SEAL

T. B. C. : JSP - 2016 and thou yo

Time Allowed: 1 1/2 Hours

Serial No.

3317

TEST BOOKLET

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

O. J. S. PRELIMINARY



Maximum Marks: 100

A Union of States States and Amendment Amendment

- 1. IMMEDIATELY AFTER THE COMMENCEMENT OF THE EXAMINATION, YOU SHOULD CHECK THAT THIS 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 OF THE SAME SERIES ISSUED TO YOU.
- 2. ENCODE CLEARLY THE TEST BOOKLET SERIES A, B, C OR D, AS THE CASE MAY BE, IN THE APPROPRIATE PLACES IN THE ANSWER SHEET USING BALL POINT PEN (BLUE OR BLACK).
- You have to enter your Roll No. on the Test Booklet in the Box provided alongside. DO NOT write anything else on the Test Booklet.
- 4. YOU ARE REQUIRED TO FILL UP & DARKEN ROLL NO.; TEST BOOKLET / QUESTION BOOKLET SERIES IN THE ANSWER SHEETS AS WELL AS FILL UP TEST BOOKLET / QUESTION BOOKLET SERIES AND SERIAL NO. AND ANSWER SHEET SERIAL. NO. IN THE ATTENDANCE SHEETS CAREFULLY. WRONGLY FILLED UP ANSWER SHEETS ARE LIABLE FOR REJECTION AT THE RISK OF CANDIDATE.
- 5. This Test Booklet contains 100 items (questions). Each item (question) comprises four responses (answers). You have to select the correct response (answer) which you want to mark (darken) on the Answer Sheet. In case, you feel that there is more than one correct response (answer), you should mark (darken) the response (answer) which you consider the best. In any case, choose ONLY ONE response (answer) for each item (question).
- 6. You have to mark (darken) all your responses (answers) ONLY on the separate Answer Sheet provided, by using BALL POINT PEN (BLUE OR BLACK). See instructions in the Answer Sheet.
- 7. All items (questions) carry equal marks. All items (questions) are compulsory. Your total marks will depend only on the number of correct responses (answers) marked by you in the Answer Sheet. There will be negative markings for wrong answers. 25 (twenty five) percent of marks allotted to a particular question will be deducted as negative marking for every wrong answer.
- 8. Before you proceed to mark (darken) in the Answer Sheet the responses to various items (questions) in the Test Booklet, you have to fill in some particulars in the Answer Sheet as per the instructions sent to you with your **Admission Certificate**.
- 9. After you have completed filling in all your responses (answers) on the Answer Sheet and after conclusion of the examination, you should hand over to the Invigilator the *Answer Sheet* issued to you. You are allowed to take with you the candidate's copy/second page of the Answer Sheet along with the *Test Booklet*, after completion of the examination, for your reference.

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(0)		structural part of Constitution of a is to a large extent derived from:	0.		er Article 352 must be approved	
	(A)	all talstonili teal		by both the houses of Parliament		
	(B)	Government of India Act, 1935		with	infrom the date of	
	(C) Pitts Act, 1784		-	issue.		
2 5	(D)	Indian Independence Act, 1947	UG.	(A)	One month	
2.	The	Constitution of India describes	289.	(B)	Two months	
	India as:			(C)	Three months	
	(A) Quasi-federal			(D)	Six months Tell bewell A smit	
	(B)	A Union of States	T 7/10	Вум	which Constitutional Amendment	
	(C)	A Federation of States and		the	number of Ministers have been	
	Union Territories			limited to 15% of the total number of		
	(D) Partly unitary and partly federal			members of the Lower House?		
3.4	The	provision of preventive detention	DKUE ((A)	Ninetieth Amendment	
	is mentioned in :			(B)	Ninety-first Amendment	
	(A)	Article 20	e Test	(C)	Ninety-second Amendment	
-	(B)	Article 22		(D)	Ninety-third Amendment	
I.T	(C)	Article 23	8.	Whi	ch of the following established	
SER	(D)	Article 24	DINO		chy in India?	
4.	A person who is not a member of		HI EN	(A)	Indian Council Act, 1909	
71.127	Parliament can remain Minister only			(B)	Government of India Act, 1919	
	for:	ie correct response (answer) which	li Joele	r otel	Government of India Act, 1935	
	(A)	One Month	во пі. л vhab)	(C)	None of the above	
.((B)	Two Months 101 (16wens) eanogae	ONE	(D)	the best, in any case, choose	
	(C)	Six Months	9.	Jud	icial Review of the 9 th Schedule	
	(D)				ne Indian Constitution has been	
5.i L (SV 101 25 i 101 25 i 102 103 104 104	Who	o among the following is known	er of c	mac	de permissible by :	
	as the guardian of public purse in India?			(A)	nement of mades allohed to a	
					of Kerala wans gnow vieve	
	(A)	Comptroller and Auditor	in the	(B)	M. Nagraj Vs. Union of India	
		General established noiseint			Minerva Mills Ltd. Vs. Union of	
	(B)	Parliament (answers) esenoges	your B	g in all	Time to a conclusion of the examin	
	(C)			(D)	I. R. Coelho Vs. State of Tamil	
	(D)	Finance Commission Finance Minister		1001 3	the Answer Sheet alon uban he reference.	

