पियानी नमामाधीश (कानण्ड स्तर) व ज्याम दंशिकारी (अवेरी)
(पूर्व) प - २०१२ 2012 Code: F01

परीक्षा दि. १६-१-92

प्रश्नपुस्तिका क्रमांक BOOKLET NO.

106365

प्रश् वेळ: 2 (दोन) तास विहीत क

प्रश्नपुस्तिका विहीत कायदेविषयक ज्ञान एकूण प्रश्न : 100 एकूण गुण : 100

सूचना

(1) सदर प्रश्नपुस्तिकेत 100 अनिवार्य प्रश्न आहेत. उमेदवारांनी प्रश्नांची उत्तरे लिहिण्यास सुरुवात करण्यापूर्वी या प्रश्नपुस्तिकेत सर्व प्रश्न आहेत किंवा नाहीत याची खात्री करून घ्यावी. असा तसेच अन्य काही दोष आढळल्यास ही प्रश्नपुस्तिका समवेक्षकांकडून लगेच बदलून घ्यावी.

(2) आपला परीक्षा-क्रमांक ह्या चौकोनांत न विसरता बॉलपेनने लिहावा.



- (3) वर छापलेला प्रश्नपुस्तिका क्रमांक तुमच्या उत्तरपत्रिकेवर विशिष्ट जागी उत्तरपत्रिकेवरील सूचनेप्रमाणे न विसरता नमूद करावा.
- (4) या प्रश्नपुस्तिकेतील प्रत्येक प्रश्नाला 4 पर्यायी उत्तरे सुचिवली असून त्यांना 1, 2, 3 आणि 4 असे क्रमांक दिलेले आहेत. त्या चार उत्तरांपैकी सर्वात योग्य उत्तराचा क्रमांक उत्तरपत्रिकेवरील सूचनेप्रमाणे तुमच्या उत्तरपत्रिकेवर नमूद करावा. अशा प्रकारे उत्तरपत्रिकेवर उत्तरक्रमांक नमूद करताना तो संबंधित प्रश्नक्रमांकासमोर छायांकित करून दर्शविला जाईल याची काळजी घ्यावी, ह्याकरिता फक्त काळ्या शाईचे बॉलपेन वापरावे, पेन्सिल वा शाईचे पेन वापरू नये.
- (5) <u>सर्व प्रश्नांना समान गुण आहेत. यास्तव सर्व प्रश्नांची उत्तरे द्यावीत</u>. घाईमुळे चुका होणार नाहीत याची दक्षता घेऊनच शक्य तितक्या वेगाने प्रश्न सोडवावेत. क्रमाने प्रश्न सोडविणे श्रेयस्कर आहे पण एखादा प्रश्न कठीण वाटल्यास त्यावर वेळ न घालविता पुढील प्रश्नाकडे वळावे. अशा प्रकारे शेवटच्या प्रश्नापर्यंत पोहोचल्यानंतर वेळ शिल्लक राहिल्यास कठीण म्हणून वगळलेल्या प्रश्नांकडे परतणे सोईस्कर ठरेल.
- (6) उत्तरपत्रिकेत एकदा नमूद केलेले उत्तर खोडता येणार नाही. नमूद केलेले उत्तर खोडून नव्याने उत्तर दिल्यास ते तपासले जाणार नाही.
- (7) प्रस्तुत परीक्षेच्या उत्तरपत्रिकांचे मूल्यांकन करताना उमेदवाराच्या उत्तरपत्रिकेतील योग्य उत्तरांनाच गुण दिले जातील. तसेच ''उमेदवाराने वस्तुनिष्ठ बहुपर्यायी स्वरूपाच्या प्रश्नांची अचूक उत्तरेच उत्तरपत्रिकेत नमूद करावीत. अन्यथा त्यांच्या उत्तरपत्रिकेत सोडविलेल्या प्रत्येक चार चुकीच्या उत्तरांसाठी एका प्रश्नाचे गुण वजा करण्यात येतील''.
- (8) प्रश्नपुस्तिकेमध्ये विहित केलेल्या विशिष्ट जागीच कच्चे काम (रफ वर्क) करावे. प्रश्नपुस्तिकेव्यतिरिक्त उत्तरपत्रिकेवर वा इतर कागदावर कच्चे काम केल्यास ते कॉपी करण्याच्या उद्देशाने केले आहे, असे मानले जाईल व त्यानुसार उमेदवारावर शासनाने जारी केलेल्या ''परीक्षांमध्ये होणाऱ्या गैरप्रकारांना प्रतिबंध करण्याबाबतचे अधिनियम-82' यातील तरतुदीनुसार कारवाई करण्यात येईल व दोषी व्यक्ती कमाल एक वर्षाच्या कारावासाच्या आणि/किंवा रुपये एक हजार रकमेच्या दंडाच्या शिक्षेस पात्र होईल.

