- 1. Doctrine of election is based on the foundation that a person taking the benefit of an instrument must
- (A) Not bear the burden
- (B) Burden is not the subject of election
- (C) Burden is the subject of election
- (D) Bear the burden
- 2. Frost v., Knight is a leading case on
- (A) Section 32 (B) Section 33
- (C) Section 34 (D) Section 35
- 3. Which among the following is a law based on equity?
- (A) Indian Contract Act, 1872.
- (B) Indian Penal Code, 1863,
- (C) Indian Partnership Act, 1932
- (D) Specific Relief Act, 1963
- 4. Which section of the Specific Relief Act, describes temporary injunction (A) 45 (B) 41
- (C) 37 (D.) 36
- 5. The maintenance amount which can be transferred is
- (A) Future maintenance
- (B) Right to future maintenance
- (C) Arrears of maintenance up to a certain date
- (D) None of the above
- 6. The maximum period during which property can be tied up is
- (A) Only 15 years
- (B) One or more life or lives in being at the date of transfer and minority of an unborn person
- (C) During the lifetime of the transferor and the minority period of an unborn person
- (D) None of the above
- 7. Whoever causes bodily pain, disease or infirmity to any person is said to have inflicted on the victim
- (A) Grievous hurt (B) Hurt (C) Assault (D) None of the above
- 8. Personation at Election is an offence under Section of the Indian

Penal Code

(A) 124A

(B) 121A (C) 153B (D) 171D 9. Raman having found a key of Raju's house which Raju had lost, commits house trespass by entering Raju's house after opening the door with the key. Raman has committed the offence of (A) House trespass (B) Criminal trespass (C) House breaking (D) None of these 10. defined crime as "a violation of public rights and duties due to the whole community considered as community. (A) Blackstone (B) Justice Bhagwati (C) V.R. Krishna lyer 6,- Lord Heward I I. Who among the following is not a 'public servant'? (A) Liquidator (B) A Civil Judge (C) Secretary of a Co-operative Society (D) None of these 12. The Sampoorn Grameen Rozgar Yozna (Universal Rural Employment Programme) was launched in 2001 and was implemented through (A) Labour offices (B) Government (C) Panchayati Raj Institutions (D) All the above 13. Right to freedom to acquire, hold and dispose-off property is abolished by (A) 44th Amendment Act, 1978 (B) 43rd Amendment Act, 1976 (C) 50th Amendment Act, 1950 (D) I st Amendment Act, 1951

- 14. Which one of the following is covered under the definition of State
- (A) The Indian Statistical Institute
- (B) Indian Council of Agricultural Research
- (C) Sainik School Society
- (D) NCERT
- 15. National Conservation Strategy and Policy Statement on Environment and Development is a major environmental policy in India and it was passed in the year
- (A) 1988 (B) 1982
- (C) 1992 (D) 1990
- 16. of the Environmental Protection Act, 1986 defines

`Environment'

- (A) Section 2(a) (B) Section 3(a)
- (C) Section 1(a) (D) Section 11(a)
- 17. Polluter Pays Principle means
- (A) polluter should bear the cost of pollution as the polluter is responsible for pollution
- (B) polluter should not necessarily bear the cost of pollution as the polluter may not be responsible for pollution
- (C) polluter may bear the cost of pollution as the polluter may be responsible for pollution
- (D) none of the above
- 18. "Pollution is a civil wrong. By its very nature, it is a tort cort", 'ketted against the community as a whole. .A person, therefore who is guilty of causing pollution, has to pay damages (compensation) for restoration of the environment. He has also to pay damages to those who have suffered loss on account of the act of the offender. Further, the offender can also be held liable to pay exemplary damages so that it may act as a deterrent for others not to cause pollution in any manner. However, the court cannot impose any pollution fine in absence of any trial and finding of guilty under the relevant statutory provisions."This observation was made in
- (A) M.C. Mehta v. Kamal Nath
- (B) Calcutta Tanneries Case
- (C) M.C. Mehta v. U01
- (D) A.P. Pollution Control Board v. M.V. Nayudu
- 19. India became a party to the International Convention on Biological Diversity in
- (A) 1992 (B) 1995
- (C) 1994 (D) 2000

