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AIBE-XVII [Set Code-A] ENGLISH

181249



Name of the Candidate :	
Roll Number:	
Enrollment Number:	

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- This Booklet contains 100 questions and each question carries 1 mark.
- Make sure that same Question Booklet Set code is mentioned on all the sheets of question paper, in case of any change immediately inform the invigilator.
- There is no negative marking.
- Duration of this exam is 3 hours only.
- Fill in your Roll number and Question Booklet Set code very carefully, as the answer sheet will be evaluated as per the code you mention on the answer sheet.
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- Bare Acts without notes are allowed. In case of unavailability of Bare Acts without notes, Bare
 Acts with least short notes will be allowed subject to discretion of the Examiner/Invigilator.
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- Do not forget to submit the answer sheet back to the invigilator. Failing to do so would lead to disqualification.
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- Write your roll number carefully and darken the correct corresponding ovals. In case wrong ovals are darkened your answer sheet will not be evaluated.
- candidate must follow the instructions strictly as mentioned on the answer sheet.
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- The candidate shoul follow or by the local authorities.

 I the Covid guidelines issued by the Government of India or by the local authorities.



Invig ature

1	771									
1.	(A)	e title of the C	onstitut	tion of India is	laid d	own in .				
		Article 1	(B)	Article 5		Article 390	(D)	Article 393		
2.	Cor	nstitutional pr nstitution of Ir	ovision	s of Fundame	ntal R	ights (FRs) are	given	under which part of the		
	(A)	Part I	(B)	Part II	(C)	Part III	(D)	Part IV		
3.	Constitution of India ?									
	(A)		utional	Amendment	(B)	52 nd Constitu	itional	Amendment		
	(C)	53rd Constit	utional	Amendment	(D)					
4.	In which one of the following cases the Supreme Court decided that, a constitutional amendment is a 'law' within the meaning of Article 13(2) and therefore if it violates any of the fundamental rights it may be declared void? (A) Sajjan Singh V. State of Rajasthan									
	(B)			ati V. State of		1 1				
	(C) Indra Sawhney V. Union of India									
	(D)	Golak Nath	V. State	e of Punjab /	_					
5.	Unife	orm Civil Coo	le in Ind	dia is:						
•	(A)	Fundamental			(B)	Directive Prin	nciples	of State Policy		
	(C)	Government			(D)	Constitutiona	l Righ	t		
				One						
6.	As p inelig State	gible for, or d	iscrimi	nated against	in res	pect of, any en	mploy	or any of them, be		
	(A)	religion, race	, caste,	sex, descent,	place	of birth, reside	nce			
	(B)	religion, age,	caste, s	sex, descent, p	olace o	of birth, resider	ice	*		
	(C)	religion, race	, age, se	ex, descent, pl	lace of	f birth, residen	ce	e ^l		
	(D)	religion, race	, caste,	sex, descent,	place	of birth, age				
7.	The minimum number of Judges who are to sit for the purpose of deciding any case involving a substantial question of law as to the interpretation of this Constitution or for the purpose of hearing any reference under Article 143 shall be (A) 2 (B) 3 (C) 4 (D) 5									
8.	Acco	ording to the A	rticle 30	00A of the Co	nstitut	ion of India, N	o	oh-11 •		
	(A)	roperty save by person		citizen	(C)	foreigner	(D)	shall be deprived of		
Eng	lish [S	et Code-A]			-2-		(D)	Indian		

