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Part - A

1.	The propounder of the interest theory is									
	(1)	Irving	(2)	Pollock	(3)	Austin	(4)	Hegal		
2.	The	jural correlation of	of imr	nunity is						
	(1)	Power	(2)	Disability	(3)	No Claim	(4)	Claim		
3.	(1) (2) (3)	Possession is a n Possession is an	ine po evide tecteo	nce of ownership. I till someone else	prove	ed a better title in him	self.			
4.	Whe	o said that: " All c	onstit	utions are the heirs	s of th	ne past as well as the t	estators	of the future"?		
	(1)	Keeton	(2)	Jefferson	(3)	Jennings	(4)	Dowling		
5.	The	word 'Secular' w	as ado	ded to the Preamble	e of t	he Constitution of Ind	ia by			
	(1)	44th Amendment	(2)	49th Amendment	(3)	42 nd Amendment	(4)	46th Amendment		
6.	Wh	ich article confers	very	wide powers on the	e Sup	reme Court 'to do cor	nplete j	ustice'?		
	(1)	Article 142(1)			(2)	Article 226				
	(3)	Article 32			(4)	Article 246(2)				
7. Which of the following article gives teeth to the fundamental rights and makes the							nem justiciable?			
	(1) Article 13					Article 14				
	(3)	Article 21			(4)	Article 15				
8.	Who said in his speech in the Constituent Assembly that: "By Parliamentary democracy we mean 'one man one vote'"?									
	(1) Sardar Vallabhbhai Patel					Pandit Jawaharlal Nehru				
	(3)	Dr. B.R. Ambedk	ar		(4)	Dr. Rajendra Prasad				
9.	Wh	ich article obligate	es the	State to secure equ	ial ju	stice and free legal aid	to ever	y citizen of India?		
	(1)	Article 39(a)	(2)	Article 39(f)	(3)	Article 48A	(4)	Article 39A		
10.	A Money Bill must originate in									
	(1) Ministry of Finance					Legislative Assembly				
	(3) Legislative Council				(4)	Ministry of Home Affairs (MHA) [P.T.O.				
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- 11. Utilitarian school of jurisprudence is an admixture of
 - (1) Role of morality and legal norms
 - (3) Moral analysis and juristic thoughts
- 12. Justinian Code is compiled by
 - (1) Jeremy Bentham
 - (3) Justinian
- 13. Roscoe Pound propounded the concept of
 - (1) Social commitment
 - (3) Social engineering
- 14. Match the following
 - (A) Sociological School
 - (B) Historical School
 - (C) Philosophical School
 - (D) Analytical School
 - ABCD
- 15. Salmond divided the law into two classes
 - (1) Codified and Uncodified (2) 1
 - (3) Formal and Material
- 16. Which one is not essential for providing custom?
 - (1) Peaceable enjoyment (2)
 - (3) Written
- 17. Meaning of the word 'Volkgeist' is
 - (1) The bunch of customs
 - (3) General consciousness of the people

- (2) Ideals outside the law and natural law
- (4) Natural and positive law
- (2) Sir Henry Maine
- (4) Lord Macaulay
- (2) Social solidarity
- (4) Social utilitarian
- (1) Kant
- (2) Savigny
- (3) Roscoe Pound
- (4) Austin

- (2) Private and Public
- (4) Formal and Informal
- (2) Consistency
- (4) Certainty
- (2) The series of judge made laws
- (4) Laws prevailing in country

