PUNJAB JUDICIARY PRELIMS FREE MOCK TEST-2



- 1. In which of the following cases has the decision in Additional District Magistrate, Jabalpur V shivakant Shukla been overruled?
 - (a) Union of India and other V Bhanudas Krishna Gawde and others.
 - (b) Directorate of Revenue V Mohd Nisar Holia
 - (c) Justice KS puttaswamy and other V Union of India and others
 - (d) Victim Families Association and another V Union of India and other .
- 2. Triple Talaq was held to the violative of the fundamental right contained under article 14 of the Constitution, in.
 - (a) Ajay Hasia V Khalid Mujib Sehravardi.
 - (b) Masroor armed V state (NCT of Delhi).
 - (c) Khursheed Ahmad khan v State of Uttar Pradesh
 - (d) Shayara Bano and others v Union of India and Others
- 3. In which of the following cases has the Supreme Court held that Exception 2 to section 375 of the Indian Penal Code was to be read as follows:
 - (a) Common Cause (A regd Society v Union of India.
 - (b) Bodhisattwa Gautam V Subhra Chakraborty
 - (c) Seem (Smt) v Ashwani Kumar
 - (d) Independent Thought v Union of India and others.
- 4. The Supreme Court gave direction to proceed against the erring prosecutors and investigating officers in cases of unmerited acquittals and wrongful convictions in
 - (a) Common cause and another v Union of India
 - (b) Mahipal Singh Rana v State of Uttar Pradesh
 - (c) Swaraj Abhiyan v Union of India

- (d) State of Gujarat v kishanbhai
- 5. The Supreme Court has held that retired employees are also entitled to get protection u/s 197 of the CrPC in
 - (a) Common cause and Another v union of India
 - (b) Mahipal Singh Rana v State of Uttar Pradesh
 - (c) Swaraj Abhiyan v Union of India
 - (d) State of Punjab v Labh Singh
- 6. In which of the following cases has the Constitution Bench of the supreme Court held that while multiple sentences for imprisonment for life can be awarded for multiple murders or other offences punishable with imprisonment for life, the life sentences so awarded cannot be directed to run consecutively
 - (a) Muthuramalingam v state Rep by the Inspector of police
 - (b) Common cause and Another v Union of India.
 - (c) Mahipal Singh Rana v state of Uttar Pradesh
 - (d) Swaraj Abhiyan v Union of India
- 7. An Amendment to a complaint is permissible in law, notwithstanding the absence of an enabling provision in the CrPC, if it relates to a simple infirmity. This proposition was held in
 - (a) CREF Finance Ltd v Shree Shanti Homes (P) Ltd and Another
 - (b) Kunarpareddy v Kunapareddy Swarna Kumari and others
 - (c) SR Sukumar v S sunaad Raghuram
 - (d) Narsingh Das Tapadia v Goverdhan Das patani and Another
- 8. In which of the following cases has the Supreme Court directed that FIRs should be uploaded within 24 hours on police websites.
 - (a) PUCL v Union of India
 - (b) Common Cause v Union India
 - (c) Youth Bar Association v Union of India

- (d) None of the above
- 9. In which of the following cases has the Supreme Court held that a magistrate cannot order further investigation under section 156 (3) of the code of Criminal procedure in relation to public servant in the absence of Valid sanction.
 - (a) Anil Kumar v Ayyappa
 - (b) Ramdev Food Product v state
 - (c) Narayana Swamy v state
 - (d) None of the above
- 10. In which of the following cases has the Supreme Court held that all authorities would be bound by the Kedar nath judgment when dealing with cases of sedition?
 - (a) PUCL v Union of India
 - (b) Common cause v Union of India
 - (c) Youth Bar Association v Union of India
 - (d) None of the above
- 11. The Constitution Bench of the Supreme Court has held that the cap of 14 years rule on aggregate punishment under section of CrPC is not applicable to a sessions court?
 - (a) 30 (1)
- (b) 33 (2)
- (c) 32 (1)
- (d) 31 (2)
- 12. In which of the following cases has the Supreme Court held that persistent efforts of the wife to constrain her husband to be separated from the family constitutes an act of cruelty to grant divorce.
 - (a) Narendra v K Meena
 - (b) Kumaran V state of Kerala
 - (c) Ramesh chander Kaushal v Venna Kaushal
 - (d) SR Sukumar v S Sunaad Raghuram
- 13. A Session court can take cognizance of new offences and add new accused under section CrPC, even when the magistrate had rejected the prayer earlier.
 - (a) 319
- (b) 216
- (c) 193
- (d) 195