## ताकीद

ह्या प्रश्नपत्रिकेसाठी आयोगाने विहित केलेली वेळ संपेपर्यंत ही प्रश्नपुस्तिका आयोगाची मालमत्ता असून ती परीक्षाकक्षात उमेदवाराला परीक्षेसाठी वापरण्यास देण्यात येत आहे. ही वेळ संपेपर्यंत सदर प्रश्नपुस्तिकेची प्रत/प्रती, िकंवा सदर प्रश्नपुस्तिकेतील काही आशय कोणत्याही स्वरूपात प्रत्यक्ष वा अप्रत्यक्षपणे कोणत्याही व्यक्तीस पुरविणे, तसेच प्रसिद्ध करणे हा गुन्हा असून अशी कृती करणाऱ्या व्यक्तीवर शासनाने जारी केलेल्या ''परीक्षांमध्ये होणाऱ्या गैरप्रकारांना प्रतिबंध करण्याबाबतचा अधिनियम–82'' यातील तरतुदीनुसार तसेच प्रचित्त कायद्याच्या तरतुदीनुसार कारवाई करण्यात येईल व दोषी व्यक्ती कमाल एक वर्षाच्या कारावासाच्या आणि / िकंवा रुपये एक हजार रकमेच्या दंडाच्या शिक्षेस पात्र होईल.

तसेच ह्या प्रश्नपत्रिकेसाठी विहित केलेली वेळ संपण्याआधी ही प्रश्नपुस्तिका अनिधकृतपणे बाळगणे हा सुद्धा गुन्हा असून तसे करणारी व्यक्ती आयोगाच्या कर्मचारीवृंदापैकी, तसेच परीक्षेच्या पर्यवेक्षकीयवृंदापैकी असली तरीही अशा व्यक्तीविरुद्ध उक्त अधिनियमानुसार कारवाई करण्यात येईल व दोषी व्यक्ती शिक्षेस पात्र होईल.

पुढील सूचना प्रश्नपुस्तिकेच्या अंतिम पृष्ठावर पहा

F01



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कच्च्या कामासाठी जागा/SPACE FOR ROUGH WORK



1.	(1) Only a police officer (3) Public servant	(2) (4)	An officer of the Court Any of them
2.	Under code of criminal procedure substitut  (1) By a Registered Post  (3) By affixing summons on the house	(2) (4)	By Courier None of it
3.	Under S. 97 of the code of criminal procedules issued if (1) The person is absconding (3) The person is missing	(2) (4)	The person is unlawfully confined  Where-abouts of such a person are not known
4.	U/S 107 of the code of criminal procedure, person if (1) The person is habitual offender (2) The person is likely to abscond (3) The person is likely to commit a breach (4) The person frequently quarrels with his	n of p	eace
5.	A divorced wife is entitled to maintenance f (1) Till she re-marries (3) Till she is employed		er husband Till her son becomes major Till her death
6.	peace (2) If that party is dispossessed unlawfully	resp	ion of immovable property ect of such property is likely to disturb public of a property though such party is owner of it
7.		e Cou corde ere is	rt
8.	Any defect in charge  (1) Can be cured by amending it in any ca  (2) Cannot be cured if such amendment is lik  (3) Can be cured by amending it though it  (4) Can be cured by amending it with a dir  prejudice to the accused	caus	, ,



