| SET 2016    | e prez   |
|-------------|--|
| PAPER - III | State of the state |
| LAW         | 220079   |
| Questio     | n Booklet No   |
| , OM        | IR Sheet No  |
| ROLL No.    |  |
| 9           | Max. Marks: 150  |
|             | No. of Questions: 75   |
|             | PAPER – III  LAW  Question OM  |

## INSTRUCTIONS FOR CANDIDATES

- 1. Write your Roll No. and the OMR Sheet No. in the spaces provided on top of this page.
- 2. Fill in the necessary information in the spaces provided on the OMR response sheet.
- 3. This booklet consists of seventy five (75) compulsory questions each carrying 2 marks.
- 4. Examine the question booklet carefully and tally the number of pages/questions in the booklet with the information printed above. Do not accept a damaged or open booklet. Damaged or faulty booklet may be got replaced within the first 5 minutes. Afterwards, neither the Question Booklet will be replaced nor any extra time given.
- 5. Each Question has four alternative responses marked (A), (B), (C) and (D) in the OMR sheet. You have to completely darken the circle indicating the most appropriate response against each item as in the illustration.



- 6. All entries in the OMR response sheet are to be recorded in the original copy only.
- 7. Use only Blue/Black Ball point pen.
- 8. Rough Work is to be done on the blank pages provided at the end of this booklet.
- 9. If you write your Name, Roll Number, Phone Number or put any mark on any part of the OMR Sheet, except in the spaces allotted for the relevant entries, which may disclose your identity, or use abusive language or employ any other unfair means, you will render yourself liable to disqualification.
- 10. You have to return the Original OMR Sheet to the invigilators at the end of the examination compulsorily and must not carry it with you outside the Examination Hall. You are, however, allowed to carry the test booklet and the duplicate copy of OMR Sheet on conclusion of examination.
- 11. Use of any calculator, mobile phone or log table etc. is strictly prohibited.
- 12. There is no negative marking.

22-16

## PAPER-III LAW

- Under Article 1 of the Indian Constitution, India i.e., |6. 1. Bharat shall be:
  - (A) Union of the States (B) Federal State
  - (C) Unitary State
- (D) Quasi Federal State
- 2. Parliament can amend:
  - (A) Any part of the Constitution
  - (B) Any part of the Constitution without disturbing the basic structure
  - (C) Only Fundamental Rights
  - (D) Only Directive Principles
- Given below are two statements, one labeled as Assertion (A) and other labeled as Reason (R):
  - Assertion (A): People of India are the source of the Constitution of India
  - Reason (R): The Constitution of India derives its authority from the people of India

Mark the correct answer from the code given below:

- (A) Both (A) and (R) are true and (R) is the correct explanation of (A)
- (B) Both (A) and (R) are true and (R) is not the correct explanation of (A)
- (C) (A) is true but (R) is false
- (D) (A) is false but (R) is true
- Creamy layer test aims to achieve:
  - (A) Evasive equality
  - (B) Artificial equality
  - (C) Distributional equality
  - (D) Arbitrary equality
- 5. Which of the following statements are correct: The Indian Constitution is:
  - 1. An Unwritten Constitution
  - 2. A Written Constitution
  - Largely Based upon the Government of India Act, 1935
  - 4. A gift of British Parliament
  - (A) 2 and 4 are correct (B) 2 and 3 are correct
  - (C) 1 and 4 are correct (D) 1 and 3 are correct

- Which one of the following features does not support the federal character of Indian Constitution?
  - (A) Distribution of powers between Centre and States
  - (B) Authority of Courts
  - (C) Supremacy of the Constitution
  - (D) Single Citizenship
- When the Court declares that certain provisions of 7. the Act are invalid, it does not affect the validity of the Act and it remains as it is. The principle is known as:
  - (A) Doctrine of prospective over ruling
  - (B) Doctrine of severability
  - (C) Doctrine of pleasure
  - (D) Doctrine of Eclipse
- Article 40 of the Constitution of India deals with:
  - (A) Provision for Just and humane conditions of work and maternity relief
  - (B) Living wages etc. for workers
  - (C) Duty of the State to raise the level of nutrition
  - (D) Organisation of Village Panchayats
- Which of the following are matched incorrectly? 9.
  - i. Habeas Corpus
- 'To produce the body'
- ii. Quo warranto
- 'Issued to a Lower Court to stop proceedings in
  - a case'
- iii. Prohibition
- 'Issued to a Lower Court quashing a decision or order'
- iv. Mandamus
- 'Commands a person to perform a public duty'
- (A) i, ii and iii
- (B) ii and iii
- (C) ii, iii and iv
- (D) ii and iv

