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COMBINED COMPETITIVE (PRELIMINARY) EXAMINATION, 2013

LAW Code No. 12



Time Allowed: Two Hours

Maximum Marks: 300

INSTRUCTIONS

- 1. IMMEDIATELY AFTER THE COMMENCEMENT OF THE EXAMINATION, YOU SHOULD CHECK THAT THIS TEST BOOKLET DOES NOT HAVE ANY UNPRINTED OR TORN OR MISSING PAGES OR ITEMS, ETC. IF SO, GET IT REPLACED BY A COMPLETE TEST BOOKLET.
- 2. ENCODE CLEARLY THE TEST BOOKLET SERIES **A, B, C OR D** AS THE CASE MAY BE IN THE APPROPRIATE PLACE IN THE RESPONSE SHEET.
- You have to enter your Roll Number on this
 Test Booklet in the Box provided alongside.

 DO NOT write anything else on the Test Booklet.

- 4. This Booklet contains 120 items (questions). Each item comprises *four* responses (answers). You will select *one* response which you want to mark on the Response Sheet. In case you feel that there is more than one correct response, mark the response which you consider the best. In any case, choose ONLY ONE response for each item.
- 5. In case you find any discrepancy in this test booklet in any question(s) or the Responses, a written representation explaining the details of such alleged discrepancy, be submitted within three days, indicating the Question No(s) and the Test Booklet Series, in which the discrepancy is alleged. Representation not received within time shall not be entertained at all.
- 6. You have to mark all your responses ONLY on the separate Response Sheet provided. *See directions in the Response Sheet*.
- 7. All items carry equal marks. Attempt ALL items. Your total marks will depend only on the number of correct responses marked by you in the Response Sheet.
- 8. Before you proceed to mark in the Response Sheet the response to various items in the Test Booklet, you have to fill in some particulars in the Response Sheet as per instructions sent to you with your Admit Card and Instructions.
- 9. While writing Centre, Subject and Roll No. on the top of the Response Sheet in appropriate boxes use "ONLY BALL POINT PEN".
- 10. After you have completed filling in all your responses on the Response Sheet and the examination has concluded, you should hand over to the Invigilator only the Response Sheet. You are permitted to take away with you the Test Booklet.

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ROUGH WORK

EIJ-49861-A

1.	who among the following jurists belong to analyti	icai sch	1001 ?			
	(A) Savigny and Austin	(B)	Maine and Savigny			
	(C) Bentham and Austin	(D)	Montesquieu and Kant			
2.	Who wrote "The law of war and peace" and shows that a system of Natural law may be derived from the social nature of man?					
	(A) Immanuel Kant	(B)	Hugo Grotius			
	(C) Frederick Pollock	(D)	Sir Henry Maine			
3.	The theory of social engineering was propounded	d by				
	(A) Benjamin Cardozo	(B)	Justice Holmes			
	(C) Roscoe Pound	(D)	Jerome Frank			
4.	The jurists of this school consider the most important aspect of law is its relation to the State. Law is treated as a command or imperative emanating from the State. This statement belongs to which school of jurisprudence?					
	(A) Analytical	(B)	Historical			
	(C) Philosophical	(D)	Sociological			
5.	Which of the following cases is concerned with 'possession'?					
	(A) Merry Vs. Green		Ancona Vs. Rogers			
	(C) Hibbert Vs. Mc Kieran	(D)	All of above			
6.	Who has said that 'the only right which a man can possess is the right always to do his duty'?					
	(A) Salmond	` ′	Dias			
	(C) Duguit	(D)	Hart			
7.	Who said that Austin is the palm tree in Jurisprudence?					
	(A) C.K Allen	. ,	Laski			
	(C) Maine	(D)	Salmond			
8.	According to Salmond a right in re aliena is		<u>.</u>			
	(A) Right over one's property					
	(B) Corresponds to a duty imposed upon persons in general					
	(C) Corresponds to a duty imposed upon determ	inate ir	ndividuals			
	(D) Right over the property of someone else					
9.	What is corporeal and incorporeal ownership?					
	(A) Ownership of a material object and ownersh					
	(B) Ownership of a right and ownership of a material object					
	(C) Possession of a material object and possession of a right					
	(D) Possession of a right and a material object					

