Total No. of Printed Pages: 21

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Α

M.Phil./Ph.D./URS-EE-2020

SUBJECT: LAW

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10193

		Sr. No
Time: 11/4 Hours	Max. Marks: 100	Total Questions: 100
Roll No. (in figures)	(in words)	
Name	Father's Name	
Mother's Name	Date of Examination_	
(Signature of the Candidate)		(Signature of the Invigilator)

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- The candidate must not do any rough work or writing in the OMR Answer-Sheet. Rough work, if any, may be done in the question booklet itself. Answers must not be ticked in the question booklet.
- There will be no negative marking. Each correct answer will be awarded one full mark. Cutting, erasing, overwriting and more than one answer in OMR Answer-Sheet will be treated as incorrect answer.
- 7. Use only Black or Blue Ball Point Pen of good quality in the OMR Answer-Sheet.
- Before answering the questions, the candidates should ensure that they have been supplied correct and complete booklet. Complaints, if any, regarding misprinting etc. will not be entertained 30 minutes after starting of the examination.

MPH/PHD/URS-EE-2020/(Law)(SET-Z)/(A)

SEAL

Armano

Back

- 1. Who contended that "Law should not consist of abstract set of rules imposed on society by the sovereign"?
 - (1) Hegel
- (2) Maine
- (3) Savigny
- (4) Laski
- 2. What is visible to us is only the product of law, as it has emerged from dark laboratory in which it was prepared and where it became real:
 - (1) Putcha
- (2) Maine
- (3) Savigny
- (4) Littleton

- 3. What is natural law?
 - (1) State law
 - (2) Law that is derived from higher, aspirational principles and values.
 - (3) A philosophy that developed from religious ideas.
 - (4) Pre-emptory norms.
- 4. Which of the following best represents Thomas Aquinas's position in relation to the idea/concept of unjust state law?
 - (1) An unjust law is still a law and hence it is still binding.
 - (2) An unjust law is not law and is not binding.
 - (3) People can choose whether or not to obey an unjust law, irrespective of whether it would create social disorder.
 - (4) Unjust laws should be avoided at all costs.
- 5. Regarding the concept of 'utilitarianism', which of the following statements is *not* true?
 - (1) Utilitarianism is based largely on the ideas of English philosopher, Jeremy Bentham.
 - (2) Utilitarianism could be described as an example of legal positivism.
 - (3) Utilitarianism advances the idea that the law should advance the greatest good for the greatest number of people.
 - (4) If applied in practice, utilitarianism would work in the best interest of marginalized groups.

(1) Post modernism (3) Legal Positivism The concept of 'dialectical ma	tawls could best be described as falling within which approaches/schools of thought- (2) Liberal Positivism (4) Race theory
(3) Legal Positivism The concept of 'dialectical ma	(4) Race theory
The concept of 'dialectical ma	
The concept of 'dialectical ma of the following schools of tho	
	terialism' is a concept commonly associated with which ught?
(1) Marxism	(2) Liberal Theory
(3) Post Modernism	(4) Unitarianism
Legal realism has largely come	about during which period:
(1) The 1970s and early 1980s	
(2) The 1920s and 1930s.	
(3) In the period following the	1779 French Revolution.
(4) In the 1840s.	
Which of the following is not a	n example of critical legal theory ?
(1) Feminism	provide the state and make an august on the se-
(2) Legal Realism	
(3) Race theory	
(4) Post modernism	
The Fuller/Hart debate could urisprudential approaches/positi	be summarized as a debate between which two tions:
(1) Positivism and utilitarianism	
2) Natural law and positivism	
3) Positivism and Liberalism	
4) Marxism and liberal feminis	sm
	(1) Marxism (3) Post Modernism Legal realism has largely come (1) The 1970s and early 1980s (2) The 1920s and 1930s. (3) In the period following the (4) In the 1840s. Which of the following is not a (1) Feminism (2) Legal Realism (3) Race theory (4) Post modernism The Fuller/Hart debate could jurisprudential approaches/posit (1) Positivism and utilitarianism

The first session of the Constituer	nt Assembly was held on-
(1) 9th December 1946	(2) 26th November 1949
(3) 15th August 1947	(4) 26th January 1946
For the Constitution of India the i	dea of the Preamble has been taken from-
(1) Italian Constitution	(2) Canadian Constitution
(3) French Constitution	(4) US Constitution
The Communal Electorate System	was introduced first in India by the British through-
(1) Government of India Act, 190)9
(2) Government of India Act, 191	9
(3) Indian Councils Act, 1861	
(4) Indian Councils Act, 1892	
The power of judicial review borrowed from:	w under the Constitution of India has been
(1) USA	(2) UK
(3) Canada	(4) Ireland
Equality before law and equal 14 of the Constitution of India to-	protection of law is guaranteed under Article
(1) All persons living within the to	erritory of India
(2) All persons domiciled in India	
(3) All Indian citizens living in In	dia
(4) All natural and artificial perso	ns
Which article requires making Comptroller and Auditor General of	and subscription of oath of affirmation by the of India on his appointment?
(1) Article 149	(2) Article 148
(3) Article 150	(4) None of the above
PHD/URS-EE-2020/(Law)(SET-Z)/(A) P. T. O.
	(1) 9th December 1946 (3) 15th August 1947 For the Constitution of India the i (1) Italian Constitution (3) French Constitution The Communal Electorate System (1) Government of India Act, 190 (2) Government of India Act, 190 (3) Indian Councils Act, 1861 (4) Indian Councils Act, 1892 The power of judicial revier borrowed from: (1) USA (3) Canada Equality before law and equal 14 of the Constitution of India to- (1) All persons living within the to- (2) All persons domiciled in India (3) All Indian citizens living in In (4) All natural and artificial person Which article requires making Comptroller and Auditor General (1) Article 149 (3) Article 150

17.	The President can make pro Governor of a State in certain con	ovision for the discharge of functions of the tingencies, not otherwise provided, under:	
	(1) Article 153	(2) Article 157	
	(3) Article 159	(4) Article 160	
18.	In A K Gopalan V. State of conflicting with:	Madras the Preventive Detention Act was found	
	(1) Articles 14 and 17	(2) Articles 19 and 21	
	(3) Articles 23 and 25	(4) Articles 23 and 32	
19.	Article 262 provides for:		
	(1) Adjudication of disputes relating to water of inter-State rivers		
	(2) Adjudication of disputes relating to water of inter-State river valleys		
	(3) Both (1) and (2)		
	(4) None of the above	Land St. St. St.	
20.	Vote on account is meant for:		
	(1) Appropriating funds, pending passage of budget		
	(2) Vote on Report of Comptroller and Auditor General of India		
	(3) To meet unexpected expendi	ture	
	(4) None of the above		
21.	Which of the following articles of	f the UN Charter is related to Domestic Jurisdiction:	
	(1) Article 2(7)	(2) Article 23	
	(3) Article 51	(4) Article 72	
22.	The first arrest warrant was issue	d by the International mCriminal Court in-	
	(1) 2003	(2) 2004	
	(3) 2005	(4) 2006	

23. Manila Declaration 20	012 is related to-
(1) Human Rights	(2) Marine Coast Protection
(3) Air Pollution Con	trol (4) Economic Issues
	f the UN Charter the Security Council has the power to use the
(1) Article 2(4)	(2) Article 41
(3) Article 42	(4) Article 24
25. The real power of appo	intment of UN Secretary General lies with :
(1) Security Council	General lies with :
(2) General Assembly	
(3) General Assembly a	and Security Council
	members of the Security Council
26. New Members can be ac	dmitted in the UN by the-
(1) Security Council	and on by the
(2) General Assembly	
(3) Secretary General	
	n the recommendation of the Security Council
27. Which of the followi State or Government?	ng doctrines relates to the subject of recognition of
(1) The Carter Doctrine	(2) The Drago Doctrine
(3) The Tobar Doctrine	
28. Which Chapter of UN (Sanctions?	Charter is provides for Economic, Financial and Military
(1) Chapter 9	(2) Chapter 6
(3) Chapter 7	
PH/PHD/UDC ED 2020	
28. Which Chapter of UN (Sanctions? (1) Chapter 9	(4) The Monroe Doctrine Charter is provides for Economic, Financial and Military (2) Chapter 6 (4) Chapter 8

29.	International law also develops through	State practices. What is that called ?	
	(1) International Treaty	(2) International Comity	
	(3) International Customary Law	(4) International Morality	
30.	The INTERPOLE has its headquarters	at:	
	(1) Montreal	(2) Bonn	
	(3) Lyon	(4) London	
31.	It is mandatory to produce the person hours of arrest under:	n under arrest before the Magistrate within 24	
	(1) Section 56 of Cr PC		
	(2) Section 57 of Cr PC		
	(3) Section 58 of Cr PC		
	(4) Section 59 of Cr PC		
32.	Whether Cr PC applies in respect of of	fences other than those under IPC:	
	(1) Cr PC cannot be followed		
	(2) Cr PC can be followed only in respect of offences under IPC		
	(3) Cr PC can be followed in respect of these offences as uniform procedure		
	(4) Criminal laws other than IPC have	their own procedural application	
33.	The term 'victim is defined under the fo	ollowing section of Cr PC:	
	(1) Section 2 (w)	(2) Section 2 (wa)	
	(3) Section 2 (u)	(4) Section 2 (ua)	
34.	Plea bargaining inserted in law in 2005	does not apply to offences :	
	(1) Affecting socio-economic conditions of the country		
	(2) committed against women		
	(3) committed against children below	14 years	
	(4) in all above cases		

35.	35. Provision about plea bargaining under Cr PC comes in :	
	(1) Chapter XXI	(2) Chapter XXA
	(3) Chapter VIIA	(4) Chapter XXIA
36.	The procedure for trial before a Cour	rt of Sessions is provided under :
	(1) Sections 260 to 265 Cr PC	
	(2) Sections 238 to 250 Cr PC	
	(3) Sections 251 to 259 Cr PC	
	(4) Sections 225 to 237 Cr PC	
37.	Section 84 IPC provides for:	
	(1) Medical insanity	(2) Legal insanity
	(3) Reasonable insanity	(4) Ethical insanity
38.	Irresistible impulse is a defence :	
	(1) in India	
	(2) in England	
	(3) in both India and England	
	(4) neither in India nor in England	
39.	Infancy as an exception has been pro-	vided in :
	(1) Section 80 IPC	(2) Section 81 IPC
	(3) Section 82 IPC	(4) Section 84 IPC
40.	Abetment of an offence is:	
	(1) Always an offence	
	(2) Only sometimes an offence	
	(3) Offence only on confession	
	(4) An offence but not always	

41.	When two or more persons co	ommit some tort against the same person they
	are: (1) Independent tort feasors	att in the state of the state o
	(2) Joint tort feasors	
	(3) Either Independent tort feasors	or Joint tort feasors
	(4) Neither (1) nor (2)	
42.	The tort of deceit owes its origin to	:
	(1) Pasley v. Freeman	(2) Lumley v. Gye
	(3) Rylands v. Fletcher	(4) Wismore v. Greenbank
43.	The tort of 'inducement of a breach	of contract' finds its origin in :
	(1) Lumley v. Gye	(2) Rookes v. Barnard
	(3) Donoghue v. Stevenson	(4) Rylands v. Fletcher
44.	The rule of 'ubi jus ibiremedium' wa	as recognised in :
	(1) Winterbotton v. Wright	(2) Champman v. Pickersgill
	(3) Ashby v. White	(4) Rylands v. Fletcher
45.	'Damnum sine injuria' means :	
	(1) Damage without infringement of	of legal right
	(2) Damage with infringement of le	egal right

- (3) Infringement of legal right without damage
- (4) Infringement of legal right with damage
- 46. 'Injuria sine damno' means:
 - (1) Violation of a legal right without damage
 - (2) Violation of a legal right with damage
 - (3) Damage without violation of a legal right
 - (4) No damage and no violation of a legal right