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			ording	to Article 13 of Indian Constitution? By-laws	
9.	Whi	ch of the following is not Law acc	(B)	By-laws	
	(A)		(D)	None of these	
	(C)	Custom or usage	8 17		
		- t t- donle	with [Jnion list, State list and Concurrent list in the	
10.	Whi	ch of the following Schedule deals	With		
	Con	stitution of India?	(C)	Schedule 11 (D) Schedule 12	
	(A)	Schedule 7 (B) Schedule 10	(0)	Season Charles	ं
			al Cou	de an offence is punishable if it is done by a	
11.	Und	er Section 82 and 83 of Indian Pen	ai Co	le, an offence is punishable if it is done by a	
	chile	i			
	(A)	of below seven years of age.	low ty	velve years having attained sufficient maturity	
	(B)	of above seven years of age but be	NOW C		
		and understanding.	low te	n years having attained sufficient maturity and	
	(C)	of above seven years of age out oc	iow to		
		understanding.	helov	twelve years not having attained sufficient	
	(D)	of above seven years of age out	out.		
		maturity and understanding.			
		ne two essential conditions of Penal	Liabi	ity.	
12.	Nam	ne two essential conditions of 1 characteristics	(B)	Guilty Intelled Willing	
	(A)	Guilty Body & Rightful Act	(D)	- " M time and Wrongful Act	2
	(C)	Guilty Mind & Wrongful Act	(D)	Guilly Mean	
		D 60	io vis	en between of IPC.	
13.	Prov	isions for Right of Private Defence	is giv	Sections 96-106	
	(A)	Sections 74-84	(B)	Sections 141-160	
	(C)	Sections 107-120	(D)	Sections 141-100	
	10% SES			AVDC	
14.	The	consent is not a valid consent unde	r Sect	on 90 of IPC:	
14.	(A)	If given under fear of injury or m	isconc	eption of fact.	
		If given by person of unsound mi	nd.		
	(B)	If given by child below 12 years	of age	a -	
	(C)				
	(D)	All of these			
		e e talla the mo	ther's	womb is not homicide as provided under	
15.	Caus	ing of the death of child in the mo	(D)	womb is not homicide as provided under	
	(A)	Explanation III to Section 300	(B)		
	(C)	Explanation III to Section 301	(D)	Explanation III to Section 302	
		ST .			
16.	Punis	hment for Defamation under Ind	ian P	enal Code is simple imprisonment for a terr	n
10.		n may extend to or with			
		2 Years (B) 3 Years			
	(Λ)	2 Todis (D) 3 Todis	(0)	4 Years (D) 5 Years	

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					inc is which
17.	Assau	lt or criminal fo	orce to women wit	h inten	t to outrage her modesty under IPC is which
					- A Parlable
	(A)	Non-Cognizable	e and Bailable	(B)	Cognizable and Non-Bailable Non-Cognizable and Non-Bailable
	(C)	Cognizable and	Non-Bailable	(D)	Non-Cognizatio
					a building and tells 'Z', that they will fire at guilty of:
18.	'A' pl	aces men with	firearms at the out	lets of	a building and tells Z, the
10.	'Z', if	'Z' attempts to	leave the building	. 'A' is	guilty of:
		wrongful confi			
		wrongful restra			
	(B)	Wioligiui iestia		ronafi	ıl restraint
	(C)		confinement and v	violigic	
	(D)	None of these			
					pter XXIA of CrPC are not applicable if the age of
19.	The p	provision of 'Pl	ea Bargaining' und	der cha	pter XXIA of CIT
-	offen	ce is committed	l against a child be	low the	(D) 18 years
	(A)		(B) 14 years	(C)	16 years (D) 18 years
	1100	***************************************			observed in
20	Section	ion 125 of the C	Criminal Procedure	Code	is "SECULAR" in character was observed in
20.	which	ch of the followi	ng case?		
		Lalita Kumari	V. State of Uttar P	radesh	
	(A)	Arnesh Kumar			
	(B)	Affiesii Ruma	Khan V. Shah Bar	no Beg	um
	(C)	Mond. Affined	of Karnataka	2,,,	EXE.
	(D)	Selvy V. State	OI Karnataka		25% F
			of summary trial of	f a case	■ ₩•
21	. Wh	o has the power	of summary than of	a cusc	•
	(A)	Chief Judicial	Magistrate		
	(B)	Metropolitan	Magistrate	. 11	The state of the s
	(C)	Any Magistra	te of first class spec	cially e	mpowered by the High Court
	(D)	. II Calago			
•	• W/F	sich Sections de	al with the proces	ses to	compel appearance under Code of Criminal
2	Pro	cedure 1973:			
	(A	Sections 61 to	90	(B)	Sections 154 to 173
	(C	a .: 211	to 219	(D)	
2		offence for whi	ch, a police officer	may ar	rest a person without warrant is known as
2	23. Ar) Non-cogniza	ble offence	(B)	Cognizable on
	(- 11 11 off		(D)	Offelica
	(C) Ballable offe		/	None of these
	Carlick	[Set Code-A]		-4-	
	English				