10.	Point out most accurate response. According to Au (A) Command, sovereign and sanction (B) Command, sovereign and enforceability (C) Command, sovereign and legalvemely (D) Command, sovereign and acceptability	stin la	aw has the following attributes :
11.	How can a legal right not be acquired?		
	(A) By contract		By having high status
	(C) By legacy under a will	(D)	By a trust
12.	The will theory of legal rights states that:		
	(A) The basis of legal right is interest		
	(B) The purpose of law is to grant the individual the		<u> </u>
	(C) The purpose of law is to certain interests and i		e wills or assertions of the individual
	(D) One cannot get a better title than the transfero	r	
13.	There areelements to the concept of	of pos	ssession.
	(A) One	(B)	Two
	(C) Three	(D)	Four
14.	What is <i>corpus possessionis</i> ?		
	(A) Mental element consisting in the determinatio	n to e	xercise that control
	(B) Physical element and consists of physical con-	rol o	ver the things
	(C) Legal ownership		
	(D) Two persons possessing the same thing at the	same	etime
15.	Possession is normally referred to as nine points or	ıt of t	en it confers title against all, but:
	(A) The possessor	(B)	The government
	(C) The rightful owners	(D)	The beneficiaries of the possessor
16.	"Law grows with a nation, increases with it and die is the view of:	s at it	s dissolution and is a characteristic of it",
	(A) Natural Law School	(B)	Historical School
	(C) Analytical School	(D)	Sociological School
17.	The main purpose of 'Corporation sole' is to:		
	(A) Make the property easily inheritable	(B)	Make the property easily transferable
	(C) Maintain continuity of an office	(D)	Protect the property of State
18.	Which source of law consists in the declaration sovereign?	of leg	gal rules by a competent authority or a
	(A) Precedent	(B)	Custom
	(C) Convention	` ′	Legislation

19.	. The following statement 'law is a rule laid down for the guidance of an intelligent being by intelligent being having power over him, and divided law into two parts laws set by God for n and human laws i.e. laws made by men for men' belongs to?		
	(A) Jeremy Bentham	_	John Austin
	(C) Sir Henry Maine	` ′	Savigny
20	Who among the following belongs to historical scho	ool o	finrienrudanca?
20.	(A) Savigny		Hugo Grotius
	(C) Immanuel Kant	, ,	Del Vecchio
	(C) Infiniance Kant	(D)	Dei veccino
21.	The preamble of Indian Constitution provision of li	berty	consists of:
	(A) Faith and worship		
	(B) Belief and thought		
	(C) Thought and worship		
	(D) Thought, expression, faith, belief and worship		
22.	The preamble of the Indian Constitution does not ta	alk of	India being:
	(A) Socialist	(B)	Democratic
	(C) Secular	(D)	Autocratic
23.	Secularism in the Indian constitution means:		
	(A) The State follows a particular religion	(B)	The State curtails religious freedom
	(C) The State has no official religion		The State is anti religion
	(c) The state has no official religion	(2)	The State is unit rengion
24.	Article 23 and 24 talk about which fundamental rig		
	(A) Right to freedom	, ,	Right to equality
	(C) Right against exploitation	(D)	Right to cultural and educational rights
25.	Article provides that directive principle	es sha	all not be enforceable by any court.
	(A) Art. 32	(B)	Art. 36
	(C) Art. 37	(D)	Art. 38
26.	Articleprovides for separation of	exec	utive from judiciary.
	(A) Art. 48		Art. 42
	(C) Art. 50	` ′	Art. 41
. =			
27.	Article prohibits traffic in human	_	
	(A) Art. 26	` ′	Art. 22
	(C) Art. 18	(D)	Art. 23
28.	Which is a fundamental duty as provided in Art 51	(A) c	of the Constitution?
	(A) To develop scientific temper, humanism and sp	oirit o	f inquiry and reform
	(B) To provide opportunities for education for par		-
	(C) To renounce corruption		
	(D) To take care of old and infirm parents		
	1		