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18.	A's	right to enjoy his	legally	y possessed land i	is a						
	(1)	Right to land	(2)	Moral right	(3)	Right in rem	(4)	Right in personam			
19.	Wh	at do Rights in re	-aliena	mean?							
	(1)	Rights in the thi	ngs of	others.	(2)	Rights in one's own	n thing.				
	(3)	Rights relating t	o prop	erty.	(4)	Rights to receive d	amages.				
20.	The	principle of 'Soc	ial Sol	idarity' was prop	ounde	d by					
	(1)	Duguit	(2)	Roscoe Pound	(3)	Savigny	(4)	Bentham			
21.	Wh	ich one of the fol	lowing	rights is a right i	n re-pi	ropia?					
	(1)	Easement	(2)	License	(3)	Lessee's right	(4)	Ownership			
22.	Wh	o is considered as	father	of analytical sch	ool?						
	(1)	Bentham	(2)	Austin	(3)	Blackstone	(4)	Roscoe Pound			
23.	Social engineering means										
	(1)										
	(2)	Act of giving pr	iority t	o social goals exc	lusive	ely.					
	(3)	Social interest n	nust gi	ve way to individ	ual int	erest.					
	(4)	All interest nour	ish the	emselves in organ	ized so	ociety.					
24.	The most acceptable theory of punishment in the modern world										
	(1)	Reformative the	ory		(2)	Deterrent theory					
	(3)	Preventive theorem	у		(4)	Retributive theory					
25.	The	term "law declar	ed by	the Supreme Cou	rt" me	ans					
	(1)	Ratio decedendi	of a d	ecision							
	(2)	2) Obitar dictum of a decision									
	(3)	(3) Ratio decedendi as well as obitar dictum of a decisions									
	(4)	4) None of the above									
26.	The	existence of legi	slation	is							
	(1)	De-jure	(2)	De-facto	(3)	Both of them	(4)	None of the above			
27.	The	ory of Unjust En	richme	nt was propounde	ed by						
	(1)	Dr. Winfield	(2)	Blackstone	(3)	Mansfield	(4)	G.W.Paton			

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- 28. According to which of the following Amendment Acts Article 2 of the Indian Constitution was amended?
 - (1) 5th Amendment Act (2) 6th Amendment Act
 - (3) 7th Amendment Act (4) 3rd Amendment Act
 - 29. Which of the following is/are the correct explanation of Parliamentary Democracy?
 - (1) Representation of the People
 - (2) Responsible Government
 - (3) Accountability of the Council of Ministers to the Legislature
 - (4) All are correct
 - 30. Which of the following Amendment Acts provides that even during emergencies, the enforcement of the rights under Articles 20 and 21 of the Indian Constitution cannot be suspended?
 - (1) 42nd Amendment Act, 1976 (2) 44th Amendment Act, 1978
 - (3) 61st Amendment Act, 1988 (4) 34th Amendment Act, 1966
- Taxation is a/an_____power of the State and there is no fundamental right to be immune from taxation.
 - (1) Sovereign (2) Statutory (3) Authoritative (4) Administration
- 32. "The right to freedom of speech and expression includes the right to receive and impart information" was held in which case law-
 - (1) Dinesh Trivedi, MP v. Union of India, (1997) 4 SCC 306
 - (2) State of U.P. v. Raj Narain, (1975) 4 SCC 428
 - (3) S.P. Gupta v. Union of India, (1981) Suppl. SCC 87 at 273
 - (4) Secy, Ministry of Information and Broadcasting, Government of India v. Cricket Association of Bengal, [1995] 2 SCC 161
- 33. Though 'right to health' is not explicitly enshrined under the fundamental rights, but the Hon'ble Supreme Court held that "right to healthcare" is an essential ingredient under Article 21 of the Constitution. It was held in the following case-
 - (1) Pt. Parmanand Kumar v. Union of India, AIR 1989 SC 20
 - (2) DK Joshi v. State of UP, JT 2000 (5) SC 211
 - (3) Shantistar Builders v. N.K. Totame, (1990) 1 SCC 520
 - (4) Gobind v. State of M.P., (1975) 2 SCC 148

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- 34. Which Schedule under Article 246 contains the Three lists elaborating a scheme of allocation of powers and functions between the Centre and the States?
 - (1) Schedule First (2) Schedule Eight
 - (3) Schedule Eleventh (4) Schedule Seventh
- 35. Which article of the Constitution provides for reservation in promotion for Scheduled Castes and Scheduled Tribes?
 - (1) Article 15(4) (2) Article 16(4)
 - (3) Article 16(4-A) (4) Article 16(4-B)
- 36. In which of the following the Hon'ble Supreme Court held that "right to life" does not include "right to die"?
 - (1) Gian Kaur vs. State of Punjab (1996)
 - (2) P. Rathinam vs. Union of India (1994)
 - (3) State of Maharashtra vs. Maruti Sripati (1987)
 - (4) Gokalnath vs. State of Punjab (1967)

