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s ".	of this page.		. ఈ ఎుబ పై భా∩ంల ఇవ్వబడన స్థిల . ఈ ప్రశ్న పత్రము యాభై బహుళైచిం		
§ 2.	This paper consists of fifty multiple-choice type of questions. At the commencement of examination, the question booklet w			్రక జ్యాంను కంగా ఉంది. త్రము మీకు ఇవ్వబడుతుంది. మొదటి ఐదు ల	
s.	be given to you. In the first 5 minutes, you are requested to ope		నిమిషములలో <u>ఈ (పశ్నాప(తమున</u>	ు తెరిచి కింద తెలిపిన అంశాలను తప్పనిసరిగా	
S	the booklet and compulsorily examine it as below		<u>సరిచూసుకోండి</u> .		
Ś	 (i) To have access to the Question Booklet, tear off the paper seal on the edge of this cover page. Do not accept a booklet 		(i) ఈ ప్రశ్న పత్రమును చూడడ నిర్ణామిక క్రీటునేని క	వానికి కవర్ఓజి అంచున ఉన్న కాగితపు సీలును పురియు ఇదివరకే తెరిచి ఉన్న ప్రశ్నాపత్రమును ర	
Š	without sticker-seal and do not accept an open booklet.		చించిండి. న్జెక్కర నిలులన వ మీరు అంగీకరించవద్దు.	ుంయు ఇదివంక తంచి ఉన్న ద్రశి స్థిపిత్రిమును (
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Š	page. Faulty booklets due to pages/questions missin		సంఖ్యను వురియు (పశ్నల	సంఖ్యను సరిచూసుకోండి. పేజీల సంఖ్యకు 🕅	
Ş	or duplicate or not in serial order or any othe	r	సంబంధించి గానీ లేదా సూచి	ంచిన సంఖ్యలో (పశ్చలు లేకపోవుట లేదా నిజ(పతి 🖇	
Ş	discrepancy should be got replaced immediately by correct booklet from the invigilator within the perio		కాకపోవుట లేదా ప్రశ్నలు క్రమ వంటి దోహూరికమైన గారా	ుపద్ధతిలో లేకపోవుట్ లేదా ఏపైనా తేడాలుండుల్ పణాన్ని వెంటనే మొదటి ఐదు నిమిషాల్తో పరీక్షా (
Ş	of 5 minutes. Afterwards, neither the Question Bookle			విత్రాన్న వరటన ముదట పదు నమషాల్ల వర్మా నికి బదులుగా సరిగా ఉన్న ప్రశ్నపత్రాన్ని తీసుకోండి.	
Ş	will be replaced nor any extra time will be given.(iii) After this verification is over, the Test Booklet Number			ార్చబడదు అదనపు సమయం ఇవ్వబడదు.	
S	should be entered in the OMR Sheet and the OMR Sheet	:	(iii) పై విధంగా సరిచూసుకొన్న తర	ర్వాత ప్రశ్నాపత్రం సంఖ్యను OMR ప్రతము పై	
Ŝ.	Number should be entered on this Test Booklet.			ఖ్యను ఈ ప్రశ్నాపత్రము పైనిర్దిష్టన్థలంలో రాయవలెను.	
§ 4.	Each item has four alternative responses marked (A), (B), (C and (D). You have to darken the circle as indicated below on th	;) 4. e	. ప్రతి ప్రశ్నకు నాలుగు ప్రత్యామ్నాయ (జుగా గారణురాయి, ప్రతిప్రకారు పరి	్రతిస్పందనలు (A), (B), (C) మరియు (D) 🖁 న ప్రతిస్పందనను ఎన్నుకొని కింద తెలిపిన విధంగా 🧐	
	correct response against each item.			సంఖ్యకు ఇవ్వబడిన నాలుగు వృత్తాల్లో సరైన	
Ś	Example: (A) (B) (D)		(పతిస్పందనను సూచించే వృత్తాన్ని	బాల్ పాయింట్ పెన్తో కింద తెలిపిన విధంగా	
Š	where (C) is the correct response.		పూరించాలి.		
\$ 5.	Your responses to the items are to be indicated in the OMR Answe	r	ස් ධ ්නරිත : (A) (B)		
Š	Sheet given to you. If you mark at any place other than in th	e	(C) సరైన ప్రతిస్పందన అయితే	< ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	
Š	circle in the Answer Sheet, it will not be evaluated.	5.		శ్నపత్రముతో ఇవ్వబడిన OMR పత్రము పైన ర రైచాలి. అలాకాక సమాధాన పత్రంపై పేరొక చోట ర	
s 0. S 7.	Read instructions given inside carefully. Rough Work is to be done in the end of this booklet.		గుర్తిస్తే మీ ప్రతిస్పందన మూల్యాంక		
Š 8.	If you write your name or put any mark on any part of the OM		. (పశ్న పత్రము లోపల ఇచ్చిన సూచన	రలను జాగత్తగా చదవండి.	
క్ష	Answer Sheet, except for the space allotted for the relevant		. చిత్తుపనిని ప్రశ్నపత్రము చివర ఇచ్చి		
Š	entries, which may disclose your identity, you will render yourse liable to disqualification.	" 8.		ుూచించవలసిన వివరాలు తప్పించి ఇతర స్థలంలో 🔇 రు రాయడం గానీ లేదా ఇతర చిహ్నాలను పెట్టడం 🖌	
Š 9.	The candidate must handover the OMR Answer Sheet to the	e	ానీ చేసినట్రయిత్ మీ అనర్హతకు ్		
Š	invigilators at the end of the examination compulsorily an must not carry it with you outside the Examination Hall. The		. పరీక్ష పూర్తయిన తర్వాత మీ OMR	' పత్రాన్ని త [్] ప్పనిసరిగా పరీక్ష పర్యవేక్షకుడికి ఇవ్వాలి. (
Ş	must not carry it with you outside the Examination Hall. The candidate is allowed to take away the carbon copy of OM			ళ్లకూడదు. పరీక్ష పూర్తయిన తరువాత అభ్యర్థలు	
5. 6. 7. 8. 9.	Sheet and used Question paper booklet at the end of th	e	్రసశ్న పత్రాన్ని, OMR పత్రం యొక నిని/మా సంగం లాగ్ సాయింగ్ సాయింగ్		
	examination. Use only Blue/Black Ball point pen.		. నీలి/నల్ల రంగు బాల్ పాయింట్ పెన్ భాగరింపు బేబుల్, కాలికుతేబర్లు	ు మాత్రమ ఉపయోగించాలి. ఎ, ఎలక్షానిక్ పరికరాలు మొదలగునవి పరీక్షగదిలో 9	
	Use of any calculator or log table etc., is prohibited.		. లగింధమ బదుల్స, క్యాలక్యులబంలు ఉపయోగించడం నిషేధం.		
<u>ه </u>	There is no negative marks for incorrect answers.	12	. తప్పు సమాధానాలకు మార్కుల తగ్గిం	ుపు లేదు.	
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Solver So

