#### READ INSTRUCTIONS BEFORE FILLING ANY DETAILS OR ATTEMPTING TO ANSWER THE QUESTIONS.

Bo	oklet Sr. No.	Paper I		Question Booklet Set	
Ca	ndidate's Name				
	ther's Name				
	te of Birth :	Category	Code*	A	
ON	IR Response Sheet No	1	Roll No		
	ndidate's Signature : ease sign in the box)			al Questions : <b>100</b> ] owed : <b>90</b> Minutes]	
_		INCTRUCTIONS	1		
		INSTRUCTIONS			
1.	The candidate shall <b>NOT</b> open this booklet till the candidate can read these instructions careful The candidate may also fill the relevant colu Optical Mark Reader ( <b>OMR</b> ) response sheet, s	ally and subsequently fill the appropriate the subsequently fill the appropriate the subsequent of the subsequence of the subse	oriate columns given abo d to marking responses	to the questions) of the	
2.	Use only <b>BLUE OR BLACK</b> ball point pen which may make the information given by the		page. Use of fountain	pen may leave smudges,	
3.	The candidate shall be liable for any adverse et	Ū.			
4. 5.	Before attempting the paper, the candidate must Each candidate is required to attempt 100 que would be given 30 extra minutes, by marking candidates.	estions in 90 minutes, except for or	thopaedically/visually in	mpaired candidates, who	
6.	<ul><li>The candidate must write the following on the following on the following on the following of the fol</li></ul>		ses to the questions.		
	(c) Series of the question booklet. Failure Commission may deem fit.	to do so may lead to cancellation	of candidature or any	other action which the	
7.	The candidate should darken the appropriat according to his/her choice of response i.e. a, b	, c or d in the manner shown in the e		e appropriate circle/oval	
		$a \qquad b \qquad c \qquad d$			
8.	Partly darkening the circle/oval on the <b>OMR</b> response sheet or using other symbols such as tick mark or cross would not result in evaluation of the response as the <b>OMR</b> scanner can only interpret the answers by reading the darkened responses in the manner explained in preceding paragraph. Darkening more than one circle/oval as response to a question shall also be considered as wrong answer. The candidates are advised not to erase any marked answer on the OMR sheet as it may lead to double reading of the answer by the scanner.				
9.	The candidates shall ensure that the responses are marked in correct manner and any adverse impact due to wrong marking of responses would be the responsibility of the respective candidate. The following are some of the <b>examples of wrong marking</b> of responses on the <b>OMR</b> response sheet :				
10.	The candidates, when allowed to open the complete number of pages, the pages are pr the question paper booklet the candidate sobtain a booklet of the same series as given of	inted correctly and there are no b should immediately bring this fac	lank pages. In case th	ere is any such error in	
11.	The serial number of the new booklet should make necessary corrections in their record rega			e Invigilation Staff must	
	The question paper booklet has <b>20</b> pages.				
	Each question shall carry <b>1.5</b> (one & half) man				
	There are four options for each question and t sheet using blue or black ball point pen.			er on the OMR response	
15.	There is no negative marking for wrong answe	rs or questions not attempted by the	candidate.		

- 1. While investigation is pending, which of the following authorities does *not* have the power to tender pardon under the Code of Criminal Procedure, 1973 ?
  - (a) Session Court
  - (b) Chief Judicial Magistrate
  - (c) Magistrate First Class
  - (d) None of the above

2. Mark the *incorrect* statement.

- (a) The language of the Court is determined by the State.
- (b) The language of record of evidence shall strictly be the language of the Court.
- (c) All evidence must be taken in the presence of the accused.
- (d) The interpreter can be claimed by both the accused as well as his pleader.
- **3.** Confession may be recorded by
  - (a) Executive Magistrate
  - (b) Judicial Magistrate having Jurisdiction only
  - (c) Judicial Magistrate with or without Jurisdiction
  - (d) Police officer having conferred with Power of Judicial Magistrate
- 4. Which of the following authorities is *not* authorised to use civil force to disperse an unlawful assembly likely to cause disturbance of public peace ?
  - (a) Any Executive Magistrate
  - (b) Officer in Charge of a police station
  - (c) Sub-Inspector
  - (d) Judicial Magistrate First Class

