



LL.M. ADMISSION TEST – 2024

Question Booklet Sl. No.

Date of Exam :	Center's Name : _____
Duration : 120 Minutes	Roll No. : _____
Max. Marks : 100	OMR Sheet No. : _____

INSTRUCTIONS TO CANDIDATES

- No clarification on the Question Paper can be sought. Answer the questions as they are.**
- There will be **100 Multiple Choice Questions (MCQs)** of one mark each to be answered in the OMR Response Sheet only. Total marks are 100. **Answer ALL the Questions.**
- There will be Negative Marking for Multiple Choice Questions (MCQs). For every wrong answer 0.25 marks will be deducted.**
- Candidates have to indicate the most appropriate answer by darkening one of the four responses provided, with **only BLACK/BLUE BALL POINT PEN** in the OMR Response Sheet.

Example : For the question, "Where is the Taj Mahal located ?"

- a) Kolkata b) Agra c) Bhopal d) Delhi

Right Method



Wrong Methods



- Answering the question by any method other than the method mentioned above shall be considered wrong answer.
- More than one response to a question shall be counted as wrong answer.
- The candidate shall not write anything on the OMR Response Sheet other than the details required and, in the spaces, provided for.
- After the examination is over, the candidate can carry the Question Booklet along with candidate's copy of the OMR Response Sheet. Candidate will hand over the original OMR Response Sheet to the invigilator.
- The use of any unfair means by any candidate will result in the cancellation of his/her candidature.
- Impersonation is an offence and the candidate, apart from disqualification, may have to face criminal prosecution.**
- Electronic gadgets like mobile phones, digital watch, pagers and calculators etc. are strictly not permitted inside the Test Centre/Hall.**
- The candidates shall not leave the hall before the end of the Test.**

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DO NOT WRITE HERE



1. The concept of parliamentary form of Government in the Constitution of India is derived from the Constitution of which country?
 - a) United Kingdom
 - b) France
 - c) Germany
 - d) Canada

2. Match the following:

i. Copyright Act	A. 10 years
ii. Patent Act	B. Indefinite terms
iii. Trademark Act	C. 20 years
iv. Geographical Indication Act	D. Life of Author+60 years term

 - a) i-A,ii-B,iii-C,iv-D
 - b) i-D,ii-C,iii-B,iv-A
 - c) i-D,ii-B,iii-C,iv-A
 - d) i-D,ii-B,iii-A,iv-C

3. Laxmikant Pandey v. Union of India (AIR 1984 SC) lays down the rule regarding:
 - a) Inter-country adoption
 - b) Inter-religion adoption
 - c) Inter-caste marriage
 - d) Right to maintenance

4. In case of suicide by a married woman, the court under section 113-A of the Indian Evidence Act 1872, may presume that suicide had been abetted by her husband, if
 - I. Suicide was committed by the wife within a period of seven years from the date of her marriage.
 - II. The wife was subjected to cruelty.
 - III. The wife was illiterate and from a poor family.
 - IV. The wife was deserted by the husband.Select the correct option:
 - a) I, II, III
 - b) I, III, IV
 - c) II, IV
 - d) I, II

5. Which Schedule of the Constitution of India deals with allocation of seats in the Council of States?
 - a) First
 - b) Second
 - c) Third
 - d) Fourth

6. A party cannot avail the benefit of Doctrine of Fairness to alter the terms of contract because it is presumed that if a commercial contract is taking place under a statute:
 - a) Parties have an equal bargaining power
 - b) Parties voluntarily agreed to the terms
 - c) Parties take absolute liability to fulfil the contract
 - d) All of the above



7. The creation of a Right by the Lapse of Time is _____ prescription.
 - a) Positive
 - b) Neutral
 - c) Negative
 - d) None of the above

8. How many amendments have been made in the Constitution of India till date?
 - a) 105
 - b) 106
 - c) 107
 - d) 108

9. Which Part of the Constitution of India deals with Fundamental Rights?
 - a) Part II
 - b) Part III
 - c) Part IV
 - d) Part V

10. The Contract Labour (Regulation and Abolition) Act, 1970 will be applicable on which of the following:

Establishment X has 17 female employees since the last two years as contract labours for making papers.
Establishment Y has 21 female employees since the last two years as contract labours for making papers.
Establishment Z hires 21 female employees as contract labours for 59 days in the preceding year for destroying papers after Exams in NLUs.
Contractor A hires 21 female employees as contract labours for a seasonal work of preparing a sweet dish called <i>Ghevar</i> on occasion of Raksha Bandhan in the month of August.