29.	. Part IV A of the Constitution was introduced by which amendment?			
	(A) 45 th Amendment		42 nd Amendment	
	(C) 38 th Amendment		49th Amendment	
		` /		
30.	Uniform civil code for citizens is provided under Ar	ticle		
	(A) 44	(B)		
	(C) 40	(D)		
	` '	` /		
31.	As per Article 53, the executive power of the Unio	n ves	ted in:	
	(A) Prime Minister of India	(B)	President	
	(C) Chief Minister of New Delhi	(D)	Chief Justice of India	
32.	To be President of India, which is not a necessary q			
	(A) Must be a citizen of India		Must be above 35 years old	
	(C) Must be qualified for Rajya Sabha	(D)	Must be qualified for Lok Sabha	
33.	Which of the following is false?			
	(A) A person can be a Governor for two or more			
	(B) Governor holds office during pleasure of Chie			
	(C) Governor can grant pardons, suspend, remit of			
	(D) Governor appoints Advocate General for the	State		
2.4			1	
34.	Which Article gives the Supreme Court power to re		• •	
	(A) Art. 137	` ′	Art. 134	
	(C) Art. 129	(D)	Art. 141	
25	Article 315 talks about:			
33.	(A) Public Service Commissions for the Union and	d Sto	tos	
	(B) Relation between Union and States	usia	tes	
	(C) Panchayats			
	(D) Right to Property			
	(b) Right to Froperty			
36.	Under the Constitution emergency in India cannot	be de	clared for	
	(A) Financial emergency		National emergency	
	(C) Legislative emergency	, ,	State emergency	
	(c) Logistian Control general	(2)	z une emergency	
37.	On April 2008, Supreme Court in which of the follow	owing	g cases upheld the OBC quota in Central	
	Educational Institutions clearing the way for reservation of 27% seats for the Backward			
	Classes?			
	(A) Ashok Kumar Thakur Vs. UOI	(B)	T.M. Pai Institution Vs. Kerala	
	(C) Balaji Vs. State of Mysore	, ,	UOI Vs. S. Krishnan	
	•	` /		
38.	Matters enumerated in list III in the Seventh Sched	ule of	f the Consitution can be legislated by:	
	(A) Parliament		State Legislatures	
	(C) Parliament and State legislature	(D)	President	

39. Which of the following is not a procedure for amending the Constitution in India?						
	(A) Amendment can be done by the two Houses of Parliament by simple majority of the members present and voting					
	(B) Amendment can be passed by each House of that House as well as by the 2/3 rd majori	• • •	embers			
	(C) All Chief Ministers together with the Prime M	-	etitution			
	(D) Amendment has to be approved also by at	<u> </u>	stitution			
	(a) ranonomonomo de approved anso es ac	educe 0 / 0 of the 2 time registratores				
40.	Article provides for amendmen	of the Constitution.				
	(A) Art. 368	(B) Art. 352				
	(C) Art. 345	(D) Art. 330				
41.	To establish existence of an international custom	which of the following is not a primary el	ement?			
	(A) Rules	(B) Duration				
	(C) Continuity	(D) Generality				
42.	Customary rules of international law may be:					
	(A) General or particular	(B) Temporary or permanent				
	(C) Historical or prescriptive	(D) Binding or non-binding				
43.	Treaty is:					
	(A) An agreement between a State					
	(B) Non binding on other States					
	(C) A non binding agreement between States					
	(D) Agreements between States to create relati	onships between themselves				
44.	In which case the European Court of Human Rig of International law as a State is"?	hts held that "an individual is as much a	subject			
	(A) The Asylum case	(B) Genocide Convention case				
	(C) The Lawless case	(D) Paquete Habana case				
4.5		•				
45.	Decisions of ICJ:	(D) Anobinding substantiagtes				
	(A) Create binding rules of international law	(B) Are binding only to parties to a				
	(C) Are binding only to member States	(D) Create binding judicial preceden	iit			
46.	The definition "A treaty is an agreement whereby		stablish			
	relationship between them governed by internati					
	(A) Lauterpact	(B) Article 2 of Vienna Convention	, 1969			
	(C) Starke	(D) Oppenheim				
47.	The General Assembly under its elective function	ns elects members of the Eco	onomic			
	and Social Council.	(D) 50				
	(A) 48	(B) 50				
	(C) 52	(D) 54				
EIJ	-49861-A	7 [Tu	rn over			

