrafts Emporium Vs. Union of India, AIR 2003 SC 3240
      - (B) Pradeep Krishan Vs. Union of India, AIR 1996 SC 2040
      - (C) Animal and Environment Legal Defence Fund Vs. Union of India, AIR 1997 SC 1071
      - (D) M.C. Mehta Vs. Union of India, AIR 2002 SC 1696

80.	Mat	ch List	-I with	h List-l	I and	selec	t the c	correct a	nswer k	y using	the codes
	give	n belov	w the	Lists :		4	a de la companya de l	\$ <sup>4</sup>	# III		
		List-l	., ,				8		List-II		4, 7,
	(a)	Rule	agains	t perpe	tuity		(i)	Section	14 of 2	The Tran	sfer of
					541.10			Propert	y Act, 1	1882	
	(b)	Doctri	ine of	election	1		(ii)	Section	35 of '	The TPA	, 1882
	(c)	Rule	of lis p	penden	s		(iii)	Section	52 of 2	The TPA	, 1882
	(d)	Doctri	ne of	part pe	rforms	ince	(iv)	Section	53-A 7	he TPA	1882
	Cod	les :				ŧ					
**		(a)	(b)	(c)	(d)					*	
*	(A)	(i) ·	(ii)	(iii)	(iv)	·					
	(B)	(ii)	(iii)	(iv)	(i)		. 2				
	(C)	(ii)	(i)	(iii)	(iv)						
	(D)	(i)	(iv)	(iii)	(ii)						
81.	In w	hich d	istrict	of H.P	. is Ma	aiwa	Kundi	inoo pea	k ?		
	(A)	Cham	ba				(B)	Kullu		14.8	
	(C)	Kinna	ur		40.1		(D)	Bilaspu	r .		
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82.	In which district of H.P. is Bh	adrakali E	Bhalei Mata Temp	le ?
		- A		
19	(A) Chamba	(B)	Kinnaur	6
			*	
1	(C) Sirmaur	(D)	Mandi	
	(C) British	(10)	Maner	2
83.	Which is the eastern-most m	ountain r	ange that separa	ates spiti from
	Tibet ?			
	(A) Pir Panjal	(B)	Dhauladhar	
	(1) In Lanjan	(1)	Dilaulauliai	
	(C) Shivalik	(D)	Zanskar	
84.	Which country is collaborating	with Hin	nachal Pradesh in	crop diversion
	50			
	promotion project ?		S. 18	22
	(#. <sup>1</sup>		8.	
	(A) Germany	(B)	Australia	
				10
	(C) Jones	(TV)	Oineda '	
	(C) Japan	(D)	Canada '	4
				4 6 6
85.	If you travel from Mandi to Man	nali, what	will be the correct	order of places
		*		
	on the way?			
100				
	(A) Katrain-Pandoh-Kullu-Out	(B)	Pandoh-Out-Kullı	ı-Katrain
2				
	(C) Pandoh-Out-Katrain-Kullu	(D)	Pandoh-Kullu-Ou	t Votroir
	(C) I andon-Out-Nativain-Num	(D)	r andon-Runu-Ou	-Kanain
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86.	Which Governor-General of India he	lped R	aja Ranbir Chand of Kangra recove	er
	some part of his state from Maha	raja R	Ranjit Singh ?	
	(A) Lord Wellesley	(B)	Lord Willium Bentinck	
		(2)	2014 William Delitiller	
	(C) Lord Cornwallis	(T))	T and Dallaconia	
	(C) Bord Cornwains	(D)	Lord Dalhousie	
0.77	0 1:1 :			
87.	On which river is Thirot hydel pr	oject ?		
	(A) Pabbar	(B)	Yamuna	
	(C) Chenab	(D)	Beas	
88.	Who runs the Disability Rehability	ation (	Centre at Dharamsala (in H.P.)	?
	(A) Indian Red Cross Society	(B)	Panchavati Rai Institution	
	(C) Urban Local Body	(D)	Tibetan Government in Exile	
	(a) aram batta bady	(1)	Tioctan Government in Exile	
89.	Which tourist singuit destination		-idid bdbMilita - 6m - i	
00.	Which tourist circuit destination wa	as prio	ritised by the Ministry of Tourisi	n
	for H.P. during 2013-14 ?			
