## Haryana Civil Services (Judicial Branch) Preliminary Examination-2017 (held on 16.07.2017)

In order to ensure transparency and fairness, on the orders of Hon'ble Recruitment Committee, the Question Booklet Code 'A' with proposed answers in **bold** are uploaded hereunder for the information of all concerned:

### **Online Objection Module:**

(c)

- 1. Any candidate may file online objection(s) through e.mail ID <a href="mailto:objectionshcs2017@gmail.com">objectionshcs2017@gmail.com</a> to any question or proposed answer as per question booklet Code 'A' only, though he/she have attempted questions as per booklet Code B, C or D.
- 2. The objections are permissible only through E-mail. Objection by way of hard copy, by hand or by post will not be entertained.
- Filling of objection is permissible till 4.00 P.M on 19.07.2017. No objection
  will be entertained in any eventuality after the given time. High Court shall
  not be maintaining E-mail account/data after the expiry of time given for
  filing of objections.
- 4. Candidate shall type his/her name, roll number and question number in the subject box of the E-mail.
- 5. The objection shall be written in the space given in the E-mail and supported by reasons. Before writing objection and reasons, candidate shall have to write the mandatory particulars as under:-

(a)	Question No
(b)	High Court proposed Answer

Answer suggested by objector.....

6. Candidate can file objections to more than one question. Only one objection will be entertained in one E-mail message. For next objection, candidate will have to send new E-mail message. Candidate can send as many E-mails as the objections preferred.

- 7. If candidate wants to support his objection by way of reference to any judgment or book, the complete citation of the judgment; title of the book, name of the Author, year or edition of publication, name of publisher and relevant page number must be mentioned in the objection. Further such judgment / relevant book page must be uploaded by way of attachment in PDF format only.
- 8. The objections are being entertained in the interest of transparency, fairness and objectivity. Therefore, any attempt to play prank will be viewed seriously.
- 9. The High Court will not be responsible for any loss of contents, data, delay etc. due to any defect / fault.

10. No objection(s) submitted in violation of these instructions will be entertained.

Dated: 17.07.2017

Registrar Recruitment,
Punjab & Haryana High Court,

Chandigarh

# Note: For filling up blanks/answering the questions, choose the best option out of the given five.

- A compromise which is voidable under Indian Contract Act, 1872 shall not be deemed to be ...... within the meaning of Order XXIII Rule 3 of Code of Civil Procedure, 1908.
  - a) void
- b) voidable
- c) illegal
- d) lawful
- e) None of the above
- 2. Where an appellant has withdrawn the appeal preferred against a decree passed *ex parte*, a subsequent application filed under Order IX Rule 13 of Code of Civil Procedure, 1908 shall be:
  - a) Rejected
  - b) Returned
  - c) Maintainable
  - d) Referred to the appellate court
  - e) None of the above
- 3. Which provision of Code of Civil Procedure, 1908 debars a tenant from filing inter-pleader suit against his landlord?
  - a) Section 88
  - b) Section 90
  - c) Order XXXV Rule 3
  - d) Order XXXV Rule 4
  - e) None of the above
- Composition of an offence under Code of Criminal Procedure, 1973 will result in of the accused.
  - a) acquittal
- b) discharge
- c) compromise
- d) probation
- e) None of the above
- 5. In one trial, X is convicted against which no appeal lies, whereas conviction against Y is appealable. Whether X can file an appeal against his conviction?
  - a) No
  - b) Yes
  - c) Only with special leave
  - d) There is no such provision
  - e) None of the above
- 6. Under section of Code of Criminal Procedure, 1973, it is mandatory for a police officer to inform the person arrested without warrants, about the right of bail if the offence is not non-bailable.
  - a) 41A
- b) 50
- c) 50A
- d) 54
- e) None of the above