24.	In a the a	summons trial case instituted on a complaint wherein the summons has been issued to accused, the non-appearance or death of the complainant shall entail							
	(A)	Discharge of the accused							
	(B)	Acquittal of the accused							
	(C)	Either discharge or acquittal depending on the facts & circumstances of the case							
	(D)	None of these							
	(D)								
25.		Suppose F.I.R. is not registered by the Station House Officer. What are the options that the complainant has?							
	(A)	Approach Superintendent of Police							
	(B)	Approach Magistrate by filing Private Complaint							
	(C)	None of these							
	(D)	Both (Approach Superintendent of Police) & (Approach Magistrate by filing Private Complaint)							
26.	Any	police officer making an investigation under Section 160 of CrPC cannot require the ndance of a male, at a place other than the place of his residence who is							
	(A)	under the age of 15 years and above the age of 60 years							
	(B)	under the age of 18 years and above the age of 60 years							
	(C)	under the age of 15 years and above the age of 65 years							
	(D)	under the age of 18 years and above the age of 65 years							
27.	If so	meone lies before the court on affidavit, how it can be tackled by the Advocate/s?							
	(A)	Perjury Application can be filed.							
	(B)	Withdraw from the case.							
	(C)	File application to support that.							
	(D)	Pay the fine for the same.							
		absording shall be published as follows:							
28.		elamation for person absconding shall be published as follows: It shall be publicly read in some conspicuous place of the town or village in which							
	(i)	1 and in antity tectors							
	(ii)	It shall be affixed to some conspicuous part of the house or nomestead in which sales							
	(iii)	the affixed to some conspicuous part of the Court house,							
	(iv)	The Court may also, if it thinks fit, direct a copy of the proclamation to be passively in a daily newspaper circulating in the place in which such person ordinarily resides.							
	(4)	Only ii, iii, iv are correct. (B) Only ii and iii are correct.							



(A) Only ii, iii, iv are correct.

(C) Only i, iii, iv are correct.

(D) All i, ii, iii, iv are correct.

2	9. Wl	nich Order ounction?	f Civil P	rocedure Co	de dea	ls with Tempor	rary In	junction a	nd Interlocu	tory
	m/	Order 38	(B)	Order 39	(0	Order 40	(D)	Order 4	1	
30	Ahr Trai	nedabad, bu nsport Comp e of the good	ys goods any. A d Is abad only	s of A and relivers the g	equest		them them them the ship ship ship ship ship ship ship ship	to the We abad. A m	estern Roady	ways
31.	Whic	ch of the fo	llowing	Section of C	Civil F	rocedure Code	e deals	with the	concept of	Res
	Judio (A)	cata? Section 10	(B)	Section 11		Section 12	8 6	Section		
32.	by M to the	r. A. Mr. Y c Court in w	btains a hich the	decree for t joint-decree	is bei	ally liable for a gainst Mr. A ng executed. V	Vhich	of the fol	lowing option	
	(A) (B) (C) (D)	Mr. A may of Mr. A cannot Mr. A cannot None of these	reat his jot treat his treat his treat his se	s joint-decre s joint-decre	ee as c	ss-decree unde ross-decree un ross-decree und	der Ord	der 22 Ru	le 18.	
33.	of Y.	Y files a suit	against a	te decree is p	assed	nily. They join ons is served to against all. A	tly exe o C but and B	cute a mo t not to A applied to	rtgage in fav and B. Non set aside th	our ne of ne ex
	norte (decree The	ecree wi	Il be set asic	ie agai	A, B and C		None of		
34.						ocedure Code,	1908	deals wit	h the Institu	ıtion
	of Suit	ts? Section 22		ection 24	(C)	Section 26	(D)	Section		
35.		dant shall, wi		days	from	the date of ser	vice of	summon	on him, pr	esent
	(A) 1	ten Statemen 5	(B) 30		(C)		(D)	45		
36.	(A) F (B) S (C) S (D) F	econd appea	an be on a can be of	question of on substantia	fact or al ques of fact	law or both. stion of law or or law or both th Court, Seco	1.	oeal has t	o be in the	High