Select the correct option:

- | | |
|------------|---------------------|
| a) X, Y | b) Only Y |
| c) X, Y, Z | d) All of the above |
-
11. A document containing a communication from a husband to his wife in the hands of a third person is
 - a) Not admissible in evidence until consented to by the writer of the communication
 - b) Admissible in evidence
 - c) Not admissible at all
 - d) None of the above

 12. Which of the following is incorrect with regards to a Lok Adalat?
 - a) award by Lok Adalat is deemed to be a decree of a civil court
 - b) an appeal from the award of a Lok Adalat shall lie to the High Court
 - c) award by a Lok Adalat is final and binding on all the parties to the dispute
 - d) it has the requisite powers to specify its own procedure for the determination of any dispute coming before it



13. Pick the correct statement:
- a) The object of Law is the creation and protection of legal rights
 - b) Law is defined by Holland as the “capacity residing in one person, of controlling with the assent and assistance of the State, the actions of others”
 - c) Prof. Goodhart had observed that “the moral basis of contract is that the promisor has by his promise created a reasonable expectation that it will be kept”
 - d) All of the above are correct
14. “The statement in order to constitute a ‘confession’ under the Indian Evidence Act 1872, must either admit in terms the offence or at any rate substantially all the facts which constitute the offence.” The above view was expressed by the Privy Council in which case?
- a) Q.E. v. Abdullah
 - b) H.H.B. Gill v. King Emperor
 - c) Pakla Narayan Swamy v. Emperor
 - d) John Makin v. Attorney General
15. The Supreme Court of India in which case dealt with the validity of the entry tax?
- a) M. C. Mehta v. Union of India AIR 1987 SC 1087
 - b) Kesavananda Bharti v. State of Kerala (1973) 4 SCC 225
 - c) Vishaka v. State of Rajasthan (1997) 6 SCC 241
 - d) Jindal Stainless Ltd.& Anr v. State of Haryana & Ors. (2017) 12 SCC 1
16. Find the odd one out:
- a) Fiction Theory
 - b) Bracket Theory
 - c) Will Theory
 - d) Concession Theory
17. Which Article of the Constitution of India deals with the validity of pre-Constitution laws?
- a) Article 2
 - b) Article 9
 - c) Article 11
 - d) Article 13
18. Match List I with List II and select the correct option-
- | | |
|--------------------|-------------------------------|
| List I | List II |
| A. Section 146 IPC | 1. Fabricating False Evidence |
| B. Section 340 IPC | 2. Extortion |
| C. Section 192 IPC | 3. Rioting |
| D. Section 383 IPC | 4. Wrongful confinement |
- Select the correct option :
- a) A-1, B-4, C-3, D-2
 - b) A-3, B-4, C-1, D-2
 - c) A-3, B-2, C-1, D-4
 - d) A-2, B-4, C-3, D-1



19. Whose permission is required for an Indian citizen to accept any title from any foreign State?
- This is barred under the Constitution of India
 - The Prime Minister of India
 - The President of India
 - No permission is required
20. Any person arrested and detained in custody has to be produced before the nearest Magistrate within?
- Twenty-four hours of such arrest excluding the time necessary for the journey from the place of arrest to the court of the Magistrate.
 - Twenty-four hours of such arrest including the time necessary for the journey from the place of arrest to the court of the Magistrate.
 - Twelve hours of such arrest excluding the time necessary for the journey from the place of arrest to the court of the Magistrate.
 - Twelve hours of such arrest including the time necessary for the journey from the place of arrest to the court of the Magistrate.
21. Match the following:
- | Type of IPR | Protects the intellectual property |
|----------------------------------|---|
| i. Copyright Act | A. Of a seller selling geographical uniqueness of a product |
| ii. Patents Act | B. Created by a business' brand identity in the marketplace |
| iii. Trademarks Act | C. Created by inventors |
| iv. Geographical Indications Act | D. Created by artists |
| a) i-A,ii-B,iii-C,iv-D | b) i-D,ii-C,iii-B,iv-A |
| c) i-D,ii-B,iii-C,iv-A | d) i-D,ii-B,iii-A,iv-C |
22. Under the provision of Hindu Succession Act, 1956, any property inherited by a female Hindu from her father or mother shall devolve, in absence of any son or daughter of the deceased (including the children of any pre-deceased son or daughter):
- Upon the heirs referred to in Section 15(1) of the Act
 - Upon the heirs of deceased female's father
 - Upon the heirs of deceased female's husband
 - None of the above



