Adda 247

Haryana Judicial Service Examination, 2014

Series B

- The cardinal principle of Criminal Law Nullum crimen nulla poena sine lege means
 - (A) No crime or punishment can exist without a pre-existing penal law
 - (B) A man is presumed to be innocent until proven guilty
 - (C) Ignorance of law is no excuse
 - (D) An act must be accompanied by a criminal intent to constitute an offence
- 2. The doctrine of *Necessity* has been elaborately considered in the landmark decision of
 - (A) Rv. McNaghten (1843) 8 Eng Rep 718
 - (B) Basdev v. State of PEPSU AIR 1956 SC 488
 - (C) R v. Dudley and Stephens (1884) 14 QBD 273
 - (D) Bimbadar Pradhan v. State of Orissa AIR 1956 SC 469
 - 3. In his will, Mr. Y wrote: "I intend my property to be equally divided between my three children A, S and H." A dishonestly scratched out the name of H, intending that it may be believed that the whole of the property was left to the divided between H and himself alone. A is guilty of
 - (A) Cheating
 - (B) Forgery
 - (C) Misappropriation
 - (D) Theft
 - The general rules of succession in case of a female Hindu have been laid down in Section of the Hindu Succession Act, 1956.
 - (A) 11
- (B) 12
- (C) 15
- (D) 14
- The limitation period for initiating action where no period of limitation is prescribed anywhere is
 - (A) Three years from the date on which the right to apply accrues
 - (B) One year from the date on which the right to apply accrues
 - (C) Anytime from the date on which the right to apply accrues
 - (D) None of the above

- 6. According to Article 227 of the Constitution, every High Court shall haveover all courts and tribunals throughout the territories in relation to which it exercises juris.
 - (A) Supervision
 - (B) Superintendence
 - (C) Overview
 - (D) None of the above
- 7. According to Article 233 of the Constitution, a District Judge is appointed by the
 - (A) Chief Justice of the State High Court
 - (B) Governor of the State
 - (C) Chief Minister of the State
 - (D) None of the above
- Courts have jurisdiction to try all suits of a civil nature except suits, the cognizance of which is either expressly or impliedly barred, by virtue of
 - (A) Section 7 of the CPC
 - (B) Section 8 of the CPC
 - (C) Section 9 of the CPC
 - (D) Section 6 of the CPC
- 9. Constructive res judicata is contained in
 - (A) Explanation III to Section 11 of the CPC
 - (B) Explanation VI to Section 11 of the CPC
 - (C) Explanation VII to Section 11 of the CPC
 - (D) Explanation IV to Section 11 of the CPC
- The Court under Section 89(1) of the CPC can refer the dispute for
 - (A) Meditation or Lok Adalat
 - (B) Arbitration or conciliation
 - (C) Conciliation or mediation
 - (D) All of the above
- 11. Raju dies leaving behind a son Ravi and a married daughter Kavita, a suit filed by Raju, under his death, can be continued by:
 - (A) Ravi alone as legal representative
 - (B) Kavita alone as legal representative
 - (C) Ravi, Kavita and her husband as legal representative
 - (D) Ravi and Kavita both as legal representa-