- 5. The Magistrate First Class can impose a sentence of imprisonment not exceeding 3 years. Accused 'A' is tried in the Court of Judicial Magistrate First Class for two offences in a single trial, punishable with 3 years each, and found guilty on both count. The Magistrate Court passed the sentence of imprisonment for 2 years for both of the offences separately, and makes further order that the sentence shall run consecutively. The sentence order so passed is
  - (a) Void
  - (b) Illegal
  - (c) Legal
  - (d) None of the above
- 6. Which of the following is *not* 'classes of criminal courts' as defined under the Code of Criminal Procedure, 1973?
  - (a) High Court, Metropolitan Magistrate, Magistrate Second Class
  - (b) High Court, Court of Sessions, Executive Magistrate
  - (c) Metropolitan Magistrate, Magistrate Second Class, Executive Magistrate
  - (d) High Court, Court of Sessions, Revenue Court

- The Court of Sessions shall ordinarily 7. hold its sitting at such place or places High Court as the may, by notification, specify. A special sitting Session Court mav of also be conducted at a special place if, subject to other conditions, found fit in the opinion of the
  - (a) State
  - (b) High Court
  - (c) Sessions Court
  - (d) District Magistrate
- 8. While framing charges, in which of the following cases is 'manner' of causing offence directory ?
  - (a) Murder
  - (b) Cheating
  - (c) Kidnapping
  - (d) None of the above
- **9.** During framing of charges, manner was not mentioned by the Magistrate. However, the accused was not misleading. Is there any error in the framing of charge and accordingly charges may be quashed ?
  - (a) Yes
  - (b) No
  - (c) Discretion of court
  - (d) None of the above

- **10.** The Presiding Officer of the Magistrate Court is appointed by the
  - (a) State Government
  - (b) High Court
  - (c) District Judge
  - (d) Chief Judicial Magistrate
- Accused 'A' is under police custody for 10 days. On the 9<sup>th</sup> day, he is brought before the Magistrate to record his confession, where he refuses to confess. The correct procedure under the Code of Criminal Procedure, 1973 is
  - (a) He will remain in police custody for 01 more day
  - (b) The Magistrate may extend his judicial remand till the 15<sup>th</sup> day
  - (c) The Magistrate will send him to judicial custody immediately
  - $(d) \quad None \ of \ the \ above$
- 12. As per the provisions of the Code of Criminal Procedure, 1973, an arrested person may be sent to judicial or police custody, as the case may be, by the
  - (a) Sessions Court
  - (b) Magistrate Second Class if empowered by the State
  - (c) Magistrate Second Class if empowered by the High Court
  - $(d) \quad None \ of \ the \ above$

- 13. The Magistrate First Class has imposed ₹ 5,000 fine over the accused, and also asked the accused to pay ₹ 20,000 as compensation to the victim. The order of the Court is
  - (a) Invalid since the amount of compensation is too high.
  - (b) Invalid since the amount of compensation is more than the amount of fine.
  - (c) Invalid since the Magistrate First Class cannot impose compensation for more than ₹ 10,000.
  - (d) Invalid since the fine and compensation both cannot be imposed together.
- Under the Code of Criminal Procedure, 1973, no revision application can lie against
  - (a) Where appeal provision exists
  - (b) Where order is an appealable one
  - (c) Interlocutory order
  - $(d) \quad In \ all \ the \ above \ cases$
- 15. Mark the *incorrect* option.

In an appeal from a conviction, the Appellate Court can

- (a) Reverse the finding and sentence and acquit.
- (b) Reverse the finding, sentence and order the accused to be re-tried.
- (c) Not alter the finding and maintain the sentence.
- (d) With or without altering the finding, alter the nature or the extent, or the nature and extent, of the sentence, but not so as to enhance the same.

- 16. The evidence given by a dumb witness through sign language recorded into writing shall be a/an
  - (a) Documentary evidence
  - (b) Oral evidence
  - (c) Both (a) and (b)
  - $(d) \quad None \ of \ the \ above$
- 17. The good faith of a sale by a son just come of age to a father is in question in a suit brought by the son. The burden of proving the good faith of the transaction is on the
  - (a) Father
  - (b) Son
  - (c) Rule of Presumption will apply
  - (d) None of the above
- 18. The rule about exclusion of oral evidence contained under Section 92 will apply in those cases where contract/grants or other disposition is
  - (a) In writing whether or not required by law to be in writing
  - (b) Only those written documents which law requires to be in writing
  - (c) Against all forms of contract/grant or disposition whether in writing or not
  - (d) None of the above
- **19.** Generally, leading questions may be asked even without permission of the Court in
  - (a) Examination in-Chief
  - (b) Cross Examination
  - (c) Re-Examination
  - (d) All of the above