37. Curative petition can be filed in

- (1) Supreme Court only (2) High Court only
- (3) Supreme Court as well as High Court (4) Any Court
- 38. The jurisdiction of the Supreme Court of India is
 - (1) Appellate only (2) Original only
 - (3) Original as well as Appellate (4) Original, Appellate and Advisory
- 39. S.R. Bommai v. Union of India, 1994 AIR 1918 is related to
 - (1) National Emergency under Article 352 (2) President Rule in State under Article 356
 - (3) Financial Emergency under Article 360 (4) None of the above

40. The status of Board of Control for Cricket in India (BCCI) as State, was discussed in the case of

- (1) Northern India Caterers Ltd. v. State of Punjab 1967
- (2) Zee Telefilms Ltd. v. Union of India 2005
- (3) Bengal Cricket Association v. Union of India
- (4) Zee Sports Ltd. v. State of Punjab 2010

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Part - B

- (2) Invitation to offer (1) An offer
- (4) Neither an offer nor an Invitation to offer (3) Acceptance
- 42. Privity of Contract means
 - (1) Only parties to the contract can sue each other
 - (2) Beneficiary of the contract can sue the parties
 - (3) Parties to the contract can sue the third party
 - (4) Both (2) and (3)
- 43. Discharge of contract can happen with
 - (1) Frustration
 - (3) Impossibility of performance (4) All the above
- 44. A Lunatic person can enter into an agreement
 - During lucid intervals
 - (3) Can enter only social agreement (4) All the above
- 45. 'X' made an offer to buy Y's house for a stipulated price. 'Y' accepted it and communicated his acceptance to 'Z', a third party.

Which of the following derivations is correct

- Y's acceptance resulted in an agreement.
- (2) Y's acceptance did not result in any agreement.
- (3) Y's acceptance resulted in a contract.
- (4) Y's acceptance resulted in a promise.
- 46. 'A' and 'B' were negotiating the sale of a plot of land belonging to 'A' over telephone. They finalized a price for the plot, and 'A' told 'B' to send him a letter confirming that 'B' wished to buy the plot for the price finalized. 'B' told 'A' over the telephone that he would buy A's plot. Is 'A' bound by B's acceptance over the telephone?

Options:

- (1) A is not bound by B's acceptance, since it was not made in the mode prescribed by A, that is, by sending a letter.
- (2) A is not bound by B's acceptance, since B did not make it in a reasonable time.
- (3) A is bound by B's acceptance, since the acceptance was communicated to A.
- (4) A is bound by B's acceptance, since the telephone is a more reliable and speedy means of communication than a letter.

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- (2) Performance of Contract

- (2) Cannot enter into an agreement

9 47. The subjects of International Law are: (1) States only (2) Only International Organizations (3) States, International organizations and Individual (4) United Nations Past consideration is valid in 48. (1) Only in England (2) Only in India (3) Both in England & India (4) Neither in England nor in India 49. A makes an offer to B on 10th by a letter which reaches B on 12th. B posts letter of acceptance on 14th which reaches A on 16th. The communication of acceptance is complete as against A on (2) 14th (1) 12th (3) 16th (4) 14th and 16th together A's son forged B's name to promissory note. B under threat of prosecuting A's son obtains a bond from 50. A for the amount of the forged note. If B sues on this bond, the court (2) Must not set aside the bond Has no objection in this case (4) None of the stated above (3) May set aside the bond 51. If there is error in *consensus*, the agreement is (1) Void (2) Voidable (3) Illegal (4) Not affected to all 52. Under Section 74 Indian Contract Act, 1872 the court cannot award damages (1) Less than the amount stated in the contract (2) Equal to the amount stated in the contract (3) More than the amount stated in the contract (4) None stated here Novation of a contract means The renewal of original contract. (2) Substitution of a new contract in place of original contract. Cancellation of contract. (4) Alteration of contract. 54. S and P go into a shop. S says to the shopkeeper, C, "Let P have the goods, and if he does not pay you, I will." This is (1) Contract of indemnity (2) Wagering agreement (3) Contract of guarantee (4) Quasi-contract