23. An arbitral award may not be set aside by the Court for being in conflict with the public policy of India if:
- a) the making of the award was induced or affected by fraud or corruption
 - b) the award is in contravention with the fundamental policy of Indian law
 - c) the award is in conflict with the most basic notions of morality and justice
 - d) the award is found to be illegal on review on the merits of the dispute
24. If a witness who is unable to speak, gives his evidence in writing in the open court, evidence so given shall be deemed to be:
- a) Documentary evidence
 - b) Primary evidence
 - c) Oral evidence
 - d) Secondary evidence
25. Following applies to voidable contracts:
- a) Consensus and evidence of intention to contract are present and the consent obtained is a real or genuine consent
 - b) Consensus and evidence of intention to contract are present but the consent obtained is not a real or genuine consent
 - c) None of the parties to the contract can exercise his option to elect to be bound by the contract or to disown or repudiate it
 - d) None of the above
26. The most important feature of Kelsen's pure theory is Grundnorm, which is presumed to be valid and has to be followed. Which will be considered as the Grundnorm from the following:
- I. Constitution ought to be followed
 - II. Penal laws ought to be followed
 - III. Murder/thief ought to be punished
- Select the correct option:
- a) Statement I.
 - b) Statement II.
 - c) Statement III.
 - d) None of the above.
27. Which of the following is a Directive Principle under the Constitution of India?
- a) Protection of interests of minorities.
 - b) Provision for just and humane conditions of work and maternity relief.
 - c) Both a) and b).
 - d) None of the above.
28. What should be the composition of the Internal Committee as per POSH Act 2013?
- a) 3 members including one chairperson, two members amongst employees
 - b) 3 members including one chairperson, one member amongst employees and one external member
 - c) 4 members including one chairperson, two members amongst employees and one external member
 - d) 5 members including one chairperson, two members amongst employees and two external members



29. Consider the following statements about the President of India?
- I. The President shall not hold any other office of profit.
 - II. Any citizen can be appointed as the President of India if he has completed the age of thirty years.
 - III. In case of impeachment of the President of India on the ground of violation of the Constitution of India, the charge shall be preferred by either House of the Parliament.

Select the correct option:

- | | |
|-------------------------------|---------------------------|
| a) All the above are correct. | b) Only I is correct. |
| c) I and II are correct. | d) I and III are correct. |
30. Who determines the salaries of Chairman and Deputy Chairman of the Council of States?
- | | |
|--------------------------------|---------------------------|
| a) The Parliament of India | b) The President of India |
| c) The Prime Minister of India | d) None of the above |
31. Rule of fair trial to marriage is mentioned under:
- a) Section 13(B) of Hindu Marriage Act, 1955
 - b) Section 13(1A) of Hindu Marriage Act, 1955
 - c) Section 14 of Hindu Marriage Act, 1955
 - d) Section 15 of Hindu Marriage Act, 1955
32. Which provision provides that “in determining whether a group of persons is or is not a firm, or whether a person is or is not a partner in a firm, regard shall be had to the real relation between the parties, as shown by all relevant facts taken together”?
- a) Section 6, The Partnership Act, 1932
 - b) Section 6, The Limited Liability Partnership Act, 2008
 - c) Section 2, The Partnership Act, 1932
 - d) Section 2, The Companies Act, 2013
33. The following individuals cannot be appointed as arbitrators unless the parties, after a dispute has arisen between them, mutually agree by an express agreement in writing to select them as arbitrators:
- a) The proposed arbitrator holds a position in an arbitration institution with appointing authority over the dispute
 - b) The nephew of the proposed arbitrator has a significant financial interest in the outcome of the dispute
 - c) The proposed arbitrator is a lawyer in the same law firm which is representing one of the parties
 - d) The proposed arbitrator and one of the counsels were classmates



34. Dowry Prohibition law will be considered as law by:
- I. Positive school of law as it is passed by the Parliament of India.
 - II. Sociological school of law as it represents the social fact of dowry being prohibited in India.
 - III. Historical school of law as it developed from the consciousness of law which realised demanding dowry as wrong.

Select the correct option:

- | | |
|---------------------|----------------------|
| a) Only I | b) Both I and II |
| c) All of the above | d) None of the above |
35. The Supreme Court of India enjoys original jurisdiction on which of the following issues?
- a) Issues between the Government of India and one or more States.
 - b) The Supreme Court enjoys only appellate jurisdiction.
 - c) Issues between two or more States.
 - d) Both a) and c).
36. In which case, it was held that 'identification parades' do not contravene Article 20(3) of the Constitution of India, which requires that no accused shall be compelled to be witness against himself?
- a) Chandmal v. State of Rajasthan (1976)
 - b) Peare Lal v. The State (1961)
 - c) Bhatia International v. Bulk Trading (2002)
 - d) Ram Avtar v. State (Delhi Administration) (1985)
37. Part V of the Constitution of India also deals with which of the following ?
- a) Appointment of District Judges.
 - b) Special provisions with respect to NCT of Delhi.
 - c) National Judicial Appointments Commission.
 - d) Separation of judiciary from executive.
38. Power to give a divorce can be delegated by a Muslim husband to:
- a) wife
 - b) A third person
 - c) either the wife or a third person
 - d) Power to divorce cannot be delegated
39. Pardon may be tendered to an accomplice under Section 306 of the Code of Criminal Procedure 1973 when:
- a) He is not in a position to stand trial due to infirm health
 - b) When he is declared insolvent
 - c) He undertakes to make full and true disclosure of the facts relating to the offence
 - d) None of the above



40. Following is true about any hire-purchase agreement:
- it is a bailment whereunder the bailee may buy the goods
 - it is open to the hirer to determine the agreement at any time
 - the hirer has the power to return the goods
 - all of the above
41. Who is competent under the Constitution of India to declare National Emergency?
- The Prime Minister in consultation with the Council of Ministers.
 - The Prime Minister.
 - The President of India.
 - The President of India in consultation with the Vice- President of India.
42. What do you understand by the term 'Mini Constitution'?
- Part III of the Constitution of India.
 - 42nd Amendment to the Constitution of India.
 - The schedules of the Constitution of India are collectively so called.
 - The Preamble to the Constitution of India.
43. *Olga Tellis & Ors. v. Bombay Municipal Corporation & Ors.* (1985) 3 SCC 545 is a leading case on which issue?
- rights of slum dwellers
 - rights of employees of a factory
 - rights of pregnant women at workplace
 - rights of residents of an urban city
44. Under Section 2(vii) of the Dissolution of Muslim Marriage Act 1939, a Muslim wife shall be entitled to obtain a decree for dissolution of her marriage :
- When she has been given in marriage by her father or other guardian before she attained the age of 15 years and repudiated the marriage before attaining the age of 18 years, provided that the marriage has not been consummated
 - When she has been given in marriage by her father or other guardian after she attained the age of 15 years and repudiated the marriage before attaining the age of 18 years
 - When she has been given in marriage by her father or other guardian before she attained the age of 18 years and repudiated the marriage immediately after attaining the age of 18 years
 - None of the above



45. Consider the following principles:

Principle I : Copyright provides exclusive rights to the owner or creator of a literary work.

Principle II : The copyright of a work created within the scope of employment by an employee is given to the employer.

Principle III : The Copyright Act, 1957 states in its provisions that fair dealing with a literary, dramatic, musical, or artistic work that is not a computer programme is not an infringement of copyright.

Fact : P created a cartoon when she was hired by S for her magazine. X used that cartoon without prior permission of S in her class slides to simplify a topic in class. Decide.

Select the correct option:

- a) S can claim compensation for the infringement of copyright.
 - b) S cannot claim any compensation because the usage of her work by X for teaching amounts to fair dealing, and therefore, not an infringement of her copyright.
 - c) P can claim the compensation because she was the creator of the work.
 - d) S was not the creator of work, therefore, there was no infringement.
46. The Constitution of India provides special provisions for which of the following States?
- a) Delhi, Punjab and Nagaland.
 - b) Delhi, Nagaland and Sikkim.
 - c) Madhya Pradesh, Nagaland and Sikkim.
 - d) Madhya Pradesh, Punjab and Assam.
47. Which of the following assertion is incorrect?
- a) in fast-track arbitration under the Arbitration and Conciliation Act, 1996 an oral hearing may be held only if all the parties make a request or if the arbitral tribunal considers it necessary to have an oral hearing for clarifying certain issues
 - b) an arbitral award shall be made in writing and shall be signed by members of the arbitral tribunal
 - c) seat of arbitration and venue of the arbitration are one and the same concept
 - d) a judicial authority shall not refer an action to arbitration if it finds that prima facie no valid arbitration agreement exists



48. A valid purpose of a Wakf is:
- Religious or charitable
 - Payment of money to poor
 - Burning of lamps in a mosque
 - All of the above

49. Match List I with List II:

List I

List II

- | | |
|---|-------------------|
| 1. Examination of witness by police | (i) Section 53A |
| 2. Examination of person accused of rape
by medical practitioner | (ii) Section 161 |
| 3. Medical examination of the victim of rape | (iii) Section 200 |
| 4. Examination of complainant | (iv) Section 164A |

Select the correct option:

- | | | | | |
|----|------|------|-------|-------|
| | 1 | 2 | 3 | 4 |
| a) | (i) | (ii) | (iii) | (iv) |
| b) | (ii) | (i) | (iv) | (iii) |
| c) | (ii) | (iv) | (i) | (iii) |
| d) | (iv) | (ii) | (iii) | (i) |
50. The Supreme Court of India recently asked whether it should reconsider its 45 years landmark decision on the definition of 'industry' in which the triple test was laid down. Which case is being referred here for reconsideration?
- DN Banerjee v. PR Mukherjee.
 - The Bangalore Water Supply and Sewerage Board v. A. Rajappa and Others.
 - University of Delhi v. Ramnath.
 - State of Bombay v. Hospital Mazdoor Sabha.
51. Compulsory education to all children of the age of six to eighteen years falls under which category?
- Fundamental Rights.
 - Directive Principles of State Policy.
 - It is not stipulated in the Constitution of India.
 - Customary rights.



52. Following statements are correct about the Sale of Goods Act, 1930:
- a) The Act refers to two types of contractual promises i.e, conditions and warranties
 - b) The principle of caveat emptor applies
 - c) Property does not pass until seller does the thing which he was bound to do and the buyer has its notice
 - d) All of the above are correct
53. Evolution and development of natural law theory may be studied under the following heads:
- a) Ancient Period, Medieval Period
 - b) Period of Renaissance, Modern Period
 - c) Under both a) and b)
 - d) None of the above
54. Which schedule of the Constitution of India contains special administration and control provisions for Scheduled Areas and Scheduled Tribes?
- a) Third Schedule
 - b) Eighth Schedule
 - c) Fifth Schedule
 - d) Seventh Schedule
55. Write the correct sequence as enshrined in the Preamble to the Constitution of India.
- a) Justice, Liberty, Equality, Fraternity
 - b) Justice, Equality, Liberty, Fraternity
 - c) Justice, Fraternity, Liberty, Equality
 - d) Justice, Liberty, Fraternity, Equality
56. Which Schedule of the Constitution determines the disqualification of a person from being a Member of either House of the Parliament of India?
- a) 9th
 - b) 10th
 - c) 11th
 - d) 12th
57. Which of the following are exceptions to the principles of natural justice?
- a) statutory exclusion
 - b) confidentiality
 - c) both a) and b)
 - d) none of the above



58. Under which sections of the Code of Criminal Procedure 1973 provision regarding summary trial is given?
 a) Sections 255-260
 b) Sections 360-365
 c) Sections 260-265
 d) Sections 265-270
59. Which of the following is a method to control Delegated Legislation?
 a) Executive Control
 b) Judicial Control
 c) Parliamentary Control
 d) All of the above
60. Match the following jural correlatives:
 1. Right i. No Right
 2. Privilege ii. Duty
 3. Power iii. Disability
 4. Immunity iv. Liability
 a) 1-i, 2-ii, 3-iii, 4-iv
 b) 1-ii, 2-i, 3-iv, 4-iii
 c) 1-ii, 2-i, 3-iii, 4-iv
 d) 1-i, 2-iii, 3-ii, 4-iv
61. Identify the correct pair(s).
 I. I.C. GolakNath v. State of Punjab : Supervision of Tribunals
 II. L. Chandra Kumar v. Union of India : Right to Information
 III. Maneka Gandhi v. Union of India : Post decisional hearing
 IV. P. V. Narasimha Rao v. State : Doctrine of Colourable Legislation
 a) Only I b) I and II
 c) Only III d) I, III and IV
62. The term 'Ombudsman' originated in which country?
 a) UK b) Sweden c) USA d) France
63. There is no jurisdiction to grant bail under Section 438 of Code of Criminal Procedure, 1973 in:
 a) the Court of Magistrate
 b) the Court of Session
 c) the High Court
 d) both b) and c)



64. Consider the following international instruments and arrange them in chronological order:
- I. Convention Relating to the Status of Refugees
 - II. ILO Convention No. 97 (Migration for Employment Convention (Revised))
 - III. International Convention on the Protection of the Rights of All Migrant Workers and Members of Their Families
 - IV. Declaration on the Human Rights of Individuals who are not nationals of the country in which they live

Select the correct option:

- a) I, III, II, IV
 - b) II, I, IV, III
 - c) I, IV, II, III
 - d) II, IV, I, III
65. Which of the following is not applicable to a registered trade union?
- I. The Societies Registration Act, 1860 (21 of 1860)
 - II. The Co-operative Societies Act, 1912 (2 of 1912)
 - III. The Companies Act, 1956

Select the correct option:

- a) Only I is applicable
 - b) Only II is applicable
 - c) Only III is applicable
 - d) None of the legislations are applicable
66. The writ of Mandamus can be issued against which of the following?
- a) Any Company which has a statutory or public duty to perform.
 - b) The President of India.
 - c) Legislature to enact a particular law.
 - d) Any private individual.