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English [Set Code-A]

37.	As p (A)/ (B) (C) (D)	Written State	ment nd Wr	g shall mean?				9	
38.	Whi	ch of the follow	ving C	order deals wit	th "De	ath, Marriage		solvency of Parties"	?
	(A)	Order 20	(B)	Order 21	(C)	Order 22	(D)	Order 23	
39.	The (A)	-		tae' has been of Section 6		sed in which S Section 10	ection (D)	of the Evidence Act Section 11	:?
40.	of a an ac unde	stranger to the	suit, t e part n of th	hen an admiss of that person	ion by who ence A	the stranger i is a party to t	n respe	depends upon the lia ect of his liability sh . It has been so pro Section 21	all be
	(A)	Section 17	(D)	Section 10	(0)	Section 17	(D)	Section 21	
41.	(A) (B) (C) (D)	Evidence rec	eived l eived l eived l	by Courts in proby Police Office of the Police Office of the Police Office of the Police of the Poli	cer		ects		
42.		An inscription A map or plate A caricature None of these	n on a			cording to the	Indian	Evidence Act, 187	2 ?
43.	"Pr	esumptions as t	o Dov	vry Deaths" is	given	under which S	ection '	?	
	(A)	113A	(B)	113B	(C)	114A	(D)	114B	
44.	Act,	1872 ?	N SEA					n 63 of Indian Evid	
	(A)			the original by copy, and copi				ch in themselves in	nsure
	(B)			or compared w			сор	.cef	
	(C)						some	person who has his	mself



seen it.

(D) Copies not certified under Section 63.

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Englis	h [Set (Code-A]			-8-			
	(A) 1						(D)	7 years
				for divorce unc as been insane			of Mu	slim Marriage Act, 1939
		Section 22	(B)	Section 23	(C)	Section 24	(D)	Section 25
51.	The pri	rovision for	'main	tenance pende	nte li	te' in Hindu	ı Marri	age Act, 1955 is given
	 (A) shall be made by all members (B) shall be made by 2/3 majority of its members (C) shall be made by the chief arbitrator (D) shall be made by majority of its members 							
	more t	han one arbit	rator,	any decision of	d Cor	nciliation Act rbitral tribuna	, 1996 al	arbitral proceedings with
	1. 1. 2. 3. 3. (A)	Final Arbitra Interim awar Where the ar I and 3	l award d bitral t (B)	ribunal issues a	nn ord (C)	er for the term 2 and 3	nination (D)	1, 2 and 3
48.	Conci (A)	liation Act, I Section 6	(B)	Section 7	(C)	Section 8	(D)	nent" in Arbitration and Section 9
47.	proce (A) (B) (C)	dure. The Code of The Indian I The Code of	Civil Eviden Crimi	Procedure, 190 ce Act, 1872 nal Procedure, f Civil Procedu	8 1973 re, 19	08) and (The	Indian I	Evidence Act, 1872)
	(-)	Confessions Confessions	s made s made se	before Judges.	ates.			letermination of rules of
46.					e or po	erson other tha	ın Judge	es and Magistrates.
45.	(A)	eading question Examination Cross exam	n-in-cl	mei	(B) (D)	Cales	se	