10. Match List-I with List-II using codes given below:

## List-I

## List-II

- i. There is no rigid a. R.S. Dass Vs. Union of formula for principles India of natural justice
- ii. Choice of application b. R.Vs. Sussex Justices of rules of natural justice
- iii. Justice should not c. Union of India Vs. only be done, but P.K. Roy manifestly and undoubtedly be seen to be done
- iv. Meaning of bias d. Secy. to Govt.

  Transport Dept. Vs. 14.

  Munuswamy

i ii iii iv

- (A) b d a c
- (B) c a d b
- (C) a c b d
- (D) c a b d
- 11. A mandatory procedural requirement for an administrative tribunal must be:
  - (A) Legal representation
  - (B) Cross examination
  - (C) Reasoned decision
  - (D) All of the above
- 12. Judicial review of an administrative action means:
  - (A) Review by the Parliament
  - (B) Review by the Government
  - (C) Review by the Legislative Assembly
  - (D) Review by the Judiciary

- Read Assertion (A) and Reason (R) and find out correct answer using codes given below.
  - Assertion (A): Legitimate expectation does not grant an absolute right to a claimant
  - Reason (R): Legitimate expectation protects the right of fair hearing before a decision which results in negating a promise or withdrawing an undertaking is taken
  - (A) (A) and (R) are true and (R) is correct explanation of (A)
  - (B) (A) and (R) are true, but (R) is not correct explanation of (A)
  - (C) (A) is true and (R) is false
  - (D) (A) is false and (R) is true
- 14. Which of the following statements is correct?
  - (A) Gullappalli Nageswara Rao Vs. State of AP, is about bias
  - (B) K.L. Tripathi Vs. State Bank of India, is about right of cross examination
  - (C) General Medical Council Vs. Spaekmen, is about irrelevance of principles of natural justice; if in reaching a decision, the principles make no difference
  - (D) N. Kalindi Vs. Tata Locomotives, is about the right of representation by a lawyer being considered to be a part of natural justice and it can be claimed as of right
- 15. The principle laid down by the Supreme Court in A. K. Kraipak Vs. Union of India is:
  - (A) Rule of law is embedded in Article 14 of the Constitution of India
  - (B) Judicial review is a part of basic structure of the Constitution
  - (C) Principles of natural justice are applicable to administrative proceedings
  - (D) Post-decisional hearing would be sufficient for the observance of principles of natural justice