- 14. In which of the following cases has the Supreme Court given directions for preventing the misuse of section 498A of IPC in.
 - (a) Rajesh Sharma and other v State of UP and Another
 - (b) Chander Bhan v state
 - (c) Sushil Kumar Sharma v union of India
 - (d) Arnesh Kumar versus state of Bihar
- 15. Who won the 2017 right to Livelihood Award otherwise known as Alternative Nobel Prize?
 - (a) Prashant Bhushan (b) Fa
 - (b) Fali Nariman
 - (c) Colin Gonsalves
- (d) None of the above
- 16. Which of the following state Government recently introduced an Ordinance prohibiting media from publishing news relating to corruption of judges and Public servants before the registration of FIR?
 - (a) Rajasthan
- (b) Karnataka
- (c) Andhra pradesh
- (d) None of the above
- 17. Who among the following was the first Indian High Court judge convicted for contempt of court?
 - (a) PD Dinakaran
- (b) Soumitra Sen
- (c) CS Karnan
- (d) None of the above
- 18. Which of the following is the first river declared as a legal entity?
 - (a) Whagannui
- (b) Ganga
- (c) Yamuna
- (d) None of the above
- 19. Article 35 A of the Constitution of India is related to
 - (a) Uniform Civil Code
 - (b) Jammu and Kashmir
 - (c) Election Commission
 - (d) None of the above
- 20. In which of the following countries has the Supreme Court disqualified its president in connection with Panama papers Scam?
 - (a) Pakistan
- (b) Bangladesh
- (c) Afghanistan
- (d) None of the above

21.		a's new tax regime the into effect from:	ne Goo	ods And Service Tax		(c) during re examination				
	(a)	1.1.2017	(b)	1.4.2017		(d)	under no circumsta			
	(c)	1.5.2017 (d)		1.7.2017	28.	An i	nscription on a meta	l plate	or stone	
22.			. ,	The Inner Fire : Faith		(a)	is a conduct			
<i></i> .	Choi	ce, and Modern		day Living in		(b)	is an opinion			
	Zoro	astrianism"?				(c)	is a document			
	(a)	Fali S Nariman				(d)	is a motive			
	(b)	Justice Kapadia			29.			_	ections of the Indian	
	(c)	Justice Rohinton Na	arimaı	n			1 code, 1860 uses the		·	
	(d)	None of the above				(a)	Section 272	(b)	Section 172	
23.	Prov	•		s been laid down in		(c)	Section 153	(d)	Section 253	
		of the Constitution			30.		_	-	demanding and not the tenant H, one day	
	(a)	Article 39A	(b)	Article 38 (2)		lock	llow H to enter it, till			
	(c)	Article 36 been made in the	(d) Consti	Provision has not itution but has been		_	ich o the following ler the Indian Pena			
		development by Judicial		Construction		Code	e, 1860?			
24.				Criminal Procedure,		(a)	Wrongful confiner	nent		
	1973 provides when search warrant may be issued by the Court.					(b)	Assaults			
	(a)	92	(b)	93		(c)	Criminal Force			
	(c)	95	(d)	None of the above		(d)	Wrongful restraint			
25.	A se	ntence of life impris	onme	nt may be computed	31.	Under the Limitation Act, 1963, in Computing the period of limitation for any suit, appeal of application, the day from which such period is to be				
		nprison- ment for a sunder the code of C								
	(a)	20	10		reck	oned.				
			(b)	All of the above		(a)	may be included			
26	(c)	14	(d)			(b)	Shall be included			
26.				Evidence Act 1872 a be a attested can be		(c)	shall be excluded			
	provided by calling					(d)	may be excluded			
	(a)	both the attesting w	itness	es.	32.		_		prescribed under the	
	(b)	at least one of the a	at least one of the attesting witnesses.				tation Act, 1963 ormance from the date		suit for specific d for the performance	
	(c)	any other persons			or if	no such date is fix	ked, w	hen the plaintiff has		
	(d)	a legal heir of the a	ttestin	g witness.			e that the performan			
27.	Lead	ling question can be a	asked	as a matter of right		(a)	one year	(b)	three years	
	(a)	during examination	in chi	ief		(c)	two years	(d)	six months	
	(b)	during cross examin	nation							