67. Pick the correct statement about oppression and mismanagement:
- a) Individual interest may be sacrificed to the economic exigencies of the enterprise and judgment of the directors must prevail.
 - b) No more damage should come to the minority shareholders or individual shareholder than is absolutely necessary for protecting the benefit to the company.
 - c) Sidebottom v. Kershaw, Lease & Co is the leading case on this issue.
 - d) All of above are correct.



68. What is not an essential ingredient of 'Gift' as defined under the Transfer of Property Act, 1882?
- consideration
 - free will
 - acceptance by the donee
 - property should be in existence
69. What is the duration of a lease for an immovable property for agricultural purpose in the absence of any contract or local law?
- the lease shall be deemed to be a lease from year to year, terminable on the part of the lessor by six months' notice.
 - the lease shall be deemed to be a lease from year to year, terminable on the part of the lessee by six months' notice.
 - the lease shall be deemed to be a lease from year to year, terminable on the part of either the lessor or the lessee by three months' notice.
 - the lease shall be deemed to be a lease from year to year, terminable on the part of either the lessor or the lessee by six months' notice.
70. Match the following:
- | | |
|--|------------------------------------|
| A. Sexual intercourse by husband with minor wife | I. State of Punjab v. Gurmit Singh |
| B. In-camera trial of rape case | II. Vishakha v. State of Rajasthan |
| C. Sexual harassment of women at workplace | III. Sakshi v. UOI |
| D. In-camera trial of a case under sections 354 and 377, IPC | IV. Independent thought v. UOI |

Select the correct option:

- | | | | |
|--------|-----|-----|-----|
| A | B | C | D |
| a) I | II | III | IV |
| b) II | III | IV | I |
| c) III | II | I | IV |
| d) IV | I | II | III |
71. Which of the following is true about passing off with respect to trademark?
- The passing off is providing protection to registered goods and services.
 - The passing off is providing protection to unregistered goods and services.
 - In passing off, it is not essential for the plaintiff to establish that the disputed mark has a distinctive identity for the user of the plaintiff's goods or services.
- Select the correct option:
- Only I
 - Only II
 - Both I and III
 - None of the above



72. Consider the following Statements in relation to Principle 21 of the Stockholm Declaration

Statement I: Principle 21 is reiterated in Principle 3 of the Rio Declaration

Statement II: Principle 21 is comprised of two elements

Statement III: Principle 21 reflects Customary International Law

Which of these statement(s) is/are correct?

- a) I
b) II and III
c) I and III
d) I and II
73. As per the new Industrial Relations Code 2020, gratuity will be given to fixed term employees if they render service for a minimum of __ unlike the old law which provided minimum criteria for claiming gratuity to be __?
- a) 5 years, 1 year
b) 1 year, 5 years
c) 1 year, 3 years
d) 3 years, 5 years
74. When does a contingent interest become a vested interest under the provisions of the Transfer of Property Act, 1882?
- a) on the happening of the event
b) contingent interest never becomes a vested interest
c) as per the contract between by the parties
d) as per the local usage
75. Which of the following statement(s) are correct in relation to Nationally Determined Contributions (NDC) in the context of Article 4 of the 2015 Paris Agreement?
- I. State parties to the Paris Agreement are legally obligated to prepare, communicate and maintain NDC and achieve their NDC.
II. State parties to the Paris Agreement are legally obligated to communicate a NDC every 5 years.
III. Least Developing Nations are exempt from the mandate to prepare and submit NDC.
- Select the correct option:
- a) I, II and III
b) Only II
c) I and II
d) None of the above statements are correct
76. Following is true about malicious prosecution:
- a) Plaintiff has to prove that he was prosecuted by the defendant
b) The proceedings terminated in plaintiff's favour
c) There was no reasonable or probable cause for the prosecution
d) All of the above