Which section of the Cr.P.C. provides for con- which section by the High Court of an order of impation by the High Court of an order of impation by the Sessions Court death sentence passed by the Sessions Court death sentence passed by the Sessions Court (B) Section 366 (C) Section 368 (C) Section 368 (C) Section 369 (D) Section 369 (E) Section 36	20. Under the Hindu Minority and Guardianship Act, 1956, the custody of a minor who has not be with the mother ordinarily. (A) 5 (C) 2 (B) 6 (C) 2 (D) 10 judgments (A) 30 days
(A) Keyne (1)	(C) 90 days (B) 60 days
(C) Reich Magistrate may none	tract of the price of the good
(A) Sentence of imprisonment exceeding 7 years (B) Sentence of imprisonment not exceed-	22. Where the price of the goods under a contract of sale is to be fixed by the valuation of goods are supplied to the buyer, under Section 10 of the Sale of Goods Act, 1930, the (A) Liable to pay the reasonable price of the goods
ing / years (C) Sentence for life imprisonment	goods goods the reasonable price of the
Death Seliterice	(B) Liable to pay the
Application for anticipatory ball may be made	(B) Liable to pay the minimum price of the
	(C) Not liable to pay any price until fixed by the valuer
(A) Chief Judicial Magistrate	the valuer the valuer
(B) Sessions Court	(D) Liable to pay the maximum
(C) High Court	
(D) Both (b) and (c)	
16 Surlit meets Gopi on high road, shows a pis-	(A) Within six months from the date of dis-
tol and demands Gopi's purse. Gopi in conse-	P 0000031011
quence surrenders his purse. Here Surjit has	(B) Within six months from the date on
committed:	which the petitioner comes to know of
(A) Extortion (B) Dacoity	die dispossession
(C) Theft (D) Robbery	(C) Within twelve months from the date of
17. Acid Attack is an offence as mentioned in:	possession
(A) Section 326 (B) Section 320	(D) Within twelve months from the date on
(C) Section 326A (D) Section 354	which the petitioner comes to know of
18. Acts against which the right of private de-	the dispossession
fence is not available have been laid down in	24. Which provision of the Code of Civil Procedure deals with right to lodge a caveat?
Section of the IPC	(A) Section 148 of the Civil Procedure Code
(A) 101 (B) 100	(B) Section 148A of the Civil Procedure Code
(C) 99 (D) 98	(C) Section 147 of the Civil Procedure Code
19. A finds a valuable ring on the road not know-	(D) Section 146 of the Civil Procedure Code
ing to whom it belongs. He sells it immediately without making an attempt to find the owner. A is guilty of: (A) Theft	25. The consequences of non-compliance with the order to answer interrogatories or for discovery or inspection of documents have
(B) Dishonest No.	- Landolt with under
(B) Dishonest Misappropriation of Property	(A) Order XI Rule 12 of the Civil Procedure
(C) Criminal Property Con	~ 1
(C) Criminal Breach of Trust (D) None of the above	(B) Order XII Rule 12 of the Civil Procedure
or rue apone	Code

- (C) Order XI Rule 21 of the Civil Procedure Code
- (D) Order XII Rule 21 of the Civil Procedure Code
- 26. Under Section 27 of the Indian Contract Act, 1872 in which of the following relation an agreement in restraint of trade is valid:
 - (A) Mutual adjustment
 - (B) Business contingency
 - (C) Sale of goodwill
 - (D) None of these
- 27. In which of the following circumstance a surety stands discharged?
 - (A) By release or discharge of the principal debtor
 - (B) By variance in the terms of contract
 - (C) (a) and (b) both
 - (D) None of these
- 28. A is tried for the murder of B by poison. The fact that before the death of B, A procured poison similar to that which was administered to B is:
 - (A) Relevant
 - (B) Non relevant
 - (C) Partly relevant
 - (D) Neither relevant nor irrelevant
- 29. Dumb witness may give his evidence by writing or signs in open court such evidence shall be deemed to be:
 - (A) Written evidence
 - (B) Oral evidence
 - (C) Not admissible in evidence
 - (D) It depends on the discretion of the Court to accept it or not
- 30. In which Section of the Indian Evidence Act, 1872, special provision is mentioned regarding evidence relating to electronic record?
 - (A) Section 59
 - (B) Section 65A
 - (C) Section 63
 - (D) Section 67A
- 31. The case of Pakala Narain Swamy v. Emperor relates to:
 - (A) Doctrine of Estoppel
 - (B) Dying Declaration
 - (C) Cross Examination
 - (D) Accomplice