- 7. X, a blacksmith, is seized by a gang of dacoits and forced, by threat of instant death to take his tools and forced him to open the door of Y's house. The dacoits then looted Y's money and jewels and also killed Y's son Z. What, among the following offence under Indian Penal Code, 1860 has been committed by X?
  - a) Dacoity with murder
  - b) Abetment of dacoity and murder
  - c) No offence
  - d) Preparation to commit dacoity
  - e) None of the above
- 8. For constituting an offence of 'Abduction' under Indian Penal Code, 1860, the abducted male person should be:
  - a) Below 16 years of age
  - b) Below 18 years of age
  - c) Insane
  - d) Of any age
  - e) None of the above
- 9. How many minimum number of persons are required to constitute the offence of rioting under Section 146 of Indian Penal Code, 1860?
  - a) 2
- b) 5
- c) 7
- d) 11
- e) None of the above
- 10. The five golden principles which constitute the 'Panchsheel' of the proof of a case based on circumstantial evidence are laid down in:
  - a) Haricharan Kurmi v. State of Bihar (AIR 1964 SC 1184)
  - b) Sharad v. State of Maharashtra (AIR 1984 SC 1622)
  - c) Ram Singh v. Col. Ram Singh (AIR 1986 SC 3)
  - d) Kashmir Singh v. State of M.P. (AIR 1952 SC 159)
  - e) None of the above
- 11. What minimum number of witnesses are required to prove offence of dacoity in a trial?
  - a) 5
  - b) 8
  - c) Judge directs how many witnesses are to be examined
  - d) No particular number of witnesses is prescribed
  - e) None of the above

- 12. The examination after the cross examination of a witness by the party who has called him, is called:
  - a) Additional examination-in-chief
  - b) Additional cross examination
  - c) Re-examination
  - d) Re-cross examination
  - e) None of the above
- 13. Which Article of the Constitution of India provides Constitutional safeguards to the civil servants?
  - a) 309
- b) 310
- c) 311
- d) 312
- e) None of the above
- 14. What kind of jurisdiction has been conferred under Article 143 of the Constitution of India upon the Supreme Court?
  - a) Appellate jurisdiction
  - b) Writ jurisdiction
  - c) Original jurisdiction
  - d) Supervisory jurisdiction
  - e) None of the above
- 15. A counter-claim shall be deemed under Section 3 of the Limitation Act, 1963 to have been instituted:
  - a) On the same day as the suit in which counter-claim is made, was filed
  - b) On the day on which the counterclaim is made in Court
  - c) Either (a) or (b) whichever is beneficial to the defendant
  - d) Either (a) or (b) whichever is beneficial to the plaintiff
  - e) None of the above
- 16. Section 15 of the Limitation Act, 1963 excludes from computation of limitation:
  - a) Period of notice
  - b) Time required for obtaining consent
  - c) Time required for obtaining sanction
  - d) All of the above
  - e) None of the above
- 17. Section 16 of the Hindu Marriage Act, 1955 confers legitimacy on the children of:
  - a) A void marriage
  - b) A voidable marriage
  - c) A broken marriage
  - d) Both (a) and (b)
  - e) None of the above

- 18. How many additional grounds of divorce are provided for women under Section 13(2) of the Hindu Marriage Act, 1955?
  - a) 2
- b) 3
- c) 4 d) 5
- e) None of the above
- 19. Where in a contract between the partners no provision is made for duration of their partnership or for determination of their partnership, the partnership is:
  - a) Unlimited Partnership
  - b) Particular partnership
  - c) Implied partnership
  - d) Partnership at will
  - e) None of the above
- 20. No suit for recovery of possession shall be brought under Section 6 of Specific Relief Act, 1963 against:
  - a) Government
  - b) A Public Company
  - c) A Private Company
  - d) All of above
  - e) None of the above
- 21. When to prevent breach of an obligation, it is necessary to compel the performance of certain acts which the court is capable of enforcing, court may under Section 39 of Specific Relief Act, 1963 grant:
  - a) Mandatory Injunction
  - b) Perpetual Injunction
  - c) Prohibitory Injunction
  - d) Specific Performance Decree
  - e) None of the above
- 22. The fair rent of a building or rented land fixed under Haryana Urban (Control of Rent and Eviction) Act, 1973 generally prevails for a period of:
  - a) Three years
- b) Four yearsd) Six years
- c) Five years

- 23. A continuing guarantee may at any time be revoked by the surety, as to future transactions, by
  - a) notice to the creditor
  - b) notice to the principal debtor
  - c) notice to both creditor and to the principal debtor
  - d) notice to public
  - e) None of the above