47.	Under the Law of torts, the damages an	e: The transfer of the control of th		
	(1) Liquidated	(2) Limited		
	(3) Unliquidated	(4) Unliquidated but limited		
48.	The defence of volunti non fit injuria is	not available in :		
	(1) If the consent is obtained by compulsion			
	(2) If the consent is obtained by fraud			
	(3) If the consent is obtained under a n	(3) If the consent is obtained under a mistake		
	(4) All of the above			
49.	The maxim 'Res-ipsa loquitur' is a:			
	(1) Rule of law	(2) Rule of procedure		
	(3) Rule of evidence	(4) Rule of negligence		
50.	When was the Consumer Protection Ac	t, 1986 repealed :		
	(1) 2015	(2) 2017		
	(3) 2018	(4) 2019		
51.	Every promise and every set of p other is:	promises forming the consideration for each		
	(1) An agreement	(2) A contract		
	(3) An offer	(4) An acceptance		
52.	Revocation of an offer by letter or teleg	gram can be complete when :		
XII.	(1) It is dispatched	(2) It is received by the offeree		
	(3) It reaches the offeree	(4) It is formally accepted by offeree		
53.	An agreement by way of wager under s	ection 30 of Indian Contract Act, 1872 is:		
	(1) Void	(2) Voidable		
	(3) Valid	(4) Unenforceable		

54.	Inadequacy of consideration is relevant	in determining the question of:
	(1) Fraud	(2) Misrepresentation
	(3) Undue influence	(4) Free consent
55.	The term consensus ad-idem means:	
	(1) General consensus	
	(2) Reaching an agreement	
	(3) Meeting of minds on the same thing	and in the same sense
	(4) None of the above	
56.	In which of the following sections of the tender of performance is laid down:	e Indian Contract Act, 1872 the law relating to
	(1) Section 37	(2) Section 35
	(3) Section 36	(4) Section 38
57.	An agreement by a baileepurpotive negligence is:	to exempt him wholly from liability for
	(1) Valid	(2) Invalid
	(3) Voidable	(4) Void
58.	Under which section of the Combooks or papers of a company:	panies Act an Inspector can seize any
	(1) Section 240A	(2) Section 240B
	(3) Section 241	(4) Section 241A
59.	Magisterial order is required by ar the affairs of a company:	inspector appointed for investigation of
	(1) To enter the premises were books an	d papers of the company lie
	(2) To seize the books and papers	
	(3) To conduct the search of the place	
	(4) For all the above purposes.	
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60.	Amalgamation of some companies may be ordered by the central government in national interest under the following section of the Companies Act:
	(1) Section 394 (2) Section 396
	(3) Section 397 (4) None of the above
61.	The term 'fraud on minority' has been first developed and applied in :
	(1) Menier V. Hooper's Telegraph Works
	(2) Cook V.Deeks
	(3) Brown V. British Abrasive Wheel Co.
	(4) None of the above
62.	In which judgment the Supreme Court was held that it can exercise its powers under article 142 to grant divorce on the ground of irretrievable background of marriage even though it is not a ground under the Hindu Marriage Act, 1955-
	(1) Ramchander V. Anantha, 2015
	(2) Anil Kumar Jain V. Maya Jain, 2009
	(3) Krishna Bhatacharjee V. Sarathi Chaudhary, 2015
	(4) Dhannulal V. Ganeshram
63.	Section 13-B of the Hindu Marriage Act, 1955 has been inserted in that Act by its amendment in-

(1) 1956

(3) 1976

(4) 2006

(2) 1967

64. Which section of the Hindu Succession Act, 1956 lays down the order of succession among agnates and cognates-

(1) Section 8

(2) Section 10

(3) Section 12

(4) Section 14

- 65. Schedule 5 of the Indian Succession Act, 1925 deals with-
 - (1) Form of Certificate
 - (2) Form of Caveat
 - (3) Form of Probate
 - (4) Form of Letters of Administration
- 66. In which case the Supreme held that all marriages be made compulsorily registrable-
 - (1) Seema V. Ashwani Kumar
 - (2) Geeta Jagdish V. Jagdish
 - (3) DurgaTripathy V. ArundhatiTripathy
 - (4) Ramesh Chand V. RameshwarBai
- 67. As per facts on record the husband in ShayraBano case in which triple talaq was set aside by the Supreme Court, the talaq was pronounced by-
 - (1) a deed prepared by the lawyer of the husband
 - (2) only an ordinary SMS by the husband
 - (3) Words uttered by the husband at the face of the wife
 - (4) None of the above
- 68. A Hindu daughter is a coparcener even if her father died before 2005 Amendment of the Hindu Succession Act, 1956 was held by the Supreme
 - (1) Danamma Alias SumanSurpur V. Amar
- (2) Vineeta Sharma V. Rakesh Sharma
 - (3) Prakash V. Phulavati
 - (4) Mangammal V. T.B. Raju
 - 69. The Muslim Personal Law (Shariat) Application Act was passed by the central
 - (1) 1929
- (2) 1937
- (3) 1976
- (4) 2019

70	In which case it was bald to the	
, 0	In which case it was held by the first time that a "Hindu is by birth and can also be made"-	100
	(1) Morarjee V. Administrator General of Chennai	
	(2) Ibrahim V. Ibrahim	
	(3) Parvati V. Jagsish	
	(4) Jabala V. Dharam	
71.	The Hindu Adoption and Maintenance Act, 1956 allows a Hindu woman to adopt under-	
	(1) Section 3	
	(2) Section 6	
	(3) Section 7	
	(4) Section 8	
72.	Which International Agency in working for the protection of environment?	
	(1) UNO (2) NASA	
	(3) Chipko (4) Greenpeace	
73.	Most of the rights of the UDHR are incorporated in-	
	(1) Part III and Part IV of the Constitution of India	
	(2) Part I and Part V of the Constitution of India	
	(3) Part VII of the Constitution of India	
	(4) Articles 308-311 of the Constitution of India	
	The Protection of Human Rights Act 1993 is based on :	
	(1) The Paris Principle	
	(2) Vienna Declaration	
	(3) Earth Summit	
	(4) None of the above	

- 75. The NHRC was established in India on:
 - (1) 18th September 1993
 - (2) 27th September 1993
 - (3) 2nd October 1993
 - (4) 26th January 1994
- Human Rights Committee of the UN performs the function of implementation of Human Rights By-
 - (1) Reporting Procedure
 - (2) Inter-State Communication System
 - (3) Individual Communication System
 - (4) All the above
- 77. Under section 16 of the Water (Prevention and Control of Pollution) Act, 1974 which of the following is the main function of the Act?
 - (1) to promote cleanliness of streams and wells in different areas of the States.
 - advise the Central Government on any matter concerning the prevention and control of water pollution;
 - (3) co-ordinate the activities of the State Boards and resolve disputes among them;
 - (4) provide technical assistance and guidance to the State Boards, carry out and sponsor investigations and research relating to problems of water pollution and prevention, control or abatement of water pollution;
- ♣ 78. Which provision of the Environment (Protection) Act, 1986 277 deals with OFFENCES BY COMPANIES:
 - (1) Section 16
 - (2) Section 17
 - (3) Section 18
 - (4) None of the above

- 79. Which Chapter of the Biological Diversity Act, 2002 deals with the FUNCTIONS AND POWERS OF THE NATIONAL BIODIVERSITY AUTHORITY:
 - (1) Chapter III
 - (2) Chapter IV
 - (3) Chapter V
 - (4) Chapter VI
- 80. Under which Chapter of the Biological Diversity Act, 2002 LOCAL BIODIVERSITY FUND can be created:
 - (1) Chapter IX
 - (2) Chapter X
 - (3) Chapter XI
 - (4) Chapter XII
- 81. When was the Paris Agreement on Climate Change opened for signature :
 - (1) 22 April 2016
 - (2) 26 June 2016
 - (3) 23 September 2016
 - (4) 22 October 2016
- 82. The principle that use of trade mark for a long period of time without challenge gives the user a better title even against the owner of a well-. known mark was adopted by the Supreme Court in:
 - (1) Khoday Distilleries Ltd. V. Scotch Whisky Association
 - (2) Trapetries Corporation V. Enamlres Ltd.
 - (3) John Backery V. Brittannia
 - (4) Hook Track V. Hawkins

- 83. Whether some presentation modifications in case reporting fulfil the requirement of originality for the purposes of copy right was considered by the Supreme Court of India in 2008 in:
 - (1) AIR Corporation V. Lexis Nexis
 - (2) Allahabad Law Agency V. M.D. Mallick
 - (3) Eastern Book Co. V. D.B.Modak
 - (4) Seth and Co. V. S M. Mallick
- 84. Glaxo Smith Kline PLC V. Controller of Patents and Designs is an interesting case dealing with:
 - (1) Geographical indications
 - (2) Copy right
 - (3) Patents
 - (4) None of the above
- 85. The full name of the Tiger Balm Case is:
 - (1) N.R.Dongre & Brothers V. Tiger Balm Private Ltd.
 - (2) Caterpiller International Ltd. V. Tiger Balm Private Ltd.
 - (3) Haw Par Bros. International Ltd. V. Tiger Balm Private Ltd.
 - (4) None of the above
- 86. After becoming party to WTO/TRIPS Agreement, India took legislative action for compliance in this direction. State the correct statement among the following in this respect:
 - (1) India passed a new Copy right Act in 1999
 - (2) India amended the Geographical Indications of Goods (Registration and Protection) Act in 2002
 - (3) India passed the Biological Diversity Act in 2002
 - (4) India amended the Protection of Plant Varieties and Farmers Rights Act in 2001.B

4	. 17		
87.			
	(1) Madrid Agreement of 1891		
	(2) TRIPS Agreement		
	(3) Geographical Indications of Goods (Registration and Protection) Act		
	(4) All of the above		
88.	Which of the following articles of the TRIPS Agreement requires protection of trade secrets or undisclosed information:		
	(1) Article 29 (2) Article 39		
	(3) Article 49 (4) Article 59		
89.	The 'novelty' criterion for registration of designs should be satisfied on:		
	(1) Local basis		
	(2) National basis		
	(3) Regional basis		
	(4) Global basis		
90.	The genesis of the definition of 'access' in the Cyber law is traced to the 1977 Bill for US Federal Computer Systems Protection Act proposed by :		
	(1) Senator Robin Raffael		
	(2) Senator Collin Powell		
	(3) Senator Ribicoff		
	(4) Senator Mc Gill		
91.	Computer resource under section 2(1)(k) of the ITA, 2000 includes:		
	(1) Any person who offers access to public to the Internet		
	(2) Computer operator in office		

(4) Computer network

(3) A hacker

- The encryption device used by Nazi Germany to save sensitive information from
 - (1) Encrypter
 - (2) Enigma
 - (3) Enengiene
 - (4) Encrambler
- An electronic record can be attributed to the originator only, if it was sent by:
 - (1) the originator himself
 - (2) a person who had the authority to act on behalf of the originator in respect of that
 - (3) an information system programmed by originator to operate automatically on behalf of
 - (4) in all the above three situations
- 94. Under Section 28 of the ITA, 2000, the Controller of Certifying Authorities can, to investigate contraventions, exercise the like powers which are
 - (1) The Rent Controller
 - (2) District revenue authorities
 - (3) Income tax authorities
 - (4) Debt Recovery Tribunal
- A written constitution is an essential requirement for establishing:
 - (1) A Democracy
 - (2) A Federation
 - (3) A Union
 - (4) All of the Above

- 96. Independence of judiciary essentially does not require:
 - (1) Judges' appointment by judges themselves
 - (2) Judges' commitment to justice
 - (3) Judges' competence to deliver justice
 - (4) Judges' security of tenure
- 97. In America, the president in the presidential election is elected on the basis of :
 - (1) Over all maximum votes got by a candidate in all 50 states
 - (2) Over all more winning of electoral votes from states
 - (3) Over all more support from the elected members of the senate and congress from states
 - (4) None of the above
- 98. An effective intergovernmental conference secretariat to focus on intergovernmental relations exists in :
 - (1) USA
 - (2) AUSTRALIA
 - (3) CANADA
 - (4) UK
- 99. A council of governments to focus intergovernmental relations exists in :
 - (1) USA
 - (2) AUSTRALIA
 - (3) CANADA
 - (4) UK