- 32. Under Section 25 of the Indian Partnership Act, 1932 the liability of the partners for the acts of the firm is:
 - (A) Joint and several
 - (B) Several
 - (C) Joint or several
 - (D) Joint
- 33. Which statement is correct:
 - (A) A partnership firm is a juristic person
 - (B) A partnership firm is a distinct legal entity from its partners
 - (C) A partnership firm is not a distinct legal entity from its partners
 - (D) All the above
- 34. In which of the following cases the Privy Council made a distinction between 'common intention' and 'similar intention'?
 - (A) Bannu Mal v. Emperor
 - (B) Mehaboob Shah v. King Emperor
 - (C) Barendra Kumar Ghosh v. Emperor
 - (D) Srinivas Barolia v. Emperor
- 35. Criminal breach of Trust deals with
 - (A) Stolen property
 - (B) Entrusted property
 - (C) Illegally acquired property
 - (D) Movable property
- 36. Section 173(8) of the Code of Criminal Procedure deals with
 - (A) Fresh investigation
 - (B) Further investigation
 - (C) Re investigation
 - (D) None of the above
- 37. Form No. 32 of the Second Schedule of Cr.P.C. provides the format for framing of
 - (A) Charges
 - (B) Summons to witness
 - (C) Warrant of execution of a sentence of death
 - (D) Warrant after commutation of a sentence
- 38. According to the Constitution of India, which of the following are fundamental for the governance of the country?
 - (A) Fundamental Rights
 - (B) Fundamental Duties
 - (C) Directive Principles of State Policy
 - (D) Fundamental Rights and Fundamental Duties

which one of the following Schedules of the Which one of India contains provisions re-constitution of India contains provisions regarding anti-defection? (B) Criminal breach of trust (A) Second Schedule (C) Criminal Misappropriation (B) Fifth Schedule (D) Cheating (C) Eighth Schedule 46. Which of the following is provided under Section 9 of the Sale of Goods Act, 1930? (D) Tenth Schedule (D) The power of the Supreme Court of India to 40. The power between the Central Acide disputes acide acid (A) Ascertainment of price The power of India to decide disputes between the Centre and the (B) Conditions and warranties States falls under its (C) Agreement to sell (A) Advisory jurisdiction (D) All the above (B) Appellate jurisdiction 47. Which of the following Sections deals with specific performance of a part of a contract: (C) Original jurisdiction (A) 10 (B) 11 (D) Writ jurisdiction An offer was sent by post, the acceptor wrote (C) 12 (D) 13 accepted on the letter, put it in his drawer 48. Which of the following Sections lays down the rule that the discretionary power of the Court and forgot about it. The transaction is a to grant specific performance is not arbitrary (A) Valid contract but sound and reasonable? (B) A voidable contract (A) 10 (C) A void contract (B) 14 (D) No agreement as the acceptance was (C) 20 never communicated to the proposer (D) None of the above 42. Execution of document may be presumed if 49. Article of the Constitution of India the document is to be old vests the residuary power of legislation with (B) Twenty Years (A) Ten Years the Parliament. (B) 247 (D) Forty Years (C) Thirty Years (A) 246 43. The word probate as used in Section 41 of the (D) 250 (C) 248 50. The general power of transferring suits un-Indian Evidence Act, 1872 is defined under der Section 24 of CPC lies with (A) Section 3 of the Indian Evidence Act (A) High Court and the District Court (B) Section 2(m) of the Transfer of Property (B) High Court and Supreme Court Act (C) Section 2(f) of the Indian Succession Act (C) High Court (D) Section 3 of the General Clauses Act (D) District Court 51. Where a decree is to be sent to a Court in 44. Minimum sentence for 'Ten years imprisonanother state for execution, it has to be sent ment' is necessary for which of these offences? (A) The High Court (A) Section 326 voluntarily causing griev-(B) The District Court ous hurt by dangerous weapon (C) The Court which passed the decree (B) Section 376(2)(g) Gang rape (D) The Court which passed the decree with (C) Section 395 Dacoity. the consent of the High Court (D) Section 409 Criminal breach of trust by 52. When a decree is passed against the Union of India, execution of such decree shall not a public servant be issued unless it remains unsatisfied for 45. H takes property belonging to S out of the the period of computed from the possession of S in good faith, believing at the time when he takes it, that the property bedate of such decree. longs to himself. Later on realizing his mis-(B) 2 Months (A) 1 Month take, H continues to appropriate the property (D) 6 Months (C) 3 Months

to his own use. H has committed the offence

of

(A) Robbery

 53. The provision regarding inter-pleader suit has been incorporated in Section: (A) 87 (B) 88 (C) 89 (D) 90 	61. What is the time limit in Section 468 Cr.p. for taking cognizance in a case of defamiliance. (A) Six Months (B) One Year
54. Which of the following is correct:	// \
(A) Section 113-Review, Section 114-Revision, Section 115-Reference of the CPC(B) Section 113-Reference, Section 114-Re-	62. Permission to investigate into a non-cognical conference can be granted by a: (A) Magistrate in any part of India
view, Section 115-Revision of the CPC (C) Section 113-Reference, Section 114-Revision, Section 115-Review of the CPC	 (B) Magistrate in any part of State (C) Magistrate having jurisdiction to try the case
(D) None of the above	(D) Sessions Judge 63 Offences of Indian Penal Code and