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55. The sources of International Law are provided under

- (1) Article 34 of the Statute of International Court of Justice.
- (2) Article 38 of the Charter of the United Nations.
- (3) Article 34 of the Charter of the United Nations.
- (4) Article 38 of the Statute of International Court of Justice.
- 56. The present sitting Judge of International Court of Justice elected from India is
 - (1) Justice Dalbir Bhandari (2) Justice Kumar Chandra Swamy
 - (3) Justice SS Nijjar (4) Justice Nagendra Singh
- 57. The Universal Declaration of Human Right was adopted in the year
 - (1) 1976 (2) 1966
 - (3) 1950 (4) 1948
- 58. Which one of the following statement is correct?
 - (1) The UN charter makes for compulsory membership.
 - (2) The UN charter grants to all states a right to membership.
 - (3) The membership of UN is qualified and limited .
 - (4) The UN charter does not make any distinction between the original and subsequent members.
- 59. Which of the following is principal organ of the United Nations?
 - (1) Human Rights Committee (2) Economic and Social Council
 - (3) International Labour Organization (4) International Law Association
- 60. The Secretary General of the United Nations is appointed by the :
 - (1) General Assembly
 - (2) Security Council
 - (3) General Assembly on the recommendation of the Security Council
 - (4) Secretary
- 61. Decisions of the General Assembly on important question shall be made by:
 - Simple majority
 Simple majority present voting
 - (3) Two-thirds majority (4) Two-thirds majority present and voting

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62. Who called International Law as the vanishing point of jurisprudence? (2) Austin (1) Holland (3) Vattel (4) Pufendorff 63. Which of the following doctrine serves as the binding force of International Law? (2) pacta et edicta (1) dirittointernazionale (4) internationals Recht (3) pactasuntservanda 64. Which of the following statement is incorrect (1) Public International Law regulates relations among states which includes individuals also. (2) Private International Law determines as to which law will apply in a case having a foreign element. (3) Private International Law is a part of Municipal Law. (4) Private International Law is same for all the State. 65. Who initiated the concept of Exclusive Economic Zone (EEZ) at the Geneva Session of U.N. Committee of Peaceful uses of Sea-bed and Ocean Floor Beyond the Limits of National Jurisdiction in 1972? (4) India (2) Kenya (3) China (1) U.S.A 66. According to Convention of 1982, what would be the area of Contiguous Zone beyond territorial sea? (4) 13 miles (3) 12 miles (2) 12 km (1) 22 miles 67. The permanent Court of International Justice was established with the provisions of Article 14 of the Covenant of League of Nations (2) Statute of the International Law Commission (3) Second Hague Conference, 1907 (4) Chapter 14 of the U.N. Charter

68. Which Latin maxim represents that: 'There is an implied clause in every treaty that provides that the agreement is binding only so long as the material circumstances on which it rests remain unchanged'?

- (1) pactasuntservanda (2) pactaterties nee nocent
- (3) statunascendi (4) rebus sic stantibus
- 69. Non-Permanent members of the United Nations Security Council are elected for a period of
 - (1) 7 years (2) 3 years (3) 2 years (4) None of the above