- 20. When a party proposes to give a particular fact as evidence, Section 136 of the Indian Evidence Act, 1872 provides that
  - (a) The Judge may ask about its relevancy
  - (b) The Judge shall ask about its relevancy
  - (c) The Judge may presume its relevancy
  - (d) None of the above
- 21. Under Section 145 of the Indian Evidence Act, 1872, a witness may be cross-examined as to his previous statement given by him, which was reduced in writing. Which of the following statements is *not* covered by this Section ?
  - (a) Statement recorded under Section 161 of the Cr.P.C.
  - (b) Statement of the accused amounting to confession only
  - (c) Statement of the accused whether amounting to confession or not
  - (d) None of the above
- 22. State of Maharashtra vs Damu Gopinath Shinde relates to
  - (a) Dying Declaration
  - (b) Discovery of Evidence
  - (c) Plea of Alibi
  - (d) Estoppel

# **23.** The rule of circumstantial evidence is a

- (a) Well-defined rule under the Indian Evidence Act
- (b) Judge-made rule
- (c) Best evidence
- (d) Not admissible per se

- 24. A agrees in writing to sell his black horse to B. A has two black horses. B wishes to adduce an evidence as to which the black horse was expected to be part of that deal. This evidence is
  - (a) Barred by Section 91 of the Evidence Act
  - (b) Barred by Section 92 of the Evidence Act
  - (c) Permissible by Section 94 of the Evidence Act
  - (d) Permissible by Section 96 of the Evidence Act
- **25.** Match the groups given below :

0	1.0		
List	t I		List II
		I.	Delay in execution of Death Sentence
State of	$\mathbf{f}$	II.	Confession
C. Ramesh Chandra Agarwal vs Regency Hospital		III.	Estoppel
D. C.I.T.V. B.N.			Expert evidence
es :			
Α	В	С	D
Ι	II	III	IV
II	Ι	IV	III
II	III	Ι	IV
III	II	IV	Ι
	Yakub Razak Sher S State o Punjak Rames Chand Agarw Regend Hospit C.I.T.V B.N. Bhatta es: A I II II	Razak Menon Sher Singh vs State of Punjab Ramesh Chandra Agarwal vs Regency Hospital C.I.T.V. B.N. Bhattacharyya es: A B I II II II II II	Yakub Abdul Razak MenonI.Sher Singh vs State of PunjabII.State of PunjabIII.Ramesh Chandra Agarwal vs Regency HospitalIII.C.I.T.V. B.N. BhattacharyyaIV.es :VABCIIIIIIIIIIVIIIIIV

- 26. Solitary confinement under the IPC *cannot* be
  - (a) Maximum 14 days at a time
  - (b) Maximum 3 months in total
  - (c) Both (a) and (b)
  - (d) None of the above
- 27. (A) For the purpose of offence of abetment, it is not necessary that the act abetted must be committed.
  - (R) Abetment is offence per se.
  - (a) Both (A) and (R) are true and (R) is the correct explanation of (A)
  - (b) Both (A) and (R) are true but (R) is not the correct explanation of (A)
  - $(c) \quad (A) \ is \ true \ and \ (R) \ is \ false$
  - $(d) \quad Both (A) \ and (R) \ are \ false$
- **28.** (A) Grave and sudden provocation always depends on facts and circumstances of the case.
  - (R) As per the Indian Penal Code, grave and sudden provocation is a question of fact.
  - (a) Both (A) and (R) are true and (R) is the correct explanation of (A)
  - (b) Both (A) and (R) are true but (R) is not the correct explanation of (A)
  - (c) (A) is true and (R) is false
  - $(d) \quad Both \ (A) \ and \ (R) \ are \ false$

**29.** Match the following :

	Lis	st I		List II	
A.		Kaur vs of Punja		Necessity	
В.	· · · · · ·	rakash v of Punja	~	Right to Die	
C.		Singh vs of Punja		Private Defense	
D.	Bishar Rooma	mbhar v al	s IV.	Attempt	
Codes :					
	Α	B	С	D	
(a)	Ι	II	III	IV	
(b)	II	Ι	IV	III	
(c)	II	IV	III	Ι	
(d)	II	IV	Ι	III	

- **30.** Which one of the following rules does *not* deal with insanity test ?
  - (a) Durham Rule
  - (b) Locus Poenitentiae
  - (c) McNaughten Rule
  - (d) Irresistible Impulse
- **31.** (A) Section 511 IPC is a residuary clause for punishing attempt to commit any offence.
  - (R) If facts are not sufficient to bring a case into Section 307, the same may be prosecuted under Section 511 IPC.
  - $\begin{array}{ll} \text{(a)} & \text{Both (A) and (R) are true and (R)} \\ & \text{is the correct explanation of (A)} \end{array}$
  - (b) Both (A) and (R) are true but (R) is not correct explanation of (A)
  - $(c) \quad (A) \ is \ true \ and \ (R) \ is \ false$
  - $(d) \quad Both \, (A) \ and \, (R) \ are \ false$