- 20. A, a railway company is in possession of goods as a consignee. It does not claim any interest in the goods except lien of wharfage, demurrage and freight but rival claims have been made by B and C adversely to each other A can institute
- (A) An application to decide the same
- (B) An interpleader suit
- (C) Friendly suit
- (D) None of the above
- 21. What is the period of limitation to file a suit for compensation' for false imprisonment?
- (A) 2 Years (B) .3 Years
- (C) I 2 Years (D) 1 Year
- 22. As per Section 19 of the Limitation Act, I 963 if any pa tyment is made on account of a debt, before the expiration of the pre scribed period by the person liable to pay the debt or by his agent duly authorized in that behalf a fresh period of limitation starts running from the
- (A) Time when suit was filed
- (B) When the payment was made
- (C) When the creditor demands
- (D) None of the above
- 23. Under the Companies Act, 2013, any company ha, ving a net worth of rupees 500 crore or more or a turnover of rup ees 1,000 crore or more or a net profit of rupees 5 crore or more should mandatorily spend of their net profits per fiscal of n Corporate Social Responsibility activities
- (A) 3% (B) 5%
- (C) 10% (D) 2%
- 24. The Guidelines constitute one of the most comprehensive

CSR tools available to companies

- (A) OECD (B) OACF
- (C) OECG (D) ASEAN
- 25. Conditions of Hindu Marriage have been laid down under of

Hindu Marriage Act

- (A) Section 9 (B) Section 10
- (C) Section 5 (D) Section 13
- 26. The Hindu Succession (Amendment) Act, 2005
- (A) Allows daughter of the deceased equal rights with daughter

- (B) Allows sons of the deceased equal rights with widows
- (C) Allows daughters of the deceased equal rights with wife
- (D) Allows daughters of the deceased equal rights with sons
- 27. The Fuller/Hart Debate could be summarized as a debate between which two jurisprudential approaches/positions
- (A) Positivism and utilitarianism
- (B) Natural Law and Positivism
- (C) Positivism and Liberalism
- (D) Marxism and liberal feminism
- 28. An Executive Magistrate may require security for keeping good behaviour from habitual offenders for a period not more than
- (A)' 6 months (B) I year
- (C) 2 years (D) 3 years
- 29. Section 167 of the Criminal Procedure Code provides that the nature of custody can be altered from judicial custody to police custody and vice-versa this alteration can be done during the period of first
- (A) 15 days (B) 16 days
- (C) 14 days (D) 12 days
- 30. Under which provision of the Code of Criminal Procedure it is mandatory for police officer to inform the person arrested the grounds'of arrest and right of bail if the offence is not non-bailable
- (A) Section 150 (B) Section 105
- (C) Section SO (D) Section 510
- 31. Section 41-B is inserted in to the Criminal Procedure Code on the basis of which among the following decisions
- (A) Nandini Satpathy v. P.L. Dhani
- (B) Sunil Batra v. Delhi Administration
- (C) Prem Shankar Shukla v. Delhi Administration
- (D) D.K. Basu v. State of West Bengal
- 32.. Civil Surgeon shall refer unsound minded person to a clinical Psychologist/ Psychiatrist. However by virtue of Section of aggrieved accused may prefer appeal before Medical Board consisting of head of Psychiatry and faculty of Medical College
- (A) 328 (B) 328 I A
- (C) 328 (2) (D) 346

33. SFIO stands for
(A) Serious Fraud Investigation Office
(B) Serious Force Institution Office
(C) Serious Form Investigation Office
(D) Serious File Investigation Office
34. Which provisions of the Companies Act, 2013 discusses about the issue of bonus shares out of its free reserves or the securities premium account or the capital redemption reserve account, subject to the compliance with certain conditions such as authorization by the articles, approval in the general meeting
(A) Section 36
(B) Section 43
(C) Section 63
(D) Section 33
35. The question whether the Fundamental Rights can be amended under Article 368 came for consideration first time in
(A) Shankari Prasad v. Union of India
(B) Keshvananda Bharati v. Union of India
(C) Golak Nath v. State of Punjab
(D) None of the above
36. A law which violates fundamental rights is not nullity or void-ob-initio but becomes only unenforceable, this doctrine is called as
(A) Doctrine of severability
(B) Doctrine of 3 points
(C) Tornado doctrine
(D) Doctrine of eclipse
37. Equality of opportunity admits discrimination with reasons, It was observed by apex court in
(A) State of Kerata v. N.M. Thomas
(B) Indira Sawhney v. Union of India
(C) AIR India v. Nargesh Mirza
(D) All the above