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Paper – II

- In which of the following cases was the Preamble of the Indian Constitution held to be a part of the Constitution ?
 - (A) Keshavananda Bharathi v. State of Kerala
 - (B) In Re Berubari Union
 - (C) Minerva Mills v. Union of India
 - (D) Golaknath v. State of Punjab
- 2. Match the following and select the correct answer from the code

	List – I		List – II
I.	Right against	1.	Suchitra
	corruption		Srivasthava vs.
			Chandigarah
			Administration
II.	Women's Right to	2.	B.R. Singh v.
	Reproductive choice		Union of India
III.	Right against	3.	State of
	Sexual Harassment		Maharashtra
			through CBI v.
			Balakrishna
			Dattatreya
			Khumbar
IV.	Right to form	4.	Visakha v. State
	Association		of Rajasthan
	Codes :		

	I	II	III	IV
(A)	3	2	4	1
(B)	2	4	3	1
(C)	3	1	4	2
(D)	2	3	1	4

- **3.** The 'Procedure established by law' under Art. 21 of the Indian Constitution was taken from
 - (A) U.S. Constitution
 - (B) Ireland Constitution
 - (C) Japanese Constitution
 - (D) German Constitution
- 4. Assertion (A) : Socio-Economic Rights are part of the Directive Principles of State Policy
 - Reason (R) : Socio-Economic Rights are not part of the Fundamental Rights

Codes :

- (A) Both (A) and (R) are true but (R) is not the correct explanation of (A)
- (B) Both (A) and (R) are true and (R) is the correct explanation of (A)
- (C) (A) is false but (R) is true
- (D) (A) is true but (R) is false
- **5.** By which Constitution Amendment Bill is the judicial appointments commission proposed to be set up ?
 - (A) 121st Amendment Bill
 - (B) 120th Amendment Bill
 - (C) 124th Amendment Bill
 - (D) 122nd Amendment Bill