48. Which of the following is a theory of recognition of States?			
		Constitution theory	
· ·	, ,	Positive theory	
(C) Collinary alcory	(D)	1 oblive dieory	
The principle of "Pacta Sunt Servenda" means:			
* *	(B)	Treaties are revocable	
· ·	` /	Treaties are not binding international law	
(C) Treducts are intevocable	(D)	Treaties are not officing international law	
When the personality of a predecessor state is com	nlata	ly destroyed and is absorbed by another	
	picic	ry destroyed and is absorbed by another	
<u>*</u>	(D)	Universal succession	
	` /	Adopted succession	
(C) Continuity succession	(D)	Adopted succession	
Which is not a theory of State succession?			
	(D)	Negative theory	
	, ,	•	
(C) Positive theory	(D)	Universal succession theory	
Article of the LIN charter states that t	ho In	starnational Court of Justica shall be the	
	116 111	definational Court of Justice shall be the	
	(D)	Art. 92	
	, ,	Art. 92 Art. 98	
(C) Alt. 93	(D)	A11. 30	
The predecessor of International Court of Justice v	vac b	nown as :	
-	v as K	nown as.	
(D) International Court of Justice			
The International Court of Justice consists of		indoes	
		• •	
	` '		
(C) 13	(D)	10	
The Permanent Court of International Justice applie	d the	principle "resindicata" while deciding:	
	a uic	principle resjudicata winic deciding.	
· ·			
` '			
· ·			
(D) South – West Africa case			
Which kind of recognition once given can not be w	ithdn	oven by the recognizing State ?	
		• •	
` '	, ,	Total recognition	
(C) De facto recognition	(D)	De Jure recognition	
India accounted the compulsors is side of in-	Inton	national Court of Justice by malrice	
	men	national Court of Justice by making a	
declaration in :	(D)	1074	
(A) 1970	` ′	1974	
	` ′	1974 1980	
(A) 1970	` ′		
	 (A) Declaratory theory (C) Continuity theory The principle of "Pacta Sunt Servenda" means: (A) Treaties are accepted in good faith (C) Treaties are irrevocable When the personality of a predecessor state is cominternational person the succession is termed as? (A) Partial succession (C) Continuity succession Which is not a theory of State succession? (A) Continuity theory (C) Positive theory Article of the UN charter states that the principal judicial organ of the United Nations. (A) Art. 90 (C) Art. 95 The predecessor of International Court of Justice of A) Court of International Justice (B) Permanent Court of International Justice (C) Permanent International Court of Justice (D) International Court of Justice consists of (A) 10 (C) 15 The Permanent Court of International Justice applied (A) Serbian Loan case (B) Mavrommatis Palestine concession case (C) Chorzow Factory indemnity case (D) South – West Africa case Which kind of recognition once given can not be well as a principal properties of the partial recognition (C) De facto recognition 	The principle of "Pacta Sunt Servenda" means: (A) Treaties are accepted in good faith (B) (C) Treaties are irrevocable (D) When the personality of a predecessor state is complete international person the succession is termed as? (A) Partial succession (B) (C) Continuity succession (C) Continuity succession (D) Which is not a theory of State succession? (A) Continuity theory (B) (C) Positive theory (D) Article of the UN charter states that the Inprincipal judicial organ of the United Nations. (A) Art. 90 (B) (C) Art. 95 (D) The predecessor of International Court of Justice was k (A) Court of International Justice (C) Permanent Court of International Justice (C) Permanent International Court of Justice (D) International Court of Justice (D) International Court of Justice (D) International Court of Justice consists of (A) 10 (B) (C) 15 (D) The Permanent Court of International Justice applied the (A) Serbian Loan case (B) Mavrommatis Palestine concession case (C) Chorzow Factory indemnity case (D) South – West Africa case Which kind of recognition once given can not be withdred. (A) Partial recognition	