55. Which provision of the Cr.P.C. 1973 resembles the writ of Habeas Corpus?

- (A) Section 93
- (B) Section 97
- (C) Section 91
- (D) Section 96
- - (A) Issues
 - (B) Claims
 - (C) Causes of actions
 - (D) Debts

57. Provisions of Section 10 of CPC are:

- (A) Directory
- (B) Mandatory
- (C) Non-mandatory (D) Discretionary
- 58. General power to amend any error or defect in any proceedings in a suit vests in the Court by virtue of
 - (A) Section 152 CPC
 - (B) Section 153 CPC
 - (C) Section 153A CPC
 - (D) Section 153B CPC
- 59. Which provision deals with determination of questions relating to discharge, satisfaction etc. of the decree?
 - (A) Section 48 of the Civil Procedure Code
 - (B) Section 46 of the Civil Procedure Code
 - (C) Section 47 of the Civil Procedure Code
 - (D) Section 21 of the Civil Procedure Code

60. Who may record a confessional statement under Section 164 Cr.P.C.?

- (A) Police Officer
- (B) Executive Officer
- (C) Judicial Magistrate who has jurisdiction only
- (D) Any Judicial Magistrate

- Offences of Indian Penal Code other than mentioned in Section 320 of Criminal Procedure Code are
 - (A) Not compoundable
 - (B) Compoundable with the permission of court
 - (C) Compoundable by the Court of Sessions
 - (D) Compoundable by the High Court
- 64. The compensation to the victim under Section 357 of the Code of Criminal Procedure can be passed by
 - (A) The Trial Court only
 - (B) The Appellate Court
 - (C) The Revisional Court
 - (D) Any of the above Court
- 65. Which one of the following is not a source of law?
 - (A) Custom
- (B) Legislation
- (C) Usage
- (D) Judicial decision
- 66. A put his hand in the pocket of B for stealing money, but the pocket was empty. A is guilty of
 - (A) Theft
 - (B) Mischief
 - (C) Attempting to commit theft
 - (D) No offence
- 67. 'A' beats his wife. She fell down and became unconscious. Believing her to be dead and to save himself from being arrested for murder A hanged her on the fan with rope. Post mortem report disclosed her death from hanging. A is liable for
 - (A) Murder
 - (B) Culpable homicide
 - (C) Hurt
 - (D) Grievous hurt