- 6. The principle that "The satisfaction of the President means the satisfaction of the Council of Ministers and not his personal satisfaction", was recognized in
 - (A) D.C. Wadhwa v. State of Bihar
 - (B) Samsher Singh v. State of Punjab
 - (C) ADM Jabalpur v. Shivkant Shukla
 - (D) Ram Jawaya Kapoor v. State of Punjab
- 7. Parliament has power to make any law for the whole or any part of the territory of India for implementing any treaty (or) agreement made at an international level under which of the following Article ?
 - (A) Art. 252
 - (B) Art. 253
 - (C) Art. 251
 - (D) Art. 254
- Arrange the following judgments in the order in which they were delivered
 - I. State of Rajasthan v. Union of India
 - II. Rameshwar Prasad v. Union of India
 - III. S.R. Bommai v. Union of India
 - IV. Badrinath v. Government of Tamil Nadu

Codes :

- (A) I, III, IV and II
- (B) I, IV, II and III
- (C) I, III, II and IV
- (D) III, IV, I and II

- **9.** Which of the following writs can be issued for correctional directions to subordinate courts ?
 - (A) Mandamus
 - (B) Quo warranto
 - (C) Certiorari
 - (D) Prohibition
- **10.** Match the item from List I with an item of List II and choose the correct answer from the code :

	List – I		List – II
I.	Hart	1.	American Realism
II.	Fuller	2.	Social solidarity
III.	Holmes	3.	The concept of law
IV.	Duguit	4.	The Morality of law

Codes :

	Т	II	III	IV
(A)	4	1	2	3
(B)	3	2	4	1
(C)	4	2	3	1
(D)	3	4	1	2

- The contention that 'law as it is' has to be kept separate from 'law that ought to be' has been the chief characteristic of
 - (A) Natural law theory
 - (B) Positivism
 - (C) Sociological Jurisprudence
 - (D) American Realism

- **12.** Which school of jurisprudence is not concerned with 'law in books' but with 'law in action' ?
 - (A) Analytical school
 - (B) Historical school
 - (C) Philosophical school
 - (D) Sociological school
- **13.** Which theory of punishment is based on the idea of vindictive justice ?
 - (A) Retributive theory
 - (B) Preventive theory
 - (C) Deterrent theory
 - (D) Reformative theory
- **14.** Which one of the following is not an absolute duty according to Austin ?
 - (A) Duties towards God
 - (B) Duties towards sovereign
 - (C) Duties towards particular person
 - (D) Duties towards one's own self
- **15.** Ownership of a partner in a firm is an example of
 - (A) Sole ownership
 - (B) Concurrent ownership
 - (C) Equitable ownership
 - (D) Incorporeal ownership
- 16. "International law is vanishing point of jurisprudence" who made this observation ?
 - (A) Pufendorf
 - (B) Holland
 - (C) Salmond
 - (D) Oppenheim

- **17.** Which of the following is not a primary source of international law ?
 - (A) International treaty
 - (B) Decision of International court of justice
 - (C) International custom
 - (D) General principles of law recognized by civilized nations
- **18.** Essential elements of international custom are :
 - I. Practice
 - II. Active consent
 - III. Acceptance of law
 - IV. ICJ approval

Codes :

- (A) I, III and IV
- (B) I, II and III
- (C) I and IV
- (D) I and III

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- **19.** Which one of the following is not the objective of UNO ?
 - (A) Maintenance of international peace and security
 - (B) Promotion of friendly relations between states
 - (C) Pacific settlement of disputes
 - (D) Establishment of democratic governments throughout the world

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- **20.** Which one of the following can request International Court of Justice to give an advisory opinion ?
 - (A) Any State
 - (B) General Assembly
 - (C) International Law Commission
 - (D) Any Individual
- 21. Assertion (A) : International Court of justice has power to decide cases on the basis of equity.
 - Reason (R) : Equity is one of the General principles of law recognized by civilized nations.

Codes :

- (A) Both (A) and (R) are true and (R) is correct explanation of (A)
- (B) Both (A) and (R) are true and (R) is not correct explanation of (A)
- (C) (A) is false but (R) is true
- (D) (A) is true but (R) is false
- 22. "Coparceners acquire interest in the common ancestral property during the lifetime of the common ancestor" refers to
 - (A) Mitakshara school
 - (B) Dayabhaga school
 - (C) Benaras school
 - (D) Dravida school

- 23. In which of the following cases, the Supreme Court held that the marriages of all persons who are citizens of India belonging to various religions, should be compulsorily registered ?
 - (A) Sareetha v. Venkata Subhaiah
 - (B) Seema v. Ashwani Kumar
 - (C) Shabano v. Md. Ahmmed Khan
 - (D) Ashok Kumar v. Rupa Hura
- **24.** Match List I with List II and chose the correct answer from the code.