Code-A 24. What can a catalogue of books, listing price 31. Unavoidable delay upto of each book and specifying the place presentation of a document for registration where the listed books are available, be under the Registration Act, 1908 may be termed as? condoned by Registrar. a) An offer a) two months b) four months b) An obligation to sell book c) six months d) one month c) An invitation to offer e) None of the above d) A promise to make available the book at the listed place 32. Which of the following is/are 'goods' e) None of the above according to Sale of Goods Act, 1930? a) Actionable claim b) Money c) Stocks and Shares d) All of the above 25. X, being in debt to Y, the moneylender of his village, contracts a fresh loan on terms e) None of the above which appear to be unconscionable. That the contract was not induced by undue 33. Alienation of the minor's property made by influence is to be proved by:a natural guardian without the previous a) Y b) X permission of the Court, under Section 8 c) Both X and Y d) Either X or Y (3) of Hindu Minority and Guardianship e) None of the Above Act, 1956 will be voidable at the instance of:-26. The principle 'facts speak for themselves' a) Seller b) Purchaser can be expressed by the maxim:c) Minor d) Both (b) & (c) a) Ubi jus ibi remedium e) None of the above b) Res ipsa loquitur c) Novus actus interveniens 34. Pecuniary limits of jurisdiction of Civil Judges (Junior Division) are determined, d) Causa Causams e) None of the above under Punjab Courts Act, 1918 by a) State Government 27. How many grounds of divorce are provided b) High Court for a Muslim woman under Section 2 of the c) District Judge Dissolution of Muslim Marriage Act, 1939? d) Civil Judge (Senior Division) a) 7 b) 8 e) None of the above c) 9 d) 10 e) None of the above 35. Who among the following was the first person to be honoured with 'Bharat Ratna' 28. 'X' and 'Y' are husband and wife having a posthumously? son and a daughter. They have adopted a a) B.R. Ambedkar girl 'Z'. The adoption under Hindu b) K. Kamaraj Adoption and Maintenance Act, 1956, is:c) Lal Bahadur Shastri a) Valid b) Void d) Vinoba Bhave c) Voidable d) Illegal e) None of the above e) None of the above 'Decibel' is the unit used for measuring:-29. Which Section of the Hindu Succession a) Speed of light b) Intensity of sound

c) Section 12

d) Section 14

e) None of the above

30. If, at the time of solemnization of marriage, wife has been subject to re-current attacks of insanity, under Hindu Marriage Act, 1955 the marriage will be :-

a) Valid

b) Void

c) Voidable

d) Legal

e) None of the above

37. Which of the following State in India has launched 'Quit India Movement 2' against social ills?

a) Maharashtra

b) Bihar

c) West Bengal

c) Intensity of heat

e) None of the above

d) Intensity of earthquake

d) Tamil Nadu

- 38. To compel the attendance of a person to 44. Section 482 of Code of Criminal Procedure, whom a summon has been issued under 1973 saves inherent powers of Section 30 of Code of Civil Procedure, a) High Court 1908, the court is empowered to impose b) Sessions Court upon him fine not exceeding rupees. c) Both (a) and (b) above a) 500/b) 1000/d) Chief Judicial Magistrate d) 3000/c) 5000/e) None of the above e) None of the above 45. No court shall take cognizance of an 39. Which Section of Code of Civil Procedure, offence, after the expiry of 1908 states that place of trial is to be offence is punishable with fine only. deemed to be open Court? a) Six months b) One year a) 153 b) 153A c) Three years d) Five years c) 153B d) 153C e) None of the above e) None of the above 46. Section 73 of Indian Penal Code, 1860 40. A decree for restitution of conjugal rights prescribes the maximum limit of solitary may be enforced under Order XXI Rule 32 confinement to be:of Code of Civil Procedure, 1908, by :a) One year b) Two years a) Attachment of property c) Three months d) Six months. b) Detention in civil prison e) None of the above c) Imposition of fine d) All of above 47. An Indian citizen murders a French citizen e) None of the above in Paris and absconded. He is found by Indian police in Mumbai. He (with previous 41. If an indigent person succeeds in the suit, sanction of Central Government) can be:the due amount of Court fees shall be a) prosecuted in India at the place fixed by recoverable from :-Foreign Ministry a) The plaintiff prosecuted in national capital New b) The defendant Delhi only c) Any party ordered by the decree to c) prosecuted in Mumbai only pay the same d) prosecuted at any place as per the d) The State Government request of French Government e) None of the above e) None of the above 42. Which of the following section of the Code 48. 'A' finds a purse with money, not knowing of Criminal Procedure, 1973 declares to whom it belongs; he afterwards accused person to be a competent defence discovers that it belongs to 'B' but retains it witness? for his own use. Under Indian Penal Code, 1860 'A' is guilty of :a) 315 b) 300 c) 313 d) 317 a) Theft e) None of the above b) Criminal misappropriation c) Criminal breach of trust d) Cheating 43. Which of the following is incorrect e) None of the above response in the light of Code of Criminal Procedure, 1973? a) Inquiry is conducted by the Court 49. Which of the following Section of the b) Inquiry is conducted after framing of Indian Evidence Act, 1872 makes an accomplice a competent witness against
  - chargec) Inquiry is conducted prior to framing of
  - charge
  - d) Inquiry is conducted by the Magistrate
  - e) None of the above