- 58. Trusteeship council does not apply to:
 - (A) Former League Mandates
 - (B) Territories detached from enemy States as a result of the second world war
 - (C) Countries who are not independent
 - (D) Territories voluntarily placed under the system by States responsible for their administration
- 59. The Trusteeship does not have power to:
 - (A) Consider reports submitted by the administering authority
 - (B) Accept petitions and examine them in consultation with the administering authority
 - (C) To conduct elections for the trust territories
 - (D) To provide for periodic visits to the trust territories at times agreed on by the administering authority
- 60. The last trusteeship agreement was for:

(A) East Timor (B) Palau

(C) Solomon Islands (D) Marshal Islands

- 61. Which of the following definitions correctly reflects the nature of tort?
 - (A) Tort is a breach of a right which is given to a person generally and the law provides payment of liquidated damages
 - (B) Tortious libility arises from the breach of duties primarily fixed by law. Such duty is towards persons generally and its breach is redressable by an action for unliquidated damages
 - (C) Tortious liability arises from the breach of duty of quasi contractual nature. Such duty is towards specific persons and its breach is redressable by action for unliquidated damages
 - (D) Tort is a violation of a semi-legal right and the violation of such right is redressable by an action for unliquidated damages
- 62. "Ubi jus ibi remedium" means:
 - (A) There is no remedy without a wrong (B) This is remedy even without a right
 - (C) Where there is a right there is a remedy (D) Where there is law there is a remedy
- 63. Remoteness of damage is determined by:

(A) The test of Remoteness (B) The test of directness

(C) Both (A) and (B) (D) Neither (A) nor (B)

- 64. In Rylands vs. Fletcher for application of strict liability, which is not an essential consideration?
 - (A) Some dangerous thing must have been brought by a person on his land
 - (B) The thing thus brought or kept by a person on his land must escape
 - (C) It must be non-natural use of his land
 - (D) The owner did all he could to prevent the thing from escaping
- 65. The reason for the lack of tort litigation in India is:
 - (A) Lack of consciousness about one's right and the sprit of toleration
 - (B) High cost of litigation is beyond the means of an average person
 - (C) Undue delay in the final disposal of the cases
 - (D) All of the above

	(A) (C)	One Three			Two Four	
	(C)	Tille	(D)		Tour	
67.		Which of the following examples does not show vicarious liability?				
		Liability of the principal for the tort of his agen	ıt			
		Liability of partners of each other's tort				
		Liability of master for the tort of his servant				
	(D)	Liability of employer for torts committed by a	n ind	le	pendent contractor employed by him	
68.		These are the various wrongs which find their place both under Criminal law and Law of Torts.				
	These wrongs are:					
	(A) Assault, Defamation and Negligence					
		(B) Assault, Defamation, Negligence and Conspiracy				
		Assault, Defamation, Negligence, Conspiracy			Nuisance	
	(D)	Defamation, Conspiracy, Negligence and Nuis	sance	e		
69.		ester is liable for the tortuous acts of his servan			4 1 4 1 6 11	
	(A) If the act was committed in the course of the service, though master expressly refused his servant to do such an act.					
	(B) If the act was committed in the course of the service, thought no express command by master					
	be proved					
	(C)	If the master has ratified the act of his servant f	fully			
	(D)	Even if the act was done by the servant which	is ag	ga	inst the law	
70.		The fundamental principle of negligence was affirmed in the case of:				
		Donoghue vs. Stevenson	. ,		Asbhy vs. White	
	(C)	Balfour vs. Balfour	(D)	l	Rylands vs. Fletcher	
71.		nsular and Oriental Steam Navigation Compar	ny V	S	. Secretary of State for India is a leading	
	case		-			
	` /	Strict Liability			Absolute Liability	
	(C)	Both (A) and (B)	(D)	1	Vicarious Liability of State	
72.		e is presumption of negligence if plaintiff can p				
		Res ipsa loquitor	` ′		Volenti non fit injuria	
	(C)	Audi alteram partem	(D))	Damnum sine injuria esse potest	
73.		defined "Act of God" as an operation of natu			<u> </u>	
	. ,	Salmond	` ′		Winfield	
	(C)	Frazier	(D))	Pollock	
74.	If A makes a false complaint to a judicial officer, and B is taken into judicial custody under the					
	orders of the judicial officer:					
	(A) A would be liable for false imprisonment					
		A would be liable in damages for malicious pro	oseci	u	tion	
	(C) A would not be liable for false imprisonment					
	(D)	A would be liable in damages for malicious pro	oseci	uf	tion but not for false imprisonment	