	(A) Parwanoo-Dharampur	(TD)	DI	
	(A) Tarwanoo-Dharampur	(B)	Dharampur-Kasauli	
	(C) Una-Nadaun	(D)	Banikhet-Dalhousie	
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90.	Wh	ich route did the P	raja Mandal	Satya	grahi	s take in 1948	to reach Su	ket
	prin	icely state territory	7 ?			20		
				.02				
*	(A)	via Dehar		(B)	via	Slappar		
	(C)	via Tatapani		(D)	via	Bhambhla		
01	Varia.	· · · · · · · · · · · · · · · · · · ·						15
91.	WINC	is the producer o	the contro	versial	mov	ie Nanak Sha	h Fakir ?	9
	(A)	Manjit Singh Sik	ka	(B)	Kar	nail Singh Sik	ka	
	(C)	Harinder Singh S	ikka	(D)	Gur	vinder Singh	Sikka	
92.	Who	was the first Ind	ian to join t	he Ind	lian (	Civil Service (	ICS) ?	
	(A)	Satyendra Nath	l'agore	(B).	Ban	kim Chandra	Chatterji	
	(C)	Subhash Chandra	Bose	(D)	Sure	endra Nath Ba	inerjee	
00								
93.	Who	founded the India	n Space Res	search	Orga	misation (ISR)	0) ?	
	(A)	Homi Bhabha	2	(B)	Vikr	am Sarabhai	40	
		8600	9 8					No.
	(C)	C.N. Rao	5 0	(D)	C.V.	Raman		¥1
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94.	What is the Venue of 2016 Nat	tional Ga	mes ?	2 4	
			38		
	(A) Jharkhand	(B)	Haryana		
*	(C) Goa	(D)	Karnataka	÷ ,	
	•		*		
95.	Who is the General Secretary o	f the Co	mmunist Part	y of India	(CPIM) ?
8 .			16		9
	(A) Parkash Karat	(B)	Sitaram Yec	huri	
		18		1.0	
	(C) Brinda Karat	(D)	C. Raja		+
96.	What is Al-Shabab ?				
20.	What is Al-Shabab ;			61 70	
		1		8	
	(A) A religious text of Shia Mu	uslims			
			0.3	346	
	(B) A terrorist out-fit in Kenya			2.0	Š.
					ato and
	(C) A mosque in Iraq			4	
1	(c) 11 mosque in fraq		79		
			*	63	
58	(D) A tomb in Egypt			100	1.0
97.	Who is collaborating with Dalai I	ama in v	vriting the boo	k titled : 7	The Book
	of Joy-Finding Happiness in an	uncertair	world?		
	(A) Sri Sri Ravishankar	(B)	Baba Ram D	ev	
*	(C) Swami Agnivesh	( <b>D</b> )	Desmond Tut	tu .	
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98.	. With which invention is Louis Brail associated ?					
	(A)	Reading technique for the	visually chal	lenged		
	(B)	Circulation of Blood				
	(C)	IVF technique of fertility				
	(D)	Iconography				
99.	With	which game is Rani Ram	pal associated	?		
	(A)	Squash	(B) Pis	tol Shooting		
	(C)	Tennis	(D) Ho	ckey		
100.	Amo	ong the following, which was	the last cart	oon that R.K. Luxman drew		
	(A)	Hundred days of India's M	ars Orbiting	(Orbiter) Mission (MOM		
	(B)	India's signing of nuclear	deal			
	(C)	Devastation in J & K afte	r floods			
	(D)	2014 Lok Sabha Elections				
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