| 16. | Administrative law is concerned with the operation      | 20.  | Theory of Justice through which a new social, contract   |
|-----|---|------|--|
|     | and control of the powers of administrative authorities |      | approach is adopted is propounded by:                    |
|     | with emphasis on functions rather than on structure.    |      | (A) John Austin (B) John Rawls                           |
|     | This definition was given by:                           | 1 17 | (C) Ronald Dwarkin (D) Jermy Bentham                     |
|     | (A) K.C. Davis (B) Jennings                             |      |  |
|     | (C) A.V. Dicey (D) Wade                                 | 21.  | Which of the following statements is true?               |
|     |   |      | (A) Possession is prima facie evidence of ownership      |
| 17. | Which one of the following is not basic source of       |      | (B) Possession confers title to the property             |
|     | administrative law?                                     |      | (C) Possession is nothing less than ownership            |
|     | (A) Custom  |      | (D) Possession is superior to ownership                  |
|     | (B) Delegated legislation                               |      | (D) Possession is superior to ownership                  |
|     | (C) Ordinance promulgated by Governor                   |      | Cin a printing has hitherto                              |
|     | (D) Reports of the committees and commission            | 22.  | "The movement of progressive societies has hitherto      |
|     | 1 100 450   |      | been a movement from status to contract" is said by:     |
| 18. | Match List-I with List-II and select the correct        |      | (A) Savigny (B) Maine                                    |
|     | answer using the codes given below the list:            |      | (C) Puchta (D) Holland                                   |
|     | List-II · List-II                                       |      |  |
|     | i. Custom is not a a. Holland                           | 23.  | Which of the following is a case dealing with point that |
|     | positive law  | -    | Corporation has a distinct personality?                  |
|     | ii. Customs are not law b. Sagigny                      |      | (A) Salomon v Salomon & Co.                              |
|     | until approved by                                       |      | (B) Ashby v White  |
|     | judge   |      | (C) R. v. Tolson   |
|     | iii. Custom is not law c. Austin                        |      | (D) Derry v Peak   |
|     | until adopted into law                                  |      | (D) Derry VI can   |
|     | by State recognition                                    | 2.4  | Wat 1 Cd. Callering is not a source of law?              |
|     | iv. Custom is law per se d. Gray                        | 24.  | Which of the following is not a source of law?           |
|     | i ii iii iv   |      | (A) Debates in the Parliament                            |
|     | (A) c d a b   |      | (B) Statutes   |
|     | (B) b a d c   |      | (C) Judicial Decisions                                   |
|     | (C) d c a b   |      | (D) Custom   |
|     | (D) b a c d   |      |  |
| 83  |   | 25.  | Who of the following was considered as the champion      |
| 19. | Ratio decidendi refers to:                              |      | of American realism?                                     |
|     | (A) That part of the decision of a court, which has     |      | (A) Salmond (B) Paton                                    |
|     | the force of persuasive precedent only                  |      | (C) Holmes (D) Pound                                     |
|     | (B) The underlying principle of a judicial decision     |      |  |
|     | which forms its authoritative element                   | 26   | When mediate possession is transferred and the           |
|     | (C) The statement of law which lays down a rule         |      | immediate possession remains with the transferor, this   |
|     | that is unnecessary for the purpose of the              |      | form of constructive delivery of possession is called:   |
|     | decision  |      |  |
|     | (D) That part of the judgement, which provides the      | 1    | (A) Attornment   |
|     | guidelines to be followed in a particular case          |      | (B) Longa Manu   |
| 95  | SECTION STORY THE STORY STORY STORY                     |      | (C) Constitutum Possessorium                             |
|     |   |      | (D) Traditio Brevi Manu                                  |

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Paper-III

- 27. Assertion (A): Homicide is the killing of a human 32. being by another human being
  - Reason (R): Homicide is always unlawful Give correct answer from the codes given below:
  - (A) Both (A) and (R) are true and (R) is the correct explanation of (A)
  - (B) Both (A) and (R) are true but (R) is not the correct explanation of (A)
  - (C) (A) is true but (R) is false
  - (D) (A) is false but (R) is true
- 28. In exercise of the right of private defence death cannot be caused in case of:
  - (A) Robbery
  - (B) House breaking by night
  - (C) Mischief by fire in dwelling house
  - (D) Theft, Mischief or House trespass
- 29. The accused fired two shots with a revolver at point blank range at the Acting Governor but the bullets failed to produce the desired result because of some defect in the ammunition or intervention of leather wallet. What offence is committed?
  - (A) Culpable Homicide (B) Attempt to Murder
  - (C) Attempt to harm
- (D) Preparation to harm
- 30. Can a woman be prosecuted for gang rape?
  - (A) Occasionally
  - (B) As the case demands
  - (C) Not at all
  - (D) When she is a party to it
- 31. Which of the mitigating factors do not justify the award of death penalty?
  - (A) Where the murder has been previously planned
  - (B) Such murder involves exceptional depravity
  - (C) When such murder was against a public servant while on duty
  - (D) When the offence was committed by the accused under the influence of extreme mental disturbance

- What offence, if any, has been committed by the accused 'X' in the following illustration: 'X'had some verbal wrangle with his wife 'Y' and in course of that he gave her a blow with great force and after an interval of two hours 'Y' died. Medical evidence provided the causative factor as rupture in the spleen."
  - (A) Culpable homicide not amounting to murder
  - (B) Grievous hurt
  - (C) Homicide
  - (D) Simple hurt
- Which of the following properties could not be held to be the subject of an offence of theft, when committed/ taken by a person?
  - (A) Durga Idol
- (B) Cooking Gas
- (C) Running Electricity (D) Forgotten Umbrella
- Environmental Protection in India is promoted by the Indian Judiciary through:
  - (A) Regular cases
  - (B) Public interest litigation
  - (C) Both regular and public interest litigation
  - (D) Lok Adalat
- 35. Environmental issues were brought frequently to the Supreme Court of India by:
  - (A) Upendra Baxi
- (B) Nani Palkhiwala
- (C) M.C. Mehta
- (D) Soli Sorabjee
- 36. Match the following with the diseases associated to the Environmental Pollution:
  - 1. Water Pollution
- bronchitis (a)
- 2. Air Pollution
- (b) gastroentitis
- 3. Soil Pollution
- deafness (c)
- 4. Noise Pollution
- (d) food poisoning
- (A) 1(a) 2(b)3(c)4(d)
- (B) 1(a) 2(c)3(d)4(b)
- 4(c) 3(d)(C) 1(b) 2(a)
- 3(b)4(d)(D) 1(a) 2(c)