- 10. The number of Articles and Schedules in original Indian Constitution were:

 (A) 395 Articles and 8 Schedules
 - (B) 394 Articles and 8 Schedules
 - (C) 396 Articles and 10 Schedules
 - (D) 205 A (C)
 - (D) 395 Articles and 7 Schedules
 - 11. Section 115 of Code of Civil Procedure relates to:
- (A) Error of fact
- (B) Error of law
 - (C) Jurisdictional error
 - (D) Erroneous decision
 - 12. Which of the following is not a rule of pleading?
 - (A) Pleadings should state fact and not law
 - (B) Facts stated should be material facts
 - (C) Pleadings should state the evidence
 - (D) Facts should be stated in concise form
 - is that where the parties have had an opportunity of controverting a matter, that should be taken the same thing as if matter had been actually controverted and decided.
 - (A) Explanation III, Section 11 CPC
 - (B) Explanation IV, Section 11 CPC
 - (C) Explanation VI, Section 11 CPC
 - (D) Explanation VII, Section 11 CPC

- 14. Which of the following is not correct?
 - (A) Question of joinder of parties is a matter of procedure and not substantive right
 - (B) Objection as to non-joinder and mis-joinder of parties has to be taken at the earliest possible opportunity
 - (C) If necessary party is not joined, suit can be dismissed on that ground alone
 - (D) Where a defendant is added, plaint need not be amended
- 15. Where the suit abates on account of failure of the plaintiff to bring the legal representatives of the deceased defendant:
 - (A) Such abatement will operate as res judicata
 - (B) No fresh suit will lie on the same cause of action
 - (C) No application to set aside the dismissal can be filed
 - (D) All of the above
- 16. A decree should be drawn up within days from the date of judgement.
 - (A) 15
 - (B) 30
 - (C) 45
 - (D) 60

- 17. Provision of Section 80 of the CPC is:
 - (A) Directory only
 - (B) Precautionary only
 - (C) Mandatory
 - (D) Depend on the nature of suit
- 18. Defendant is entitled to defend the suit as of right in :
 - (A) Summary suit
 - (B) Ordinary suit
 - (C) Both (A) and (B)
 - (D) None of the above
 - Order XIII of CPC requires parties to produce the documentary evidence :
 - (A) On or before settlement of issues
 - (B) At any stage of proceedings
 - (C) At any stage of proceedings but before pronouncement of judgement
 - (D) When the Court directs
 - 20. Order V of CPC deals with:
 - (A) Summons to witnesses
 - (B) Summons to defendant
 - (C) Both (A) and (B)
 - (D) Summons in general
 - 21. Under which Section of Code of Criminal Procedure the term offence has been defined?
 - (A) Section 40
 - (B) Section 2(n)
 - (C) Section 2(m)
 - (D) Section 2(p)