77. 'Attested' as interpreted under the Transfer of Property Act, 1882 implies:
- attested by at least one witness
 - attested by at least two witnesses
 - attested by two or more witnesses
 - the Transfer of Property Act, 1882 does not specify the number of witnesses
78. General Practice which is a constituent element of Customary International Law refers to:
- Practice of States
 - Conduct of NGOs
 - Conduct of Private Individuals
 - Practice of International Organisations
- Select the correct option:
- I, II and IV
 - Only I
 - I and IV
 - I, III and IV
79. Company N slightly altered an already existing medicine 'M' and wants to get it patented. Decide:
- The patent cannot be granted as slight alteration would not amount to novelty.
 - The patent can be granted as it includes novelty because of slight alteration.
 - The patent cannot be granted as this will also amount to evergreening of patents.
 - Both a) and c).
80. Pick the correct statement:
- According to Dr. Allen, custom as a legal and social phenomenon grows up partly by forces inherent in society, forces of purity of reason and necessity and partly of suggestions and imitation.
 - Professor Holland says that custom is a generally observed course of conduct.
 - Professor Keeton defines custom as those rules of human action, established by usage and regarded as legally binding by those to whom the rules are applicable.
 - All of the above are correct.



81. Following is not correct about the Board of Directors:
- a) Only individuals can be appointed as directors.
 - b) Requirement of one-woman director in listed cos & a director who has stayed in India for not less than 182 days in the previous calendar year.
 - c) Public co- should have minimum 5 directors and Private co- should have minimum 2 directors.
 - d) None of the above are correct.
82. The Occupational Safety, Health and Working Conditions Code, 2020 has subsumed how many major labour laws into one Code?
- a) 10
 - b) 11
 - c) 12
 - d) 13
83. According to the which theory, new states are established by the will and consent of already existing states?
- a) Declaratory
 - b) Monist
 - c) Constitutive
 - d) None of the above
84. A judgement:
- a) should not contain the name of the victim in case of sexual offences
 - b) includes an order of discharge
 - c) must be written in the English language
 - d) in case of acquittal need not direct the accused to be set free
85. A prosecutes B for adultery with C, A's wife. B denies that C is A's wife, but the Court convicts B for adultery. Afterwards, C is prosecuted for bigamy in marrying B during A's lifetime. C says that she never was A's wife. The judgement against B is
- a) Relevant as against C
 - b) Irrelevant as against C
 - c) Relevant and admissible against C
 - d) None of the above
86. Which of the following statement is incorrect regarding the precautionary principle in international environmental law?
- a) When an activity, product or technology may cause harm to the environment precautionary measures should be taken to prevent or mitigate potential damage
 - b) Lack of scientific certainty is no reason to postpone action
 - c) Occurrence of serious and irreversible harm to the environment is a mandatory condition for the operation of this principle
 - d) The principle is applied by States according to their capabilities



87. Gaurav, an accused, wants to submit carbon copy of the suicide note as secondary evidence. The original is with the opposite party and he has failed to produce the same in the court. The suicide was not within the knowledge of the accused prior to the receipt of the carbon copy. Which of the following will hold true for the case?
- The evidence can be admitted as it satisfies the requirements of both Section 64 and 65 of the Indian Evidence Act, 1872
 - The evidence cannot be admitted due to applicability of Section 30 of the Indian Evidence Act, 1872
 - The evidence cannot be admitted as it fails to satisfy the requirement of Section 64 of the Indian Evidence Act, 1872
 - The evidence cannot be admitted as it fails to satisfy the requirement of Section 65 of the Indian Evidence Act, 1872

88. **Assertion (A):** Article 19 of the Vienna Convention on the Law of Treaties (1969) provides that the States have the right to make reservation circumscribed by three exceptions.

Reason (R): The making of reservations is incident upon the sovereignty and equality of states.

Select the correct option:

- Both (A) and (R) are true and (R) is the correct explanation of (A)
 - Both (A) and (R) are true but (R) is not a correct explanation of (A)
 - (A) is true but (R) is false
 - (A) is false but (R) is true
89. Match List I with List II and select the correct answer using code given below the list:

List I

- Tukaram v. State of Maharashtra
- State of Tamil Nadu v. Nalini
- Varendra Kumar Ghosh v. Emperor
- State of Maharashtra v. Sukh Deo Singh

List II

- General A.S. Vaidya Case
- Mathura Rape Case
- Post-Master Murder Case
- Rajeev Gandhi Murder Case

Select the correct combination:

- | | (i) | (ii) | (iii) | (iv) |
|----|-----|------|-------|------|
| a) | 2 | 4 | 3 | 1 |
| b) | 1 | 2 | 3 | 4 |
| c) | 4 | 3 | 2 | 1 |
| d) | 3 | 1 | 2 | 4 |