38. Evidences to document unmeaning in reference to existing facts is called as $\frac{1}{2}$

(A) Patent ambiguity
(B) Latent ambiguity
(C) Both of them
(D) None of the above
39. Original document is the best evidence Exception to this rule is contained in
(A) Indian Evidence Act
(B) Criminal Procedure Code
(C) Bankers Book Evidence Act
(D) None of these
40. In bailment if the goods are lent free of cost to the bailee for his use it is known as bailment by
(A) Deposition (B) Pledge
(C) Commodation (D) None of the above
41. Where the proposal and acceptance is through letters, the contract is made at the place where
(A) The acceptance is received
(B) The latter of acceptance is posted
(C) Both the above answers
(D) None of the above
42. The surety stands discharged by
(A) Death
(B) Revocation
(C) Variance in the terms of the contract without his consent
(D) All of the above
43. All contracts which are unlawful and void are known as
(A) illegal contracts
(B) Nugatory contracts
(C) Voidable contracts
(D) None of the above
44. Section of die Negotiable Instrument Acts deals with 'noting'
(A) 100 (B) 101
(C) 102 (D) 99

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45. Cancellation of crossing is also called
(A) Marking
(B) Opening of crossing
(C) Cancellation
(D) None of the above
46. Negotiable claim issued by a bank in return for a term deposit is called
(A) Share certificate
(B) Certificate of incorporation
(C) Certificate of deposit
(D) Term deposit
47. Wager relate with
(A) Present event
(B) Past event
(C) Future event
(D) Any of the above
48. In the judgment of the Supreme Court in Salem Bar Association v. Union of India, the Supreme Court had requested this committee headed by to prepare a case management formula.
(A) Justice Bhagwati
(B) Justice Muralidhar
(C) Justice Raveendran
(D) Justice Jagannandha Rao
49. The 2013 Companies Act has increased the limit of the number of members in Private Company from 50 to
(A) 100 (B) 200
(C) 300 (D) 150
50. The Standards on Auditing have been accorded legal sanctity in the 2013 Act and would be subject to notification by the
(
(A) NFRA (B) NRFA
(
(C) NARF (D) SERI

51. Rabindra Kumar Pal r@ Dara Singh v. Republic of India a famous case coming under Section 30 of Evidence Act is also well known as
(A) Graham Stains Murder case
(B) Graham Bells Murder case
(C) Graham Street's Murder case
(D) Graham Stoits Murder case
52. Statement by a person who is dead is a relevant fact under of
the Indian Evidence Act
(A) Section 32(3) (B) Section 32(4)
(C) Section 32(5) (D) Section 32(6)
53. A Charge Sheet filed under Section 173 of Cr.P.C. is an example of
(A) Public document
(B) Private document
(C) Patent document
(D) Latent document
54. Procedure of investigation of criminal cases under the Criminal Procedure Code is contained in Chapter
(A) XI (B) XII
(C.) X (D) IX
55. Identify the correct order in which the following law making treaties are concluded
(I) The Vienna Convention on Consular Relations
(2) The General Agreement on Tariffs and Trade
(3) The Declaration of Paris
Select the correct answer from the codes given below:
(A) (1), (3), (2)
(B) (3), (2), (1)
(C) (2), (1), (3)
(D) (1), (2), (3)
56. Which one of the following doctrine requires that the parties to a treaty are bound to observe its terms in good faith?
(A) The Drago doctrine

- (B) Right of asylum
- (C) Doctrine of equality
- (D) Pacta Sunt Servanda
- 57. General Assembly adopted the definition of word Aggression through
- (A) Resolution 3314 XXIX, 1974
- (B) Resolution 3312 XXXIX, 1973
- (C) Resolution 2213, 1982
- (D) None of the above
- 58. The admission of a new political entity into the United nations can be termed as
- (A) Express recognition
- (B) Conditional recognition
- (C) Collective recognition
- (D) De-facto recognition
- 59. "A State is and becomes and international person through recognition only and exclusively." Who stated this?
- (A) L. Oppenheim (B) Hobbes
- (C) Fenwick (D) Starke
- 60. The United Nations Commission on International Trade Law (UNCITRAL) adopted the Model Law on e-commerce in
- (A) 1997 (B) 1998
- (C) 1996 (D) 2013
- 61. Section. 3 of Information Technology Act, 2000 which was originally "Digital Signature" was renamed as in ITAA-2008.
- (A) "Digital Signature and Electronic Signature"
- (B) "Digital Signature and E-Signature"
- (C) "Digital and Electronic Signature
- (D) None of the above
- 62. Which among the following are the digital signature certifying authorities in India?
- (A) M/s Safescript (B) M/s NCERT
- (C) M/s MTL (D) All the above
- 63. Section 43 of the Information Technology Act deals with