accused?

b) 131

d) 133

a) 130

c) 132

- 50. Which of the following section of Indian Evidence Act, 1872 prescribes conditions for making oral admissions as to the contents of documents as relevant?
  - a) 21

b) 22

- c) 23
- d) 24
- e) None of the above
- 51. Which of the following section(s) of Indian Evidence Act, 1872 makes confession of co-accused admissible?
  - a) 30

b) 25

c) 18

d) Both (b) and (c)

- e) None of the above
- 52. In case any question arises as to age of a Judge of a High Court, decision of which of the following authority shall be final as per the Constitution of India:
  - a) President of India
  - b) Chief Justice of India
  - c) Chief Justice of High Court
  - d) Collegium of Supreme Court
  - e) None of the above
- 53. Which of the following is not among the languages recognized under the Eighth Schedule of the Constitution of India?
  - a) Sindhi

b) Santhali

c) Dogri

d) Bodo

- e) None of the above
- 54. How many 'Fundamental Duties' are prescribed under Article 51-A of the Constitution of India?
  - a) 10

b) 12

c) 13

d) 8

- e) None of the above
- 55. A Pakistani citizen residing in India cannot claim Fundamental Right to :
  - a) Equality before the law
  - b) Life and personal liberty
  - c) Freedom of trade and profession
  - d) Freedom of religion
  - e) None of the above
- 56. What will be limitation period for instituting a suit for which no specific period of limitation is provided under Limitation Act, 1963 ?
  - a) I year

b) 2 years

c) 3 years

d) No limitation

e) None of the above

- 57. Section 13-B of Hindu Marriage Act, 1955 has been incorporated by Amendment Act of:
  - a) 1956

b) 1964

c) 1976

- d) 1999
- e) None of the above
- 58. Which of the following is not a mode of dissolution of firm under Indian Partnership Act, 1932?
  - a) Dissolution by agreement
  - b) Compulsory dissolution
  - c) Dissolution by Registrar
  - d) Dissolution by Court
  - e) None of the Above
- 59. Under Section 16 of Specific Relief Act, 1963, in a suit for specific performance of contract, the plaintiff must aver performance of, or readiness and willingness to perform. What is the meaning of 'readiness'?
  - a) Filing of suit within limitation
  - b) plaintiff's capacity including financial
  - c) Conduct of plaintiff wanting performance
  - d) All of above
  - e) None of the above
- 60. Any agreement between the landlord and tenant for payment of any sum in addition to fixed fair rent, shall, under Haryana Urban (Control of Rent and Eviction) Act, 1973, be:
  - a) Null and void

b) Voidable

c) Valid

d) Illegal

- e) None of the above
- 61. When consent to an agreement is caused by misrepresentation, under Indian Contract Act, 1872 the agreement is:
  - a) Void

b) Valid

c) Voidable

d) Illegal

- e) None of the above
- 62. 'Qui facit per aluim facit per se' means:
  - a) He who acts through another acts himself
  - b) He who has not the power of alienating is under the necessity of retaining
  - c) He who does not prohibit when he is able to prohibit, is in fault
  - d) He who is silent appears to consent
  - e) None of the above