	List – I		List – II
I.	Right of Hindu	1.	Sec. 112 of the
	wife to live		Indian Evidence
	separately		Act
II.	Registration of	2.	Sec. 12 of the
	marriage		Hindu Marriage
			Act
III.	Presumption of	3.	Sec. 18 of the
	legitimacy of		Hindu Adoptions
	child		and Maintenance
			Act
IV.	Voidable	4.	Sec. 8 of the
	marriage		Hindu Marriage
			Act
<u> </u>	ada i		

Code :

	Т	II	III	IV
(A)	1	2	3	4
(B)	3	2	1	4
(C)	3	4	1	2
(D)	3	2	4	1

- 25. "Demand for dowry amounts to cruelty and such cruelty is a valid ground to take divorce" was held by the Supreme Court in which of the following cases ?
 - (A) Shobha Rani v. Madhukar Reddy
 - (B) Sareetha v. Rama Chandra
 - (C) Bai Tahira vs. Ali Hussain
 - (D) Md. Ahmmad Khan v. Shah Bano
- **26.** If parties to the marriage are belonging to two different religions, they are governed by which law ?
 - (A) the Hindu Marriage Act
 - (B) the Foreign Marriage Act
 - (C) the Special Marriage Act
 - (D) the Indian Christian Marriage Act
- **27.** As a general principle of law of contract, which one of the following is not an essential condition of a valid contract ?
 - (A) Writing
 - (B) Competency to contract
 - (C) Lawful consideration and lawful object
 - (D) Free consent
- **28.** Which one of the following pairs is correctly matched ?
 - (A) Mohoribee v. Dharmodas Ghose Proposal
 - (B) Hadley v. Baxendale Free consent
 - (C) Satyabrat Ghose v. Magniram Frustration of contract
 - (D) Lalman Shukla v. Gauri Dutt Capacity to contract

- **29.** When the parties to the contract of agree to substitute the existing contract with new contract, it is called
 - (A) Alteration in contract
 - (B) Rescission of contract
 - (C) Novation of contract
 - (D) Merger of contract
- **30. Assertion (A)** : Law of contract is recently facing a problem due to frequent use of contract of adhesion
 - Reason (R) : One party to contract has no choice to negotiate but to accept

Codes :

- (A) (A) is right but (R) is wrong
- (B) (A) is wrong but (R) is right
- (C) (A) and (R) both right and (R) is right explanation of (A)
- (D) (A) and (R) both right and (R) is not right explanation of (A)
- 31. Which of the following statements are true?
 - I. Minor's contract can be ratified on attaining majority
 - II. Minor's contract can not be ratified on attaining majority
 - III. Minor's contract can be ratified jointly by both the parties to the contract
 - IV. Minor is not liable under minor's contract

Codes :

- (A) I and III
- (B) II and IV
- (C) I and II
- (D) II and III

- **32.** Which one of the following pairs is correctly matched ?
 - (A) In India, consideration from promisee must follow only
 - (B) In India, consideration from only must follow promisor or only promisee
 - (C) In India, consideration from promisor
 may follow or any other
 person
 - (D) In India, consideration promisee or may follow any other person
- **33.** "There is no Law of Tort, but there is Law of Torts." Whose view is this ?
 - (A) Winfield
 - (B) Salmond
 - (C) Glanville Williams
 - (D) Fraser
- **34.** If an act is authorized by the master and done by the servant, their liability is
 - (A) joint
 - (B) joint and several
 - (C) several
 - (D) none of the above
- **35.** Which one of the following defences is based on the maxim *volenti non fit injuria*?