- 22. A proclaimed person whose property has been attached can claim the property or sale proceeds on appearance within:
- (A) 6 months of attachment
- (B) 1 year of attachment
 - (C) 2 years of attachment
 - (D) 3 years of attachment
 - 23. Minimum number of judges of High Court required to sign confirmation of death sentence:
 - (A) One
 - (B) Two
 - (C) Three
 - (D) Four
 - 24. Transit remand means:
 - (A) Transfer of prisoner from one jail to another
 - (B) Transfer of criminal case from one court to another
 - (C) Taking accused by police from one state to another
 - (D) Taking accused from court to prison
- 25. Which one of the following Section of Cr. P. C. provides for free legal aid to the accused?
- (A) Section 301
- (B) Section 302
- (C) Section 303
- (D) Section 304

- 26. Classification of compoundable and non-compoundable offences has been provided under:
 - (A) First Schedule of Cr. P. C.
 - (B) Second Schedule of Cr. P. C.
 - (C) Section 320 of Cr. P. C.
 - (D) Section 321 of Cr. P. C.
- 27. Which Section of Cr. P. C. provides for compensation to groundlessly arrested persons?
 - (A) Section 356
 - (B) Section 357
 - (C) Section 358
 - (D) Section 359
- 28. The provisions of Cr. P. C. other than those relating to Chapter VIII, X andXI shall not apply in which of the following state?
 - (A) Tripura
 - (B) Sikkim
 - (C) Assam
 - (D) Nagaland
- 29. Which of the following is not an essential procedural requirement of Section 164 of Cr. P. C. ?
 - (A) Confession to be made voluntarily
 - (B) Warning to the accused

- (C) Recording of confession in presence of advocate of accused
 - (D) Memorandum at the foot of confession
- 30. The provision proving previous conviction is envisaged in which of the following Sections of Cr. P. C. ?
 - (A) Section 295
 - (B) Section 296
 - (C) Section 297
 - (D) Section 298
- 31. Section 101 of Indian Evidence Act, 1872 illustrates the burden of proof in the sense of proving :
 - (A) A case
 - (B) A particular fact
 - (C) A fact to be proved to make evidence admissible
 - (D) All of the above
- 32. If the Court is satisfied with the trustworthiness of dying declaration :
 - (A) It can base conviction on it without corroboration
 - (B) It cannot base conviction on it
 - (C) It can base conviction on it but there must be corroboration with other evidences
 - (D) None of the above

- 33. Mark the correct option:
- (A) It is necessary for the application of Section 18 of Evidence Act that there must be a formal agency
 - (B) Sections 18, 19 and 20 of Evidence Act are the exceptions of doctrine of privity
 - (C) Sections 17-20 of Evidence Act talk about judicial admissions
 - (D) Statements under Sections 17-20 of Evidence Act should be regarding fact in issue only
- 34. Which of the following provisions of the Evidence Act corresponds to the proviso to rule 5(1) order VIII of the CPC?
 - (A) Section 56
 - (B) Section 57
 - (C) Section 58
 - (D) Section 59
- 35. Under Section 14 of the Evidence Act, the facts showing the existence of state of mind, must be:
 - (A) Specific state of mind
 - (B) General state of mind
 - (C) Both (A) and (B)
 - (D) None of the above
- 36. Section 107 of Evidence Act relates to:
 - (A) Presumption of death
 - (B) Presumption of continuance of life

- (C) Presumption of legitimacy
- (D) Presumption of relationship
- 37. Previous good character is relevant in:
 - (A) Civil cases
 - (B) Criminal cases
 - (C) Both (A) and (B)
 - (D) None of the above
- 38. Under Section 165 of Evidence Act, judge may ask question about :
 - (A) Any relevant fact
 - (B) Any irrelevant fact
 - (C) Only those facts which disclose commission of offence
 - (D) Both (A) and (B)
- 39. Queen Empress Vs. Abdullah is a leading case on :
 - (A) Admissional FIR
 - (B) Confession
 - (C) Dying Declaration
 - (D) Admission
- 40. Which Section of Evidence Act defines public document?
 - (A) Section 72
 - (B) Section 74
 - (C) Section 75
 - (D) Section 76