- 9. Statement of an accused is recorded
  - (1) To give him opportunity to state his defence
  - (2) To enable him to explain circumstances appearing in the evidence against him
  - (3) To extract the truth from his mouth
  - (4) To verify whether he can be released on probation
- **10.** The Court on application for plea bargaining by the accused, to satisfy itself that it is made voluntarily
  - (1) Examines him in open Court
- (2) Examines him in Camera
- (3) Records his evidence on Oath
- (4) Seeks his affidavit

- 11. "Decree" means
  - (1) Extract of the judgment
  - (2) Bill of costs
  - (3) Reasons for which the suit is decreed or dismissed
  - (4) Formal expression of the Court of an adjudication determining the rights of parties
- 12. "Judgement" means
  - (1) Part of the decree
  - (2) Statement of the Judges on the grounds of decree or order
  - (3) Adjudication of right
  - (4) None of the above
- 13. If objection to the jurisdiction of the Court is taken at the hearing of any application for interim relief-the Court shall proceed to
  - (1) The trial of the suit immediately
  - (2) Frame the issues
  - (3) Decide interim application before framing preliminary issue of jurisdiction
  - (4) To determine issue as to the jurisdiction
- 14. Res-judicata means
  - (1) Staying the suit during pendency of the previous suit between the same parties involving similar issues
  - (2) Not trying the suit if suit involving similar issues between similar parties is decided
  - (3) Bar to further suit
  - (4) Expediting trial of the suit
- 15. Objection to the territorial jurisdiction of a Court can be allowed if it is raised
  - (1) At any stage of the trial
  - (2) At anytime before the plaintiff leads his evidence
  - (3) At the earliest possible opportunity and before issues are settled
  - (4) Even at the stage of appeal



10.	(1) 6% per annum (2) 12% per annum (3) 9% per annum (4) 15% per annum					
17.	Under the inherent powers of the Civil Court, it can pass orders					
	(1) To refer the matter to Mediator					
	(2) Necessary for the ends of justice or to prevent abuse of the process of the Court					
	(3) For compelling the parties to settle their case					
	(4) For compelling a plaintiff to withdraw his suit					
18.	Defendant can claim temporary injunction in a suit filed by the plaintiff					
	(1) To prevent the suit property being alienated or damaged					
	(2) To prevent the plaintiff from dispossessing defendant from the suit property					
	(3) To prevent the plaintiff from causing any legal injury to the plaintiff					
	(4) All of the above					
19.	The defendant shall present his written statement within days from the service of summons upon him.					
	(1) 90 (2) 120 (3) 30 (4) 60					
20.	Where any period is fixed or granted by the Court for doing an act prescribed by the Code					
	of Civil Procedure, the Court may enlarge such period					
	(1) Not exceeding 90 days in total (2) Not exceeding 30 days in total					
	(3) Not exceeding 60 days in total (4) Not exceeding 120 days in total					
21.	Where a thirty years old document is produced before the Court, it may presume					
	(1) That the facts stated in the document are proved					
	(2) That the document is duly executed					
	(3) That the content of it are proved					
	(4) All the above					
22.	A document can be proved					
	(1) By producing it before the Court					
	(2) By examining the party who has produced it					
	(3) By examining the person in whose hand writing the document is written or signed					
	(4) By examining the person in whose favour the document is executed					
23.	A confessional statement made before police					
	(1) is admissible					
	(2) is not admissible					
	(3) is admissible only if it relates to a fact discovered in consequence of it					
	(4) is admissible if it is made on oath in writing					
Α	P.T.C					