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27.	Muslim woman has option to be governed by the provisions of Sections 125 to 128 of Criminal Procedure Code 1973. Which section of The Muslim Women (Protection of Rights on Divorce) Act, 1986 deals with it? (A) Section 5 (B) Section 6 (C) Section 7 (D) None of these
	Which of the following is not a ground of void marriage under Section 11 of the Hindu Marriage Act? (B) Degrees of Prohibited Relationship (A) Bigamy (B) Child marriage (C) Sapinda Relationship
	Sapinda Relationship means (A) 3 rd generation (mother), 7 th generation (father) (B) 3 rd generation (mother), 5 th generation (father) (C) 3 rd generation (mother), 4 th generation (father) (D) 2 nd generation (mother), 5 th generation (father)
	 (D) 2nd generation (Months) Which one of the following is not a ground of divorce in the Hindu Marriage Act? (A) Mental Disorder (B) Venereal Disease in communicable form (C) Incurable Unsound Mind (D) Living separately for less than three months.
57.	Indian Christians can obtain divorce under which of the following enactments? (A) Special Marriage Act, 1954 (B) Christian Marriage Act, 1872 (C) Indian Divorce Act, 1869 (D) Special Marriage Act, 1872
58.	The Section 12 of Hindu Maintenance and Adoption Act, 1956 deals with (A) Rights of adoptive parents to dispose of their properties (B) Effects of adoption (C) Presumption as to the document relating to adoption (D) Cancellation of adoption
59.	Which of the following categories of cases will not be entertained as Public Interest Litigation (PIL)? (A) Family Pension (C) Neglected Children (B) Petitions from riot victims (D) Landlord-Tenant matter
60	Who is known as Father of Public Interest Litigation in India? (A) Justice A. N. Ray (B) Justice Y. V. Chandrachud (C) Justice R. S. Pathak (D) Justice P. N. Bhagwati -9- English [Set Code-A]



61.	- W 11 / C C I W 2	of Public Interest Litigation?								
	(A) Vindication of the rule of law									
	(B) Facilitate effective access to Justice	D'A								
		(C) Meaningful realization of Fundamental Rights								
	(D) Getting famous and making wealth									
62.	In Hussainara Khatoon V. State of Bihar,	emerged as a basic fundamental right.								
02.	(A) Right to Speedy Justice (B)	Right to Clean Environment								
	(C) Right to Free Legal Aid (D)	None of these								
	Which of the following writ can be issued aga	inst usurnation of public office?								
63.	A CONTRACT CONTRACTOR IN CONTR	Writ of Certiorari								
		Writ of Prohibition								
	(C) Writ of Quo Warranto (D)	Will Of From								
64.	Ridge V. Baldwin's case deals with									
	(A) Corporation (B)	Natural Justice								
	(C) State Liability (D)	Delegated Legislation								
		ake								
65.	Meaning of "Audi alteram partem":									
	(A) A person cannot be condemned without I	celling neard								
	(B) An adjudicating authority must give a special spec	eaking order								
	(C) No man can be a judge in his own case									
	(D) No one should fear the courts.									
66.	Rules made by Bar Council of India in exercisi	ng its rule making power under								
00.	(A) The Advocates Act, 1951 (B)	The Advocates Act, 1954								
	(C) The Advocates Act, 1961 (D)	The Advocates Act, 1964								
	An advocate may, while practicing, take up tea	ching of Law in any educational institution								
67.	cclisted to a University, so long as the	o nours during which he is so engaged in the								
	teaching of Law do not exceed	as in a day,								
	(A) 5 (B) 3	2 (D) 4								
	case the	advocate was held mile of								
68.	misconduct as he had forged the court order;	advocate was field guilty of professional								
	(A) Pratap Narain V. Y. P. Raheja									
	(B) Vikramaditya V. Smt. Jamila Khatoon(C) Babulal Jain V. Subhash Jain									
	p parkaiom V P H Chandrashekha	ur \								
E	(D) Smt. P. Pankajam V. B. H. Chandramento. glish [Set Code-A] - 10 -									
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69	ma	ide under Se	ction 35 c	of the Advoc	ate Ac	et o	r Advocate G	enera	lof	tee of State Bar Counci the State may prefer and communication of order
) 30	(B)			C)))	90
70										e Company. It can do so ociation and by passing
	(A)	Ordinary l	Resolutio	n	(E	3)	Special Res	olutio	n	
	(C)	Board Res	solution		(E))	None of the	se		
71.	"Do	ctrine of lift	ing of or	piercing the	corpo	rate	e veil" is asso	ociate	d w	rith
	(A)	Labour La			(B		Company La			
	(C)	Banking L	aw		. (D))	Service Law			
72.	Gree	er which Se en Tribunal (Section 4A	NGT) lie	The Environs? Section 5A			rotection) Ac	et, 19 (D)		an appeal to National
							30,			. 1 Posts ation 2
73.	Whic	ch one of the	followin	g Fundamer	ntal Du	itie	s relates to E	nviroi	nm	ental Protection?
	(A)	Article 51A	(b)		(B)		Article 51A (
	(C)	Article 51A	(j)		(D)	1	Article 51A (l	()		
74.	an app Tribu (A)	A who was a peal to Cyber nal, may pre In any Distr Only in Higl	r Appella fer an appict Court	te I ribunai.	(B)	VII.	Controller or A aggrieved Higher Trib	unal		dicating officer, made ler of Cyber Appellate
75.	Mr. X		ho is inte	nded by Mr						e electronic record is,
		Intermediary			(B)	O	riginators Ag	gent		
		Addressee			(D)	K	ey Holder			
76.	The mi	inimum num	ber of me	embers requ	ired fo	or re	egistration of	`a tra	de	union is-
	(A) 2		(B) 3		(C)			(D)		
					- 11 -					English [Set Code-A]