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- 70. In which case the Supreme Court observed: "Just as strike is a weapon available to the employees...a lock-out is a weapon available to the employer to persuade by a coercive process..."
 - (1) Kairbetta Estate Kotagiri v. Raja Manickam, 1963
 - (2) Workmen of Jamadoba Colliery of Tata Iron & Steel Co. v. Jamadoba Colliery of Tata Iron & Steel Co., 1967
 - (3) Express Newspapers (Pvt.)Ltd., v. Their Workmen, 1959-60
 - (4) None of the above
- 71. The number of representatives of workmen on the Works Committee in any industrial establishment
 - (1) Shall be more than the number of representatives of the employer.
 - (2) Shall not be more than 100.
 - (3) Shall not be less than 12.
 - (4) Shall not be less than the number of representatives of the employer.
- 72. The Labour Court is constituted for adjudication of industrial disputes relating to any matters specified in
 - (1) The Fourth Schedule (2) The Second Schedule
 - (3) Miscellaneous (4) Chapters V-A & V-B
- 73. What is not included in 'wages' under Industrial Disputes Act, 1947?
 - (1) Any travelling concession (2) Dearness Allowance
 - (3) Any bonus (4) Value of any house accommodation
- 74. An industrial strike is illegal
 - (1) Within 14 days of strike notice.
 - (2) Before the expiry of the date of strike.
 - (3) Without giving notice within 6 weeks before striking.
 - (4) All the above.

75. According to the Industrial Disputes Act, an Industrial dispute means a dispute or difference between

- (1) Employers and Employers (2) Workmen and Workmen
- (3) Workmen and Management (4) All the above
- 76. The minimum age to become a member of a registered trade union is
 - (1) 12 Years (2) 15 Years
 - (3) 18 Years (4) 21 Years

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77. Which of the following pairs is incorrect:

- (1) Hadley v Baxendale Damages of breach of contract.
- (2) Mohori Bibi v Dharmodas Ghose Nature of minor's agreement
- (3) Satyabrata Ghose v Mugneeram Bangur and Co Coercion
- (4) Percept D'Mark (India) Pvt. Ltd. v Zaheer Khan Agreement in restraint of trade.
- 78. 'The rescission of a voidable contract may be communicated or revoked in the same manner, and subject to the same rules, as apply to the communication or revocation of a proposal.' This is provided under:
 - Section 3 of the Indian Contract Act.
 Section 60 of the Indian Contract Act.
 - (3) Section 63 of the Indian Contract Act. (4) Section 66 of the Indian Contract Act.
- 79. A promise made without any intention of performing it amounts to:
 - (1) Coercion (2) Undue influence (3) Fraud (4) Misrepresentation
- 80. Which are the following sections of the Trade Unions Act, 1926 deal with penalties/procedures that can be imposed/followed for default in submitting returns or supplying false information?
 - (1) Sections 23, 25 & 26 (2) Sections 12-15
 - (3) Sections 31-33 (4) None of the above
- If an award is made by the Industrial Tribunal, it binds
 - (1) The parties to dispute
 - (2) All persons who were employed in establishment
 - (3) All persons who would be employed in future
 - (4) All the above
- 82. The general funds of a registered Trade Union shall not be spent on
 - (1) Compensation of members for loss arising out of trade disputes.
 - Funeral or religious ceremonies for deceased members.
 - (3) In support of an illegal strike or lock-out.
 - (4) Conduct of trade disputes on behalf of the Trade Union or member thereof.
- 83. Which Section of the Industrial Disputes Act, 1947 defines "Industrial Dispute" ?
 - (1) Section 2(j) (2) Section 2(f)
 - (3) Section 2(k) (4) Section 2(d)