| 37.   | 41. 'International Law may be defined in broad terms as the body of general principles and Specific Rules which are binding upon the members of the international community in their mutual relations', is the definition |       |  |       |         |                 |          |      |                          |
|---|---|-------|--|-------|---------|-----------------|----------|------|--------------------------|
|   | 2. Bhopal Gas Leak Case (b) Absolute Liability  | 100   |  | n by  |         |                 |          |      |                          |
|   | Principle   |       | (A)  | Hal   | l       |                 | (        | B)   | Kelson                   |
|   | Vellore Citizen's Case (c) Precautionary     Principle  |       | (C)  | Cha   | arles ( | 3. Fen          | wick (   | D)   | J.L. Brierly             |
|   | 4. Taj Trapezium Case (d) Polluter Pays Principle   | 42.   | 'Inte  | erna  | tional  | Law,            | wheth    | er c | odified or not implies   |
|   | (A) l(a) 2(b) 3(c) 4(d)   |       |  |       |         |                 |          |      | sovereignty of States    |
|   | (B) 1(b) 2(a) 3(d) 4(c)   |       |  |       |         |                 |          |      | the observation made     |
|   | (C) I(a) 2(d) 3(b) 4(c)   |       | by:  |       |         |                 |          |      |                          |
|   | (D) 1(b) 2(c) 3(d) 4(a)   | 1     |  | Lau   | iterpa  | cht             | (        | (B)  | J.G. Starke              |
|   | or in D. Louis  |       | (C)  | Ed    | ward l  | Hamb            | ro (     | (D)  | Openheim                 |
| 38.   | Match the following Sections of Indian Penal Code,  | 1     |  |       |         |                 |          |      |                          |
|   | with the offences related to Environmental Pollution: 1. Section 268 (a) Adulteration of food and   | 43.   | Mat  | tch 1 | List-I  | with            | List-    | II a | nd select the correc     |
|   | drink for sale  |       | answer using the codes given below the list: |       |         |                 |          |      |                          |
|   | 2. Section 272 (b) Public Nuisance  |       |  | List  | -I      |                 |          |      | List-II                  |
|   | 3. Section 284 (c) Negligent Conduct with   |       | i.   | Inter | natio   | nal lav         | visap    | art  | a. theory of consen      |
|   | respect to explosive  | 1     |  | ofla  | wofn    | ations          | 3        |      |                          |
|   | substance   | 1100  | ii.  | Trea  | ties ar | nd cus          | toms     |      | b. Pacta sunt            |
|   | 4. Section 286 (d) Negligent Conduct with respect to poisonous  |       |  |       |         | ource<br>al law |          |      | servenda                 |
|   | substance   |       |  |       |         |                 | States i | is   | c. theory of law of      |
|   | (A) 1(b) 2(a) 3(d) 4(c)   |       |  |       |         |                 | nation   |      | nature                   |
|   | (B) 1(a) 2(b) 3(c) 4(d)   |       |  | law   | -       |                 |          |      |                          |
|   | (C) 1(a) 2(c) 3(b) 4(d)   |       |  |       | agree   | ment            | entered  | 1    | d. positivism            |
|   | (D) 1(b) 2(a) 3(c) 4(d)   |       |  |       |         |                 | s will   |      | TP .                     |
| 20  | Public Forest means:  |       |  |       |         |                 | ollowe   |      |                          |
| 37.   | (A) Forests are not property of Government  |       |  |       |         | ı good          |          |      |                          |
|   | (B) State Government have proprietary interest  |       |  | i     | ii      | iii             | iv .     |      |                          |
|   | (C) Both (A) and (B)  | 9     | (A)  | d     | c       | b               | a        |      |                          |
|   | (D) Private Property  |       | (B)  |       | а       | d               | С        |      |                          |
|   | 380 - mary 60 - 1 - 2 - 1 - 1 - 1   |       | (C)  |       | d       | a               | b        |      |                          |
| 40.   | Taj Trapezium case is between:  | ll o  | (D)  |       | a       | С               | d        |      |                          |
|   | (A) Indian Council for Enviro Legal Action Vs. Union  |       | (2)  | J     | guille. | -10011          |          |      |                          |
|   | of India, 1996 3 SCC 212  | 44    | WI   | nich  | of th   | e fol           | lowing   | 7 O  | rgans of the UN ha       |
|   | (B) Ramji Patel Vs. Nagarik Upbhokta Marg   | , , , |  |       |         |                 |          |      | achieving its objectives |
|   | Darshak Manch, 2000 3 SCC 29  | 15-4  |  |       |         | Coun            |          |      | ECOSOC                   |
| (C) Vineet Kumar Mathur Vs. Union of India, |   |       |  | 50    | Curry   | Count           |          | (-)  |                          |