<ul> <li>(1) a conclusive proof of the fact stated therein</li> <li>(2) not a conclusive proof but operates only as estoppel</li> <li>(3) a weak piece of evidence</li> <li>(4) an evidence on which the Court can act</li> <li>25. Admission means</li> <li>(1) statement made before Court</li> <li>(2) statement made in a document</li> <li>(3) statement suggesting inference as to any fact in issue</li> <li>(4) none of the above</li> <li>26. A fact is relevant</li> </ul>			
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(3) statement suggesting inference as to any fact in issue (4) none of the above  26. A fact is relevant			
(4) none of the above  26. A fact is relevant			
26. A fact is relevant			
(1) if it is mentioned in the pleadings			
(2) if it is mentioned in the document relied by any of the parties			
(3) if it is connected with a fact in issue so as to form part of the same transaction			
(4) all the above			
27. A fact is said to be proved			
(1) if it is admitted			
(2) if it is incorporated in a document			
(3) if it is not denied			
(4) if its existence is so probable that a prudent man would accept it as existing			
28. Evidence means and includes			
(1) statements before police			
(2) statements in pleadings			
(3) statements of witnesses required to be made before the Court			
(4) all of the above			
29. Primary evidence of a document means			
(1) It's certified copy (2) It's xerox copy			
(3) Document itself (4) Authenticated copy			
30. A child born out of valid marriage can be proved to be legitimate child of the husband if it is	_		
born within of its dissolution.			
(1) 280 days (2) One year (3) Nine months (4) None of the above	)		
31. Which of these cannot be lawfully transferred as per Transfer of Property Act, 1882?			
(1) Salary of public officer (2) Machinery attached to land			



32.		per Sec. 6 of Tran art from the domina		of Property Act, 18 eritage.	882, a	an easement		be transferred
		Can		Cannot	(3)	Мау	(4)	Must
33.	Wh	ich of these is imm	ovab	le property as per t	he pro	ovisions of Transfe	r of P	roperty Act, 1882 ?
	(1)	Standing timber	(2)	Grass	(3)	Fruit trees	(4)	Growing crops
34.	The	e term "transfer" u	nder	the Transfer of P	roper	ty Act, 1882, refe	rs to	
	(1)	Partly or whole t	rans	fer	(2)	Absolute or cond	dition	al transfer
	(3)	Contingent trans	fer		(4)	Both (1) and (2)	are o	correct
35.	As	per Sec. 9 of Tran	nsfer	of Property Act,	1882,	oral transfers are	)	
	(1)	Valid			(2)	Voidable		
	(3)	Conditionally valid	d		(4)	Illegal		
36.		•	of Tra	ansfer of Property	Act, t	he unborn child a	cquir	res vested interest
	, , ,	Upon his birth			(2)	7 days after his		
	(3)	18 years after hi	s birt	th	(4)	No acquisition o	f ves	ted interest
37.	The	Mortgage, in which	ch wi	thout delivering po	ssess	sion of mortgaged	prope	erty, the mortgagor
	bine	ds himself person	ally t	o pay the mortgag	ge mo	ney is known as		
	(1)	English mortgag	е					
	(2)	Mortgage by dep	osit	of title deeds				
	(3)	Simple mortgage	9					
	(4)	Anomalous mort	gage					
38.	The	gift of future prop	perty	is				
	(1)	void	(2)	voidable	(3)	valid	(4)	void ab initio
39.	The	rule of lis Pende	ns ap	oplies when the su	uit in v	which right to imm	ovab	le property
	(1)	Is fraudulent						
	(2)	In-directly in que	stion	١				
	(3)	Is pending between	en t	wo persons and o	ne of	them sells proper	rty	
	(4)	Is pending in a C	Court	which does not h	ave ju	ırisdiction		
40.	Rul	e against perpetu	ity p	rescribes that				
	(1)	Every transfer of	imm	novable property r	nust b	e by registered o	locun	nent
	(2)	Every transfer of	imm	novable property r	nust b	e in writing		
	(3)	No transfer of pr	oper	ty can operate to	create	e an interest whic	h is to	take effect after the
		lifetime of one or	mor	e persons living o	n the	date of such tran	sfer	
	(4)	None of the above	ve					
^					_			