32.	In which of the following offences is					
	even 'preparation' punishable ?					

- (a) Dacoity
- (b) Extortion
- (c) Miscarriage
- (d) Cheating
- **33.** *Qui peccatebrius, luatsobris* deals with
  - (a) Intoxication
  - (b) Insanity
  - (c) Consent
  - (d) Immaturity
- **34.** Which of the following Sections creates rule of evidence as well ?
  - (a) Section 114 IPC
  - (b) Section 364A IPC
  - (c) Section 360 IPC
  - (d) Section 34 IPC
- **35.** Sentence of imprisonment for gang rape is
  - (a) Life imprisonment, and cannot be commuted below 24 years minimum
  - (b) Life imprisonment, and cannot be commuted below 20 years minimum
  - (c) Life imprisonment, and cannot be commuted below 14 years minimum
  - (d) Life imprisonment, and cannot be commuted below 07 years minimum

- **36.** Which one of the following Sections of the Indian Penal Code is based upon the maxim "de mimis non curatlex" ?
  - (a) Section 86
  - (b) Section 93
  - (c) Section 96
  - (d) Section 95
- **37.** Match List I with List II and give the correct answer by using the codes given below the lists :
  - List I List II
  - A. Queen vs I. Section 86 Dudley and Stephens
  - B. Basudev vs II. Section 84 State of Pepsu
  - C. R vs Wilson III. Section 81
  - D. Jai Lal vs IV. Section 87 Delhi Administration

## Codes :

	Α	В	С	D
(a)	III	Ι	IV	II
(b)	Ι	II	III	IV
(c)	IV	III	II	Ι
(d)	II	IV	Ι	III

**38.** Match List I with List II and give the correct answer by using the codes given below the lists :

	List I		List II
	(Provisions)	()	Sections of I.P.C.)
А.	Right of private defence of the body extends to causing death		Section 304B
B.	Dowry death	II.	Section 326A
C.	Voluntarily causing grievous hurt by use of acid	III.	Section 384
D.	Punishment for extortion	IV.	Section 100

### Codes:

	Α	В	С	D
(a)	IV	Ι	Π	III
(b)	Ι	II	III	IV
(c)	II	III	IV	Ι
(d)	III	IV	Ι	II

- **39.** For the prosecution of a member of dacoits, Section 396 of the Indian Penal Code requires proof of
  - (a) Dacoity committed with a common intention
  - (b) Dacoity committed conjointly
  - (c) Dacoity committed with a common object
  - (d) None of the above

- 40. A finds a purse with money not knowing to whom it belongs; he afterward discovers that it belongs to Z, and appropriate it to his own. A is guilty of the offence of
  - (a) Criminal breach of trust
  - (b) Dishonest misappropriation
  - (c) Cheating
  - (d) Theft
- **41.** A places men with firearms at outlets of a building, and tell Z that they will fire at Z if Z attempts to leave the building. A commits the offence of
  - (a) Wrongful restraint
  - (b) Wrongful confinement
  - (c) Criminal assault
  - (d) None of the above
- **42.** Which one of the following is *not* correct?
  - (a) Every State shall be a sessions division or shall consist of sessions divisions; and every sessions division shall, for the purposes of this Code, be a district or consist of districts.
  - (b) The State Government may, after consultation with the High Court, alter the limits or the number of such divisions and districts.
  - (c) The State Government may, after consultation with the High Court, divide any district into sub-divisions and may alter the limits or the number of such sub-divisions.
  - (d) The sessions divisions, districts and sub-divisions existing in a State at the commencement of this Code, shall not be deemed to have been formed under this Section.

- **43.** Which one of the following is *incorrect*?
  - (a)The Court of a Chief Judicial Magistrate may pass anv sentence authorised by law except a sentence of death or of imprisonment for life or of imprisonment for а term exceeding seven years.
  - (b) The Court of a Magistrate of the First Class may pass a sentence of imprisonment for a term not exceeding five years, or of a fine not exceeding ten thousand rupees, or both.
  - (c) The Court of a Magistrate of the Second Class may pass a sentence of imprisonment for a term not exceeding one year, or of a fine not exceeding five thousand rupees, or both.
  - (d) The Court of a Chief Metropolitan Magistrate shall have the powers of the Court of a Chief Judicial of Magistrate and that ล Metropolitan Magistrate, the of the  $\operatorname{Court}$ of powers а Magistrate of the First Class.