(C) Trusteeship Council (D) General Assembly

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1996 7 SCC 714

(D) M.C. Mehta Vs. Union of India, 1997 2 SCC

| 45. | The International Court of Justice is governed by: |  |         |  |   |  |  |  |  |
|-----|--|--|---------|--|---|--|--|--|--|
|     |  | The Statute of Perm                            |         | 1-1  |   |  |  |  |  |
|     |  | The Statute of Inter                           |         | The same of the sa |   |  |  |  |  |
|     |  | The Charter of the                             |         |  |   |  |  |  |  |
|     | 200  | Jay Treaty of 1794                             |         |  |   |  |  |  |  |
| 46. | Con  | sider the following s                          | tateme  | nts:   |   |  |  |  |  |
|     | (A)  | Neither the Charter of the UN, nor any general |         |  |   |  |  |  |  |
|     |  | rule of contemporary international law imposes |         |  |   |  |  |  |  |
|     |  |  |         | to refer their legal   |   |  |  |  |  |
|     |  | disputes to the Inter                          |         |  |   |  |  |  |  |
|     | (B)  |  |         | ites is the basis of   | 51.   |  |  |  |  |
|     |  | 170 M (O M) (O M) (M) (M)                      |         | ional Court of Justice   | 5.70  |  |  |  |  |
|     |  | A) Both (A) and (B) are true                   |         |  |   |  |  |  |  |
|     |  | Both (A) and (B) are not true                  |         |  |   |  |  |  |  |
|     | 0.50   | (A) is true but (B) is not true                |         |  |   |  |  |  |  |
|     | (D)  | (B) is true but (A) i                          | s not t | rue  | 52.   |  |  |  |  |
| 47. | Whi  | ch of the following                            | statem  | ents is not true about   |   |  |  |  |  |
|     |  | lum?   |         |  |   |  |  |  |  |
|     | (A)  | Territorial Asylum                             | is cons | sidered as an attribute  | 53.   |  |  |  |  |
|     |  | of the territorial so                          | vereigr | nty of the State   |   |  |  |  |  |
|     | (B)  | Asylum and Extradition are mutually exclusive  |         |  |   |  |  |  |  |
|     | (C)  | A decision to grant diplomatic Asylum doesn't  |         |  |   |  |  |  |  |
|     |  | involve a derogation                           | n from  | the Sovereignty of that  |   |  |  |  |  |
|     |  | State  |         |  | 10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0556<br>10.0566<br>10.0566<br>10.0566<br>10.0566<br>10.0566<br>10.0566<br>10.0566<br>10.0566<br>10.056 |  |  |  |  |
|     | (D)  | There is no duty of                            | n the p | art of a State to grant  |   |  |  |  |  |
|     |  | Asylum   |         |  | 2.  |  |  |  |  |
| 48. | If a   | Muslim husband                                 | compa   | res his wife with his  |   |  |  |  |  |
|     | mo   | her, it amounts to:                            |         |  |   |  |  |  |  |
|     | (A)  | Zihar  | (B)     | Khula  | 1   |  |  |  |  |
|     | (C)  | Illa   | (D)     | Mubarrh  |   |  |  |  |  |
| 49. | Wh   | ich of the following                           | g metho | ods is not a method of   | f   |  |  |  |  |
|     | diss   | solution of marriage                           | by a M  | uslim wife?  | - "   |  |  |  |  |
|     | (A)  | Zihar  | 8 167   | Talaq  |   |  |  |  |  |
|     | (C)  | Illa   | (D)     | Khula  |   |  |  |  |  |