- 63. If a Hindu male dies intestate leaving behind Mother, Father, Son, Brother and Sister, the property will devolve on:
  - a) All 5 getting 1/5<sup>th</sup> share each
  - b) Father, Son & Brother being males getting 1/3<sup>rd</sup> share each
  - c) Father & Mother getting 1/2 share each
  - d) Mother & Son getting ½ share each
  - e) None of the above
- 64. Which section of Registration Act, 1908 makes it compulsory to affix passport size photographs and fingerprints upon the documents to be registered?
  - a) 16-A
- b) 23-A
- c) 32-A
- d) 79-A
- e) None of the above
- 65. Warranty as per Section 12 of Sale of Goods Act, 1930, is:
  - a) a stipulation essential to main purpose of the contract
  - b) a stipulation collateral to the main purpose of the contract
  - c) the same as a condition
  - d) a ground for repudiating the contract
  - e) None of the above
- 66. Who among the following under Hindu Minority and Guardianship Act, 1956, will be the natural guardian of minor wife's person?
  - a) Husband
  - b) Her father
  - c) Her mother
  - d) Her father-in-law
  - e) None of the above
- 67. 'Yad Vashem' is an Israeli:
  - a) Irrigation technique
  - b) Holocaust Memorial
  - c) Nuclear Reactor
  - d) Commando Force
  - e) None of the above
- 68. Where is the headquarter of World Anti-Doping Agency(WADA)?
  - a) Montreal
- b) New York
- c) Athens
- d) Paris
- e) None of the above
- 69. Sir Creek, a disputed region between India and Pakistan is a :
  - a) coral island
  - b) volcanic island
  - c) tidal estuary
  - d) backwater lagoon
  - e) None of the above

- 70. Sudirman Cup is associated with game of:
  - a) Judo
- b) Hockey
- c) Football
- d) Badminton
- e) None of the above
- 71. The propositions are: Under Order XVIII, Rule 2 of Code of Civil Procedure, 1908:-
- A copy of the written arguments shall be furnished simultaneously to the opposite party
- II. Adjournment shall be granted generally for the purpose of filing the written arguments
- III. The Court cannot fix any time-limit for oral arguments

Which of the following is correct in respect of the aforesaid propositions:-

- a) I is correct, II & III are incorrect
- b) I & II are correct, III is incorrect
- c) I & III are correct, II is incorrect
- d) II & III are correct, I is incorrect
- e) None of the above
- 72. Where an interim injunction has been granted under Order XXXIX of Code of Civil Procedure, 1908, without notice to opposite party, the court shall make an endeavour to finally dispose of the application within thirty days from the date on which
  - a) the application was filed
  - b) the injunction was granted
  - c) the injunction order was served upon opposite party
  - d) opposite party appears in court
  - e) None of the above
- 73. Which of the following provision of Code of Civil Procedure, 1908 deals with attachment before judgment?
  - a) Order XXXVIII, Rule 1
  - b) Order XXXVIII, Rule 3
  - c) Order XXXVIII, Rule 5
  - d) Order XXXVIII, Rule 4
  - e) None of the above
- 74. If trial Court is satisfied that convict intends to file appeal, it shall release him on bail under Section 389(3) of Code of Criminal Procedure, 1973 where:-
  - a) Convict is on bail, and awarded imprisonment is not exceeding 3 years
  - b) Convict is on bail, and awarded imprisonment is not exceeding 5 years
  - c) Convict is on bail, and awarded imprisonment is not exceeding 7 years
  - d) Offence is exclusively bailable though convict is in jail
  - e) None of the above

- 75. In the Indian Constitution, criminal procedure is included in the b) Union list a) Concurrent list c) State list d) Residuary list e) None of the above
- 76. A proclamation under Section 82 of Code of Criminal Procedure, 1973 shall specify time for not less than 30 days from the date , of such proclamation :
  - a) Issuing
- b) Receiving
- c) Publishing
- d) Returning
- e) None of the above
- 77. Under which section of Code of Criminal Procedure, 1973, Court can adjournment subject to payment of costs by a party:
  - a) 310
- b) 311
- c) 312
- d) 316
- e) None of the above
- 78. If, in a complaint case it is made to appear to Magistrate that an investigation by the police is in progress in relation to the same offence, which of the following order(s) a Magistrate may pass under Section 210 of Code of Criminal Procedure, 1973?
- I) Return the complaint to be re-filed after police investigation
- Stay the proceeding of inquiry or trial on such complaint
- III) Call a report from the Investigating Officer
- IV) Refer the complaint for investigation by police
- Refer the complaint to Chief Judicial Magistrate