- **44.** Where the High Court has, on appeal, reversed an order of acquittal of an accused person and convicted him and sentenced him to death or to imprisonment for life or to imprisonment for a term of ten years or more
  - (a) He may file a second appeal to the High Court
  - (b) He has no right to appeal
  - (c) He may appeal to the Supreme Court
  - (d) None of the above
- **45.** In non-bailable offences, a person may be released on bail if such person is
  - (a) A woman
  - (b) Sick or infirm
  - (c) Under the age of eighteen years
  - (d) Both (a) and (b)
- **46.** Which one of the following is/are correct?
  - (a) A Magistrate cannot arrest a person.
  - (b) A private person cannot arrest a person.
  - (c) A police officer can arrest a person.
  - $(d) \quad All \ of \ the \ above$

- **47.** Maintenance of a case diary by an investigating officer is
  - (a) As per departmental instructions
  - (b) Mandatory as per law
  - (c) In the discretion of the police officer
  - (d) As per practice in the police station
- **48.** The person seeking suspension of conviction should specifically draw the attention of the Appellate Court to the consequences that may arise, if the conviction is not stayed as held by the Supreme Court in
  - (a) Navjot Singh Sidhu vs State of Punjab, AIR 2007 SC1003
  - (b) P.V. George vs State of Kerala, AIR 2007 SC 10334
  - (c) Sheo Prasad Bhor vs State Of Assam, AIR 2007 SC918
  - (d) Kuldip Nayar vs Union of India, (2006) 7 SCC 1
- **49.** Which Section of the Code of Criminal Procedure is related to prosecution of judges and public servants ?
  - (a) Section 196
  - (b) Section 198
  - (c) Section 195A
  - (d) Section 197

- 50. When a person who would otherwise be competent to compound an offence under Section 320 of the Cr.P.C. is dead, then the
  - (a) Offence cannot be compounded
  - (b) Offence can be compounded by an eye witness
  - (c) Offence can be compounded by the legal representative of such person without the consent of the Court
  - (d) Legal representative of such person can compound the offence with the consent of the Court
- **51.** Under Section 106 of the Code of Criminal Procedure, which of the following Courts has/have the power to release an offender on security for keeping peace and good behaviour ?
  - (a) The Sessions Court
  - (b) Magistrate First Class
  - (c) Appellate or Revision Court
  - $(d) \quad All \ of \ the \ above$
- 52. Point out the *incorrect* statement.
  - (a) In a cognizable offence, any police officer may, without any order from a Magistrate and without a warrant, arrest any person.
  - (b) A private person may arrest or cause to be arrested any person committing a cognizable offence.
  - (c) An Executive Magistrate may arrest an offender when any offence is committed in his presence and within his jurisdiction.
  - $(d) \quad None \ of \ the \ above \ is \ correct$

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- **53.** Transfer of cases on application of the accused is provided under
  - $(a) \quad Section \ 191 \ of \ the \ Cr.P.C.$
  - (b) Section 192 of the Cr.P.C.
  - (c) Section 193 of the Cr.P.C.
  - (d) Section 194 of the Cr.P.C.
- 54. Further investigation in respect of an offence after report on completion of investigation has been forwarded to the Magistrate is provided under
  - (a) Section 156(3)
  - (b) Section 173(8)
  - (c) Section 159
  - (d) Section 160
- **55.** The general rule is that every offence shall ordinarily be inquired into and tried by a Court within whose local jurisdiction
  - (a) It was reported
  - (b) It was committed
  - (c) The accused resides
  - (d) All of the above

- **56.** The statement of a witness recorded by a police officer during the course of investigation can be used during trial for
  - (a) Corroborating the statement by prosecution
  - (b) Contradicting the statement of prosecution witness by the accused by proving the part of the statement, before the Court
  - $(c) \quad Both (a) and (b)$
  - $(d) \quad None \ of \ the \ above$
- **57.** A conditional order for removal of public nuisance under Section 133 of the Cr.P.C. may be passed by
  - (a) The District Magistrate
  - (b) The Sub-Divisional Magistrate
  - (c) The Executive Magistrate
  - $(d) \quad Any \ of the \ above \ Magistrates$
- **58.** Which Sections of the Code of Criminal Procedure provide for trial before a Court of Session ?
  - (a) Section 225 to Section 237
  - (b) Section 238 to Section 243
  - (c) Section 251 to Section 259
  - (d) Section 260 to Section 265