- 41. If a contract comprises an agreement to do an act and also not to do certain acts
  - (1) No injunction can be granted to prevent performance of the negative agreement
  - (2) Injunction can be granted to prevent performance of negative agreement only if affirmative agreement is enforceable
  - (3) Injunction can be granted to compel performance of both or any of them
  - (4) Injunction can be granted to compel performance of either of them only
- 42. A suit for recovery of possession based on the previous possession of a person can be filed by such a person even against real owner of that property who has dispossessed him
  - (1) within one year of his dispossession
- (2) within three years of his dispossession
- (3) within six months of his dispossession (4) is not maintainable
- 43. A suit for specific performance of contract for its enforcement can be decreed when
  - (1) there exists no standard for ascertaining the actual damage caused by the non-performance of it
  - (2) the compensation in money would afford adequate relief
  - (3) a contract which is in its nature determinable
  - (4) performance of it required a Court to continuously supervise it
- 44. A Court may not exercise its discretion to decree specific performance of a contract when
  - (1) the contract gives the plaintiff an unfair advantage over the defendant
  - (2) when there exists no measure for ascertaining actual damage from breach of such contract
  - (3) the contract is voidable at the option of plaintiff
  - (4) it involves some hardship to the defendant which he could foresee
- 45. A suit for rescission of contract by any person having interest in it, can be decreed in his favour
  - (1) Where the contract is terminable by defendant
  - (2) Where the contract is voidable at the option of plaintiff
  - (3) Where the contract is contingent
  - (4) None of the above
- **46.** No Court shall declare that the plaintiff is entitled to a right
  - (1) If he is minor
  - (2) If he is able to seek further relief than mere declaration but omits to do so
  - (3) If he is insane
  - (4) If his right is based on a contingent contract
- 47. A perpetual injunction is granted to the plaintiff
  - (1) to restore possession of his property to him
  - (2) to protect him physically
  - (3) to prevent the breach of an obligation existing in his favour
  - (4) none of the above

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48.	In a	a suit for perpetual or mandatory injunction	
	(1)	Plaintiff can not be granted damages	
	(2)	Plaintiff can be granted damages if claimed specifically by him	
	(3)		
	(4)	None of the above	
49.	In a	suit for specific performance of a contract where earnest money is paid by the plaintif	 f
	(1)	It can not be refunded if the specific performance is refused	
	(2)	It can be refunded even if it is not specifically prayed	
	(3)	It can be refunded only if it is specifically claimed	
	(4)	It is to be forfeited	
50.	То	claim specific performance of a contract, it is	
	(1)	necessary to plead and prove that the plaintiff is ready and willing to perform his part of cor	ntract
	(2)	necessary to plead and prove that the plaintiff has always been ready and willing to	
	(0)	perform his part of contract	
	(3)		
	(4)	even if not pleaded and proved accordingly the Court can draw such inference from circumstances	me
51.	Per	son in occupation of premises is tenant if	
	(1)	he is only permitted to use that property	
	(2)	he is put in exclusive possession of it and pays rent	
	(3)	such person had lived for few days with the deceased original tenant as his friend	
	(4)	all of the above	
52.	A la	andlord shall not be entitled to recovery of possession so long as the tenant	
	(1)	does not get other premises	
	(2)	keeps the premises good	
	(3)	, , ,	
	(4)	pays rent and permits increases and observes the terms and conditions of tenancy	
53.	A te	enant can not be evicted even if he erects a permanent structure	
	(1)	If landlord does not raise any objection	
	(2)	If tenant obtains permission of Corporation	
	(3)	If such construction was necessary for safety of the building	
	(4)	If landlord consents to it in writing	
54.		mises let to banks or public sector undertakings having paid up share capital of are exempted from protection of Maharastra Rent Control Act, 1999.	f