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7'	77. The text of the Certified Standing Orders shall be prominently posted by the employer in (A) Hindi (A) Hindi								
	_(E								
	(0) Devanagari	Script		×				
	(D			3th Schedule of	the C	onstituti	ion		
78	-	person who has called as	ultimate co	ontrol over the	affair	s of the	factor	y under Factories Act, 1948	
	(A	Occupier		/D) M		Dinast		
	(C			(B (D		anaging anager	Direct	OI .	
79.	car	ly out the presc	ribed duties	han 1000 wor	kers, t	hey sho	uld ap	point qualified to	
	MA			(B)	We	lfare of	ficer		
	(C)	Developmen	t officer	(D)	No	ne of the	ese		
80.	(A) (B) (C)	FIR > Petition Petition > FIR Summon to In	uation ? n > Summo R > Summo nsurance Co	n to Insurance n to Insurance ompany > Petit	Comp Comp ion >	oany oany FIR	te wha	at is the correct way of	
	(D)	FIR > Summo	on to msura.	nce Company	- ren	поп			
81.	The	principle of "U	bi jus ibi ide	em remedium"	was r	ecogniz	ed in		
	(A)	Winterbottom	V. Wright	(B)	Chap	oman V.	Picke	rsgill	
	(C)	Ashby V. Whi	ite	(D)	Ryla	nds V. F	Fletche	er	
82.	Glou		r School C	ase is a landi	nark	case bas	sed on	which of the following	
	(A)	Damnum sine	injuria	(B)	Injur	ia sine d	amnui	n	
	(C)	Volenti non fit	injuria	(D)	Audi	alteram	parter	m	
83.	2019	National Consur shall have the ju- nsideration exce	urisdiction t	o complaints	ommi where	ssion ur the valu	nder C	onsumer Protection Act, ne goods or services paid	
			B) 10 Cro		50 Cr	ores	(D)	100 Crores	
Engli	sh [Set	Code-A]		- 12 -					

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84.	Under Section 41 of Consumer Protection Act, 2019 an appeal from the order of Distric Commission lies to							
	(A.)) State Commission	(B)	Consumer Tribunal				
	(C)) National Commission	(D)	High Court				
85.	For an individual to be deemed to be resident in India in any previous year one of the condition is:							
	(A)	If he is in India for a period of 182	days	or more during the previous year.				
	(B)	to CLOO I are more during the manifest						
	(C)	Clot 1 during the mani-						
	(D)							
86.	Mr. Kapoor purchased a residential house in January, 2021 for ₹ 80,00,000. He sold the house in April, 2022 for ₹ 94,00,000. In this case the gain of ₹ 14,00,000 arising on account of sale of residential house will be charged to tax under which of the following head?							
	(A)	Income from capital gains						
	(B)	Income from house property		ardi.				
	(C)							
	(D)	Income from other sources						
87.	Mr. Manjot is a trader supplying goods from his M/s Singh Traders. The office of the firm is located in Delhi whereas its godowns are located in the State of Uttar Pradesh, Punjab and Jammu & Kashmir (J&K) respectively. M/s Singh Traders made following intra-state supplies from different States during the current financial year:							
	(i)	Delhi – Taxable Supplies : ₹ 21,00,0						
	(ii)	Puniah - Exempted Supplies: ₹ 6,0	0,000					
	(iii)	Uttar Pradesh- Taxable and Exempted Supplies: ₹ 3,00,000 each respectively.						
	(iv)	1. L&K - Taxable and Exempted Supplies: ₹ 8,00,000 and ₹ 3,00,000 respectively.						
	Ascertain the States in which Mr. Manjot is required to take registration under GST.							
	(A)	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	K					
	(B)			10 S 10 S				
	(C)	Delhi and Uttar Pradesh						
	(D)	Delhi						
88.	The primary GST slabs for any regular taxpayers are presently pegged at							
	(A)			9%, 6%, 12%, 18%, 28%				
	(C)	0%, 5%, 12%, 18%, 28%		%, 5%, 12%, 16%, 28%				