- Tom Bingham, an eminent British judge, is known for his reputed book giving
 - (1) Separation of powers
 - (2) Rule of law
 - (3) Democracy
 - (4) Federalism

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В

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SUBJECT : LAW

	Sr. No. 10194
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(in words)	
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-	(Signature of the Invigilator)
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- The candidate must not do any rough work or writing in the OMR Answer-Sheet. Rough work, if any, may be done in the question booklet itself. Answers must not be ticked in the question booklet.
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1	The Hindu Adont	· · · · · · · · · · · · · · · · · · ·		
(under-	Maintenance Act, 1956 allows a	Hindu woman to ado	pt
	(1) Section 3			
	(2) Section 6			
	(3) Section 7			
	(4) Section 8			
2.	Which International Agency	in working for the protection of en	vironment 2	
	(1) UNO	(2) NASA	vironiicii ;	
	(3) Chipko	(4) Greenpeace		
3.	Most of the rights of the UDI			
	(1) Part III and Part IV of the			
	(2) Part I and Part V of the C			
	(3) Part VII of the Constitution	on of India		
	(4) Articles 308-311 of the C	Constitution of India		
4.	The Protection of Human Rigi			
	(1) The Paris Principle			
	(2) Vienna Declaration			
	(3) Earth Summit			
	(4) None of the above			
5.	The NHRC was established in	India on :		
	(1) 18th September 1993			
	(2) 27th September 1993			
	(3) 2nd October 1993			
	(4) 26th January 1994			

- Human Rights Committee of the UN performs the function of implementation of Human Rights By-
 - (1) Reporting Procedure
 - (2) Inter-State Communication System
 - (3) Individual Communication System
 - (4) All the above
- 7. Under section 16 of the Water (Prevention and Control of Pollution) Act, 1974 which of the following is the main function of the Act?
 - (1) to promote cleanliness of streams and wells in different areas of the States.
 - advise the Central Government on any matter concerning the prevention and control of water pollution;
 - (3) co-ordinate the activities of the State Boards and resolve disputes among them;
 - (4) provide technical assistance and guidance to the State Boards, carry out and sponsor investigations and research relating to problems of water pollution and prevention, control or abatement of water pollution;
- Which provision of the Environment (Protection) Act, 1986 277 deals with OFFENCES BY COMPANIES:
 - (1) Section 16
 - (2) Section 17
 - (3) Section 18
 - (4) None of the above
- 9. Which Chapter of the Biological Diversity Act, 2002 deals with the FUNCTIONS AND POWERS OF THE NATIONAL BIODIVERSITY AUTHORITY:
 - (1) Chapter III
 - (2) Chapter IV
 - (3) Chapter V
 - (4) Chapter VI

 Under which Chapter of BIODIVERSITY FUND can be 	the Biological Diversity Act, 2002 LOCAL
(1) Chapter IX	
(2) Chapter X	
(3) Chapter XI	
(4) Chapter XII	
11. Every promise and every se other is:	t of promises forming the consideration for each
(1) An agreement	(2) A contract
(3) An offer	(4) An acceptance
12. Revocation of an offer by letter of	or telegram can be complete when
(1) It is dispatched	(2) It is received by the offeree
. (3) It reaches the offeree	(4) It is formally accepted by offeree
13. An agreement by way of wager u	nder section 30 of Indian Contract Act, 1872 is :
(1) Void	(2) Voidable
(3) Valid	(4) Unenforceable
14. Inadequacy of consideration is rel	evant in determining the question of:
(1) Fraud	(2) Misrepresentation
(3) Undue influence	(4) Free consent
15. The term consensus ad-idem mean	
(1) General consensus	
(2) Reaching an agreement	
(3) Meeting of minds on the same	thing and in the same sense
(4) None of the above	The state of the s

16.	In which of the following sections of the tender of performance is laid down:	ne Indian Contract Act, 1872 the law relating to
	(1) Section 37	(2) Section 35
	(3) Section 36	(4) Section 38
17.	An agreement by a baileepurpotive negligence is:	to exempt him wholly from liability for
	(1) Valid	(2) Invalid
	(3) Voidable	(4) Void
18.	Under which section of the Combooks or papers of a company:	panies Act an Inspector can seize any
	(1) Section 240A	(2) Section 240B
	(3) Section 241	(4) Section 241A
19.	Magisterial order is required by as the affairs of a company:	n inspector appointed for investigation of
	(1) To enter the premises were books an	nd papers of the company lie
	(2) To seize the books and papers	
	(3) To conduct the search of the place	
	(4) For all the above purposes.	
2 0.	Amalgamation of some companies manational interest under the Companies Act:	be ordered by the central government in e following section of the
	(1) Section 394	(2) Section 396
	(3) Section 397	(4) None of the above
Ź 1.	It is mandatory to produce the person hours of arrest under:	under arrest before the Magistrate within 24
	(1) Section 56 of Cr PC	(2) Section 57 of Cr PC
	(3) Section 58 of Cr PC	(4) Section 59 of Cr PC
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22	. Whether Cr PC applies in respect	of offences other than those under IPC:		
	(1) Cr PC cannot be followed			
	(2) Cr PC can be followed only in	respect of offences under IPC		
		ect of these offences as uniform procedure		
		have their own procedural application		
23.				
		(2) Section 2 (wa)		
	(2)	(4) Section 2 (ua)		
24.		2005 does not apply to offences :		
	(1) Affecting socio-economic cond	litions of the country		
	(2) committed against women			
	(3) committed against children below 14 years			
	(4) in all above cases	*		
25.	Provision about plea bargaining und	Provision about plea bargaining under Cr PC comes in :		
	(1) Chapter XXI	(2) Chapter XXA		
	(3) Chapter VIIA	(4) Chapter XXIA		
26.	The procedure for trial before a Court of Sessions is provided under:			
	(1) Sections 260 to 265 Cr PC			
	(2) Sections 238 to 250 Cr PC			
	(3) Sections 251 to 259 Cr PC			
	(4) Sections 225 to 237 Cr PC			
27.	Section 84 IPC provides for:			
	(1) Medical insanity	(2) Legal insanity		
	(3) Reasonable insanity	(4) Ethical insanity		

28	3. Irresistible impulse is a defence :	
	(1) in India	
	(2) in England	
	(3) in both India and England	
	(4) neither in India nor in England	
29.	. Infancy as an exception has been pro	ovided in :
	(1) Section 80 IPC	(2) Section 81 IPC
	(3) Section 82 IPC	
-30.	Abetment of an offence is:	
	(1) Always an offence	
	(2) Only sometimes an offence	Delica Benedicina de la
	(3) Offence only on confession	
	(4) An offence but not always	
31.	The first session of the Constituent As	ssembly was held on-
	(1) 9th December 1946	(2) 26th November 1949
	(3) 15th August 1947	(4) 26th January 1946
32.	For the Constitution of India the idea	of the Preamble has been taken from-
	(1) Italian Constitution	(2) Canadian Constitution
	(3) French Constitution	(4) US Constitution
33.	The Communal Electorate System was	introduced first in India by the British through-
	(1) Government of India Act, 1909	DATE ITE
- 3	(2) Government of India Act, 1919	
	(3) Indian Councils Act, 1861	
((4) Indian Councils Act, 1892	
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34.	The power of judicial reviborrowed from:	view under the Constitution of India has been
	(I) USA	(2) UK
	(3) Canada	(4) Ireland
35.	Equality before law and eq 14 of the Constitution of India t	ual protection of law is guaranteed under Article
	(1) All persons living within th	e territory of India
	(2) All persons domiciled in In-	dia
	(3) All Indian citizens living in	India
	(4) All natural and artificial per	rsons
36.	Which article requires makin Comptroller and Auditor General	ig and subscription of oath of affirmation by the al of India on his appointment?
	(1) Article 149	(2) Article 148
	(3) Article 150	(4) None of the above
37.	The President can make p Governor of a State in certain co	rovision for the discharge of functions of the ontingencies, not otherwise provided, under:
	(1) Article 153	(2) Article 157
	(3) Article 159	(4) Article 160
38.	In A K Gopalan V. State o conflicting with:	f Madras the Preventive Detention Act was found
	(1) Articles 14 and 17	(2) Articles 19 and 21
	(3) Articles 23 and 25	(4) Articles 23 and 32
39.	Article 262 provides for :	
	(1) Adjudication of disputes rela	ating to water of inter-State rivers
	(2) Adjudication of disputes rela	ating to water of inter-State river valleys
	(3) Both (1) and (2)	
	(4) None of the above	
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40. Vote on account is meant for:

- (1) Appropriating funds, pending passage of budget
- (2) Vote on Report of Comptroller and Auditor General of India
- (3) To meet unexpected expenditure
- (4) None of the above

41. Computer resource under section 2(1)(k) of the ITA, 2000 includes:

- (1) Any person who offers access to public to the Internet
- (2) Computer operator in office
- (3) A hacker
- (4) Computer network

42. The encryption device used by Nazi Germany to save sensitive information from enemy hands was called:

- (1) Encrypter
- (2) Enigma
- (3) Enengiene
- (4) Encrambler

43. An electronic record can be attributed to the originator only, if it was sent by :

- (1) the originator himself
- (2) a person who had the authority to act on behalf of the originator in respect of that electronic record
- (3) an information system programmed by or on behalf of the originator to operate automatically
- (4) in all the above three situations

- 44. Under Section 28 of the ITA, 2000, the Controller of Certifying Authorities can, to investigate contraventions, exercise the like powers which are conferred on:
 - (1) The Rent Controller
 - (2) District revenue authorities
 - (3) Income tax authorities
 - (4) Debt Recovery Tribunal
- 45. A written constitution is an essential requirement for establishing:
 - (1) A Democracy
 - (2) A Federation
 - (3) A Union
 - (4) All of the Above
- 46. Independence of judiciary essentially does not require :
 - (1) Judges' appointment by judges themselves
 - (2) Judges' commitment to justice
 - (3) Judges' competence to deliver justice
 - (4) Judges' security of tenure
- 47. In America, the president in the presidential election is elected on the basis of :
 - (1) Over all maximum votes got by a candidate in all 50 states
 - (2) Over all more winning of electoral votes from states
 - (3) Over all more support from the elected members of the senate and congress from states
 - (4) None of the above

- 48. An effective intergovernmental conference secretariat to focus on intergovernmental relations exists in :
 - (1) USA
 - (2) AUSTRALIA
 - (3) CANADA
 - (4) UK
- 49. A council of governments to focus intergovernmental relations exists in :
 - (1) USA
 - (2) AUSTRALIA
 - (3) CANADA
 - (4) UK
- 50. Tom Bingham, an eminent British judge, is known for his reputed book giving principles of:
 - (1) Separation of powers
 - (2) Rule of law
 - (3) Democracy
 - (4) Federalism
- 51. The term 'fraud on minority' has been first developed and applied in :
 - (1) Menier V. Hooper's Telegraph Works
 - (2) Cook V.Deeks
 - (3) Brown V. British Abrasive Wheel Co.
 - (4) None of the above

- 52. In which judgment the Supreme Court was held that it can exercise its powers under article 142 to grant divorce on the ground of irretrievable background of marriage even though it is not a ground under the Hindu Marriage Act, 1955-
 - (1) Ramchander V. Anantha, 2015
 - (2) Anil Kumar Jain V. Maya Jain, 2009
 - (3) Krishna Bhatacharjee V. Sarathi Chaudhary, 2015
 - (4) Dhannulal V. Ganeshram
- 53. Section 13-B of the Hindu Marriage Act, 1955 has been inserted in that Act by its amendment in-
 - (1) 1956

(2) 1967

(3) 1976

- (4) 2006
- 54. Which section of the Hindu Succession Act, 1956 lays down the order of succession among agnates and cognates-
 - (1) Section 8

(2) Section 10

(3) Section 12

- (4) Section 14
- 55. Schedule 5 of the Indian Succession Act, 1925 deals with-
 - (1) Form of Certificate
 - (2) Form of Caveat
 - (3) Form of Probate
 - (4) Form of Letters of Administration
- 56. In which case the Supreme held that all marriages be made compulsorily registrable-
 - (1) Seema V. Ashwani Kumar
 - (2) Geeta Jagdish V. Jagdish
 - (3) DurgaTripathy V. ArundhatiTripathy
 - (4) Ramesh Chand V. RameshwarBai