| 3 (-4-   | ala tha fallowing:       |        |  |
|----------|--------------------------|--------|--|
| Man      | ch the following: List-I |        | List-II  |
| 7/28     |                          | 1      | Usage of prophet   |
|          | Islam                    |        | Peace Propriet   |
|          | Sunna                    |        | Payable on demand  |
|          | Nikha                    |        | Civil Contract   |
|          | Prompt dower             |        | CIVII Contract   |
|          | a b c d                  |        |  |
| 000      | 2 1 4 3                  |        |  |
|          | 1 2 3 4                  |        |  |
| (C)      | 2 3 4 1                  |        |  |
| (D)      | 4 2 1 3                  |        |  |
| 687      |                          |        | . P'1 11' C1 41'   |
| 46-11-11 |                          |        | ssain Fidalli Chothia,   |
|          | 79)2 SCC 316 dea         |        |  |
|          |                          |        | (B) Guardianship   |
| (C)      | Marriage                 |        | (D) Divorce  |
|          |                          |        | V 21 2   |
|          |                          |        | naga was written by:   |
| (A)      | Vasehaspathi             |        | (B) Jimuthavahana  |
| (C)      | Narmada .                | E .    | (D) Vishnu   |
|          |                          |        |  |
| Mat      | tch the following:       |        |  |
|          | List–I                   |        | List-II  |
| a.       | Ramnad case              |        | 1. Hindu Widows Right to   |
|          | 1868 (12) MIA 3          | 97     | Adoption   |
| b.       | Sarit v. Venkata         |        | 2. Restitution of Conjugal   |
|          | Subbaiah                 |        |  |
|          | AIR 1983 AP 350          | 5      | North Company and the company of the |
| c.       | Dastane v. Dastan        | ie     | 3. Cruelty   |
|          | AIR 1975 SC 15           |        | a agriphic, general  |
|          |                          |        | 4. Maintenance of a  |
| _1/4     | Khan v. Shahbano         |        | divorced Muslim wife   |
|          | Begum                    |        |  |
|          | AIR 1985 SC 94           | .5     |  |
|          | AIR 1703 50 7 1          | J      |  |
|          | a b c c                  | 1      |  |
| (4)      |                          | 1      |  |
| 183. 3   |                          | !<br>  |  |
|          |                          | 4      |  |
| 1000     |                          | †<br>1 |  |
| (D)      | ) 2 4 3 1                | L      |  |
|          |                          |        |  |

- 54. The status of second wife in a case of bigamous 59. marriage:
  - (A) Has no status of wife
  - (B) Has a status of wife

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- (C) Has a legal status of wife
- (D) Has a moral status of wife
- 55. The Preamble to the UN Charter begins with the words:
  - (A) We, the Nations of the UNO
  - (B) We, the people of the UN
  - (C) We, the contracting parties of the Charter
  - (D) We, the people of the world
- 56. The body responsible for the implementation of human rights under the Covenant on Civil and Political Rights 1966 is:
  - (A) UN Commission on Human Rights
  - (B) Human Rights Council
  - (C) Human Rights Committee
  - (D) ECOSOC
- 57. An individual's right to petition before the Human Rights Committee is recognized under:
  - (A) Optional Protocol to the Covenant on Cultural, Social and Economic Rights 1966
  - (B) Second Optional Protocol to the Covenant on Civil and Political Rights 1966
  - (C) First Optional Protocol to the Covenant on Civil and Political Rights 1966
  - (D) Second Optional Protocol to the Covenant on Cultural, Social and Economic Rights 1966
- 58. Which of the following statements is true about the National Human Rights Commission?
  - (A) It can intervene in any proceedings involving any violation of human rights pending before a court
  - (B) Initiate contempt proceedings against any person for disobeying its orders
  - (C) May inquire into any matter within 2 years from the date on which the act constituting the violation of human rights is alleged to have been committed.
  - (D) Inquire suo motu or on a petition presented to it by a victim of any other person on his behalf