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84.	Tort	t is redressible by	y an ac	tion								
	(1)	For restoration	of orig	inal position	(2)	For liquidated damage	ges					
	(3) For unliquidated damages (4) All the above											
85.	The	liability of inde	penden	t tort feasors is								
	(1)	Joint	(2)	Several	(3)	Joint and several	(4)	None of the above				
86.	The	Consumer Prote	ection A	Act, 1986 envisa								
	(1) 2-tier judicial system				(2)	3-tier quasi-judicial	system					
	(3)	Multi-tier judic	ial syst	em	(4)	Unitary judicial syst	em					
87.	Mc	Naughton's Rule	e is app	licable to defen	ice of							
	(1)	Intoxication	(2)	Insanity	(3)	Accident	(4)	Mistake of fact				
88.	Rig	ht of private defe	ence of	property does r	not exten	d to causing death ag	ainst the	offence of				
	(1)	(1) Robbery										
	(2)											
	(3)	(3) Trespass										
	(4)	Mischief by fire	e of bu	ilding used for a	custody o	of property						
89.	The rule of Ryland v. Fletcher does not apply when the escape is due to											
	(1)) Act of God			(2)	Negligence						
	(3)	Mistake			(4)	Inevitable accident						
90.	The	e meaning of the	maxim	ʻqui facit peral	lium faci	per se' means						
	(1)	(1) He who acts through others is deemed in law as doing it himself.										
	(2) Responsibility must be that of the superior.											
	(3) One cannot be held liable for his own wrong.											
	(4)	None of the abo	ove.									
91.	Ash	nby v. White is a	n exam	ple of								
	(1)	1) Ubi jus ibi remedium			(2)	Damnum sine injuri	a					
	(3)	Injuria sine da	mnum		(4)	Volenti not fit injurio	4					
92.	The pecuniary jurisdiction limit of the District Consumer Forum is:											
	(1)	Up to 10 Lakhs	\$		(2)	Up to 20 Lakhs						
	(3)	Up to 50 Lakhs			(4)	Above 1 Crore						