### Answers:

- a) III and V
- b) II and V
- c) II and III
- d) II only
- e) None of the above
- 79. Judgment in Mahboob Shah Vs. Emperor, AIR 1945 PC 118 explained the penal law relating to:
  - a) Right to private defence
  - b) Defence of unsound mind
  - c) Common object
  - d) Common intention
  - e) None of the above
- 80. Which Section of the Indian Penal Code, 1860 defines 'sedition'?
  - a) Section 121-A
- b) Section 123
- c) Section 124
- d) Section 124-A
- e) None of the above

- 81. The question is as to the date of Y's birth. An entry in the diary of a deceased surgeon regularly kept in the course of business, stating that, on a given day he attended Y's mother and delivered her of a son, is a relevant fact under which of the following Section of the Indian Evidence Act, 1872?
  - a) Section 32
- b) Section 33
- c) Section 34
- d) Section 73
- e) None of the above
- The constitutional validity of which of the following section of Indian Evidence Act, 1872 has been upheld by Supreme Court in State of U.P. Vs. Deoman Upadhyaya (AIR 1960 SC 1125):
  - a) 27
- b) 32
- c) 73
- d) 119
- e) None of the above
- Who among the following is empowered to finally determine whether a Bill is Money Bill or not?
  - a) The Prime Minister of India
  - b) The Council of Ministers
  - c) The Finance Minister
  - d) The Speaker of the Lok Sabha
  - e) None of the above
- Which of the following is not a writ issued by a superior court to an inferior Court?
  - a) Mandamus
- b) Certiorari d) Prohibition
- c) Quo Warranto
- e) None of the above Which of the following section of the
- Limitation Act, 1963 gives recognition to the concept of 'Adverse Possession'?
  - a) 22
- b) 24
- c) 26
- d) 27
- e) None of the above
- Who among the following was in news for National Anthem decision (2016)?
  - a) Justice J.S. Khehar
  - b) Justice Dipak Misra
  - c) Justice T.S. Thakur
  - d) Justice J. Chelameswar
  - e) None of the above
- 87. A and B jointly purchased a tea shop. Each of them contributed half of the expense incurred for pottery and utensils. Then they leased out the shop and shared the rent equally. They are :
  - a) Partners
- b) Co-owners
- c) Co-obligants d) Agent of each other
- e) None of the Above

			Code-A
88.	To prevent a continuing breach in which the plaintiff has acquiesced, a court:  a) can grant perpetual injunction b) can grant mandatory injunction c) can grant prohibitory injunction d) cannot grant injunction e) None of the above	94.	In which of the following judgment, Supreme Court held that irretrievable breakdown of marriage is not a ground for divorce under Hindu Marriage Act, 1955 yet Supreme Court in exercise of extraordinary powers under Article 142 of the Constitution of India can grant the relief:-
89.	When consideration or object of an agreement is partly unlawful, under Indian Contract Act, 1872 the agreement is:- a) Void b) Voidable c) Partially void and partially voidable d) Enforceable e) None of the above		<ul> <li>a) Anil Kumar Jain Vs. Maya Jain, 2009 (4) RCR (Civil) 310</li> <li>b) Dhannulal Vs. Ganeshram, AIR 2015 SC 2382</li> <li>c) Krishna Bhatacharjee Vs. Sarathi Choudhury, AIR 2015 SCW 6386</li> <li>d) Ramchander Vs. Ananta, 2015 (2) RCR (Civil) 1</li> <li>e) None of the above</li> </ul>
90.	Under which section of the Hindu Adoption and Maintenance Act, 1956, a dependant's claim for maintenance under the Act, can be created as a charge on the estate of deceased?  a) 25 b) 26 c) 27 d) 28 e) None of the above	95.	Name the Governor General who abolished Sati in 1829? a) Lord Clive b) Lord Curzon c) Lord William Bentinck d) Lord Dalhousie e) None of the above
91.	Registration of the documents containing contract to transfer for consideration, any immovable property for the purposes of Section 53-A of the Transfer of Property Act, 1882, has been made compulsory with effect from  a) 24.09.2001 b) 24.09.2003 c) 24.09.2002 d) 24.09.2004 e) None of the above	96. 97.	Under which of the following provision of Code of Civil Procedure, 1908, a Court may permit the plaintiff to effect service of summons by hand upon defendant personally:- a) Order V Rule 3A b) Order V Rule 7 c) Order V Rule 9A d) Order V Rule 19A e) None of the above Under Section 34 of Code of Civil
92. 93.	Section of Sale of Goods Act, 1930, is an exception to rule of Caveat Emptor.  a) 8		Procedure, 1908, a Court may grant pendente lite interest at a rate  a) Agreed between the parties  b) Deemed by it reasonable  c) @ 6% per annum  d) Charged by nationalised bank  e) None of the above
93.	Section 12 of Hindu Minority and Guardianship Act, 1956 does not oust the jurisdiction of to appoint guardian of a minor's undivided interest in joint family property.  a) District court  b) High court	98.	A Court may pass judgment on admissions under Order XII Ruleof Code of Civil Procedure, 1908:- a) 8
	<ul><li>c) Collector of the District</li><li>d) State Government</li><li>e) None of the above</li></ul>	99.	What is the maximum sentence of imprisonment which can be passed on conviction in a summary trial under Code of Criminal Procedure, 1973?  a) 15 days  b) 30 days c) Two months  d) Three months e) None of the above