(A) Criminal liability (B) Civil liability (C) Both the above (D) None of the above 64. "Where a body corporate is negligent in implementing reasonable security practices and thereby causes wrongful loss or gain.to any person, such body corporate shall be liable to pay damages by way of compensation to the person so affected." Which section of the Information Technology Amendment Act, 2008 envisages to (A) 43 (B) 43A (C) 43B (D) 43C 65. R obtained a sum of Rs. 50,000/- from D by putting Din fear of death. Here R commits (A) Extortion (B) Cheating (C) Mischief (D) Robbery 66. Period of limitation for execution of the order of maintenance is from the date on which it becomes due. (A) 1 year (B) 5 years (C) 9 years (D) 15 years 67. The Jural correlative of immunity is (A) Power (B) Disability (C) No claim (D) Claim 68. Who defines "eternal law as, the divine order or will of God which requires the perservation of natural order and forbids the breach of it" (A) Ambrose (B) Augustine (C) Gregory (D) All the above 69. 'Government even in its best state, is but a necessary evil; in its worst state, an intolerable one.' Who stated so? (A) Thomas Paine (B) Gregory Peck (C) Jefferson

70. The Constitution of India has recognized the concept of tribunal as instruments of quasi-judicial

administrative adjudication

(D) Dicey

(A) Article 39(a) and 39(b) (B) Article 323A and 323B (C) Article 368 (D) Article 202A and 202B 71. Nemojudexin causosuo meaning No man shall be judge in his own cause was first stated by in Dr. Bonhann's Case. (A) Lord Grey (B) Lord Heward (C)_ Lord Coke (D) Lord Moulton 72. General power of the Bar Council of India to make rules is envisaged under which Section of the Advocates Act, 1961 (A) Section 48 (B) Section 49 (C) Section 11-2 (D) Section IV-A 73. Seven lamps of advocacy is attributable to (A) Justice Abbot Parry (B) Justice Heward (C) justice Bhagawathy (D) Justice Grey 74. Which Section under the Advocates Act, 1961 spe; iks of disciplinary powers of the Bar Council of India (A) 35 (B) 37 (C) 36 (D) 39 75. Section of Advocates Act, 1961 speaks about constitution of **Legal Aid Committees** (A) 9 (B) 10 (C) 9A (D) 10A 76. Section 89 of the Civil Procedure Code was incorporate td through the Civil Procedure Code Amendment Act of which is the prominent provision the discusses about the jurisdiction of civil courts in applying. Alternate Dispute Resolution mechanisms. (A) 1989

(B) 1999

- (C) 1988
- (D) 2009
- 77. In which case the Supreme Court held that Part 1 of the Arbitration and Conciliation Act would equally apply to international commercial arbitration held outside India, unless any or all provisions have been excluded by agreement between the parties.
- (A) Bhatia International v. Bulk Trading S.A.
- (B) United India Co. Ltd. v. Associated Transport Corporation Ltd.
- (C) Hakam Singh v. Gammon (India) Ltd.
- (D) Ajmera Brothers v. Suraj Naresh Kumar Jain
- 78. Establishment of Permanent Lok Adalats is envisaged under Section

of the Legal Services Authority Act of 1987

- (A) 22B (B) 22A
- (C) 22(1) *(D) 22
- 79. What are the remedies open to the party aggrieved in a suit on contracts?
- (A) Specific performance and injunction
- (B) Specific performance and damages
- (C) Specific performance only
- (D) All the above
- 80. 'A' resides at Delhi, and 'B' at Agra. B borrows Rs. 20,000/- from A at Benares and passes a promissory note to A payable at Benares. B fails to repay the loan. A may sue B at
- (A) Benares or Agra
- (B) Benares only
- (C) Agra only
- (D) Benares, Agra and Delhi
- 81 The general principle of waiver that provides the failure to raise objection in the court of the first instance and at the earliest opportunity shall prevent the defendant from raising such objection at a subsequent state and the judgment would not be vitiated on the ground of absence of territorial or pecuniary jurisdiction is reflected in which provision of Civil Procedure Code.
- (A) Section 15 (B) Section 16
- (C) Section 5I (D) Section 21
- 82. Act of court can do no wrong to any person. Which concept relates to this ideology
- (A) Precept (B) Caveat