89.	 B, the proprietor of a newspaper, publishes at A's request, a libel upon C in the parameters of indemnify B against the consequences of the publication, and all contains and action in respect thereof. B is sued by C and has to pay damages, incurs expenses. Decide in the light of the Section 224 of the Indian Contract Act, (A) A is not liable to B upon indemnity. 							
	(B)	A is liable to B upon indemnity.						
	(C)	A is not liable to C upon indemi						
	(D)	None of these						
				Farency, L	inder the			
90.	A person whom the agent names to act for the principal in the business of agency, under the express or implied authority to name, is called							
	(A)	Sub-agent	(B)	Substituted Agent				
	(C)	Agent /	(D)	Procured Agent				
91.	(A) (C)	ts of the suit; the defendant is there om the commission of an act, which Temporary Both Temporary and Perpetual	(B)	the decree made at the hearing and petually enjoined from, the assertion of the contrary to the rights of the plain Perpetual None of these	шт.			
92.	special (A) (B)	rding to Section 5 of Specific Refic immovable property may reco The Specific Relief Act, 1963 The Code of Civil Procedure, 1963 The Code of Criminal Procedure The Transfer of Property Act, 18	08 , 1973	t, 1963 a person entitled to the posses the manner provided in	ession of			
93.	author receiv	e the mortgagor delivers possessing the rest of the rents and profits accruing frontgage-money, the transaction is Conditional (B) English	rom the called a	til payment of the mortgage-money property in lieu of interest, or in payment of mortgage. Simple (D) Usufructuary	gee, and , and to ment of			
94.	(4)	Carlill V. Carbolic Smokes Ball C	lecided Co	that a contract with minor is void?				
		Chinnaih V. Ramaiah						
	(-)	Mohori Bibee V. Dharmodas Gho	ose					
	(C)	Mohori Bibee V. Facey						

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English [Set Code-A]

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- 95. Which of the following is/are CORRECT with respect to "Declaratory Decrees" under The Specific Relief Act, 1963?
 - (A) Section 34 of the said Act deals with it.
 - (B) It is discretionary in nature.
 - (C) Both, (Section 34 of the said Act deals with it) and (It is discretionary in nature)
 - (D) None of these
- 96. Which of the following is not a Negotiable Instrument as defined under The Negotiable Instrument Act, 1881?
 - (A) Promissory Note
- (B) Bill of Exchange

(C) Cheque

- (D) Billing Receipt
- 97. According to Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 appropriate Government can acquire the land for which of the following purposes?
 - for strategic purposes relating to naval, military, air force, and armed forces of the Union
 - project for water harvesting and water conservation structures, sanitation
 - 3. project for project affected families
 - 4. project for sports, health care, tourism, transportation or space programme
 - (A) 1, 2 and 3
- (B) 2, 3 and 4
- (C) 1, 2 and 4
- (D) 1, 2, 3 and 4
- 98. 'Specified person' under Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 means any person other than
 - (A) appropriate Government
 - (B) Government company
 - (C) association of persons or trust or society wholly or partially aided by the appropriate Government or controlled by the appropriate Government
 - (D) All of these
- 99. Who shall be the Registrar of Trade Marks for the purposes of Trade Marks Act, 1999?
 - (A) Controller-General of Patents, Designs and Trade Marks
 - (B) Controller-General of Copyright, Designs and Trade Marks
 - (C) Director-General of Patents, Designs and Trade Marks
 - (D) Director-General of Copyright, Designs and Trade Marks
- 100. Which one of the following is not a type/s of IPR?
 - (A) Copyright

(B) Patents

(C) Designs

(D) Historical Indications