90. “In my respectful view, what appears to be missing in this analysis by the Court is what specific obligations arise during stage two of this process. In attempt to fill this lacuna, the present opinion will offer suggestions as to appropriate minimum standards that should be fulfilled by any nation State conducting an EIA. In this regard, the Convention on Environmental Impact Assessment in a Transboundary Context (“Espoo Convention”) drafted by the United Nations Economic Commission for Europe (“UNECE”) provides, in my view, an exemplary standard for the process to be followed when conducting an EIA.” The above statement highlighting the Espoo Convention as an “exemplary standard” for conducting Environmental Impact Assessment was made in the:
- a) Separate Opinion by Judge Donoghue in *Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v. Nicaragua)*
 - b) Separate Opinion by Judge Cançado Trindade in *Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v. Nicaragua)*
 - c) Separate Opinion by Judge Bhandari in *Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v. Nicaragua)*
 - d) Separate Opinion by Judge Koroma in *Gabčíkovo-Nagymaros Project (Hungary v. Slovakia)*
91. Following principles are considered as settled while interpreting taxation statutes:
- a) In interpreting a taxation statute, equitable considerations are entirely out of place. Taxation statutes cannot be interpreted on any presumption or assumption.
 - b) Before taxing any person, it must be shown that he falls within the ambit of the charging section by clear words used in the section and the golden rule of interpretation applies.
 - c) If the words are ambiguous and open to two interpretations, the benefit of interpretation is to be given to the State.
 - d) Both a) and b).
92. Following is not included within the ambit of ‘consumer rights’:
- a) the right to be protected against the marketing of goods, products or services which are hazardous to life and property
 - b) no right to be informed about the quality, quantity, potency, purity, standard and price of goods, products or services so as to protect the consumer against unfair trade practices
 - c) the right to be assured, wherever possible, access to a variety of goods, products or services at competitive prices
 - d) the right to consumer awareness



93. **Assertion (A):** An accomplice shall be a competent witness against an accused person.

Reason (R): An accomplice is unworthy of credit, unless he is corroborated in material particulars.

Select the correct option:

- 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.
94. *Nemo judex in causa sua* implies which of the following?
- a) No one can be a judge in his own case.
 - b) The act of Court shall not prejudice anyone.
 - c) Burden of proof lies on the plaintiff.
 - d) A delegate cannot further delegate.
95. In which of the following cases did the Supreme Court of India identify both Precautionary and Polluter Pays principles as essential features of sustainable development?
- a) Indian Council for Enviro-legal Action & Ors. v. Union of India & Ors. (1996)
 - b) Vellore Citizen's Welfare Forum v. Union of India (1996)
 - c) M.C. Mehta v. Kamal Nath & Ors. (1997)
 - d) Narmada Bachao Andolan v. Union of India & Ors.(2000)

96. Consider the following principles:

Principle A: International humanitarian law aims to protect the civilian population and civilian objects, and establishes the distinction between combatants and non-combatants. States must never make civilians the object of attack and must consequently never use weapons that are incapable of distinguishing between civilian and military targets.

Principle B: International humanitarian law prohibits causing of unnecessary suffering to combatants; it is accordingly prohibited to use weapons causing them such harm or uselessly aggravating their suffering. Therefore, states do not have unlimited freedom of choice of means in the weapons they use.

Select the correct option:

- a) Both Principles A and B are correct
- b) Only Principle A is correct
- c) Only Principle B is correct
- d) Both Principle A and Principle B are incorrect



97. Following matters or disputes can be referred to mediation under the Mediation Act 2023 :
- Disputes relating to investment matters
 - Disputes relating to claims against minors
 - Subject matter over which the Tribunal constituted under the National Green Tribunal Act, 2010 has jurisdiction
 - Suits for declaration having effect of right *in rem*
98. Following is not correct about the 'same word same meaning' rule:
- When the Legislature uses the same word in different parts of the same section or statute, there is a presumption that the word is used in the same sense throughout.
 - The presumption noted in a) is a weak presumption and is readily displaced by the context.
 - When the same word is used at different places in the same clause of the same section, it bears the same meaning at each place having regard to the context of its use.
 - None of the above.
99. "Article 36, paragraph 1 (b), of the Vienna Convention provides that if a national of the sending State is arrested or detained, and "if he so requests", the competent authorities of the receiving State must, "without delay", inform the consular post of the sending State." [*Jadhav Case (India v. Pakistan)*]. In the context of this case, the International Court of Justice understood the expression 'without delay' as:
- Immediately upon arrest
 - To be determined on the basis of individual's circumstances
 - Before interrogation
 - None of the above
100. Following is true about further issue of share capital:
- Rights shares should be issued to existing equity shareholders of the company, as nearly as circumstances admit, in proportion to the paid-up share capital on those shares
 - Should be issued to employees under a scheme of employees' stock option, if the company passes ordinary resolution in this behalf
 - To no other person even if authorized by special resolution of the company
 - All of the above