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- 59. Section 265A deals with
  - (a) Summary trial
  - (b) Plea bargaining
  - (c) Identification of the accused
  - (d) Medical examination of a rape victim
- **60.** A obstructs a path along which Z has a right to pass. A not believing in good faith that he has a right to stop the path. Z is thereby prevented from passing. A has committed the offence of
  - (a) Wrongful confinement
  - (b) Wrongful restraint
  - (c) Intimidation
  - (d) Insult
- **61.** A threatens Z that he will keep Z's child in wrongful confinement unless Z will sign and deliver to A a promissory note binding Z to pay certain monies to A. Z signs and delivers the note. A has committed
  - (a) Wrongful confinement
  - (b) Extortion
  - (c) Wrongful confinement and mischief
  - (d) Criminal intimidation

- **62.** A finds a valuable ring, not knowing to whom it belongs. A sells it immediately without attempting to discover the owner. A is guilty of an offence of
  - (a) Dishonest misappropriation of property
  - (b) Criminal breach of trust
  - (c) Theft
  - (d) No offence
- **63.** Z dictates his will to A. A intentionally writes down a different legatee from the legatee named by Z, and by representing to Z that he has prepared the will according to his instructions, induces Z to sign the will. A has committed the offence of
  - (a) Cheating
  - (b) Forgery
  - (c) Fabricating false evidence
  - (d) Misappropriation
- **64.** In which case is Section 303 of the IPC declared as unconstitutional ?
  - (a) Bachan Singh vs State of Punjab
  - (b) Mithu Singh vs State of Punjab
  - (c) Kehar Singh vs Delhi Administration
  - $(d) \quad Kartar\ Singh\ vs\ State\ of\ Punjab$
- **65.** A instigates B to murder C. B refuses to do so. Here, A is guilty of
  - (a) Attempt to murder
  - (b) Abetting B to commit murder
  - (c) Murder
  - (d) None of the above

- 66. Punishment for rioting under the IPC is
  - (a) Two years imprisonment only
  - (b) Three years imprisonment only
  - (c) Imprisonment which may extend to two years or a fine or both
  - (d) Imprisonment which may extend to three years or a fine or both
- **67.** Pramjeet, by his articles published in newspaper, has created hatred and contempt against the Government of India. He can be punished for the offence of
  - (a) Waging war
  - (b) Abetment
  - (c) Sedition
  - (d) None of the above
- **68.** In which of the following cases has the Supreme Court upheld the constitutional validity of a criminal statute in "offences against the order of the nature" recently ?
  - (a) National Legal Services Authority vs Union of India
  - (b) Charu Khurana vs Union of India
  - (c) Jaya Bhaduri vs Union of India
  - (d) Suresh Kumar Kaushal vs Naz Foundation

- **69.** In which of the following cases has the Supreme Court held that the defence of drunkenness can be availed of only when intoxication produces such a condition as the accused loses the requisite intention for the offence ?
  - (a) Kamalji Singh vs State of Punjab
  - (b) Neetu vs State of Punjab
  - $(c) \quad R.D. \ Nayak \ vs \ State \ of \ Gujarat$
  - (d) Mubarik Hussain vs State of Rajasthan
- 70. In which among the following cases has the Supreme Court held that "brutality is inbuilt in every murder but in case of every murder death sentence is not imposed"?
  - (a) Prem Sagar vs Dharambir
  - (b) Kailash vs State of Madhya Pradesh
  - (c) Sanjay vs State of Maharashtra
  - (d) State of U.P. vs Lalit Tandon
- **71.** A does sexual intercourse with a widow below 16 years of age with her consent.
  - (a) A has not committed Rape
  - (b) A has committed Adultery
  - (c) A has committed Rape with B  $\,$
  - $(d) \quad None \ of \ the \ above \ is \ correct$
- 72. 'A' makes a false entry in his electronic record for the purpose of using it as corroborative evidence in the trial court. 'A' has
  - (a) Fabricated false evidence
  - (b) Not fabricated false evidence
  - (c) Committed forgery
  - (d) None of the above

- 73. 'A' intentionally causes 'Z's death, partly by illegally omitting to give 'Z' food, and partly by beating 'Z'.
  - (a) A has partly committed murder
  - (b) A has committed murder
  - $(c) \quad Both (a) and (b)$
  - (d) Neither (a) nor (b)
- **74.** Match List I with List II and select the correct answer using the code given below the lists :

List I				List II		
A.	Public Nuisa	nce	I.	Section 300 of the IPC		
В.	B. Obscenity		II.	Section 310 of the IPC		
C.	C. Thug		III.	Section 294 of the IPC		
D.	Murde	er	IV.	Section 268 of the IPC		
Codes :						
	Α	В	С	D		
(a)	IV	III	II	Ι		
(b)	II	III	IV	Ι		
(c)	III	IV	Ι	II		

**75.** Read the following :

IV

(d)

(1) R. vs McNaughten is the case related with insanity as a defence.