(3) 3 crores

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(1) 2 crores

(2) 1 crore

(4) 5 crores



- 55. No decree can be passed against a tenant for the requirement of premises for landlord unless
  - (1) the tenant has acquired possession of other premises
  - (2) the tenant has capacity to purchase other premises
  - (3) the tenant admits the plaintiff's claim in the suit
  - (4) landlord bonafide claims it and is likely to suffer greater hardship
- **56.** A landlord can get possession of premises for its demolition and construction of new building only if
  - (1) landlord has sufficient funds with him for it
  - (2) he has approved plan and estimates
  - (3) landlord undertakes to provide new premises equal in carpet area of the existing one
  - (4) all the above
- 57. A proceeding to recover possession of premises from a licensee is to be filed in
  - (1) Court of small causes in Brihan Mumbai and elsewhere the Civil Court (J.D.)
  - (2) City Civil Court or elsewhere the Civil Court (S.D.)
  - (3) The Court of competent authority appointed by the State Govt. under the MRC Act
  - (4) None of the above
- **58.** If a landlord withholds any essential supply or service to the tenanted premises the tenant can seek remedy by way of
  - (1) Suit in Small Causes/Civil Court
  - (2) Application to the Competent Authority appointed by the Govt.
  - (3) Application for restoration in the Small Cause/Civil Court
  - (4) Writ petition in the Hon. High Court
- **59.** Whether appeal against the decision in appeal of appellate bench of Small Causes Court/ District Court would lie before
  - (1) Hon'ble High Court?
  - (2) Competent Authority appointed by the State?
  - (3) No appeal lies
  - (4) Supreme Court?
- **60.** If the landlord fails to keep the premises in good and tenantable repairs the proper remedy for tenant is
  - (1) to file a suit
  - (2) to make an application to the Court
  - (3) to make such repairs himself after 15 days notice to the landlord
  - (4) to file a writ petition



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61.	If su (1) (2) (3) (4)	ifficient cause is made out the time for filing proceedings in the Court can be extended if the delay is for presenting the appeal or application under C.P.C. the delay is for filing suit the delay is for filing any original proceeding all of the above	
62.	If a (1) (2) (3) (4)	, , ,	
63.	(1) (2) (3)	omputing the period of limitation for any suit, appeal or application the day from which h period is to be reckoned shall be excluded shall be included may be excluded by the Court in an appropriate case none of the above	
64.	(1) (2) (3)	the plaintiff was misled by a wrong advice	him
65.		uit can be said to be in limitation even after period prescribed  If the parties to the suit by agreement had agreed to waive it  If the defendant admits the whole claim of the plaintiff in notice reply  If the defendant acknowledges liability of the plaintiff's right before expiration of the pe of limitation  If the defendant does not raise any objection to the plaintiff's claim on the ground of limitation	riod
66.	aga (1)	en a new defendant is added in the suit, the suit shall be deemed to have been instituted inst him from the date of his addition (2) the date of institution of the suit the date on which issues are framed (4) the date on which summons is served on	him
67.	In c	ase of an easement by prescription the period of twenty years must be ending within from the date of institution of the suit.	

(3) twelve years

(1) three years

(2) two years

(4) one year



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68.	Suit on a bill of exchange or promissory no three years from	te pay	able at a fixed time should be filed within			
	(1) the date of execution	(2)	the date on which time expires			
	(3) the date of demand	(4)	•			
69.	A suit for possession of immovable pro	A suit for possession of immovable property based on title can be brought within 12 years from				
	(1) the date of dispossession					
	(2) the date of demand of possession					
	(3) the date on which the defendant refus	ses to c	deliver possession			
	(4) the date on which possession of defe	ndant l	becomes adverse			
70.	Where no period of limitation is prescribed	for an	application it can be filed within			
	(1) one year (2) two years	(3)	three years (4) twelve years			
71.	An ordinance can be issued by the Presid	ent at a	any time when			
	(1) The Parliament is in session					
	(2) Lok Sabha is not in session					
	(3) Rajya Sabha is not in session					
	(4) Both the houses of Parliament are no	t in ses	ssion 			
72.	The proposal to prefer charge against the President of India should be moved by at least of the total number of members of the house.					
	1 <sup>th</sup> 1 <sup>th</sup>		2 <sup>rd</sup> 1 <sup>th</sup>			
	$(1) \frac{1}{10}$ $(2) \frac{1}{5}$	(3)	$\frac{2^{\text{rd}}}{3} \qquad (4)  \frac{1}{4}^{\text{th}}$			
73.	Article 14 of Indian Constitution does not p	rohibit				
	(1) class legislation	(2)	·			
	(3) treating unequal at an equal footing	(4)	reasonable classification			
74.	Under Art. 356 a proclamation to remain ope	rative m	nust be approved within 2 months by			
	(1) Lok Sabha only	(2)	Rajya Sabha only			
	(3) Both the houses of Parliament	(4)	Either (1) or (2)			
75.	Who presides over the meetings of Lok Sa	abha ir	n the absence of the Speaker?			
	(1) The President	(2)	The Vice-President			
	(3) Deputy Speaker	(4)	Prime Minister			
76.	Which of the following fundamental rights is a	available	le to both the citizens and non-citizens?			
	(1) The right to six freedoms					