- (C) Restitution (D) Injunction
- 83. As per the provisions of the Criminal Procedure Code, the word `inspection' used in Section 93(1)(C) refers to
- (A) Things or documents
- (B) Documents only
- (C) Locality and place
- (D) None of the above
- 84. Statement recorded during investigation under Section 161 of Cr.P.C. can be used during trial for
- (A) Corroborating the witness
- (B) Contradicting the witness
- (C) Both A and B
- (D) Neither A nor B
- 85. "If an accused is charged of a major offence but is not found guilty thereunder, he can be convicted of minor offence, if the facts established indicate that such minor offence has been committed." It was so upheld in which case
- (A) Sangarabonia Sreenu v. State of Andhra Pradesh
- (B) State of Himachal Pradesh v. Tara Dutta
- (C) Shamsher Singh v. State of Punjab
- (D) Nalini v. State of Tamil Nadu
- 86. 'Ex Bolo malo oritur actio' is
- (A) An action arose only when a right infringes
- (B) An action could not prevent a legal right
- (C) No action on an immoral act
- (D) None of the above
- 87. Quifacit per aliumfacit per se, means
- (A) act of an agent is the act of principal
- (B) act of an agent is not an act of principal
- (C) principal and agent are liable jointly
- (D) agent must not act in contravention of the act of principal
- 88. The concept of 'privity of contract' was rejected in
- (A) Winterbottom v. Wright

- (B) Donoghue v. Stevenson
- (C) Longmeid v. Holiday
- (D) Heaven v. Pender
- 89 is observed as the World Consumer Rights Day.
- (A) 15th of March (B) 16th of March
- (C) 12th of' March (D) II th of March
- 90. Accountability of medical professional and the need for qualitative change in the attitude of the medical service provided by the hospitals was emhasized by the Surpeme Court in which of the following cases
- (A) Bhatia International v. Bulk Trading SA
- (B) Indian Medical Association v. V.P. Shantha and Ors.
- (C) Manekha Gandhi v. Union of India
- (D) Lucknow Development Authority v. M.K. Gupta
- 91. Renewal of driving licenses is envisaged under Section of the

Motor Vehicles Act, 1988

- (A) 20 (B) 21
- (C) 22 (D) 15
- 92. Section 82 IPC is an illustration for
- (A) Presumption of fact
- (B) Presumption of law
- (C) Presumption of fact and presumption of law
- (D) None of the above
- 93. Meaning of Nemo moriturus praesumuntur mentiri
- (A) A dying man can never speak truth
- (B) A dying man can never speak falsehood
- (C) A dying man can speak truth
- (D) A dying man may not speak falsehood
- 94. If a court lower to the Sessions Court tries a murder case that court is

called as

- (A) Coram sub judice (B) Coram non judice
- (C) Comm non subjudice (D) Coram judice

- 95. Rashtriya Swashtya Bima Yojna is mainly meant to serve the needs of
- (A) Organised workers
- (B) Unorganised workers
- (C) Unorganized sector workers belonging to BPL category and their family members
- (D) Organized sector workers belonging to BPL category and their family members
- 96. Equal pay for equal work for both men and women is proclaimed under of the Constitution of India.
- (A) Article 39(a) (B) Article 39(d)
- (C) Article 39(b) (D) Article 39(c)
- 97. Where any workman is suspended by the employer pending investigation or inquiry into complaints or charges or misconduct against him, the employer shall pay'to such workman subsistence allowance. This provision was inserted in the Industrial Employment (Standing Orders) Act, 1946 in which year
- (A) 1992 (B) 1982
- (C) 2009 (D) 2010

98 was a leading case on the point as to whether an employer

has a right to deduct wages unilaterally and without holding an enquiry for the period the employees go on strike or resort to go slow

- (A) Bank of India v. T.S. Kelawala and Others
- (B) Randhir Singh v. Union of India
- (C) Kamani Metals and Alloys Ltd. v. Their Workmen
- (D) Workmen v. Reptakos Brett and Co. Ltd.
- 99. Under the Industrial disputes Act, if the employer terminates the services of an individual workman, any dispute/difference arising out of such formination shall be deemed to be:
- (A) industrial dispute
- (B) individual dispute
- (C) both individual and industrial dispute
- (D) none of these
- 100. K. Gloucstershire grammar School Case is a leading case to explain the
- (A) Voienti non fit injuria (B) injuria non fa volenti
- (C) Damum sie injuria (D) injuria sine damunm