- 57. As per facts on record the husband in ShayraBano case in which triple talaq was set aside by the Supreme Court, the talaq was pronounced by-
 - (1) a deed prepared by the lawyer of the husband
 - (2) only an ordinary SMS by the husband
 - (3) Words uttered by the husband at the face of the wife
 - (4) None of the above
- 58. A Hindu daughter is a coparcener even if her father died before 2005 Amendment of the Hindu Succession Act, 1956 was held by the Supreme
 - (1) Danamma Alias SumanSurpur V. Amar
 - (2) Vineeta Sharma V. Rakesh Sharma
 - (3) Prakash V. Phulavati
 - (4) Mangammal V. T.B. Raju
- 59. The Muslim Personal Law (Shariat) Application Act was passed by the central
 - (1) 1929
- (2) 1937
- (3) 1976
- (4) 2019
- 60. In which case it was held by the first time that a "Hindu is by birth and can also be
 - (1) Morarjee V. Administrator General of Chennai
 - (2) Ibrahim V. Ibrahim
 - Parvati V. Jagsish
 - (4) Jabala V. Dharam
- When was the Paris Agreement on Climate Change opened for signature :
 - (1) 22 April 2016
 - (2) 26 June 2016
 - (3) 23 September 2016
 - (4) 22 October 2016

- 62. The principle that use of trade mark for a long period of time without challenge gives the user a better title even against the owner of a well-. known mark was adopted by the Supreme Court in:
 - (1) Khoday Distilleries Ltd. V. Scotch Whisky Association
 - (2) Trapetries Corporation V. Enamlres Ltd.
 - (3) John Backery V. Brittannia
 - (4) Hook Track V. Hawkins
- 63. Whether some presentation modifications in case reporting fulfil the requirement of originality for the purposes of copy right was considered by the Supreme Court of India in 2008 in:
 - (1) AIR Corporation V. Lexis Nexis
 - (2) Allahabad Law Agency V. M.D. Mallick
 - (3) Eastern Book Co. V. D.B.Modak
 - (4) Seth and Co. V. S M. Mallick
- 64. Glaxo Smith Kline PLC V. Controller of Patents and Designs is an interesting case dealing with:
 - (1) Geographical indications
 - (2) Copy right
 - (3) Patents
 - (4) None of the above
- 65. The full name of the Tiger Balm Case is:
 - (1) N.R.Dongre & Brothers V. Tiger Balm Private Ltd.
 - (2) Caterpiller International Ltd. V. Tiger Balm Private Ltd.
 - (3) Haw Par Bros. International Ltd. V. Tiger Balm Private Ltd.
 - (4) None of the above

66.	After becoming party to WTO/TRIPS Agreement, India took legislative action fo compliance in this direction. State the correct statement among the following in this respect:		
	(1) India passed a new Copy right Act in 1999		
	(2) India amended the Geographical Indications of Goods (Registration and Protection) Act in 2002		
	(3) India passed the Biological Diversity Act in 2002		
	(4) India amended the Protection of Plant Varieties and Farmers Rights Act in 2001.B		
67.	Use of false and deceptive indication of source of goods is prohibited by:		
	(1) Madrid Agreement of 1891		
	(2) TRIPS Agreement		
	(3) Geographical Indications of Goods (Registration and Protection) Act		
	(4) All of the above		
68.	Which of the following articles of the TRIPS Agreement requires protection of trade secrets or undisclosed information:		
	(1) Article 29 (2) Article 39		
	(3) Article 49 (4) Article 59		
69.	The 'novelty' criterion for registration of designs should be satisfied on:		
	(1) Local basis (2) National basis		
	(3) Regional basis (4) Global basis		
70.	The genesis of the definition of 'access' in the Cyber law is traced to the 1977 Bill for US Federal Computer Systems Protection Act proposed by :		
	(1) Senator Robin Raffael		

- (2) Senator Collin Powell
- (3) Senator Ribicoff
- (4) Senator Mc Gill

- 1. When two or more persons commit some tort against the same person they (1) Independent tort feasors (2) Joint tort feasors
 - (3) Either Independent tort feasors or Joint tort feasors
 - (4) Neither (1) nor (2)
- 72. The tort of deceit owes its origin to:
 - (1) Pasley v. Freeman

(2) Lumley v. Gye

(3) Rylands v. Fletcher

- (4) Wismore v. Greenbank
- 73. The tort of 'inducement of a breach of contract' finds its origin in :
 - (1) Lumley v. Gye

- (2) Rookes v. Barnard
- (3) Donoghue v. Stevenson
- (4) Rylands v. Fletcher
- 74. The rule of 'ubi jus ibiremedium' was recognised in:
 - (1) Winterbotton v. Wright
- (2) Champman v. Pickersgill

(3) Ashby v. White

- (4) Rylands v. Fletcher
- 75. 'Damnum sine injuria' means:
 - (1) Damage without infringement of legal right
 - (2) Damage with infringement of legal right
 - (3) Infringement of legal right without damage
 - (4) Infringement of legal right with damage
- 'Injuria sine damno' means:
 - (1) Violation of a legal right without damage
 - (2) Violation of a legal right with damage
 - (3) Damage without violation of a legal right
 - (4) No damage and no violation of a legal right

77. Under the Law of torts, the damages are:		ages are :		
	(1) Liquidated	(2) Limited		
	(3) Unliquidated	(4) Unliquidated but limited		
78.	The defence of volunti non fit in	ijuria is <i>not</i> available in :		
	(1) If the consent is obtained by	compulsion		
	(2) If the consent is obtained by	fraud		
	(3) If the consent is obtained un	der a mistake		
	(4) All of the above			
79.	The maxim 'Res-ipsa loquitur' is	a:		
	(1) Rule of law	(2) Rule of procedure		
	(3) Rule of evidence	(4) Rule of negligence		
80.	When was the Consumer Protection Act, 1986 repealed:			
	(1) 2015	(2) 2017		
	(3) 2018	(4) 2019		
81.	Which of the following articles of	of the UN Charter is related to Domestic Jurisdiction:		
	(1) Article 2(7)	(2) Article 23		
	(3) Article 51	(4) Article 72		
82.	The first arrest warrant was issue	ed by the International mCriminal Court in-		
	(1) 2003	(2) 2004		
	(3) 2005	(4) 2006		
83.	Manila Declaration 2012 is related to-			
	(1) Human Rights	(2) Marine Coast Protection		
	(3) Air Pollution Control	(4) Economic Issues		

84	Under which article of the UN C force against a State :	harter the Security Council has the power to use the
	(1) Article 2(4)	(2) Article 41
	(3) Article 42	(4) Article 24
85	. The real power of appointment of	UN Secretary General lies with :
	(1) Security Council	
	(2) General Assembly	
	(3) General Assembly and Security	y Council
	(4) The five permanent members of	of the Security Council
86.		
	(1) Security Council	
	(2) General Assembly	
	(3) Secretary General	
	(4) General Assembly on the recon	nmendation of the Security Council
87.		nes relates to the subject of recognition of
	(1) The Carter Doctrine	(2) The Drago Doctrine
	(3) The Tobar Doctrine	(4) The Monroe Doctrine
88.	Which Chapter of UN Charter is Sanctions?	provides for Economic, Financial and Military
	(1) Chapter 9	(2) Chapter 6
	(3) Chapter 7	(4) Chapter 8
89.	International law also develops throu	igh State practices. What is that called?
	(1) International Treaty	(2) International Comity
	(3) International Customary Law	(4) International Morality

,90	The INTERPOLE has its hea	adquarters at :
	(1) Montreal	(2) Bonn
	(3) Lyon	(4) London
91	Who contended that "Law sh by the sovereign" ?	nould not consist of abstract set of rules imposed on society
	(1) Hegel	(2) Maine
	(3) Savigny	(4) Laski
92	What is visible to us is o laboratory in which it was pro-	nly the product of law, as it has emerged from dark epared and where it became real:
	(1) Putcha	(2) Maine
	(3) Savigny	(4) Littleton
93.	What is natural law?	
	(1) State law	
	(2) Law that is derived from	higher, aspirational principles and values.
	(3) A philosophy that develop	
	(4) Pre-emptory norms.	
94.	Which of the following best idea/concept of unjust state la	represents Thomas Aquinas's position in relation to the w?
	(1) An unjust law is still a law	v and hence it is still binding.
	(2) An unjust law is not law a	nd is not binding.
	(3) People can choose whether would create social disord	
	(4) Unjust laws should be avo	ided at all costs

- 95. Regarding the concept of 'utilitarianism', which of the following statements is *not* true?
 - Utilitarianism is based largely on the ideas of English philosopher, Jeremy Bentham.
 - (2) Utilitarianism could be described as an example of legal positivism.
 - (3) Utilitarianism advances the idea that the law should advance the greatest good for the greatest number of people.
 - (4) If applied in practice, utilitarianism would work in the best interest of marginalized groups.
- 96. The work of theorist John Rawls could best be described as falling within which of the following jurisprudential approaches/schools of thought-
 - (1) Post modernism
 - (2) Liberal Positivism
 - (3) Legal Positivism
 - (4) Race theory
- 97. The concept of 'dialectical materialism' is a concept commonly associated with which of the following schools of thought?
 - (1) Marxism
 - (2) Liberal Theory
 - (3) Post Modernism
 - (4) Unitarianism
- 98. Legal realism has largely come about during which period :
 - (1) The 1970s and early 1980s
 - (2) The 1920s and 1930s.
 - (3) In the period following the 1779 French Revolution.
 - (4) In the 1840s.

- 99. Which of the following is not an example of critical legal theory?
 - (1) Feminism
 - (2) Legal Realism
 - (3) Race theory
 - (4) Post modernism
- 100. The Fuller/Hart debate could be summarized as a debate between which two jurisprudential approaches/positions:
 - (1) Positivism and utilitarianism
 - (2) Natural law and positivism
 - (3) Positivism and Liberalism
 - (4) Marxism and liberal feminism

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SUBJECT: LAW

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Max. Marks : 100 (in words)	Total Questions: 100
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Date of Examination_	
-	(Signature of the Invigilator)
	(in words) Father's Name

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- All questions are compulsory.
- 2. The candidates must return the question booklet as well as OMR Answer-Sheet to the Invigilator concerned before leaving the Examination Hall, failing which a case of use of unfairmeans / mis-behaviour will be registered against him / her, in addition to lodging of an FIR with the police. Further the answer-sheet of such a candidate will not be evaluated.
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•			
	1. When two or more persons are:	commit some tort against the same person t	hey
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5.	'Damnum sine injuria' means :		
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	(2) Damage with infringement of le	egal right	
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- (4) Infringement of legal right with damage 6. 'Injuria sine damno' means :
 - (1) Violation of a legal right without damage
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 - (3) Damage without violation of a legal right
 - (4) No damage and no violation of a legal right