	th is defined in Indian Peder one (A) dio8 (0)			Section 203 mag a madVV	50.
eniy (A) Sec	ction 39	a 55.	\ - /	Section 204 Section 205	
to An (B) tin Sec	etion 51 notingoon at	46.		prepared the first draft of Inc	dian
(D) Sector (D) Sector (D) Sector (D) Sector (A) 2 years (B) 3 years (C) 7 years (C) 7 years (D) The transfer (D) Sector (punishment for the offer dwelling house is:	ior	(A) (B) (C) (D) Unde	Canning Cannin	
principle lex"? (A) Sec (B) Sec (C) Sec	ction of IPC is based on of "de minimis non cu alsoy & (0) tion 92 alsoy & (0) tion 93 tion 94 tion 94	ırat	vehic (A) (B) (C) (D)	Section 279 Section 280 Section 281 Section 497 of IPC, actus re	e?
44. Disclosure rape is de	e of the identity of victimals under which Section	ı of	relate	0.1 (13)	
yhilid(B) b Sect ent (C) Sect (D) Sect sent yhildesib 45. The offe sent electronic production production punishable IPC?	ion 354 A sensitive ion 354 C vilidadio ion 229 discontinuo ion 228 A sensitive ion 228 A sensitive ion as an evidence of under which Section ion 202	49. of its is	(C) (D) Wheth sudd offend (A) (B) (C)	Place Married woman her provocation was grave a en enough to mitigate t ce is a question of: Fact Law Law and Fact (mixed)	nd
KH – 1A/13		(7)		(Turn ove	r)

50. When a person monitors the use of internet, email or other form of electronic communication by a woman, he commits the offence of: (A) Stalking (B) Eve teasing (C) Voyeurism (D) None of the above	(C) Separated and not related (D) Both (A) and (C) 55. The basic principle underlying Section of Limitation Act is recognition of dictum "Once a trust, always a trust". (A) 9 (B) 10
51. Extended period of limitation cannot stretch beyond years from the cessation of disability. (A) 2 volid edition and separation (B) 3 pilles bad desi 09110	 (C) 11 (D) 12 56. The period of limitation for compensation for infringing copyright is:
(D) 6 872 notices (A) 52. Which of the following Sections of	ed n (A) a 1 year I to noise S doidW .84 taru (B) n 2 years eb to eligionid (C) 3 years extra (C) 3 years
Limitation Act deals with exclusion of time in legal proceedings? (A) 9 (B) 10 (C) 11	(D) 12 years (A) 57. When a debt becomes time barred: (A) It gets extinguished (B) It becomes unenforceable in a court of law (C) Both (A) and (B)
53. Section 6 of the Limitation Act covers: (A) Persons entitle to sue (B) Persons entitle to apply for execution of decree (C) Both (A) and (B) (D) None of the above	 (D) None of the above 58. When a person is affected by one disability and another disability follows without leaving the gap, the suit may be filed: (A) After the first disability has
54. Sections 6, 7 and 8 of Limitation Act are : (A) Mutually exclusive (B) Complementary	(B) After the either disability has ceased (C) After both the disabilities have ceased (D) Either (A), (B) or (C)
KH – 1A/13	(8) EN Contd.

- 59. For the exercise of discretionary jurisdiction vested in the Court under Section 5 of Limitation Act, the proof of sufficient cause is a:

 (A) Codition precedent

 (B) Condition subsequent

 (C) Either (A) or (B)
- 60. The period of limitation is defined under which Section of Limitation

Neither (A) nor (B)

(A) Section 2(h)

(D)

- (B) Section 2(j)
- (C) Section 2(I)
- ent (D) Section 2(n) viupal
- 61. Section 12 of Transfer of Property Act, 1882 is not applicable to:
 - (A) Transfer by way of sale
 - (B) Transfer by way of exchange
 - (C) Transfer by way of gift
 - (D) Transfer by way of lease
- 62. Bellamy Vs. Sabine is related with which doctrine?
 - (A) Doctrine of lis pendens
 - (B) Doctrine of part performance
 - (C) Doctrine of election
 - (D) Doctrine of perpetuity
- 63. According to which one of the following Sections of Transfer of

between marshalling and contribu-

Sooher

 (\square)