- 59. Which of the following bodies are primarily concerned with the Human Rights?
  - (A) Human Rights Council
  - (B) UNESCO
  - (C) Child Rights Commission
  - (D) UN Refugees Commission
- 60. Under the Convention on Child Rights, the term Child is defined as any person:
  - (A) Below the age of 18 years
  - (B) Above the age of 18 years
  - (C) Below the age of 21 years
  - (D) Above the age of 21 years
- 61. The specialized agency of the UN which provides for a fund to assistance to the children and adolescents who have been the victims of aggression is:
  - (A) UNESCO
  - (B) WHO
  - (C) UNICEF
  - (D) CRC
- 62. In the case of conversion of movable property, which of the following is not correct?
  - (A) It consists in deprivation of use by the plaintiff
  - (B) It is an act of willful interference
  - (C) Finder of lost goods is liable as converter
  - (D) Converter shall compensate in addition to return
- 63. Point out the incorrect statement:
  - (A) Public nuisance cannot be abated
  - (B) Private nuisance can be abated
  - (C) No compensation against public nuisance in whatever circumstances
  - (D) Private nuisance can become legal by prescription

- 64. A common carrier cannot put forward this defence: 69.
  - (A) Inherent defect in the thing carried
  - (B) Loss arising out of theft or robbery
  - (C) Act of King's enemies
  - (D) Act of God
- 65. Which one of the following is an 'actionable' wrong?
  - (A) Injuria sine damnum
  - (B) Damnum sine injuria
  - (C) Both of the above
  - (D) Volanti non fit injuria
- 66. Who of the following is not a consumer under the Consumer Protection Act, 1986?
  - (A) A person who gives his pants for stitching to a tailor
  - (B) A person who purchases goods for sale in his shop
  - (C) A person who purchases a car for being used as a taxi in his taxi service
  - (D) A person who avails of medical services free of cost
- 67. The burden of proof to prove contributory negligence is on:
  - (A) Defendant
  - (B) Plaintiff
  - (C) Any third party
  - (D) All the above
- 68. Which of the following is not an essential element of Defamation?
  - (A) The statement must be defamatory
  - (B) The statement must refer to the plaintiff
  - (C) The intention of the defendant
  - (D) The statement must be published

- 69. Which of the following is a duty of every partner under section 10 of the Indian Partnership Act?
  - (A) To render true accounts
  - (B) Not to carry on any business other than that of the firm
  - (C) To indemnify the firm for any loss caused to it by his fraud in the conduct of the business of the firm
  - (D) All of the above
- 70. Holding out is based on the:
  - (A) Principle of estoppels
  - (B) Principle of trust
  - (C) Principle of equity
  - (D) All the above
- 71. The breach of warranty in a contract under the Sale of Goods Act, 1930, causes:
  - (A) Repudiate the contract
  - (B) Claim for damages
  - (C) Reject the goods
  - (D) All the above
- 72. The Maxim "Nemo Dat Quod Non Habet" means:
  - (A) A person cannot confer a better title than he has
  - (B) A person can confer a better title than he has
  - (C) A person can confer only quasi title that he has
  - (D) A person cannot confer only quasi title that he has
- 73. Which of the following results in the relationship of partners?
  - (A) A and B buy 100 bales of cotton agreeing to share in between them
  - (B) A and B joint owners of a ship
  - (C) A and B agree to work together as carpenters but A shall receive all profits and shall pay wages to B
  - (D) A and B buy 100 bales of cotton which they agree to sell for their joint account

Assertion (A): The doctrine of indoor management seeks to protect the company against the outsider

Reason (R) : The company has right to privacy

- (A) Both (A) and (R) are true and (R) is correct explanation of (A)
- (B) Both (A) and (R) are true, but (R) is not correct explanation of (A)
- (C) (A) is true, but (R) is false

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(D) (A) is false, but (R) is true

75. Match items in table A with items in table B, using code given below:

|    | 9                          |      |            |
|----|----------------------------|------|------------|
|    | Table-A                    |      | Table-B    |
| a. | Essentials of partnership  | i    | Section 41 |
| b. | Partnership at will        | ii.  | Section 4  |
| c. | Effect of non-registration | iii. | Section 7  |
|    | offirm                     |      |            |
| d. | Compulsory dissolution     | iv   | Section 69 |

| _   |     |     |     |     |
|-----|-----|-----|-----|-----|
|     | a   | Ъ   | С   | d   |
| (A) | i   | ii  | iv  | iii |
| (B) | ii  | iii | iv  | i   |
| (C) | iii | iv  | i   | ii  |
| (D) |     | ::  | ::: |     |

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