(1) Liquidated (2) Limited (3) Unliquidated (4) Unliquidated but limited 8. The defence of volunti non fit injuria is not available in: (1) If the consent is obtained by compulsion (2) If the consent is obtained by fraud (3) If the consent is obtained under a mistake (4) All of the above 9. The maxim 'Res-ipsa loquitur' is a: (1) Rule of law (2) Rule of procedure (3) Rule of evidence (4) Rule of negligence 10. When was the Consumer Protection Act, 1986 repealed: (1) 2015 (2) 2017 (3) 2018 (4) 2019 11. Which of the following articles of the UN Charter is related to Domestic Jurisdiction: (1) Article 2(7) (2) Article 23 (3) Article 51 (4) Article 72 12. The first arrest warrant was issued by the International mCriminal Court in- (1) 2003 (2) 2004 (3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues		7.	Under the Law of torts, the dama	ages are:			
 The defence of volunti non fit injuria is not available in: If the consent is obtained by compulsion If the consent is obtained by fraud If the consent is obtained under a mistake All of the above The maxim 'Res-ipsa loquitur' is a: Rule of law Rule of procedure Rule of evidence Rule of negligence When was the Consumer Protection Act, 1986 repealed: 2015 2017 2018 2019 Which of the following articles of the UN Charter is related to Domestic Jurisdiction: Article 2(7) Article 23 Article 51 Article 72 The first arrest warrant was issued by the International mCriminal Court in- 2003 2004 2005 2006 Manila Declaration 2012 is related to- Human Rights Marine Coast Protection Air Pollution Control Economic Issues 			(1) Liquidated	(2) Limited			
(1) If the consent is obtained by compulsion (2) If the consent is obtained by fraud (3) If the consent is obtained under a mistake (4) All of the above 9. The maxim 'Res-ipsa loquitur' is a: (1) Rule of law (2) Rule of procedure (3) Rule of evidence (4) Rule of negligence 10. When was the Consumer Protection Act, 1986 repealed: (1) 2015 (2) 2017 (3) 2018 (4) 2019 11. Which of the following articles of the UN Charter is related to Domestic Jurisdiction: (1) Article 2(7) (2) Article 23 (3) Article 51 (4) Article 72 12. The first arrest warrant was issued by the International mCriminal Court in- (1) 2003 (2) 2004 (3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues			(3) Unliquidated	(4) Unliquidated but limited			
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(2) Rule of procedure (3) Rule of evidence (4) Rule of negligence 10. When was the Consumer Protection Act, 1986 repealed: (1) 2015 (2) 2017 (3) 2018 (4) 2019 11. Which of the following articles of the UN Charter is related to Domestic Jurisdiction: (1) Article 2(7) (2) Article 23 (3) Article 51 (4) Article 72 12. The first arrest warrant was issued by the International mCriminal Court in- (1) 2003 (2) 2004 (3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues		9.	The maxim 'Res-ipsa loquitur' is	a:			
(3) Rule of evidence (4) Rule of negligence 10. When was the Consumer Protection Act, 1986 repealed: (1) 2015 (2) 2017 (3) 2018 (4) 2019 11. Which of the following articles of the UN Charter is related to Domestic Jurisdiction: (1) Article 2(7) (2) Article 23 (3) Article 51 (4) Article 72 12. The first arrest warrant was issued by the International mCriminal Court in- (1) 2003 (2) 2004 (3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues			(1) Rule of law				
(4) Rule of negligence 10. When was the Consumer Protection Act, 1986 repealed: (1) 2015 (2) 2017 (3) 2018 (4) 2019 11. Which of the following articles of the UN Charter is related to Domestic Jurisdiction: (1) Article 2(7) (2) Article 23 (3) Article 51 (4) Article 72 12. The first arrest warrant was issued by the International mCriminal Court in- (1) 2003 (2) 2004 (3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues			(2) Rule of procedure				
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(3) 2018 (4) 2019 11. Which of the following articles of the UN Charter is related to Domestic Jurisdiction: (1) Article 2(7) (2) Article 23 (3) Article 51 (4) Article 72 12. The first arrest warrant was issued by the International mCriminal Court in- (1) 2003 (2) 2004 (3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues		10.	When was the Consumer Protect	tion Act, 1986 repealed :			
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(1) Article 2(7) (2) Article 23 (3) Article 51 (4) Article 72 12. The first arrest warrant was issued by the International mCriminal Court in- (1) 2003 (2) 2004 (3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues			(3) 2018	(4) 2019			
(3) Article 51 (4) Article 72 12. The first arrest warrant was issued by the International mCriminal Court in- (1) 2003 (2) 2004 (3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues		11.	Which of the following articles of the UN Charter is related to Domestic Jurisdiction:				
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(1) 2003 (2) 2004 (3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues			(3) Article 51	(4) Article 72			
(3) 2005 (4) 2006 13. Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues		12.	The first arrest warrant was issue	ed by the International mCriminal Court in-			
Manila Declaration 2012 is related to- (1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues			(1) 2003	(2) 2004			
(1) Human Rights (2) Marine Coast Protection (3) Air Pollution Control (4) Economic Issues			(3) 2005	(4) 2006			
(3) Air Pollution Control (4) Economic Issues		13.	Manila Declaration 2012 is relate	ed to-			
			(1) Human Rights	(2) Marine Coast Protection			
MPH/PHD/URS-EE-2020/(Law)(SET-Z)/(C)			(3) Air Pollution Control	(4) Economic Issues			
	1	MPH/	PHD/URS-EE-2020/(Law)(SET-	-Z)/(C)			

1	14. Under which article of the UN Cha force against a State :	rter the Security Council has the power to use the
	(1) Article 2(4)	(2) Article 41
	(3) Article 42	(4) Article 24
15	The real power of appointment of UN	N Secretary General lies with :
	(1) Security Council	
	(2) General Assembly	
	(3) General Assembly and Security (Council
	(4) The five permanent members of t	he Security Council
16		
	(1) Security Council	to a table of the contracting and the
	(2) General Assembly	
	(3) Secretary General	
	(4) General Assembly on the recomm	endation of the Security Council
17.	Which of the following doctrines State or Government?	s relates to the subject of recognition of
	(1) The Carter Doctrine	(2) The Drago Doctrine
	(3) The Tobar Doctrine	(4) The Monroe Doctrine
18.	Which Chapter of UN Charter is possible Sanctions?	rovides for Economic, Financial and Military
	(1) Chapter 9	(2) Chapter 6
	(3) Chapter 7	(4) Chapter 8
19.	International law also develops through	
	(1) I-1	(2) International Comity
		(4) International Morality

20.	The INTERPOL	E has its headquarte	ers at:		
	(1) Montreal		(2) Bonn		
	(3) Lyon		(4) London		
21.	Who contended by the sovereign		ot consist of abstract se	et of rules imposed on society	
	(1) Hegel	(2) Maine	(8) Savigny	(4) Laski	
22.			e product of law, as and where it became r	it has emerged from dark eal:	
	(1) Putcha	(2) Maine	(3) Savigny	(4) Littleton	
23.	What is natural	law?			
	(1) State law				
	(2) Law that is	derived from higher	aspirational principle	es and values.	
	(3) A philosophy that developed from religious ideas.				
	(4) Pre-emptory norms.				
24.	Which of the following best represents Thomas Aquinas's position in relation to the idea/concept of unjust state law?				
	(1) An unjust law is still a law and hence it is still binding.				
	(2) An unjust law is not law and is not binding.				
	(3) People can choose whether or not to obey an unjust law, irrespective of whether it would create social disorder.				
	(4) Unjust laws should be avoided at all costs.				
25.	Regarding the is <i>not</i> true?	concept of 'utili	tarianism', which o	f the following statements	
į.	(1) Utilitarianis Jeremy Ben		gely on the ideas	s of English philosopher.	
	(2) Utilitarianis	sm could be describe	ed as an example of le	gal positivism.	
		sm advances the		law should advance the	

(4) If applied in practice, utilitarianism would work in the best interest of

marginalized groups.

	14			
The work of theorist John F of the following jurisprudentia	Rawls could best be described as falling within which approaches/schools of thought-			
(1) Post modernism	(2) Liberal Positivism			
(3) Legal Positivism	(4) Race theory			
The concept of 'dialectical ma of the following schools of the	sterialism' is a concept commonly associated with which bught?			
(1) Marxism	(2) Liberal Theory			
(3) Post Modernism	(4) Unitarianism			
Legal realism has largely come	e about during which period :			
(1) The 1970s and early 1980s				
(2) The 1920s and 1930s.				
(3) In the period following the 1779 French Revolution.				
(4) In the 1840s.				
Which of the following is not an example of critical legal theory?				
(1) Feminism				
(2) Legal Realism				
(3) Race theory				
(4) Post modernism				
The Fuller/Hart debate could jurisprudential approaches/posi	d be summarized as a debate between which two tions:			
(1) Positivism and utilitarianism				
(3) Positivism and Liberalism				
(4) Marxism and liberal femini	sm			
	of the following jurisprudentia (1) Post modernism (3) Legal Positivism The concept of 'dialectical may of the following schools of the followi			

- 31. When was the Paris Agreement on Climate Change opened for signature:
 - (1) 22 April 2016
 - (2) 26 June 2016
 - (3) 23 September 2016
 - (4) 22 October 2016
- 32. The principle that use of trade mark for a long period of time without challenge gives the user a better title even against the owner of a well-. known mark was adopted by the Supreme Court in:
 - (1) Khoday Distilleries Ltd. V. Scotch Whisky Association
 - (2) Trapetries Corporation V. Enamlres Ltd.
 - (3) John Backery V. Brittannia
 - (4) Hook Track V. Hawkins
- 33. Whether some presentation modifications in case reporting fulfil the requirement of originality for the purposes of copy right was considered by the Supreme Court of India in 2008 in :
 - (1) AIR Corporation V. Lexis Nexis
 - (2) Allahabad Law Agency V. M.D. Mallick
 - (3) Eastern Book Co. V. D.B.Modak
 - (4) Seth and Co. V. S M. Mallick
- **34.** Glaxo Smith Kline PLC V. Controller of Patents and Designs is an interesting case dealing with:
 - (1) Geographical indications
 - (2) Copy right
 - (3) Patents
 - (4) None of the above

С	
35.	The full name of the Tiger Balm Case is:
	(1) N.R.Dongre & Brothers V. Tiger Balm Private Ltd.
	(2) Caterpiller International Ltd. V. Tiger Balm Private Ltd.
	(3) Haw Par Bros. International Ltd. V. Tiger Balm Private Ltd.
	(4) None of the above
36.	After becoming party to WTO/TRIPS Agreement, India took legislative action for compliance in this direction. State the correct statement among the following in this respect:
	(1) India passed a new Copy right Act in 1999
	(2) India amended the Geographical Indications of Goods (Registration and Protection) Act in 2002
	(3) India passed the Biological Diversity Act in 2002
	(4) India amended the Protection of Plant Varieties and Farmers Rights Act in 2001.B
37.	Use of false and deceptive indication of source of goods is prohibited by :
	(1) Madrid Agreement of 1891
	(2) TRIPS Agreement
	(3) Geographical Indications of Goods (Registration and Protection) Act
	(4) All of the above
38.	Which of the following articles of the TRIPS Agreement requires protection of trade secrets or undisclosed information:
	(1) Article 29 (2) Article 39
	(3) Article 49 (4) Article 59
39.	The 'novelty' criterion for registration of designs should be satisfied on:
	(1) Local basis (2) National basis

(4) Global basis

(3) Regional basis

40.	The genesis of the definition of 'access' in the Cyber law is traced to the 1977 Bill for US Federal Computer Systems Protection Act proposed by:
	(1) Senator Robin Raffael
	(2) Senator Collin Powell
	(3) Senator Ribicoff

- (4) Senator Mc Gill
- 41. The term 'fraud on minority' has been first developed and applied in :
 - (1) Menier V. Hooper's Telegraph Works
 - (2) Cook V.Deeks
 - (3) Brown V. British Abrasive Wheel Co.
 - (4) None of the above
- 42. In which judgment the Supreme Court was held that it can exercise its powers under article 142 to grant divorce on the ground of irretrievable background of marriage even though it is not a ground under the Hindu Marriage Act, 1955-
 - (1) Ramchander V. Anantha, 2015
 - (2) Ani I Kumar Jain V. Maya Jain, 2009
 - (3) Krishna Bhatacharjee V. Sarathi Chaudhary, 2015
 - (4) Dhannulal V. Ganeshram
- Section 13-B of the Hindu Marriage Act, 1955 has been inserted in that Act by its amendment in-
 - (1) 1956

(2) 1967

(3) 1976

- (4) 2006
- 44. Which section of the Hindu Succession Act, 1956 lays down the order of succession among agnates and cognates-
 - (1) Section 8