- (A) Section 80
- (B) Section 81
- (C) Section 82
- nw(D) Section 83
- 64. Which of the following Section(s) deals with accession to the mortgaged property?
 - (A) Section 63
 - (B) Section 70
 - (C) Both Sections 63 and 70
 - (D) Section 61
- 65. Which of the following is not governed by Transfer of Property Act?
 - (A) Onerous gift
 - (B) Mortis Causa gift
 - (C) Universal gift
 - (D) Gift to disqualified person
- 66. Remedy of foreclosure is available in which one of the following mortgages?
 - (A) Usufructuary mortgage
 - (B) Simple mortgage
 - (C) Mortgage by conditional sale
 - (D) English mortgage

(Turn over)

67. Rule against double possibilities was	72. Hadley Vs. Baxandale is a leading			
-udin recognized in anaram neewled .	rebricase on : If ni betsev notobahuj			
(A) Girijesh Dutt Vs. Data Din	(A) Anticipatory breach			
(B) Whitby Vs. Mitchell	(B) Remoteness of damages			
(C) Ardeshir Vs. Dadabhoy(D) Sopher Vs. Administrato	r (C) Breach of implied term (A)			
General of Bengal a (0)	(D) None of the above (a)			
68. The rule "redeem up foreclose down is a combination of o				
(8) Transfer of Property Act. doi: 10.	60. The period of sylbajedus (B) ned			
(A) Sections 89 and 91aleeb	(C) Depends on case			
(B) Sections 91 and 92 (C) Sections 92 and 93	(D) None of the above			
(D) Sections 91 and 94	74. It does not amount to counter			
 Which one of the following Sections of Transfer of Property Act defines charge? 	ргорозаг.			
charge? 10 notices (I) (A) Section 100	(B) Inquiry into the terms of the			
(B) Section 101	VIDEOUT TO SERRIC TO SERVED TO			
yhe (C) Section 104 vd bemevop	(C) Partial acceptance			
(D) Section 105	(D) Both (A) and (C)			
70. Which Section of Transfer of Property				
Act provides against condition	do not affect as between donor and donee, the validity of any gift which			
restraining alienation?				
(A) Section 9	has actually been made. This is			
(b) Section to	expressly provided in : ymclie8			
Remedy of for 11 not 12 able				
pnivoloi Section 12	Contract Act			
71. Which of the followings amounts to discharge of contract?	(B) Section 25 (3) of Indian Contract Act			
(A) Performance of contract	(C) Explanation 1 to Section 25 of			
(B) Frustration of contract	Indian Contract Act (G)			
(C) Mortgage bnoitsvol (C) ale	(D) Explanation 2 to Section 25 of			
(D) All of the above long (d)	10 letens Indian Contract Act wollo			

- 76. In case of alternative promises where one branch is legal and another illegal:
 - (A) The contract is void
 - (B) The legal branch can be enforced
 - (C) Neither legal nor illegal part can be enforced
 - (D) Both (A) and (C)
- 77. The Indian Contract Act, 1872 contains provision for the privity of contract under:
 - (A) Chapter I
 - (B) Chapter II
 - (C) Chapter III
 - (D) None of the above
- 78. Which of the following Sections of Indian Contract Act provides for gratuitous bailment?
 - (A) Section 158
 - (B) Section 159
 - (C) Section 160
 - (D) Section 161
- 79. Which one of the following Sections is an exception to Section 25 of Indian Contract Act?
 - (A) Section 183 of Indian Contract
 Act

- (B) Section 184 of Indian Contract
 Act
- (C) Section 185 of Indian Contract

 Act
- (D) Section 186 of Indian Contract
 Act
- 80. Section 10 of Indian Contract Act requires _____ conditions for an agreement to become a contract.
 - (A) 3
 - (B) 5
 - (C) 6
 - (D) 7
- 81. Which Section of Hindu Succession
 Act deals with the concept of
 'Escheat'?
 - (A) Section 27
 - (B) Section 28
 - (C) Section 29
 - (D) Section 30
- 82. Section 12 of Hindu Succession Act deals with order of succession among:
 - (A) Agnates
 - (B) Cognates
 - (C) Both (A) and (B)
 - (D) None of the above