66. How many defences are available in an action for defamation?

75.	 Which is not an essential condition for initiating proceedings for malicious prosecution? (A) Plaintiff has suffered damage as a result thereof (B) Prosecution has not terminated in favour of the person complaining of it (C) The defendant in so prosecuting acted without reasonable and probable care (D) Plaintiff has to prove that he was prosecuted by the defendant on a criminal charge 					
76.	The doctrine of "aboslute liability" was propour (A) M.C. Mehta Vs. Union of India in 1984 (B) M.C. Mehta Vs. Union of India in 1987 (C) Bhopal Gas Leak case in 1990 (D) Madras Railway Co. Vs. Zamindar of Carv					
77.	Persons are said to be joint tort feasor when their done in furtherance of a common:	separat	ed share in the commission of the tort are			
	(A) Design	(B)	Motive			
	(C) Intention	` /	Participation			
78.	How many remedies are available to a person for	or nuisaı	nce?			
	(A) One	(B)	Two			
	(C) Three	(D)	Four			
79.	Which is not a valid defence to an action for nut. (A) Nuisance is under terms of a grant. (B) Prescription. (C) When a statute has authorised the doing of. (D) Plaintiff himself came to the nuisance.					
80.	Tort is a violation of:					
	(A) A right in personam	. ,	A right in rem			
	(C) Both right in personam and right in rem	(D)	None of the above			
81.	 Which of the following statements is incorrect? (A) Actus Reus means an act of commission or omission, which is called conduct (B) Actus Reus means voluntary as well as involuntary human action (C) Actus Reus includes results of an act i.e. injury (D) Both (B) and (C) 					
82.	Nullum crime sine lege means?					
	(A) Laws passed after the occurrence of the co	· · · · · · · · · · · · · · · · · · ·				
	(B) No punishment is administered without spec		nthority in law			
	(C) Nothing is a crime without a specific law de		•			
	(D) No one can be punised for the same crime					

83.	 Nulla poena sine lege is the principle that: (A) A crime must have two elements (B) No punishment is administered without specific (C) One can be punished for a crime retrospective (D) Law can only be passed by the legislature 	
84.	For the application of section 149 there must be at	least:
	(A) Two persons	(B) More than two persons
	(C) Five persons	(D) More than five persons
85.	Self defence is not a defence if: (A) It is used to repel an unprovoked attack (B) One is attacked and the police is not around to (C) Attack exceeds limit i.e. proportionate to the (D) Using force to protect one's property	•
86.	Which of the following is not abetment? (A) Instigating someone to do a thing (B) Engages with one or more other person(s) in a compact of the compact of	ny conspiracy for doing that thing
87.	Which one of the following is an incorrect statement (A) Volition (C) Mens Rea	nt in relation to essential elements of a crime (B) Motive (D) Will
88.	Which of the following is not a general exception? (A) Act by a person by mistake of fact believing h (B) Act done pursuant to the judgement or order h (C) Act of a person incapable of judgement by rea (D) Act likely to cause harm but done without crim	of count son of intoxication
89.	Criminal breach of trust entails: (A) Dishonest misappropriation of entrusted property (B) Misappropriation of one's property	erty belonging to another causing loss