8

100. In all proceedings under Section 125 of Code of Criminal Procedure, 1973, the evidence shall be recorded in the manner prescribed for  a) Summons cases	<ul> <li>106. Constitution Bench of Supreme Court in 'Jindal Stainless Vs. State of Haryana' (AIR 2016 SC 5617), has explained the constitutional provisions regarding:- <ul> <li>a) Use of religion in Elections</li> <li>b) Liquor vends on Highway</li> <li>c) National Anthem</li> <li>d) Restriction on trade commerce etc.</li> <li>e) None of the above</li> </ul> </li> </ul>
101. Sale of an obscene object to any person under the age of	107. A suit for compensation for malicious prosecution shall be filed within from the time when the plaintiff is acquitted or prosecution is otherwise terminated.  a) 6 month   b) 1 year c) 2 years   d) 3 years e) None of the above
Penal Code, 1860 prescribes punishment for 'cheating':- a) 416 b) 417 c) 419 d) 420 e) None of the above	<ul><li>108. Which of the following statement is incorrect in the light of provisions of Hindu Marriage Act, 1955?</li><li>a) Documents not duly stamped or registered are admissible</li></ul>
103. A intending or knowing himself to be likely permanently to disfigure B's face, gives B a blow which does not permanently disfigure B's face, but which cause B to suffer severe bodily pain for the space of more than three weeks. A has voluntarily caused  a) Hurt  b) Grievous hurt c) Assault  d) Mischief	<ul> <li>b) Proceedings may be held in Camera on the request of the party</li> <li>c) No appeal can be filed on the subject of costs only</li> <li>d) Limitation for appeal against final Order under Section 25 of the Act is 90 days</li> <li>e) None of the above</li> </ul>
e) None of the above  104. If a maker of dying declaration survives, his statement can be used under Indian Evidence Act, 1872:-  I) As substantive evidence	<ul> <li>109. A contract of life insurance is in the nature of:-</li> <li>a) Agreement by way of wager</li> <li>b) Quasi contract</li> <li>c) Contingent contract</li> <li>d) Gratuitous Contract</li> </ul>
<ul> <li>II) To corroborate the testimony of maker if examined</li> <li>III) To contradict the testimony of maker if examined</li> <li>IV) Cannot be used at all</li> </ul>	<ul> <li>e) None of the above</li> <li>110. A female Hindu inherited property from her husband. She died intestate. The said property shall, in the absence of any</li> </ul>
Answers:  a) II and III b) I and II c) I and III d) IV only e) None of the above  105. Which of the following section of Indian Evidence Act, 1872 is based upon the well known principle that 'possession is prima	children or grand children of the deceased, devolve upon:- a) Government Charitable Trust b) the heirs of her father c) the heirs of her mother d) the heirs of her husband e) None of the above
facie proof of ownership'?  a) 110 b) 112 c) 114 d) 115 e) None of the above	<ul> <li>111. Who is known as the 'Saint of the Gutters'?</li> <li>a) Mother Teresa</li> <li>b) Vinoba Bhave</li> <li>c) Bindeshwar Pathak</li> <li>d) Kailash Satyarthi</li> <li>e) None of the above</li> </ul>