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15 93. Which of the following Act shall not be applicable to a registered Trade Union under Section 14 of Trade Union Act, 1926 (1) The Society Registration Act, 1860 (2) The Co-operative Societies Act, 1912 (3) The Companies Act, 1956 (4) All the above 94. A National Tribunal for adjudication of industrial disputes shall consists of (1) One person (2) Not less than three persons (3) Not more than two persons (4) Upto three persons 95. The land mark case on the definition of 'Industry' under the Industrial Disputes Act, 1947 is: (1) Bangalore Water Supply and Sewerage Board v. T.N. Rao (2) T.N. Rao v. Rajappa (3) Bangalore Water Supply and Sewerage Board v. Rajappa 96. The Industrial Disputes Act aims to harmonize the conflicting interest between: (1) Workman and workman (2) Employers and employers (3) Employers and employees (4) Employees and workman 97. In Lock-out the relationship between employer and employee is (1) Suspended temporarily (2) Suspended for 15 years (3) Suspended permanently (4) None of the above 98. X and Y go to murder Z. X stood on guard with a spear in hand but did not hit Z at all. Y killed Z. (1) Only Y is liable of murder Z. (3) X is not liable as he did not perform any overt act. (4) Both (1) and (3). 99. How m					B					
 Trade Union Act, 1926 The Society Registration Act, 1860 The Cooperative Societies Act, 1912 The Companies Act, 1956 All the above 94. A National Tribunal for adjudication of industrial disputes shall consists of One person Not less than three persons Upto three persons 95. The land mark case on the definition of 'Industry' under the Industrial Disputes Act, 1947 is: Bangalore Water Supply and Sewerage Board v. T.N. Rao T.N. Rao v. Rajappa Ansteinal Disputes Act aims to harmonize the conflicting interest between: Workman and workman Employers and employees Employers and employees Suspended temporarily Suspended permanently None of the above 98. X and Y go to murder Z. X stood on guard with a spear in hand but did not hit Z at all. Y killed Z. Only Y is liable of murder Z. X is not liable as he did not perform any overt act. Both (1) and (3). 			1	5						
 (3) The Companies Act, 1956 (4) All the above 94. A National Tribunal for adjudication of industrial disputes shall consists of (1) One person (2) Not less than three persons (3) Not more than two persons (4) Upto three persons 95. The land mark case on the definition of 'Industry' under the Industrial Disputes Act, 1947 is: (1) Bangalore Water Supply and Sewerage Board v. T.N. Rao (2) T.N. Rao v. Rajappa (3) Bangalore Water Supply and Sewerage Board v. Rajappa 96. The Industrial Disputes Act aims to harmonize the conflicting interest between: (1) Workman and workman (2) Employers and employees (3) Employers and employees (4) Employees and workman 97. In Lock-out the relationship between employer and employee is (1) Suspended temporarily (2) Suspended for 15 years (3) Suspended permanently (4) None of the above 98. X and Y go to murder Z. X stood on guard with a spear in hand but did not hit Z at all. Y killed Z. (1) Only Y is liable of murder Z. (2) X and Y both are liable for murder of Z. (3) X is not liable as he did not perform any overt act. (4) Both (1) and (3). 	93.			able	to a registered Trade Union under Section 14 of					
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 (1) One person (2) Not less than three persons (3) Not more than two persons (4) Upto three persons 95. The land mark case on the definition of 'Industry' under the Industrial Disputes Act, 1947 is: (1) Bangalore Water Supply and Sewerage Board v. T.N. Rao (2) T.N. Rao v. Rajappa (3) Bangalore Water v. Sewerage Board (4) Bangalore Water Supply and Sewerage Board v. Rajappa 96. The Industrial Disputes Act aims to harmonize the conflicting interest between: (1) Workman and workman (2) Employers and employees (3) Employers and employees (4) Employees and workman 97. In Lock-out the relationship between employer and employee is (1) Suspended temporarily (2) Suspended for 15 years (3) Suspended permanently (4) None of the above 98. X and Y go to murder Z. X stood on guard with a spear in hand but did not hit Z at all. Y killed Z. (1) Only Y is liable of murder Z. (2) X and Y both are liable for murder of Z. (3) X is not liable as he did not perform any overt act. (4) Both (1) and (3). 		(3)	The Companies Act, 1956	(4)	All the above					
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 (4) Bangalore Water Supply and Sewerage Board v. Rajappa 96. The Industrial Disputes Act aims to harmonize the conflicting interest between: (1) Workman and workman (2) Employers and employers (3) Employers and employees (4) Employees and workman 97. In Lock-out the relationship between employer and employee is (1) Suspended temporarily (2) Suspended for 15 years (3) Suspended permanently (4) None of the above 98. X and Y go to murder Z. X stood on guard with a spear in hand but did not hit Z at all. Y killed Z. (1) Only Y is liable of murder Z. (2) X and Y both are liable for murder of Z. (3) X is not liable as he did not perform any overt act. (4) Both (1) and (3). 		(2)	T.N. Rao v. Rajappa		·					
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 (1) Suspended temporarily (2) Suspended for 15 years (3) Suspended permanently (4) None of the above 98. X and Y go to murder Z. X stood on guard with a spear in hand but did not hit Z at all. Y killed Z. (1) Only Y is liable of murder Z. (2) X and Y both are liable for murder of Z. (3) X is not liable as he did not perform any overt act. (4) Both (1) and (3). 		(3)	Employers and employees	(4)	Employees and workman					
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(4) Both (1) and (3).		(2)	X and Y both are liable for murder of Z.							
		(3)	3) X is not liable as he did not perform any overt act.							
99. How many types of punishments have been prescribed under the Indian Penal Code, 1860?		(4)	Both (1) and (3).							
	99.	Hov	w many types of punishments have been pre	escri	bed under the Indian Penal Code, 1860?					
(1) Three (2) Six (3) Five (4) Four		(1)	Three (2) Six	(3)	Five (4) Four					
100. Section 82 of IPC lays down the rule of	100.	Sec	tion 82 of IPC lays down the rule of							
(1) doli incapax (2) Partially Incapax		(1)	doli incapax	(2)	Partially Incapax					
(3) Both I and 2 (4) Either 1 or 2		(3)	Both 1 and 2	(4)	Either 1 or 2					

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101.RTI Act is to provide ______ in the administration.

- (1) Transparency & accountability
- (2) Responsibility & participation
- (3) Only Participation
- (4) None of the above

102. Supreme Court has suggested for establishment of environmental court for speedy disposal in

- (1) Indian council for enviro-legal action v. Union of India
- (2) M.C. Mehta v. Union of India
- (3) Akhil Bharti Goseva Sangh v. State of Andhra Pradesh
- (4) None of the above
- 103. The Supreme Court declared 'Hand-cuffing is prima facie inhuman and thereof unreasonable' is
 - (1) Prem Shankar Shukla v. Delhi Administration
 - (2) D.K. Basu v. West Bengal
 - (3) Nilabati Behra v. State of Orissa
 - (4) Parmanand Katara v. Union of India
- 104. Right to Information is associated with Fundamental Right of
 - (1) Freedom of speech and expression (2) Equality
 - (3) Life (4) All the above