- 83. Under the Hindu Succession Act, the presumption in case of simultaneous death is:
 - (A) The elder survived the younger
 - (B) The younger survived the elder
 - (C) There is no question of survival
 - (D) There is no such presumption
- 84. Under the Hindu Succession Act, if two or more heirs succeed together to the property of intestate, they shall take the property, save as expressly provided in the Act:
 - (A) As tenants in common
 - (B) As joint tenants
 - (C) Either (A) or (B)
 - (D) Both (A) and (B)
- 85. 'A' a Hindu has two wives W1 and W2 (both marriages took place before 1955) and one son S by W1 and four sons S1, S2, S3 and S4 from W2. On partition of coparcenary property W1 and W2 will get:
 - (A) No share as neither of them is a coparcenary
 - (B) 1/4 share each
 - (C) 1/5 share each
 - (D) 1/8 share each
- 86. Which one of the following Sections of Hindu Succession Act provides for notional partition?
 - (A) Section 6

- seal (B) Section 18 to see of
- (C) Section 10
 - (D) Section 14
- 87. Which Section of Indian Succession Act, 1925 defines probate?

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- (A) Section 2(e)
- (B) Section 2(f)
- (C) Section 2(g)
- (D) Section 2(h)
- 88. Which of the following Chapter of Indian Succession Act deals with vesting of legacies?
 - (A) Chapter VI
 - (B) Chapter VII
 - (C) Chapter VIII
 - (D) Chapter IX
- 89. Which of the following is not Class I heir under Hindu Succession Act?
 - (A) Son mention allocations
 - (B) Daughter (A)
 - (C) Father
 - (D) Mother
- Date of commencement of Hindu Succession (Amendment) Act, 2005 :
 - (A) 8th September, 2005
 - (B) 9th September, 2005
 - (C) 12th September, 2005
 - (D) 17th September, 2005

- 91. For the purpose of Section 7 of Specific Relief Act, right to present possession may be:
 - (A) Special
 - (B) Temporary
 - (C) Special but cannot be temporary
- (D) Either (A) or (B)
 - 92. When an instrument does not express the real intention of parties, the same may be rectified under which of the following Sections of the Specific Relief Act?
 - (A) Section 25
 - (B) Section 26
 - (C) Section 27
 - (D) Section 28
 - 93. Section 28 of Specific Relief Act provides for recession of contract for sale or lease of immovable property in certain circumstances. The cost of proceedings under Section 28 shall be:
 - (A) Paid by the plaintiff
 - (B) Paid by the defendant
 - (C) In the discretion of the court
 - (D) None of the above
 - 94. Under Section 12(2) of Specific Relief Act, 1963, where the contract part which remains unperformed is:
 - (A) Small proportion

- o noise (B) Considerable part
- tuontiw(C) Equal partide vommi
- (D) None of the above
 - 95. Which of the following Sections of Specific Relief Act provides circumstances where injunction cannot be granted?
 - (A) Section 38
 - (B) Section 39
 - (C) Section 40
 - (D) Section 41
 - 96. Liquidation of damages is not a bar to specific performance in Specific Relief Act under:
 - (A) Section 20
 - (B) Section 22
 - (C) Section 23
 - (D) Section 24
 - 97. Section 18(a) of Specific Relief Act dealing with non-enforcement except with variation uses the expression:
 - (A) Fraud
 - (B) Mistake of fact
 - (C) Misrepresentation
 - (D) All of the above
 - 98. Detailed provisions about permanent injunctions are contained in:
 - (A) Order 39, CPC
 - (B) Sections 38-42 of Specific Relief Act
 - (C) Both (A) and (B)
 - (D) None of the above

- 99. Plaintiff can recover possession of immovable property without reference to title under which Section of Specific Relief Act?
 - (A) Section 5
 - (B) Section 6
 - (C) Section 7
 - (D) Both (A) and (B)

Section 41.

(A) Older 39,50PC

- 100. In case of breach of contract to transfer immovable property, ordinarily the courts are entitled to presume that:
 - (A) Compensation is not adequate relief
 - (B) Compensation is adequate relief
- (C) Relief cannot be specific performance
- (D) None of the above, there is no such presumption

which of the rollowing Sections of the

provides for recession of contract for

(B) .. Paid by the defendant

(C) In the decretion of the court

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SPACE FOR ROUGH WORK

(15)