33.	with		or con	delief Act, 1963 deals appensation for breach fic performance?	39.	Which provision specifically enables the court to pronounce judgment in case the defendant fails to file written statement or subsequent pleading?					
	(a)	Section 12	(b)	Section 24		(a) Order X, Rule 8 CPC					
	(c)	Section 15	(d)	Section 30		(b)	Order VIII, Rule	10 CPC			
34.			•	c Relief Act., 1963		(c)	Order XVIII, Ru	ıle 8 CPO	C		
	_	rides that liquidation ific performance?	of da	mages is not a bar to		(d)	Order XVIII, Ru	ıle 10 CF	PC		
	(a)	a) Section 12 (b) Section 15					What is the maximum amount of compensator costs that can be awarded under section 35A (2) of				
	(c)	Section 23	(d)	Section 28		the (Code of Civil proc	edure 19			
35.			_	Act, 1932 where a est on the capital		(a)	Rs. 1000	(b)	Rs. 2000		
	•	cribed by him, such		•		(c)	Rs. 3000	(d)	Rs. 4000		
	(a)	out of profits only			41.			_	ions of the code of		
	(b)	out of capital if no	profit	s		aid?	Criminal procedure, 1973 provides fo aid?				
	(c)	out of capital if los	ses			(a)	Section 302	(b)	Section 303		
	(d)	none of these				(c)	Section 304	(d)	Section 305		
36.	by	•		following statements n under the Indian	42.	In which case did the Supreme Court of Ind propound the doctrine of basic structure of the Constitution of India?					
	State	ement I. Consent o	of all	existing partners is		(a)	Golak Nath case				
	_	erally required for int a firm	troduc	tion of a new partner		(b)	Kesavananda Bh	narati cae	2		
			nav re	etire with the consent		(c) T.M.A. Pai case					
		l other partners in the	-			(d)	I.R. Coelho case				
	(a)	only statement I is	true		43.	The	Hindu Marriag	e Act,	1955 requires the		
	(b)	only Statement II is	s true			minimum period of years or desertion for filing a petition for divorce immediately proceeding					
	(c)	Only I and II are tr	rue			the presentation of the petition.					
	(d)	Both I and II are fa	ılse.			(a)	three	(b)	Five		
37.		•	•	eclaration by 'B', 'A'		(c)	Two	(d)	Seven		
		-		section of the Indian for such eventuality?	44.	Which Section of the Hindu Marriage act 1955 deal with the making of rules regarding registration of			•		
	(a)	Section 32(1)	(b)	Section 104		Hind	lu Marrages?				
	(c)	Section 32 (2)	(d)	Section 105		(a)	Section 6	(b)	Section 7		
38.	Which section of the Indian Evidence Act, 1872 relates to presumption as to dowry death?					(c)	Section 8	(d)	Section 9		
	relat (a)	Section 113A	(b)	Section 113B	45.		ch Section of the s with Punishmen		Marriage Act 1955 amy?		
	(c)	Section 114A	(d)	Section 114		(a)	Section 14	(b)	Section 15		