(2) Section 10

(3) Section 12

(4) Section 14

- 45. Schedule 5 of the Indian Succession Act, 1925 deals with-
 - (1) Form of Certificate
 - (2) Form of Caveat
 - (3) Form of Probate
 - (4) Form of Letters of Administration
- 46. In which case the Supreme held that all marriages be made compulsorily registrable-
 - (1) Seema V. Ashwani Kumar
 - (2) Geeta Jagdish V. Jagdish
 - (3) DurgaTripathy V. ArundhatiTripathy
 - (4) Ramesh Chand V. Rameshwar Bai
- 47. As per facts on record the husband in ShayraBano case in which triple talaq was set aside by the Supreme Court, the talaq was pronounced by-
 - (1) a deed prepared by the lawyer of the husband
 - (2) only an ordinary SMS by the husband
 - (3) Words uttered by the husband at the face of the wife
 - (4) None of the above
- 48. A Hindu daughter is a coparcener even if her father died before 2005 Amendment of the Hindu Succession Act, 1956 was held by the Supreme Court in-
 - (1) Danamma Alias SumanSurpur V. Amar
 - (2) Vineeta Sharma V. Rakesh Sharma
 - (3) Prakash V. Phulavati
 - (4) Mangammal V. T.B. Raju
- 49. The Muslim Personal Law (Shariat) Application Act was passed by the central legislature in-
 - (1) 1929
- (2) 1937
- (3) 1976
- (4) 2019

- 50. In which case it was held by the first time that a "Hindu is by birth and can also be made"-
 - (1) Morarjee V. Administrator General of Chennai
 - (2) Ibrahim V. Ibrahim
 - (3) Parvati V. Jagsish
 - (4) Jabala V. Dharam
- 51. It is mandatory to produce the person under arrest before the Magistrate within 24 hours of arrest under:
 - (1) Section 56 of Cr PC
 - (2) Section 57 of Cr PC
 - (3) Section 58 of Cr PC
 - (4) Section 59 of Cr PC
- 52. Whether Cr PC applies in respect of offences other than those under IPC:
 - (1) Cr PC cannot be followed
 - (2) Cr PC can be followed only in respect of offences under IPC
 - (3) Cr PC can be followed in respect of these offences as uniform procedure
 - (4) Criminal laws other than IPC have their own procedural application
- 53. The term 'victim is defined under the following section of Cr PC:
 - (1) Section 2 (w)

(2) Section 2 (wa)

(3) Section 2 (u)

- (4) Section 2 (ua)
- 54. Plea bargaining inserted in law in 2005 does not apply to offences:
 - (1) Affecting socio-economic conditions of the country
 - (2) committed against women
 - (3) committed against children below 14 years
 - (4) in all above cases

oo. Trovision and	out plea bargaining u	inder Cr PC comes in :
(1) Chapter		(2) Chapter XXA
(3) Chapter	VIIA	(4) Chapter XXIA
56. The procedur	e for trial before a Co	ourt of Sessions is provided under:
(1) Sections	260 to 265 Cr PC	provided under .
(2) Sections 2	238 to 250 Cr PC	
(3) Sections 2	251 to 259 Cr PC	
(4) Sections 2	225 to 237 Cr PC	
57. Section 84 IPC	c provides for :	
(1) Medical in	isanity	(2) Legal insanity
(3) Reasonable	e insanity	(4) Ethical insanity
58. Irresistible imp	oulse is a defence :	
(1) in India		
(2) in England		
(3) in both Indi	ia and England	
(4) neither in In	ndia nor in England	
	xception has been pro	ovided in :
(1) Section 80 I		(2) Section 81 IPC
(3) Section 82 I	PC	(4) Section 84 IPC
• 60. Abetment of an	offence is :	7, 33, 31, 42
(I) Always an o	offence	
(2) Only sometime	mes an offence	
(3) Offence only	on confession	
(4) An offence b		
MPH/PHD/URS-EE-20		

2		
61.	The Hindu Adoption and Munder-	Maintenance Act, 1956 allows a Hindu woman to adopt
	(1) Section 3	
	(2) Section 6	
	(3) Section 7	
	(4) Section 8	
62.	Which International Agency	in working for the protection of environment?
	(1) UNO	(2) NASA
	(3) Chipko	(4) Greenpeace
63.	Most of the rights of the UDI	HR are incorporated in-
	(1) Part III and Part IV of the	e Constitution of India
	(2) Part I and Part V of the C	Constitution of India
	(3) Part VII of the Constituti	on of India
	(4) Articles 308-311 of the C	Constitution of India
64.	The Protection of Human Rig	thts Act 1993 is based on :
	(1) The Paris Principle	
	(2) Vienna Declaration	
	(3) Earth Summit	
	(4) None of the above	

- 65. The NHRC was established in India on:
 - (1) 18th September 1993
 - (2) 27th September 1993
 - (3) 2nd October 1993
 - (4) 26th January 1994

- 66. Human Rights Committee of the UN performs the function of implementation of Human Rights By-
 - (1) Reporting Procedure
 - (2) Inter-State Communication System
 - (3) Individual Communication System
 - (4) All the above
 - 67. Under section 16 of the Water (Prevention and Control of Pollution) Act, 1974 which of the following is the main function of the Act?
 - (1) to promote cleanliness of streams and wells in different areas of the States.
 - advise the Central Government on any matter concerning the prevention and control of water pollution;
 - co-ordinate the activities of the State Boards and resolve disputes among them;
 - (4) provide technical assistance and guidance to the State Boards, carry out and sponsor investigations and research relating to problems of water pollution and prevention, control or abatement of water pollution;
- 68. Which provision of the Environment (Protection) Act, 1986 277 deals with OFFENCES BY COMPANIES:
 - (1) Section 16
 - (2) Section 17
 - (3) Section 18
 - (4) None of the above
- 69. Which Chapter of the Biological Diversity Act, 2002 deals with the FUNCTIONS AND POWERS OF THE NATIONAL BIODIVERSITY AUTHORITY:
 - (1) Chapter III
 - (2) Chapter IV
 - (3) Chapter V
 - (4) Chapter VI

- 70. Under which Chapter of the Biological Diversity Act, 2002 LOCAL BIODIVERSITY FUND can be created:
 - (1) Chapter IX
 - (2) Chapter X
 - (3) Chapter XI
 - (4) Chapter XII
 - 71. Computer resource under section 2(1)(k) of the ITA, 2000 includes:
 - (1) Any person who offers access to public to the Internet
 - (2) Computer operator in office
 - (3) A hacker
 - (4) Computer network
- 72. The encryption device used by Nazi Germany to save sensitive information from enemy hands was called:
 - (1) Encrypter
 - (2) Enigma
 - (3) Enengiene
 - (4) Encrambler
- 73. An electronic record can be attributed to the originator only, if it was sent by:
 - (I) the originator himself
 - (2) a person who had the authority to act on behalf of the originator in respect of that electronic record
 - (3) an information system programmed by or on behalf of the originator to operate automatically
 - (4) in all the above three situations

- 74. Under Section 28 of the ITA, 2000, the Controller of Certifying Authorities can, to investigate contraventions, exercise the like powers which are conferred on:
 - (1) The Rent Controller
 - (2) District revenue authorities
 - (3) Income tax authorities
 - (4) Debt Recovery Tribunal
- 75. A written constitution is an essential requirement for establishing:
 - (1) A Democracy
 - (2) A Federation
 - (3) A Union
 - (4) All of the Above
- 76. Independence of judiciary essentially does not require:
 - (1) Judges' appointment by judges themselves
 - (2) Judges' commitment to justice
 - (3) Judges' competence to deliver justice
 - (4) Judges' security of tenure
- 77. In America, the president in the presidential election is elected on the basis of :
 - (1) Over all maximum votes got by a candidate in all 50 states
 - (2) Over all more winning of electoral votes from states
 - (3) Over all more support from the elected members of the senate and congress from states
 - (4) None of the above

(4) US Constitution

16					
78.	An effective intergovernmental relations exist	nental conference	secretariat	to focus	on
	(1) USA				
	(2) AUSTRALIA				
	(3) CANADA				
	(4) UK				
79.	A council of governments to focu	IS intergovernmental	mleri		
	(1) USA	mergovernmentar r	elations exists i	n :	
	(2) AUSTRALIA				
	(3) CANADA				
	(4) UK				
80.	Tom Bingham, an eminent Briti principles of :	ish judge, is known	for his reput	ed book giving	g
	(1) Separation of powers				
((2) Rule of law				
(3) Democracy				
(4) Federalism				
1 1	he first session of the Constituent	Assembly was held or			
(1	1) 9th December 1946	(2) 26th Novem			
(3	3) 15th August 1947	(4) 26th January			
2. Fo	or the Constitution of India the idea	a of the Preamble has	baan talaa s		
(1	1 Holion Consession	and the first state of the stat			
(2) Canadian Constitution				
	French Constitution				

83	The Communal Electorate Syst	em was introduced first in India by the British through-
	(1) Government of India Act, 1	909
	(2) Government of India Act, 1	919
	(3) Indian Councils Act, 1861	The same of the sa
	(4) Indian Councils Act, 1892	
84	. The power of judicial rev borrowed from :	iew under the Constitution of India has been
	(1) USA	(2) UK
	(3) Canada	(4) Ireland
85.	Equality before law and equality of the Constitution of India to	al protection of law is guaranteed under Article
	(1) All persons living within the	territory of India
	(2) All persons domiciled in Ind	
	(3) All Indian citizens living in l	India
	(4) All natural and artificial pers	ons
86.	Which article requires making Comptroller and Auditor General	and subscription of oath of affirmation by the of India on his appointment?
	(1) Article 149	(2) Article 148
	(3) Article 150	(4) None of the above
87.	The President can make pro Governor of a State in certain con	ovision for the discharge of functions of the stingencies, not otherwise provided, under:
	(1) Article 153	(2) Article 157
	(3) Article 159	(4) Article 160
88.	In A K Gopalan V. State of conflicting with:	Madras the Preventive Detention Act was found
		The second secon
	(1) Articles 14 and 17	(2) Articles 19 and 21

8		-
89.	Article 262 provides for :	
	(1) Adjudication of disputes relating to water of inter-State rivers	
	(2) Adjudication of disputes relating to water of inter-State river valleys	
	(3) Both (1) and (2)	
	(4) None of the above	
90.	Vote on account is meant for:	
	(1) Appropriating funds, pending passage of budget	
	(2) Vote on Report of Comptroller and Auditor General of India	
	(3) To meet unexpected expenditure	
	(4) None of the above	
91.	Every promise and every set of promises forming the consideration for each other is:	ch
	(1) An agreement	
	(2) A contract	
	(3) An offer	
	(4) An acceptance	
92.	Revocation of an offer by letter or telegram can be complete when:	
	(1) It is dispatched	
	(2) It is received by the offeree	
	(3) It reaches the offeree	
,	(4) It is formally accepted by offeree	

93. An agreement by way of wager under section 30 of Indian Contract Act, 1872 is:

(2) Voidable

(4) Unenforceable

(1) Void

(3) Valid

	94	. Inadequacy of consideration is relevant	t in determining the question of :
		(1) Fraud	(2) Misrepresentation
		(3) Undue influence	(4) Free consent
	95.	The term consensus ad-idem means:	
		(1) General consensus	
		(2) Reaching an agreement	
		(3) Meeting of minds on the same thing	g and in the same sense
		(4) None of the above	
	96.	In which of the following sections of the tender of performance is laid down:	ne Indian Contract Act, 1872 the law relating to
		(1) Section 37	(2) Section 35
		(3) Section 36	(4) Section 38
	97.	An agreement by a baileepurpotive negligence is:	to exempt him wholly from liability for
		(1) Valid	(2) Invalid
		(3) Voidable	(4) Void
	98.	Under which section of the Combooks or papers of a company:	panies Act an Inspector can seize any
		(1) Section 240A	(2) Section 240B
		(3) Section 241	(4) Section 241A
	99.	Magisterial order is required by an the affairs of a company:	inspector appointed for investigation of
		(1) To enter the premises were books an	d papers of the company lie
		(2) To seize the books and papers	
		(3) To conduct the search of the place	
		(4) For all the above purposes.	
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- 100. Amalgamation of some companies may be ordered by the central government in national interest under the following section of the Companies Act:
 - (1) Section 394

(2) Section 396

(3) Section 397

(4) None of the above

SET-Z

(DO NOT OPEN THIS QUESTION BOOKLET BEFORE TIME OR UNTIL YOU ARE ASKED TO DO SO)

M.Phil./Ph.D./URS-EE-2020

SUBJECT: LAW

		Sr. No. 10196
Time: 11/4 Hours	Max. Marks: 100	Total Questions: 100
Roll No. (in figures)	(in words)	
Name	Father's Name	(<u> </u>
Mother's Name	Date of Examination_	
(Signature of the Candidate)	-	(Signature of the Invigilator)

CANDIDATES MUST READ THE FOLLOWING INFORMATION/INSTRUCTIONS BEFORE STARTING THE QUESTION PAPER.