- 112. Which High Court declared Ganga Yamuna rivers as 'living human'?:
  - a) Allahabad
- b) Uttarakhand
- c) Himachal Pradesh d) Delhi
- e) None of the above
- 113. 'X' residing in Chandigarh, publishes statements defamatory to 'Y' in Ludhiana. 'Y' may sue 'X' at :
  - a) Chandigarh only
  - b) Ludhiana only
  - c) anywhere in India
  - d) either in Chandigarh or in Ludhiana.
  - e) None of the above
- 114. On production of a certified copy of the foreign judgment, the presumption as to the competency of the court, under section 14 of Code of Civil Procedure, 1908 is a :
  - a) presumption of fact
  - b) presumption of fact & law both
  - c) rebuttable presumption of law
  - d) irrebuttable presumption of law
  - e) None of the above
- 115. Under Section 199 of Code of Criminal Procedure, 1973, in a prosecution for defamation of the Vice President of India, Sessions Court may take cognizance of such offence without the case being committed to it, but only upon a complaint in writing made by \_\_\_\_\_
  - a) The President of India
  - b) Director General of Police
  - c) District Magistrate
  - d) Public Prosecutor
  - e) None of the above
- 116. Constitution Bench of Supreme Court in judgment 'Hardeep Singh Vs. State of Punjab', decided on 10.01.2014 settled controversy regarding law containing in section \_\_\_\_\_\_ of Code of Criminal Procedure, 1973:
  - a) 125
- b) 311
- c) 319
- d) 357
- e) None of the above
- 117. Which section of Indian Penal Code, 1860 makes sexual intercourse by husband upon his wife, during separation, without her consent, punishable?
  - a) 376-A
- b) 376-B
- c) 376-C
- d) 376-E
- e) None of the above

- 118. A alongwith his gang members B, C and D holds X down and fraudulently takes X's money and jewels from X's clothes without his consent. Out of the following, what offence A and his gang members committed under Indian Penal Code, 1860:
  - a) Extortion
- b) Robbery
- c) Dacoity
- d) theft
- e) None of the above
- 119. Who wrote the book 'The Argumentative Indian'?
  - a) Jhumpa Lahiri
- b) Shashi Tharoor
- c) Amartya Sen
- d) Vikram Seth
- e) None of the above
- 120. Which of the following statement(s) is/are incorrect in the context of Section 165 of Indian Evidence Act, 1872 regarding judge's power?
- A Judge can ask any question he pleases, even irrelevant
- II) Judge may order production of any document or thing
- III) Any party has right to make any objection to such question or order
- IV) The parties have inherent right to cross examine witness upon said question/answer.

### Answers:

- a) I and II
- b) II and III
- c) III and IV
- d) I and IV
- e) None of the above
- 121. Which of the following judgment, Supreme Court laid down the procedure regarding dealing with the objections as to the admissibility of the documents and other items of evidence?
  - a) Baldev Singh Vs. State of Punjab, (AIR 2009 SC 913)
  - b) Balu Yadav Vs. State of Bihar, (AIR 1997 SC 2678)
  - c) Chhotanney Vs. State of UP, (AIR 2009 SC 2013)
  - d) Bipan Chander Panchal Vs. State of Gujrat, (AIR 2001 SC 1158)
  - e) None of the above
- 122. Which of the following Directive Principle of State Policy, directs the state to take steps for preserving and improving the breeds, and prohibiting the slaughter of cows and calves and other milch and draught cattle?
  - a) 46
- b) 47
- c) 48 d) 48-A
- e) None of the above

- 123. M agrees to pay N 10,000 rupees if two parallel lines should enclose a space. The agreement is:
  - a) Voidable at the instance of Promisee
  - b) Void because of uncertainty and ambiguity
  - c) Void because of future event
  - d) Void because of impossible event.
  - e) None of the above
- 124. If an intestate deceased has left no heir qualified to succeed his property under Hindu Succession Act, 1956 the property shall, devolve on :
  - a) Orphan home
- b) Charitable trust
- c) Government
- d) All the above
- e) None of the above
- 125. The headquarters of SAARC Secretariat is situated in :
  - a) Kathmandu
- b) Thimphu
- c) Dhaka
- d) Colombo
- e) None of the above