	(c)	Section 16	(d)	Section 17	53.		ch section of the	Indian	Penal Code,	1860	
46.		it to obtain a decree lutely debarred of		mortagage or shall be tht to redeem the		defin (a)	nes forgery? Section 463	(b)	Section 464		
		gaged property is c ransfer of property		suit for under 882	•	(c)	Section 468	(d)	Section 470		
	(a)	Redemption Redemption	(b)	Actionable claim	54.		ch Section of the		_		
	(c)	•					B deals with the pene accused to the s			-	
47.	Joini	ng unlawful asse	mbly	armed with deadly	,	impr	risonment				
	_	oons has been dealt 1 Code, 1860	with un	nder of the Indian	l	(a)	Section 425	(b)	Section 426		
	(a)	Section 141	(b)	Section 142		(c)	Section 427	(d)	Section 428		
	(c)	Section 143	(d)	Section 144	55.	Guidelines for mutual satisfactory disposition are covered under Section of the Code of criminal					
48.	A po	olice officer torture	es a pei	rson to force him to		proc	edure, 1973				
	confe	ess the commission	of crin	ne. He shall be guilty		(a)	265C	(b)	265D		
		of the Indian				(c)	265E	(d)	265 H		
	(a)	Section 325	(b)	Section 326	56.	Consensus ad idem under a contract means:					
	(c)	Section 330	(d)	Section 328		(a)	Common intention	on			
49.				e to B by telegram. Contract Act, 1872.		(b)	Meeting of mind	s			
	the r	revocation is comp		against A when the		(c) Theme of contract					
		ram is				(d) None of the above					
	(a)	Receive by B	(b)	Dispatched by A	57.	Whi	ch one of the foll	owing So	ection of the	sale of	
	(c)	Both a and b	(d)	None of the above		Goods Act 1930 deals with the doctrine of cavea emptor?					
50.		eat under the Code o emain in force after		procedure, 1908 shall		_			Service 16		
		30 days	(b)	90 days			Section 15	(b)			
	(a)	60 days			-0	(c)	Section 17	(d)	Section 18		
F 1	(c)		(d)	15 days	58.		ch section provid ession by way of	•	special remedy of		
51.		Registration Act, 19		ne into force on		person disposed of immovable property without				vithout	
	(a)	30 th September 19				consent and otherwise in due course of law.				00	
	(b)	31 st December, 19	008			(a) S. 6 of the Code of Civil Procedure, 1908				08	
	(c)	1 st January 1909				(b) S. 12 of the Specific Relief Act 1963					
	(d) 1 st April 1909					(c)	S. 6 of the Special	fic Relief	f Act, 1963		
52.				ure, 1973, Provisions		(d)	All of the above				
	for Jurisdiction in case of juveniles have been made u/s					Rule Against perpetuity is laid down under section of the transfer of Property Act, 1882.				section	
	(a)	25	(b)	26		(a)	13	(b)	14		
	(c)	52	(d)	27		(c)	15	(d)	16		

60.	Section 23 of the Registration Act, 1908 provides the time for presentation of document for registration					The	The maxim nemo dat quad non habet means			
		•		nent for registration ore the proper officer		(a)	No man can be judge in his cause			
	as					(b)	Necessity makes that lawful which otherwise			
	(a)	Four months	(b)	Two months			in unlawful			
	(c)	three months	(d)	six months		(c)	No body can pass better title than he himself it has			
61.		-	_	the handwriting of a inion of his or her		(d)	None of the above			
	stude	•	•	er of the Indian	67.	What is the quorum under Article 100 of the Constitution of India to constitute a meeting of eithe				
	(a)	Section 45	(b)	Section 47		Hous	House of Parliament?			
	(c)	Section 46	(d)	None of the above		(a)	One – tenth of the total members of the house			
62.	The	maxim allegans con	ntrania	non est audiendus		(b)	One – fifth of the total members of the House			
	means:					(c)	One – third of the total members of the house			
	(a)		ontrar	y facts should not be		(d)	One half of the total members of the House			
	(b)	heard. Allegation of contranot be made before		ry statements should	68.	High	According to Article 227 of the Constitution every High Court shall have over all courts and tribunals throughout the territories in relation to			
	(c)	A promise which	is cor	ntrary to law is not		whic	th it exercises jurisdiction.			
		acceptable as an ad	cceptable as an admission				Supervision (b) Superintendence			
	(d)	None of the above				(c	Overview (d) None of the above			
63.				of certified copies of	69.	Cons	structive res Judicata is contained in			
		ence Act, 1872.	section	of the Indian		(a)	Explanation III to Sec. 11 of the CPC			
	(a)	77	(b)	78		(b)	Explanation VI to Sec. 11 of the CPC			
	(c)	79	(d)	80		(c)	Explanation VII to Sec. 11 of the CPC			
64.	If the	e money suit is filed	within	three years from the		(d)	Explanation IV to Sec. 11 of the CPC			
	date	on which cause of ac	ction a	rises then the suit.	70.	Raju dies	dies leaving behind a son Ravi and a married			
	(a)	is not governed by	the Li	mitation Act, 1963			thter Kavita, a suit filed by Raju, After his death be continued by			
	(b)	is not barred by lim	itatior	1			•			
	(c)	is barred by Limita	tion			(a)	Ravi alone as legal representative			
	(d)	None of the above				(b)	Kavita alone as legal representative			
65.				ation Act, 1963, the		(c)	Ravi, Kavita and her husband as legal Representative			
		-		by continuous and		(d)	Ravi and Kavita both as legal representative			
	unint	terrupted use for.			71.		n the High Court or any Sessions judge call for			
	(a)	12 years	(b)	20 years			amine the record of any proceeding before any ior criminal court, it is known as:			
	(c)	30 years	(d)	60 years		(a)	Review (b) Revision			