- All questions are compulsory.
- 2. The candidates must return the question booklet as well as OMR Answer-Sheet to the Invigilator concerned before leaving the Examination Hall, failing which a case of use of unfairmeans / mis-behaviour will be registered against him / her, in addition to lodging of an FIR with the police. Further the answer-sheet of such a candidate will not be evaluated.
- 3. Keeping in view the transparency of the examination system, carbonless OMR Sheet is provided to the candidate so that a copy of OMR Sheet may be kept by the candidate.
- 4. Question Booklet along with answer key of all the A, B, C & D code will be got uploaded on the University website after the conduct of Entrance Examination. In case there is any discrepancy in the Question Booklet/Answer Key, the same may be brought to the notice of the Controller of Examination in writing/through E.Mail within 24 hours of uploading the same on the University Website. Thereafter, no complaint in any case, will be considered.
- 5. The candidate must not do any rough work or writing in the OMR Answer-Sheet. Rough work, if any, may be done in the question booklet itself. Answers must not be ticked in the question booklet.
- 6. There will be no negative marking. Each correct answer will be awarded one full mark. Cutting, erasing, overwriting and more than one answer in OMR Answer-Sheet will be treated as incorrect answer.
- 7. Use only Black or Blue Ball Point Pen of good quality in the OMR Answer-Sheet.
- 8. Before answering the questions, the candidates should ensure that they have been supplied correct and complete booklet. Complaints, if any, regarding misprinting etc. will not be entertained 30 minutes after starting of the examination.

1.	The first session of the Constituent	Assembly was held on-
	(1) 9th December 1946	(2) 26th November 1949
	(3) 15th August 1947	(4) 26th January 1946
2.	For the Constitution of India the ide	a of the Preamble has been taken from-
	(1) Italian Constitution	(2) Canadian Constitution
	(3) French Constitution	(4) US Constitution
3.	The Communal Electorate System v	vas introduced first in India by the British through-
	(1) Government of India Act, 1909	
	(2) Government of India Act, 1919	
	(3) Indian Councils Act, 1861	
	(4) Indian Councils Act, 1892	
4.	The power of judicial review borrowed from:	under the Constitution of India has been
	(1) USA	(2) UK
	(3) Canada	(4) Ireland
5.	Equality before law and equal 14 of the Constitution of India to-	protection of law is guaranteed under Article
	(1) All persons living within the ter	ritory of India
	(2) All persons domiciled in India	
	(3) All Indian citizens living in Ind	ia — — — — — — — — — — — — — — — — — — —
	(4) All natural and artificial person	
6.	Which article requires making a Comptroller and Auditor General of	and subscription of oath of affirmation by the India on his appointment?
	(1) Article 149	(2) Article 148
	(3) Article 150	(4) None of the above
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- 7. The President can make provision for the discharge of functions of the Governor of a State in certain contingencies, not otherwise provided, under: (1) Article 153 (2) Article 157 (3) Article 159 (4) Article 160 8. In A K Gopalan V. State of Madras the Preventive Detention Act was found
- conflicting with:
 - (1) Articles 14 and 17
 - (2) Articles 19 and 21
 - (3) Articles 23 and 25
 - (4) Articles 23 and 32
- 9. Article 262 provides for:
 - (1) Adjudication of disputes relating to water of inter-State rivers
 - (2) Adjudication of disputes relating to water of inter-State river valleys
 - (3) Both (1) and (2)
 - (4) None of the above
- 10. Vote on account is meant for :
 - (1) Appropriating funds, pending passage of budget
 - (2) Vote on Report of Comptroller and Auditor General of India
 - (3) To meet unexpected expenditure
 - (4) None of the above
- 11. Computer resource under section 2(1)(k) of the ITA, 2000 includes:
 - (1) Any person who offers access to public to the Internet
 - (2) Computer operator in office
 - (3) A hacker
 - (4) Computer network

- 12. The encryption device used by Nazi Germany to save sensitive information from enemy hands was called:
 - (1) Encrypter
 - (2) Enigma
 - (3) Enengiene
 - (4) Encrambler
- 13. An electronic record can be attributed to the originator only, if it was sent by :
 - (1) the originator himself
 - (2) a person who had the authority to act on behalf of the originator in respect of that electronic record
 - (3) an information system programmed by or on behalf of the originator to operate automatically
 - (4) in all the above three situations
- 14. Under Section 28 of the ITA, 2000, the Controller of Certifying Authorities can, to investigate contraventions, exercise the like powers which are conferred on:
 - (1) The Rent Controller
 - (2) District revenue authorities
 - (3) Income tax authorities
 - (4) Debt Recovery Tribunal
- 15. A written constitution is an essential requirement for establishing :
 - (1) A Democracy
 - (2) A Federation
 - (3) A Union
 - (4) All of the Above

16.	Independence of judiciary essentially d	loes not require :	
	(1) Judges' appointment by judges the		
	(2) Judges' commitment to justice		
	(3) Judges' competence to deliver justi	ce	
	(4) Judges' security of tenure		
17.	In America, the president in the presidential election is elected on the basis of :		
	(1) Over all maximum votes got by a c		
	(2) Over all more winning of electoral		
		ected members of the senate and congress from	
	(4) None of the above		
18.	An effective intergovernmental intergovernmental relations exists in :	conference secretariat to focus on	
	(1) USA	(2) AUSTRALIA	
	(3) CANADA	(4) UK	
19.	A council of governments to focus inter	governmental relations exists in:	
	(1) USA	(2) AUSTRALIA	
	(3) CANADA	(4) UK	
20.	Tom Bingham, an eminent British juprinciples of :	udge, is known for his reputed book giving	
	(1) Separation of powers		
	(2) Rule of law		
	(3) Democracy		
	(4) Federalism		

P. T. O.

21.	The Hindu Adoption and Maintenan under-	ice Act, 1956 allows a Hindu woman to adop	t
	(1) Section 3		
	(2) Section 6		
	(3) Section 7		
	(4) Section 8		
22.	Which International Agency in working	g for the protection of environment?	
(1) UNO	(2) NASA	
(3) Chipko	(4) Greenpeace	
23. N	Most of the rights of the UDHR are inco	Ornorated in	
(Part III and Part IV of the Constitution	ion of India	
	2) Part I and Part V of the Constitution		
	Part VII of the Constitution of India		
	Articles 308-311 of the Constitution		
	ne Protection of Human Rights Act 199		
	The Paris Principle	To Dusce Oil	
(2	Vienna Declaration		
(3)	Earth Summit		
(4)	None of the above	The language	
5. Th	e NHRC was established in India on :		
	18th September 1993		
	27th September 1993		
(3)	2nd October 1993		
(4)	26th January 1994		

- 26. Human Rights Committee of the UN performs the function of implementation of Human Rights By-
 - (1) Reporting Procedure
 - (2) Inter-State Communication System
 - (3) Individual Communication System
 - (4) All the above
- 27. Under section 16 of the Water (Prevention and Control of Pollution) Act, 1974 which of the following is the main function of the Act?
 - (1) to promote cleanliness of streams and wells in different areas of the States.
 - advise the Central Government on any matter concerning the prevention and control of water pollution;
 - co-ordinate the activities of the State Boards and resolve disputes among them;
 - (4) provide technical assistance and guidance to the State Boards, carry out and sponsor investigations and research relating to problems of water pollution and prevention, control or abatement of water pollution;
- 28. Which provision of the Environment (Protection) Act, 1986 277 deals with OFFENCES BY COMPANIES:
 - (1) Section 16
 - (2) Section 17
 - (3) Section 18
 - (4) None of the above
- 29. Which Chapter of the Biological Diversity Act, 2002 deals with the FUNCTIONS AND POWERS OF THE NATIONAL BIODIVERSITY AUTHORITY:
 - (1) Chapter III
 - (2) Chapter IV
 - (3) Chapter V
 - (4) Chapter VI

30	30. Under which Chapter of the BIODIVERSITY FUND can be created	Biological Diversity Act, 2002 LOCAL
	(1) Chapter IX	
	(2) Chapter X	
	(3) Chapter XI	
	(4) Chapter XII	
31.	31. Every promise and every set of prother is:	omises forming the consideration for each
	(1) An agreement	(2) A contract
	(3) An offer	(4) An acceptance
32.	2. Revocation of an offer by letter or telegr	am can be complete when:
	(1) It is dispatched	(2) It is received by the offeree
	(3) It reaches the offeree	(4) It is formally accepted by offeree
33.	3. An agreement by way of wager under sec	
	(1) Void	(2) Voidable
	(3) Valid	(4) Unenforceable
34.	 Inadequacy of consideration is relevant in 	determining the question of :
	(1) Fraud	(2) Misrepresentation
	(3) Undue influence	(4) Free consent
35.	5. The term consensus ad-idem means:	
	(1) General consensus	
	(2) Reaching an agreement	
	(3) Meeting of minds on the same thing a	nd in the same sense
	(4) None of the above	

36.	In which of the following sections of th tender of performance is laid down:	e Indian Contract Act, 1872 the law relating to
	(1) Section 37	(2) Section 35
	(3) Section 36	(4) Section 38
37.	An agreement by a baileepurpotive negligence is :	to exempt him wholly from liability for
	(1) Valid	(2) Invalid
	(3) Voidable	(4) Void
38.	Under which section of the Combooks or papers of a company:	panies Act an Inspector can seize any
	(1) Section 240A	(2) Section 240B
	(3) Section 241	(4) Section 241A
39.	Magisterial order is required by ar the affairs of a company:	n inspector appointed for investigation of
	(1) To enter the premises were books an	d papers of the company lie
	(2) To seize the books and papers	
	(3) To conduct the search of the place	
	(4) For all the above purposes.	
40.		be ordered by the central government in the following section of the
	(1) Section 394	(2) Section 396
	(3) Section 397	(4) None of the above
41.	It is mandatory to produce the person hours of arrest under:	under arrest before the Magistrate within 24
	(1) Section 56 of Cr PC	(2) Section 57 of Cr PC
	(3) Section 58 of Cr PC	(4) Section 59 of Cr PC

42	Whether Cr PC applies in respe	ct of offences other than those under IPC:	
	(1) Cr PC cannot be followed		
	(2) Cr PC can be followed only	in respect of offences under IPC	
	(3) Cr PC can be followed in re	espect of these offences as uniform procedure	
		C have their own procedural application	
43.		er the following section of Cr PC:	
	SSUFFER - ST. TOWN TO	(2) Section 2 (wa)	
		(4) Section 2 (ua)	
44.		n 2005 does not apply to offences:	
		onditions of the country	
	(2) committed against women		
	(3) committed against children l	below 14 years	
	(4) in all above cases	The second of th	
45.	Provision about plea bargaining	under Cr PC comes in :	
	(1) Chapter XXI	(2) Chapter XXA	
	(3) Chapter VIIA	(4) Chapter XXIA	
46.	The procedure for trial before a (Court of Sessions is provided under:	
	(1) Sections 260 to 265 Cr PC		
	(2) Sections 238 to 250 Cr PC		
	(3) Sections 251 to 259 Cr PC		
- 2	(4) Sections 225 to 237 Cr PC		
47.	Section 84 IPC provides for :		
	(1) Medical insanity	(2) Legal insanity	
	(3) Reasonable insanity	(4) Ethical insanity	