- (A) Act of stranger
- (B) Inevitable accident
- (C) Consent of the plaintiff
- (D) Statutory authority

- **36.** The law as stated in Kasturi Lal v. State of U.P. has been changed through the decision of the Supreme Court in
 - (A) Vidyawati v. State of Rajasthan
 - (B) N. Nagendra Rao v. State of A.P.
 - (C) Bhim Singh v. State of J & K
 - (D) State of U.P. v. Tulsiram
- **37.** To determine whether the damage is remote or not, the test of directness was applied by the court in
 - (A) Wagon Mounds case
 - (B) Re Polemis case
 - (C) Hughes v. Lord Advocate
 - (D) Doughty v. Turner Manufacturing Co. Ltd.
- 38. Match the item from List I with an item of List – II and choose the correct answer from the code :

L	ist –	I		List – II
I. Absolute liability				Kasturilal v. State of U.P.
II. Doctrine of				Nichols v.
cor	nmo	n		Marsland
em	ploy	ment		
III. Do	ctrine	e of	3.	M.C. Mehta v.
SOV	/erei	gn		Union of India
imr	nuni	ty		
IV. Act	of G	iod	4.	Priestly v. Fowler
Codes	;:			
	Ι	II		IV
(A)	4	3	2	1
(B)	3	1	2	4
(C)	3	2	4	1
(D)	3	4	1	2

- **39.** The main architect of the Indian Penal Code, 1860 was
 - (A) Barnes Peacock
 - (B) J.P. Grant
 - (C) Charles Hay Cameron
 - (D) T.B. MaCaulay
- **40.** Who defined crime as 'an act committed or omitted in violation of public law forbidding or commanding it' ?
 - (A) James Stephen
 - (B) William Blackstone
 - (C) Kenny
 - (D) S.W. Keeton
- **41.** A, a surgeon, in good faith communicates to a patient his opinion that he cannot live. The patient dies in consequence of a shock. Which of the following statements is correct in relation to the stated facts ?
 - (A) A has committee an offence
 - (B) A has not committed an offence, if he did not know that the patient may die due to such communication
 - (C) A has committed no offence, though he knew that the communication might cause the patient's death
 - (D) A would be guilty of abetting patient's death
- **42.** In order to constitute 'an attempt' there must be
 - (A) an intention to commit a particular offence
 - (B) some act which must have been done or which would necessarily have to be done towards commission of that offence
 - (C) such act which must be proximate to the intended result
 - (D) compliance with all the three above mentioned conditions

43. Match the following offences with the correct legal provisions of the Indian Penal Code, 1860

List – I	List – II
I. Acid Attack	1. S. 354-A
II. Voyeurism	2. S. 354-D
III. Sexual	3. S. 326-A
Harassment	
IV. Stalking	4. S. 354-C

Codes :

	Ι	II	III	IV
(A)	3	4	1	2
(B)	3	4	2	1
(C)	4	3	1	2
(D)	4	2	1	3

- **44.** Which of the following statements is false as to the offence of 'Adultery' ?
 - (A) A man can forcefully have sexual intercourse with a married woman with the consent of her husband
 - (B) Only the adulterer (male) will be punishable if the offence is proved
 - (C) The wife of the adulterer cannot complain to the police on the ground of adultery by her husband
 - (D) The husband of the adulteress wife has the choice either to prosecute or pardon the adulterer

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- **45.** No employer of a public utility service shall go on strike in breach of contract
 - (A) during the pendency of any arbitration
 - (B) during the pendency of any negotiation
 - (C) during the pendency of any conciliation
 - (D) during the pendency of any mediation
- **46.** Under Industrial Disputes Act 1947, wage includes
 - I. Dearness Allowance
 - II. House Accommodation
 - III. Travelling Allowance
 - IV. Bonus

Select the correct answer using the codes given below :

- (A) I and III are correct
- (B) I, III and IV are correct
- (C) II, III and I are correct
- (D) I, II and III are correct
- **47.** Which of the following amounts to retrenchment of a workmen ?
 - (A) Retirement of workmen
 - (B) Voluntary retirement of workmen
 - (C) Termination of services of workmen for any reason
 - (D) Non-renewal of employment

- **48.** Industrial dispute means any dispute between
 - I. employers and employers
 - II. employers and workmen
 - III. workmen and government
 - IV. workmen and workmen

Select the correct answer using the code given below :

- (A) I and II are correct
- (B) II, III and IV are correct
- (C) I, II and IV are correct
- (D) II, I and III are correct
- 49. Which of the following is NOT correct ?
 - (A) Lockout is temporary
 - (B) Retrenchment is permanent
 - (C) Closure is temporary
 - (D) Lay-off means putting aside workmen temporarily.
- 50. Assertion (A) : Any benefit of a trade union should not be denied to any member who denies to contribute to the separate fund for political purpose.
 - Reason (R) : Contribution to the separate fund is not compulsory.

Codes :

- (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 but (R) is false
- (D) (A) is false but (R) is true

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