Π

III

(2) R. vs Govinda is the case related with a common intention.

Of the above

(a) (1) is true but (2) is false

Ι

- (b) (1) is false but (2) is true
- $(c) \quad Both \ (1) \ and \ (2) \ are \ true$
- (d) Both (1) and (2) are false

- **76.** Section 153-AA has been inserted in the IPC, 1860, by which of the following Criminal Law Amendment Acts ?
  - (a) Act of 2001
  - $(b) \quad Act \ of \ 2003$
  - (c) Act of 2005
  - (d) Act of 2006
- **77.** Read the following :
  - (1) The maxim "Actus me invito factus non est mens acts" find application in Section 94 of the IPC.
  - (2) The maxim "diminimis non curat lex" has been incorporated in Section 95 of the IPC.

Of the above

- (a) (1) is true but (2) is false
- (b) (1) is false but (2) is true
- (c) Both (1) and (2) are true
- $(d) \quad Both \ (1) \ and \ (2) \ are \ false$
- 78. In relation to the expression defined in Section 3 of the Indian Evidence Act, 1872, which of the following statements is *not* correct ?
  - (a) 'Fact' includes not only physical facts but also psychological facts.
  - (b) Court includes arbitrators.
  - (c) An inscription on a stone is a document.
  - (d) A fact is said to be 'not proved' when it is neither proved nor disproved.

- **79.** 'A' is tried for a crime. The fact that he said something indicating a general disposition to commit crimes of that class is
  - (a) Relevant
  - (b) Irrelevant
  - (c) Proves his character
  - (d) Corroborates his involvement in the crime
- **80.** The Indian Evidence Act, 1872 is *not* applied to
  - (a) Affidavits presented to the Court
  - (b) Proceedings before an arbitration
  - (c) Both (a) and (b)
  - (d) Judicial proceedings before the Court
- 81. 'A' sues 'B' for a land of which 'B' is in possession, and which, as 'A' asserts, was left to 'A' by the will of 'C', B's father. If no evidence were given on either side, 'B' would be entitled to retain his possession. Therefore the burden of proof is on
  - (a) **'**A'
  - (b) **'B'**
  - (c) 'A' and 'B'
  - (d) Neither on 'A' nor on 'B'

- **82.** Which one of the following is *not* the secondary evidence ?
  - (a) Copies made from the original by mechanical processes which in themselves ensure the accuracy of the copy, and copies compared with such copies
  - (b) Document itself produced for the inspection of the Court
  - (c) Copies made from or compared with the original
  - (d) Oral accounts of the contents of a document given by some person who has himself seen it
- **83.** It is a well-settled law that the rule of prudence requires that the evidence of an accomplice should ordinarily be corroborated by some other evidence. It was held by the Supreme Court in
  - (a) Bablu vs State of Rajasthan
  - (b) Rajinder vs State of Haryana
  - (c) Baso Prasad vs State of Bihar
  - (d) Francis Stanley vs Intelligence Officer
- 84. In which case has the Supreme Court held that material evidence and not the number of witnesses has to be taken into account to ascertain the truth of the allegation made ?
  - (a) Syed Ibrahim vs State of Andhra Pradesh
  - (b) Kamala Devi vs Kushal Kanwar
  - (c) Surendra Pratap Tiwari vs State of U.P.
  - (d) Mehmood Yar Khan vs Laxmikant Pande

- **85.** "Relationship is not a factor to affect credibility of a witness" is laid down by the Supreme Court in
  - (a) Minu Kumari vs State of Bihar
  - (b) Jagdish vs State of U.P.
  - (c) S. Sudershan Reddy vs State of A.P.
  - (d) None of the above
- **86.** A voluntary confession is admissible in evidence
  - (a) When made to a police officer
  - (b) When made to a Magistrate having competent jurisdiction
  - (c) When made to a village sarpanch with request to save him from the police
  - (d) Where it leads to no discovery of facts and made to a police officer
- 87. Deepak, an accused of committing the offence of supplying arms, informs his lawyer Shweta that he has committed the offence and wishes her to defend him. In these circumstances
  - (a) Shweta is duty bound to inform the police
  - (b) Shweta is duty bound to inform the fact to the Magistrate
  - (c) The communication is a privileged one and protected from disclosure
  - (d) The Trial Court can compel Shweta to disclose the fact