(d)

(c)

Reference

None of the above

(a)

Stolen proper

72.	A ch	ief Judicial Magistra	ite ma	y pass a		(b) Entrusted property					
	(a)	Sentence of impris	onmer	nt exceeding 7 years	79.	(c)	c) Illegally acquired property				
	(b)	-	.sonme	ent not exceeding 7		(d)	Movable property				
		years					beats his wife. She fell down and became				
	(c)	Sentence for life in	npriso	nment			onscious. Believing her to be dead and to save self from being arrested for murder. A hanged				
	(d)	Death sentence				her	her on the fan with rope. Post mortem report				
73.	The	Supreme Court was					osed her death from hanging. A is liable for.				
	(a)	1950	(b)	1949		(a)	Murder				
	(c)	1962	(d)	1980		(b)	Culpable homicide				
74.				Marriage Act, 1955,		(c)	Hurt				
	every appeal from decrees or orders shall be preferred with effect from 23 rd December, 2003,					(d)	Grievous hurt				
	within a period of from the date of decree or order,				80.	A voluntary gift without consideration of property of the substance of thing by one person to another so as					
	(a)	120 days	(b)	90 days		to constitute the done the proprietor of the subject					
	(c)	30 days	(d)	60 days		matt	er of the gift is known as.				
75.	Under section 19 of the Indian Contract Act, 1872, the consent caused by coercion is:					(a)	Hiba				
		•				(b)	Aariat				
	(a)	Voidable	(b)	Valid		(c)	Sadaqa				
	(c)	Illegal	(d)	None of these		(d)	Hiba – ba- sharat – ul –iwaz				
76.	in w		g rela	n Contract Act, 1872 tion an agreement in	81.		ch of the following is provided under section 9 e sale of Goods at, 1930?				
	(a)	Mutual adjustment		KIV		(a)	Ascertainment of price				
	(b)	Business continger				(b)	Conditions and warranties				
	(c)	Sale of goodwill	,			(c)	Agreement to sell				
	(d)	None of these				(d)	All the above				
77.	Dum	nb witness may give		vidence by writing or ce shall be deemed to	82.		provision regarding inter – pleader suit has been rporated in section,				
	be,	•				(a)	87 (b) 88				
	(a)	Written evidence	ritten evidence				89 (d) 90				
	(b)	Oral evidence				Which of the following is correct:					
	(c)	Not admissible in e				(a)	Section 113 Review Section 114 Revision, Section 115 – Revision of the CPC				
	(d)	it depends on the discretion of the court to accept it or not.				(b)	Section 113 - Reference, Section 114 -				
78.	Crin	ninal breach of Trust	deals	with			Review, Section 115 – Revision of the CPC				