			20
48.	Irresistible impulse is a defence:		
	(1) in India		
	(2) in England		
	(3) in both India and England		
	(4) neither in India nor in England		
49.	Infancy as an exception has been provi-	ded in :	
	(1) Section 80 IPC	(2) Section 81 IPC	
	(3) Section 82 IPC	(4) Section 84 IPC	
50.	Abetment of an offence is:		
	(1) Always an offence		
	(2) Only sometimes an offence		
	(3) Offence only on confession		
	(4) An offence but not always		
51.	Which of the following articles of the U	JN Charter is related to Do	omestic Jurisdiction :
	(1) Article 2(7)	(2) Article 23	
	(3) Article 51	(4) Article 72	
52.	The first arrest warrant was issued by the	ne International mCrimina	l Court in-
	(1) 2003	(2) 2004	
	(3) 2005	(4) 2006	
53.	Manila Declaration 2012 is related to-		
	(1) Human Rights		
	(2) Marine Coast Protection		
	(3) Air Pollution Control		
	(4) Economic Issues		

54.	4. Under which article of the UN Charter the Security Council has the power to use the force against a State:	
	(1) Article 2(4)	(2) Article 41
	(3) Article 42	(4) Article 24
55.	The real power of appointment of UN	Secretary General lies with :
	(1) Security Council	
	(2) General Assembly	
	(3) General Assembly and Security C	Council
	(4) The five permanent members of the	he Security Council
56.	New Members can be admitted in the	UN by the-
	(1) Security Council	
	(2) General Assembly	
	(3) Secretary General	
	(4) General Assembly on the recomm	endation of the Security Council
57.	Which of the following doctrine: State or Government?	s relates to the subject of recognition of
	(1) The Carter Doctrine	(2) The Drago Doctrine
	(3) The Tobar Doctrine	(4) The Monroe Doctrine
58.	Which Chapter of UN Charter is p Sanctions?	provides for Economic, Financial and Military
	(1) Chapter 9	(2) Chapter 6
	(3) Chapter 7	(4) Chapter 8
59.	International law also develops through	State practices. What is that called ?
	(1) International Treaty	(2) International Comity
	(3) International Customary Law	(4) International Morality

	NAME OF TAXABLE PARTY O			D
60	. The INTERPOLE has its heado	quarters at :		
	(1) Montreal	(2) Bonn		
	(3) Lyon	(4) London		
61	. When two or more persons are:	commit some tort again	st the same person	they
	(1) Independent tort feasors			
	(2) Joint tort feasors			
	(3) Either Independent tort feas	ors or Joint tort feasors		
	(4) Neither (1) nor (2)	1011 1011		
62.	The tort of deceit owes its origin	to:		
	(1) Pasley v. Freeman	(2) Lumley v. Gye		
	(3) Rylands v. Fletcher	(4) Wismore v. Gre		
63.	The tort of 'inducement of a brea			
	(1) Lumley v. Gye	(2) Rookes v. Barna		
	(3) Donoghue v. Stevenson	(4) Rylands v. Fleto	cher	
64.	The rule of 'ubi jus ibiremedium'		ich to reupo	
	(1) Winterbotton v. Wright			
	(2) Champman v. Pickersgill			
	(3) Ashby v. White			
	(4) Rylands v. Fletcher			
65.	'Damnum sine injuria' means :			
	(1) Damage without infringement			
	(2) Damage with infringement of			
	(3) Infringement of legal right wit			
	(4) Infringement of legal right wit			
	Sur un	- mininge		

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00.	injuria sine danino means.	
	(1) Violation of a legal right with	out damage
	(2) Violation of a legal right with	damage
	(3) Damage without violation of	a legal right
	(4) No damage and no violation of	of a legal right
67.	Under the Law of torts, the damag	es are :
	(1) Liquidated	(2) Limited
	(3) Unliquidated	(4) Unliquidated but limited
68.	The defence of volunti non fit inju	ria is <i>not</i> available in :
	(1) If the consent is obtained by c	ompulsion
	(2) If the consent is obtained by fi	raud
	(3) If the consent is obtained under	er a mistake
	(4) All of the above	
69.	The maxim 'Res-ipsa loquitur' is a	:
	(1) Rule of law	(2) Rule of procedure
	(3) Rule of evidence	(4) Rule of negligence
70.	When was the Consumer Protection	n Act, 1986 repealed:
	(1) 2015	(2) 2017
	(3) 2018	(4) 2019
71.	The term 'fraud on minority' has be	een first developed and applied in :
120	(1) Menier V. Hooper's Telegraph	
	(2) Cook V.Deeks	
	(3) Brown V. British Abrasive Who	eel Co.
	(4) None of the above	

- 72. In which judgment the Supreme Court was held that it can exercise its powers under article 142 to grant divorce on the ground of irretrievable background of marriage even though it is not a ground under the Hindu Marriage Act, 1955-
 - (1) Ramchander V. Anantha, 2015
 - (2) Ani l Kumar Jain V. Maya Jain, 2009
 - (3) Krishna Bhatacharjee V. Sarathi Chaudhary, 2015
 - (4) Dhannulal V. Ganeshram
- 73. Section 13-B of the Hindu Marriage Act, 1955 has been inserted in that Act by its amendment in-
 - (1) 1956

(2) 1967

(3) 1976

- (4) 2006
- 74. Which section of the Hindu Succession Act, 1956 lays down the order of succession among agnates and cognates-
 - (1) Section 8

(2) Section 10

(3) Section 12

- (4) Section 14
- 75. Schedule 5 of the Indian Succession Act, 1925 deals with-
 - (1) Form of Certificate
 - (2) Form of Caveat
 - (3) Form of Probate
 - (4) Form of Letters of Administration
- 76. In which case the Supreme held that all marriages be made compulsorily registrable-
 - (1) Seema V. Ashwani Kumar
 - (2) Geeta Jagdish V. Jagdish
 - (3) DurgaTripathy V. ArundhatiTripathy
 - (4) Ramesh Chand V. RameshwarBai

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77.	As per facts on record the husband in ShayraBano case in which triple talaq was set aside by the Supreme Court, the talaq was pronounced by-
	(1) a deed prepared by the lawyer of the husband
	(2) only an ordinary SMS by the husband
	(3) Words uttered by the husband at the face of the wife
	(4) None of the above
78.	A Hindu daughter is a coparcener even if her father died before 2005 Amendment of the Hindu Succession Act, 1956 was held by the Supreme Court in-
	(1) Danamma Alias SumanSurpur V. Amar
	(2) Vineeta Sharma V. Rakesh Sharma
	(3) Prakash V. Phulavati
	(4) Mangammal V. T.B. Raju
79.	The Muslim Personal Law (Shariat) Application Act was passed by the central legislature in-

(3) 1976

(4) 2019

(1) Morarjee V. Administrator General of Chennai

(2) 1937

- (2) Ibrahim V. Ibrahim
- (3) Parvati V. Jagsish
- (4) Jabala V. Dharam
- 81. Who contended that "Law should not consist of abstract set of rules imposed on society by the sovereign"?
 - (1) Hegel

(1) 1929

(2) Maine

(3) Savigny

(4) Laski

- 82. What is visible to us is only the product of law, as it has emerged from dark laboratory in which it was prepared and where it became real:
 - (1) Putcha
- (2) Maine
- (3) Savigny
- (4) Littleton

- 83. What is natural law?
 - (1) State law
 - (2) Law that is derived from higher, aspirational principles and values.
 - (3) A philosophy that developed from religious ideas.
 - (4) Pre-emptory norms.
- 84. Which of the following best represents Thomas Aquinas's position in relation to the idea/concept of unjust state law?
 - (1) An unjust law is still a law and hence it is still binding.
 - (2) An unjust law is not law and is not binding.
 - (3) People can choose whether or not to obey an unjust law, irrespective of whether it would create social disorder.
 - (4) Unjust laws should be avoided at all costs.
- 85. Regarding the concept of 'utilitarianism', which of the following statements is *not* true?
 - Utilitarianism is based largely on the ideas of English philosopher, Jeremy Bentham.
 - (2) Utilitarianism could be described as an example of legal positivism.
 - (3) Utilitarianism advances the idea that the law should advance the greatest good for the greatest number of people.
 - (4) If applied in practice, utilitarianism would work in the best interest of marginalized groups.

86	The work of theorist John R of the following jurisprudential	awls could best be described as falling within which approaches/schools of thought-
	(1) Post modernism	(2) Liberal Positivism
	(3) Legal Positivism	(4) Race theory
87.	 The concept of 'dialectical mate of the following schools of thou 	erialism' is a concept commonly associated with which
	(1) Marxism	(2) Liberal Theory
	(3) Post Modernism	(4) Unitarianism
88.	Legal realism has largely come	about during which period:
	(1) The 1970s and early 1980s	
	(2) The 1920s and 1930s.	
	(3) In the period following the 1	779 French Revolution.
	(4) In the 1840s.	
89.	Which of the following is not an	example of critical legal theory ?
	(1) Feminism	
	(2) Legal Realism	
	(3) Race theory	
	(4) Post modernism	
0.	The Fuller/Hart debate could jurisprudential approaches/position	be summarized as a debate between which two
	(1) Positivism and utilitarianism	
	(2) Natural law and positivism	
	(3) Positivism and Liberalism	
	(4) Marxism and liberal feminism	1

- 91. When was the Paris Agreement on Climate Change opened for signature :
 - (1) 22 April 2016
 - (2) 26 June 2016
 - (3) 23 September 2016
 - (4) 22 October 2016
 - 92. The principle that use of trade mark for a long period of time without challenge gives the user a better title even against the owner of a well-. known mark was adopted by the Supreme Court in:
 - (1) Khoday Distilleries Ltd. V. Scotch Whisky Association
 - (2) Trapetries Corporation V. Enamlres Ltd.
 - (3) John Backery V. Brittannia
 - (4) Hook Track V. Hawkins
- 93. Whether some presentation modifications in case reporting fulfil the requirement of originality for the purposes of copy right was considered by the Supreme Court of India in 2008 in:
 - (1) AIR Corporation V. Lexis Nexis
 - (2) Allahabad Law Agency V. M.D. Mallick
 - (3) Eastern Book Co. V. D.B.Modak
 - (4) Seth and Co. V. S M. Mallick
- 94. Glaxo Smith Kline PLC V. Controller of Patents and Designs is an interesting case dealing with:
 - Geographical indications
 - (2) Copy right
 - (3) Patents
 - (4) None of the above

MPH/PHD/URS-EE-2020/(Law)(SET-Z)/(D)

- 95. The full name of the Tiger Balm Case is:
 - (1) N.R.Dongre & Brothers V. Tiger Balm Private Ltd.
 - (2) Caterpiller International Ltd. V. Tiger Balm Private Ltd.
 - (3) Haw Par Bros. International Ltd. V. Tiger Balm Private Ltd.
 - (4) None of the above
- 96. After becoming party to WTO/TRIPS Agreement, India took legislative action for compliance in this direction. State the correct statement among the following in this respect:
 - (1) India passed a new Copy right Act in 1999
 - (2) India amended the Geographical Indications of Goods (Registration and Protection) Act in 2002
 - (3) India passed the Biological Diversity Act in 2002
 - (4) India amended the Protection of Plant Varieties and Farmers Rights Act in 2001.B
- 97. Use of false and deceptive indication of source of goods is prohibited by:
 - (1) Madrid Agreement of 1891
 - (2) TRIPS Agreement
 - (3) Geographical Indications of Goods (Registration and Protection) Act
 - (4) All of the above
- 98. Which of the following articles of the TRIPS Agreement requires protection of trade secrets or undisclosed information:
 - (1) Article 29
 - (2) Article 39
 - (3) Article 49
 - (4) Article 59

- 99. The 'novelty' criterion for registration of designs should be satisfied on:
 - (1) Local basis
 - (2) National basis
 - (3) Regional basis
 - (4) Global basis
- 100. The genesis of the definition of 'access' in the Cyber law is traced to the 1977 Bill for US Federal Computer Systems Protection Act proposed by:
 - (1) Senator Robin Raffael
 - (2) Senator Collin Powell
 - (3) Senator Ribicoff
 - (4) Senator Mc Gill

Ph.D/URS Entrance Examination, Department of Law, MDU ANSWER KEY

Α .	
S.no.	Answer
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	B	
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