	A voluntary gift without consideration of prop- A voluntary gift without consideration of prop- arty or the substance of thing by one person erty or the substance of thing by one person the substance of thing by one person	75.	Under the Sale of Goods Act, 1930 the delivery can be:
cA.	A vor the subset to constitute the donee the		
0	Avoluntary gitter and a substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of the done the erty or the substance of thing by one person are are substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of thing by one person are or the substance of the s		(A) Symbolic only
	proprietor		(B) Actual only
	propries known as		(C) Constructive only
			(D) All the above
	at Acces	76.	The Court can take cognizance of an offence
	(B) Sadaqa (C) sriba-ba-sharat-ul-iwaz		under Section 22 of Haryana Urban (Control
	a) Hill		of Rent and Eviction) Act, 1973, upon
	(C) Sada ba-sharat-ul-iwaz (D) Hiba-ba-sharat-ul-iwaz (D) Hiba-ba-sharat-ul		(A) A complaint in writing filed with the
			sanction of the Controller
	4055		(B) A report in writing of facts made by the
	(A) 13A (A) 22(1)		Controller
	(B) 13(1)		(C) Either (A) or (B)
	(C) 13B (D) None of the above		(D) Neither (A) nor (B)
	(D) None of rule, a petition for dissolution of	77.	Under Section 20 of the Indian Contract Act,
70.	(D) None of the above (D) None of the above As a general rule, a petition for dissolution of As a general rule, a petition for dissolution of Hindu marriage cannot be presented within the marriage.		1872 in case both the parties are under mistake as to matter of fact, the contract:
•	Hindu marriage. of marriage. (B) 1 Year		(A) Is valid (B) Is invalid
	2 Years		(C) Is void (D) None of these
		79	Which of the following Sections incorporates
_	Assign 24 Of the Fullian Courts Act	70.	the surety's right of subrogation
			(A) 139 (B) 140
	of original jurisdiction.		(C) 141 (D) 142
	(A) High Court (B) District Court	79	Public document under the Indian Evidence
	(D) None of the above		Act, 1872 can be proved by:
72.	Section 6 of the Limitation Act, 1963 is avail-		(A) Oral evidence
	able to		(B) The writer of the certified copy
	(A) Plaintiffs (B) Defendants		(C) Certified copy
	(C) Respondents (D) None of the above		(D) Any of the above
73.	A stayed in the hotel of B for one week. He	80.	In case of suicide by a married woman, the
	organised a party for his friends on 01.11.2014 the bill of which amounted to Rs.		court under Section 113A of the Indian Evi-
	40,000/ He vacated his room on 05.11.2014		dence Act, 1872 may presume that suicide
	and settled all his bills except the bill of the		had been abetted by her husband, if:
	party. B can sue A for the payment of Rs.		(1) Suicide was committed by the wife
	40,000/- within:		within a period of seven years from the
	(A) 1 year from 01.11.2014		date of her marriage
	(B) 1 year from 05.11.2014		(2) The wife was subjected to cruelty
	(C) 3 years from 01.11.2014		(3) The wife was illiterate and from a poor
	(D) 3 years from 05.11.2014		family
74.	According to Section 7 of the Registration		(4) The wife was deserted by the husband
	Act, 1908, the State Government shall estab-		Select the correct answer using the codes
	lish in every an office to be styled as		given below:
	the office of the Registrar. (A) Taluka	-	(A) (1) and (2)
	(B) District		(B) (1), (2) and (3)
			(C) (1), (3) and (4)
	(C) City (D) Sub-district		(D) (2) and (4)
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THE CASE OF IT	. · · · (c	
Madhya Prod Kashmira Singh		
Madhya Pradesh relates to: (A) Privileged community of the community of the case of Kashmira Singh v. State of the case of	89. Restitution of conjugal rights is available to	
	(A) Miss	
(A) Privileged communications (B) Dying declaration (C) Confession	(A) AATIG	0
(C) Confession	(B) Husband	
(C) Confession to police officer (D) Confession of a confessio	(C) Wife and husband both	
(D) Confession of a co-accused 82. The question is used	(D) Only husband and not wife	
82. The question is whether a horse sold by A to B is sound. A says to B "Go and sek C. C.	Of The first non-tribal Out	
B is sound. A says to B "Go and ask C. C knows all about it." C's statement is c'en	Jharkhand is	01
"" O's all about it " C's and all dak C. C	(A) Arjun Munda	
	(B) Babulal Marandi	
(C) Programme (C) Fidthission	(C) Raghubar Das	
83. Under Section 10, every partner has a duty to indemnify the firm for any least and the section 10.	(D) Madhu Koda	
to indemnify the firm for	91. Pandit Madan Mohan Malviya was the Found	
the firm but it in it any loss caused to	of state of	ler
the firm by his in the conduct of the business of the firm. (A) Neoligence	(A) Gurukul Kangri, Haridwar	•
(A) Negligence	(R) Rangras Hindu Universit	
Bugchice	(B) Banaras Hindu University, Banaras	
(B) Wrongful act	(C) Gurukul Kurukshetra, Kurukshetra	
(C) Fraud	(D) All the above	
(D) All of the above	92. Kaushalya dam is located on the riv	•
84. A partnership for which no period or duration	. Rausilalya	er
is fixed, under the Indian Partnership Act.	(A) Near Pinjore (Haryana)	
1932 known as	(B) Near Ropar (Punjab)	
(A) General partnership	(C) Near Solan (Himachal Pradesh)	
(B) Partnership at will	(D) Near Jammu (J&K)	
(C) Particular partnership	93. The method of proportional representation	