105. In the recent Novartis AG v. Union of India, the Supreme Court rejected the patent of _____drug.

- (1) Gleevec (2) Macsarin
- (3) Aspirin (4) Zimmerman
- 106. As per Section 15 of the Environment Protection Act, 1986, any contravention of the provisions of the Act is punishable with imprisonment upto:
 - (1) 3 years (2) 5 years
 - (3) 7 years (4) 10 years

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107.7	The r	naxim ' <i>de m</i>	inimus non	<i>curatlex</i> ' m	eans							
	(1)	(1) Law would not take action on small & trifling matter.										
	(2)	(2) Law does not ignore act which causes the slightest harm.										
	(3)	(3) Law would not take action in serious matters.										
	(4)	All the above	ve.									
108.	Sec	Section 2(1)(e) of The Consumer Protection Act, 1986 defines										
	(1)	Defect			(2)	Consumer Dispu	ite					
	(3)	Consumer			(4)	Complaint						
109.	The	maxim 'ign	orantia jur	is non excus	at' means							
	(1)	Ignorance of	of law is no	excuse	(2)	Ignorance of fac	t is no excus	se				
	(3)	Ignorance of	of law is an	excuse	(4)	Ignorance of fac	t is an excus	se				
110.	Which of the following is not a tort											
	(1)	Breach of C	Contract		(2)	Inducing breach	of contract					
	(3)	Passing off			(4)	Deceit						
111.	The Copyright Board shall consists of a Chairman and											
	(1) Not less than two or more than eight members.											
	(2) Not less than two or more than fourteen other members.											
	(3)	3) Up to eleven members.										
	(4)	None of the	e above.									
112.	The	office of the	e Controlle	r General of	Patents, De	signs & Trade Ma	arks (CGPD	TM) is locat	ed at			
	(1)	Kolkata	(2)	Delhi	(3)	Mumbai	(4)	Nagpur				
113.	The fundamental duty to protect the environment is dealt under:											
	(1)	Article 253	i.		(2)	Article 48-A						
	(3)	Article 51-	A (g)		(4)	None of the abo	ve					
114.		which year th Wildlife	ne ECOMA	ARK Schem	e was annou	nced by the Depa	artment of E	nvironment,	Forests			
	(1)	1986			(2)	1991						
	(3)	1996			(4)	2005						

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- 115. Who can be appointed as the Chairperson of the National Human Rights Commission?
 - (1) Who has been the Chief Justice of Supreme Court?
 - (2) Who has been the Judge of the Supreme Court?
 - (3) Who has been the Chief Justice of any High Court?
 - (4) Any judge of the Supreme Court on the recommendation of the President.
- 116. While adjudging the quantum of compensation under Chapter IX of the IT Act, 2000, the adjudicating officer shall have due regards to the following
 - (1) Amount of gain of unfair advantage made as result of default.
 - (2) Repetitive nature of the default.
 - (3) Amount of loss caused as a result of default.
 - (4) All the above.
- 117. Which of the following statement is incorrect?
 - (1) Chief Information Commissioner shall hold office for a term of 5 years.
 - (2) No Chief Information Commissioner shall hold office after he has attained the age of 65 years.
 - (3) Chief Information Commissioner shall be eligible for reappointment.
 - (4) Salaries payable to Chief Information Commissioner shall be same as that of the Chief Election Commissioner.

118. Intellectual Property Right is

- (1) Fundamental Right (2) Tangible
- (3) Intangible (4) None of the above

119. Chairman of National Human Rights Commission shall hold office upto the age of

- (1) 65 years (2) 70 years
- (3) 75 years (4) None of the above
- 120. Application for patents shall not be open to the public during the period of
 - (1) 18 months from the date of filing (2) 36 months from the date of filing
 - (3) 12 months from the date of filing (4) 24 months from the date of filing

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