	(c)			ence, Section 114-		(c)	153 A CPC			
	(d)	Revision, Section None of the above		Review of the CPC		(d)	Section 153 B CPC	2		
84.	The	Victim Compensati		heme under Section	91.	What is the time limit in sec. 468 Cr.p.C for taking cognizance in a case of deformation.				
	(a)	2004	(b)	2005		(a)	Six months	(b)	one Year	
	(c)	2009	(d)	2012		(c)	Three years	(d)	No limit	
85.		case of Kashmira esh relates to:	Singh	vs state of Madhya	92.		Offences of Indian Penal Code other than mentioned in section 320 of Criminal Procedure code are			
	(a)	Privileged Commu	ınicatio	on		(a)	Not compoundable			
	(b)	Dying declaration				(b)	Compoundable wit	h the p	permission of Court	
	(c)	Confession to police	ce offic	cer		(c)	Compoundable by	the co	urt of sessions	
	(d)	Confession of a co	– accı	ised		(d)	Compoundable by	the Hi	gh Court	
86.	Under section 10 every partner has a duty to indemnify the firm for any loss caused to the firm by					What is the meaning of Not proved under evidence at 1872				
	his _	in the conduct of	of the b	usiness of the firm.		(a)	Facts does not Exis	st		
	(a)	Negligence	(b)	Wrongful act		(b)	Non – existence pr	obable		
	(c)	Fraud	(d)	All of the above		(c)	Court has doubt			
87.		·	_	e pendency of a suit,		(d)	Neither Proved nor	dispr	roved	
		vn as a	specifi	c Relief Act, 1963 is	94.	Regi	stration of a firm is			
	(a)	Perpetual injunction	on	· ·		(a)	Mandatory	(b)	Desirable	
	(b)	Mandatory injunct	ion			(c)	Not Compulsory	(d)	Directory	
	(c)	Temporary injunct	ion		95.	Acid	attack is an offence	as me	ntioned	
	(d)	Either a and c	/			(a)	Section 326	(b)	Section 320	
88.	The 1	rights of an unpaid s	seller h	ave been listed in		(c)	Section 326A	(d)	Section 354	
	(a)	Section 45	(b)	Section 46	96.		_		road not knowing to	
	(c)	Section 47	(d)	Section 49					immediately without wher. A is guilty of:	
89.				be levied except by		(a)	Theft			
	autho	ority of law is embo	died in	Article.		(b)	Dishonest Misappr	opriati	ion of property	
	(a)	262	(b)	263		(c)	Criminal breach of	trust		
	(C)	264	(d)	265		(d)	None of the above			
90.		eral power to amend eedings in a suit ves	-	rror or defect in any e court by virtue of	97.	The j	period of limitation f	or a re	view of the judgment	
	(a)	Section 152 CPC				(a)	30 days	(b)	60 days	
	(b)	Section 153 CPC				(c)	90 days	(d)	180 days	

- 98. Where the price of the goods under a contract of sale is to be fixed by the valuation of a third party who fails to fix the valuations but goods are supplied to the buyers under section 10 of the Sale of Goods Act, 1930 the buyer is.
 - (a) Liable to pay the reasonable prince of the goods.
 - (b) Liable to pay the minimum price of the goods
 - (c) Not liable to pay any price until fixed by the value
 - (d) Liable to pay the maximum retail price.
- 99. The consequence of non compliance with the order to answer interrogatories or the discovery or inspection of documents have been dealt with under.
 - (a) Order XI Rule 12 of the CPC
 - (b) Order XII Rule 12 of the CPC.
 - (c) Order XI Rule 21 of the CPC
 - (d) Order XII Rule 21 of the CPC
- 100. Section 173 (8) of the Code of Criminal Procedure deals with
 - (a) Fresh investigation
 - (b) Further investigation
 - (c) Re investigation
 - (d) None of the above
- 101. The power of the Supreme Court of India to decide disputes between the centre and the States falls under its.
 - (a) Advisory jurisdiction
 - (b) Appellate jurisdiction
 - (c) Original jurisdiction
 - (d) Writ jurisdiction
- 102. Execution of document may be presumed if the document is to be old
 - (a) ten years
- (b) twenty years
- (c) thirty years
- (d) forty years
- 103. H takes property belonging to S out the possession of S in good faith, believing at the time when he takes it, that the property belongs to himself. Later

- on realizing his mistake, H continues to appropriate the property to his won use. H has committed the offence of
- (a) Robbery
- (b) Criminal breach of trust
- (c) Criminal Misappropriation
- (d) Cheating
- 104. The doctrine of Necessity has been elaborately considered in the landmark decision of
 - (a) R. Vs Mc Nghten (1843) 8 Eng. Rep. 718
 - (b) Basdev vs. State of PEPSU AIR 1956 SC 488
 - (c) R.vs. Dudley and Stephens (1884) 14 QBD 273
 - (d) Bimbadar Pradhan vs. State of Orissa AIR 1956 SC 469
- 105. In his will Mr. Y wrote: I intend my property to be equality divided between my three children A. S. an H." A, H intending that it may be believed that the whole of the property was left to be divided between H and himself alone. A is guilty of
 - (a) Cheating
- (b) Forgery
- (c) Misappropriation
- (d) Theft

IARG