**88.** Match List I with List II and select the correct answer using the code given below the lists :

	List I			List II		
A.	Same transa	ction	I.	Section 17 of the Indian Evidence Act		
B.	Occasi	on	II.	Section 6 of the Indian Evidence Act		
C. Motive		e	III.	Section 7 of the Indian Evidence Act		
D.	Admis	sion	IV.	Section 8 of the Indian Evidence Act		
Codes :						
	Α	В	С	D		
(a)	Ι	II	III	IV		
(b)	II	III	Ι	IV		

- (c)IIIIIIVI(d)IVIIIIII
- **89.** Confession of one accused is an admissible evidence against the co-accused
  - (a) If they are tried jointly for the same offences
  - (b) If they are tried jointly for different offences
  - (c) If they are tried for the same offences but not jointly
  - (d) If they are tried for different offences and not jointly

- 'X' and 'Y' both engaged in causing **90.** death of 'A'. There was grave provocation by 'A' towards 'X'. 'Y' was having ill will towards 'A' and intended to kill him without provocation and assisted 'X' in killing 'A'. In this case
  - (a) Both 'X' and 'Y' are guilty of murder
  - (b) Both 'X' and 'Y' are guilty of culpable homicide not amounting to murder
  - (c) 'X' is guilty of murder and 'Y' is guilty of culpable homicide not amounting to murder
  - (d) 'Y' is guilty of murder and 'X' is guilty of culpable homicide not amounting to murder
- 91. An act is said to be done or believed in'Good faith' when it is done with
  - (a) Good intention
  - (b) Good motive
  - (c) Due care and attention
  - (d) Bonafide act

- 92. The defence of insanity is avoidable under Section 84 of the Indian Penal Code, 1860, when an accused is
  - (a) Declared medically insane
  - (b) Of unsound mind
  - (c) Incapable of knowing the nature of the act or what he is doing is wrong or contrary to law
  - (d) Declared of unsound mind by the Court
- **93.** Death sentence is to be awarded in "rarest of rare cases" is laid down by the Supreme Court in
  - (a) Bachan Singh vs State of Punjab
  - (b) Sher Singh vs State of Punjab
  - (c) Mithu vs State of Punjab
  - (d) Maneka Gandhi vs Union of India
- **94.** Essential requirement for committing an offence of conspiracy is
  - (a) Agreement to commit an offence
  - (b) Commission of an offence by more than two persons
  - (c) Biding in the commission of an offence
  - (d) Common intention to commit an offence

- **95.** An expert is competent to testify on which of the following ?
  - (a) Matters of Science
  - (b) Questions of Art
  - (c) Foreign Law
  - (d) All of the above
- 96. 'X' appears before 'A', a Magistrate. A said that he was not believing a word of 'X's disposition and that 'X' has perjured himself. 'X' moved to sudden passion by those words and killed 'A'. 'X' has committed
  - (a) Murder
  - (b) Culpable homicide not amounting to murder
  - (c) No offence
  - (d) None of the above
- **97.** 'A' intended to cause death of 'B' caused death of 'C' whose death he neither intended nor knew himself to be likely to be caused and it happened in the description of his intention to cause death of 'B'. 'A'
  - (a) Is guilty of culpable homicide not amounting to murder
  - (b) Is guilty of murder
  - (c) Is entitled to plead defence of accident
  - (d) Can be given benefit of doubt

- **98.** Mr. X, an injured makes certain statements to the investigating officer. Later he succumbs to those injuries and died. With respect to Section 32 of the Evidence Act, the statements so made are
  - (a) Admissible
  - (b) Inadmissible
  - (c) Circumstantial
  - (d) None of the above
- **99.** 'A' removes jewels from a deceased person. He will be prosecuted and punished under
  - (a) Section 379 IPC
  - (b) Section 403 IPC
  - (c) Section 404 IPC
  - (d) Section 405 IPC
- 100. 'A', the father abandons his 3-month old daughter 'Z'. Under the Indian Penal Code, 1860, 'A' will be punished with a maximum of
  - (a) 3 years of Imprisonment
  - (b) 5 years of imprisonment
  - (c) 7 years of imprisonment
  - (d) Imprisonment for life

## SPACE FOR ROUGH WORK

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