(2) The right to equality before law (3) Cultural and educational rights

(4) The right to equality of opportunity in public employment



77.	Who appoints Attorney General of India ?
	(1) Parliament (2) Chief Justice of India
	(3) Prime-Minister (4) President
78.	Who can issue a writ for the enforcement of legal right?
	(1) High Court (2) Supreme Court
	(3) Both (1) and (2) (4) No writ is there for legal right
79.	Judges of the Supreme Court, other than the Chi of Justice of Supreme Court, are appointed by
	(1) The Prime Minister in consultation with the cabinet
	(2) The President in consultation with the Chief Justice of India
	(3) Union Service Public Commission
	(4) Attorney General of India
80.	In case there is a conflict between the Preamble and other provisions of the Constitution,
	which will prevail over the other
	(1) Preamble will prevail
	(2) Other provision will prevail
	(3) Both will go side by side
	(4) Interpretation of the Supreme Court will prevail
81.	Essential ingredients of the offence of mischief is
	(1) Intention to cause destruction of a property
	(2) Intention to change nature of a property
	(3) Intentionally causing wrongful loss or damage to the property of another by destroying o
	diminishing its value
	(4) None of the above
82.	If a person entrusted with a property dishonestly converts it to his own use, he commits
	(1) Fraud (2) Cheating
	(3) Criminal misappropriation (4) Criminal breach of trust
83.	When by putting any person in fear of injury he is dishonestly induced by another to deliver
	property it is
	(1) Theft (2) Decoity (3) Robbery (4) Extortion
84.	Theft is committed when
	(1) a movable property is taken away secretly without consent of its owner
	(2) a movable property is removed from the custody of its owner
	(3) a movable property is snatched from the hands of its owner
	(4) none of the above
Α	P.T.(



- 85. Grievous hurt means
  - (1) Hurt caused by deadly weapon
  - (2) Hurt caused with the intention of committing murder
  - (3) Any hurt which endangers life
  - (4) Bruises and lacerated wounds
- 86. Unlawful assembly means
  - (1) An assembly of five or more persons having designed a common object
  - (2) An assembly of five or more persons having common object to commit offence
  - (3) An assembly of three or more persons having common object to commit mischief
  - (4) None of the above
- 87. Criminal conspiracy means
  - (1) Agreement between two persons for doing an illegal act
  - (2) Plan or design of committing acts to oppose wrong traditions in the society
  - (3) Plan or design of forming association to compel Govt. to do an act
  - (4) Agreement between two persons for doing an immoral act
- **88.** If a person instigates, intentionally aids or engages another person to do a thing he is said to have
  - (1) Abeted such another person
  - (2) Conspired with that person
  - (3) Becomes member of unlawful assembly
  - (4) Designed commission of offence
- 89. When a person gains something by unlawful means to which he is not legally entitled it is
  - (1) Cheating
- (2) Wrongful gain
- (3) Fraud
- (4) Mischief