	adopted in the election of	is
(D) Co-ownership	(A) Prime Minister	
85. Section confers legitimacy on chil-		
dren born out of a valid or voidable marriage:	(B) President	
(A) 16	(C) Governor	
(B) 15	(D) Chief Justice of India	
(C) 26	94. Under the Haryana Urban (Control of Re	nt
(D) None of the above	and Eviction) Act, 1973, provisions for dete	r.
	minotion of fair want barries	
og. The Subreme Court was established in	mination of fair rent have been made in Se	C-
86. The Supreme Court was established in	tion	C-
(A) 1950 (B) 1949	tion (A) 3 (B) 4	C-
(A) 1950 (B) 1949 (C) 1962 (D) 1980	tion (A) 3 (B) 4	C-
(A) 1950 (B) 1949 (C) 1962 (D) 1980 87. Adherence to precedent is called the doctrine	tion (A) 3 (B) 4 (C) 6 (D) 7	C-
(A) 1950 (B) 1949 (C) 1962 (D) 1980 87. Adherence to precedent is called the doctrine of	tion (A) 3 (B) 4 (C) 6 (D) 7 95. Under Section 19 of the Indian Contract Ac	C-
(A) 1950 (B) 1949 (C) 1962 (D) 1980 87. Adherence to precedent is called the doctrine	tion (A) 3 (B) 4 (C) 6 (D) 7 95. Under Section 19 of the Indian Contract Act 1872, the consent caused by coercion is:	C-
(A) 1950 (B) 1949 (C) 1962 (D) 1980 87. Adherence to precedent is called the doctrine of (A) Stare decisis	tion (A) 3 (B) 4 (C) 6 (D) 7 95. Under Section 19 of the Indian Contract Ac 1872, the consent caused by coercion is: (A) Voidable	C-
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(A) 1950 (B) 1949 (C) 1962 (D) 1980 87. Adherence to precedent is called the doctrine of (A) Stare decisis (B) Commercial impracticability (C) Substantial performance	tion (A) 3 (B) 4 (C) 6 (D) 7 95. Under Section 19 of the Indian Contract Ac 1872, the consent caused by coercion is: (A) Voidable	C-
 (A) 1950 (B) 1949 (C) 1962 (D) 1980 87. Adherence to precedent is called the doctrine of (A) Stare decisis (B) Commercial impracticability (C) Substantial performance (D) Nolo contendere 	tion (A) 3 (B) 4 (C) 6 (D) 7 95. Under Section 19 of the Indian Contract Act 1872, the consent caused by coercion is: (A) Voidable (B) Valid	C-
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who is the Chief Law Officer of India? Who is the General Advocate General (A) Attorney General	105. Raju is cutting wood with an axe at a place where children are playing. The axe files off
who dvocate Gertal	and kins a nearby child. Raju is liable for:
Mho is the General Advocate General (A) Attorney General (B) Solicitor General (C) Law Secretary of the Department of Le- (D) Law Affairs (C) Law as the architect of the Consti-	(A) Murder
(B) Ricitor Gerard the Department of Le-	(B) Culpable Homicide
(C) Sold Secretary Ox	(C) Death by negligence
Ol - A Halls	(D) No offence
vnoWill ant India?	106. The power to determine the language or a
who is independent indianage who indianage who is independent indianage with the indianag	subordinate court is with:
1977 1970	(A) High Court
(A) Rajendra Prasad (B) Rajendra Prasad (B) Radhakrishnan (C) R. Ambedkar	(B) State Government
(B) C Radhakrisinan	(C) Central Government
(C) S. Radhaki Side (C) S. Radhaki Side (C) B.R. Ambedkar (D) B.R.	(D) State Government with the concurrence
(C) S. Raditabedkar (D) B.R. Ambedkar (D) B.R. Amard (2012)?	of the High Court
99. Who among the following phalke Award (2012)? phalke Award	107. The Victim Compensation Scheme under
phalke Award phalke Award (A) Dev Anand (A) Coumitra Chatterjee	Section 357A was incorporated in
(A) Dev Anaria (B) Soumitra Chatterjee (B) Chopra	(A) 2004 (B) 2005
(B) Sounday (C) Yash Chopra (C) Tomal Hassan	(C) 2009 (D) 2012
(C) Yash Chops (D) Kamal Hassan (D) Kamal Hassan	108. What offence is bailable?
(D) Kamal Hassan (D) Ka	(A) Mentioned as bailable offence in I
100. In the case of Monri Bibee v. Bharamdas Ghose, who was the defendant in the trial	Schedule of Cr.P.C.
court?	(B) All cases of summons trial
Dharailluas Cite	(C) All non-cognizable offences
m) Rrahmo Dutt	<u> </u>
(C) Mohri bibee	(D) All cases which are not triable by session
	109. A man is prohibited to marry his daughter on the ground of
shooting him dead. The fact that A, on other	(A) Affinity (B) Consanguinity
shooting him dead. The last shows occasions shot at B is relevant as it shows	(C) Fosterage (D) None of the above
(A) Intention to shoot B	110. The Court can forfeit the right of maintenance
(B) Motive to shoot B	on the ground of
(C) Preparation to shoot B	(A) Re-marriage
(D) None of the above	(B) Sexual immorality
102. What is the meaning of "Not proved" under	(C) Only (A) and not (B)
Evidence Act, 1872?	(D) Either (A) or (B)
(A) Fact does not exist	111. The Hindu Marriage Act, 1955 contains the
(B) Non-existence probable	minimum period of desertion for filing a suit
(C) Court has doubt	for judicial separation
(D) Neither proved nor disproved	(A) Three years (B) Five years
103. Registration of a firm is	(C) Two years (D) Seven years
(A) Mandatory (B) Desirable	112. The system of dual citizenship within the
(C) Not compulsory (D) Directory	country exists in
104. Conspiracy is a	(A) USA (B) France
(A) Continuing offence	(C) India (D) UK
(B) No offence unless illegal results are there	113. Which of the following rivers flows through
(C) Civil wrong only	
(D) Piece of evidence only	(11) Dutal
evidence only	(C) Ganges (D) Brahmaputra