- 90. Culpable homicide means
  - (1) Attempt to cause death
- (2) Causing death intentionally
- (3) Causing grievous injury
- (4) Causing injury which is likely to cause death
- **91.** A suit involving unregistered partnership arising from a right from a contract of such partnership is maintainable
  - (1) If it is filed by such firm against a third party
  - (2) If it is between the partners
  - (3) If it is filed against the firm by third party claiming to be a partner
  - (4) If it is filed by the legal heirs of deceased partner for accounts of such firm
- 92. Partnership firm
  - (1) is a legal entity

(2) is not a legal entity

(3) is a company

(4) is a corporate body



93.	"Partnership"	means
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- (1) Joint venture
- (2) Agreement between the persons to share the profit of a business carried on between them
- (3) Agreement between the persons to do some work
- (4) None of the above

#### 94. An agreement is void if

- (1) One of the party to it is minor
- (2) If consent of one of the party is obtained by misrepresenting it
- (3) If it's object is unlawful
- (4) None of the above

#### 95. Agreement to do impossible act is

- (1) Voidable
- (2) Void
- (3) Unlawful
- (4) Fraud

#### 96. Communication of a proposal is complete as against the proposer when

- (1) he decides to propose
- (2) when he starts the process of communicating the proposal
- (3) when the proposal reaches the acceptor
- (4) when it is put in a course of transmission to him so as to be out of the power of acceptor

# **97.** A contract between an insurance company and vehicle owner to save the later from consequences of a vehicular accident is a contract of

- (1) Guarantee
- (2) Surety
- (3) Bailment
- (4) Indemnity

#### **98.** Delivery of goods is deemed to have been accepted by the buyer when

- (1) Price of the goods is paid
- (2) The goods are in transit
- (3) The goods are tendered to him
- (4) Intimation of their acceptance is sent by him

#### 99. A contract of sale of goods is a contract whereby

- (1) The price of the goods is stipulated
- (2) Seller delivers the goods to the buyer
- (3) Seller transfers or agrees to transfer the property in goods to the buyer for a price
- (4) None of the above

#### 100. Unpaid seller means

- (1) A seller who has not agreed to deliver a specific property
- (2) A seller who has not delivered property sold
- (3) A seller who is ready to receive a part of agreed price
- (4) A seller who is not paid or tendered whole of the price agreed



# सूचना - (पृष्ठ 1 वरून पुढे....)

(9) सदर प्रश्नपत्रिकेसाठी आयोगाने विहित केलेली वेळ संपल्यानंतर उमेदवाराला ही प्रश्नपुस्तिका स्वतः बरोबर परीक्षाकक्षाबाहेर घेऊन जाण्यास परवानगी आहे. मात्र परीक्षाकक्षाबाहेर जाण्यापूर्वी उमेदवाराने आपल्या उत्तरपत्रिकेचा भाग – 1 समवेक्षकाकडे न विसरता परत करणे आवश्यक आहे.

### नमुना प्रश्न

মংন ক্ল. 201. The Catch varies inversely with the size of the :

(1) nozzle

(2) droplet

(3) obstruction

(4) sprayer

ह्या प्रश्नाचे योग्य उत्तर "(3) obstruction" हे आहे. त्यामुळे या प्रश्नाचे उत्तर "(3)" होईल, आता खालीलप्रमाणे प्र. क्र. **201** समोरील उत्तर-क्रमांक "③" चा कंस खालीलप्रमाणे पूर्णपणे छायांकित करून दाखविणे आवश्यक आहे.

- प्र.क. 201.
- 1

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अशा पद्धतीने प्रस्तुत प्रश्नपुस्तिकेतील प्रत्येक प्रश्नाचा तुमचा उत्तरक्रमांक हा तुम्हाला स्वतंत्ररीत्या पुरविलेल्या उत्तरपत्रिकेवरील त्या त्या प्रश्नक्रमांकासमोरील संबंधित वर्तुळ पूर्णपणे छायांकित करून दाखवावा. ह्याकिरता फक्त काळ्या शाईचे बॉलपेन वापरावे. पेन्सिल वा शाईचे पेन वापरू नये.

कच्च्या कामासाठी जागा/SPACE FOR ROUGH WORK