114. Who among the following is the longest serving Chief Justice of India?	document operates
(A) S.R. Das	(A) From the date of its registration
(B) B.P. Sinha	(B) From the date of its events
(C) A.N. Ray	(C) From the date as given for the
(D) Y.V. Chandrachud	of the document, in the document
115. How among the following is the first Chief	(D) Either of the aforesaid date
Justice of Punjab High Court at Simia after	121. Under Section 23 of the Sale of Good
independence?	1930 for passing of property in goods:
(A) S.R. Das	(A) The buyer is to do something for ascer-
(B) Ram Lal	tanning the price
(C) Eric Weston	(B) The goods must be in a deliverable state
(D) G.D. Khosla	(C) The seller is to do something to put the
116. For declaration of marriage as void, petition	goods in a deliverable state
may be presented under Section 11 of the	(D) All the above
Hindu Marriage Act, 1955 by	122. The rights of an unpaid seller have been listed
(A) Aggrieved party	in:
(B) Opposite party	(A) Section 45
(C) Either party	(B) Section 46
(D) Family members	(C) Section 47
117. Local limits of the jurisdiction of a Subordi-	(D) Section 49
nate Judge is to be defined under Punjab	123. An injunction granted during the pendency of
Courts Act, 1918, by	a suit, under Section 37 of the Specific Relief
(A) High Court	Act, 1963 is known as a
(B) District Judge	(A) Prepetual injunction
(C) Concerned State Government	(B) Mandatory injunction
(D) Supreme Court	(C) Temporary injunction
118. The registration of a gift of immovable prop-	(D) Either (A) or (C)
erty is:	124. The period of limitation for filing a suit for spe-
(A) Compulsory	cific performance is
(B) Optional	(A) 6 years from the date fixed for perform-
(C) Compulsory in relation to ancestral	ance
property	(B) 4 years from the date fixed for perform-
(D) Depends on the Court	ance
119. Section 23 of the Registration Act, 1908	(C) 3 years from the date fixed for perform-
speaks about any document being presented for registration to the proper office within	ance
months from its date of execution	(D) 12 years from the date fixed for perform-
(A) Six Months	ance
(B) Three Months	125. The rule that no tax shall be levied except by
(C) Four Months	authority of law is embodied in Article:
(D) One Month	(A) 262 (B) 263
(D) One month	(C) 264 (D) 265