- (C) Converting property dishonestly for himself
- (D) Causing one to suffer loss for not follwing terms of contract
- 90. Sedition under Indian law does not include:
 - (A) Words spoken to bring hatred towards government established by law
 - (B) Visible representation to bring hatred towards government established by law
 - (C) Comments disapproving measures of government
 - (D) Words spoken to bring government into contempt

91.	What is theft?					
	(A) Tak	king immovable property out of possession	n of another			
	(B) Inte	(B) Intention to take immovable property without owner's consent				
	$(C) \ \ Taking \ dishonestly \ any \ moveable \ property \ out \ of \ possession \ of \ any \ person \ without \ that \ person's$					
		nsent				
	(D) Tak	(D) Taking another person's property lawfully without his consent				
92.	Which o	Which of the following is true?				
	(A) In a	all theft there is robbery				
		all robbery there is theft				
		all extortion there is either theft or robbery				
	(D) In a	all robbery there is either theft or extortion				
93.	Dacoity	is:				
	(A) Att	(A) Attempt to commit or committing robbery				
	. ,	mmitting armed robbery				
		nen five or more persons conjointly comm	it or attempt to commit a robbery			
	(D) Rol	bbery with violence by thieves				
94.		the punishement for theft under IPC?				
	(A) Imprisonment for three years, or with fine, or with both					
		prisonment for two years, or with fine, or v	vith both			
		prisonment for two and a half years				
	(D) Imp	prisonment for one year and fine				
95.	Culpable	e homicide is defined in section	of IPC.			
	(A) S. (A)		(B) S. 300			
	(C) S. 3	301	(D) S. 302			
96.	-	tion and attempt are two stages of commi y but attempt is. One basic reason why pre	ssion of crime. Preparation is not punishable eparation is not punishable is that there:			
	(A) Is no nexus between preparation and attempt					
	(B) Can be chances of change of mind before commission of offence					
	(C) Is a	absence of intention				
	(D) Is a	absence of attempt				
97.	Sedition	n is governed under sectionc	of IPC.			
	(A) S. I		(B) S. 124 (A)			
	(C) S. I	125	(D) S. 126			

- 98. Under S. 406 of IPC Punishment for criminal breach of trust is:
 - (A) Imprisonment for a term which may extend to two years, or with fine, or with both
 - (B) Imprisonment for a term which may extend to two years, or with fine
 - (C) Imprisonment for a term which may extend to four years, or with fine, or with both
 - (D) Imprisonment for a term which may extend to three years, or with fine, or with both

99.	The	ft is defined under S	of IPC.						
	(A)	S. 365		(B)	3) S. 370				
	(C)	S. 378	((D)	D) S. 390				
100.	A is at work with an axe; the head flies of and kills a man who is standing by. Here, if there was no								
		at of proper caution on the part of A,	_	uil	ilty of ?				
	` ′	His act is excusable and not an offe	ence						
	\ /	Murder							
		Culpable homicide amounting to m							
	(D)	Culpable homicide not amounting	to murder						
101.	In contract law offer does not entail:								
		An expression of a willingness to b							
	(B)	A statement about what each part doing	y to the prop	OS	sed agreement should do or abstain from				
	(C)	It should be made with a view of abstinence	f obtaining a	.SS€	sent of the offeree to the proposed act or				
	(D)	It is not necessarily made with a view	ew of obtain	ing	g assent of the offeree				
102.		ich of the following statements is co							
		A lunatic person can never enter in							
		A lunatic person is legally capable	_		o a contract at any time				
		A lunatic person should not enter i							
	(D)	A lunatic person, who is at interval	s of sound m	ind	nd, may contract during those intervals				
103.		ich is not a necessary condition for the	he fulfilment	of	of acceptance?				
		Acceptance must be absolute							
	` ′	It must be unconditional							
		Communication of acceptance to t		cc	c				
	(D)	An acceptance that adds or varies	the term of o	itte	ter				
104.		A person who gets into a taxi and gives an address, is undertaking to pay for the ride, while the							
		= = = = = = = = = = = = = = = = = = = =			ss though neither have said these things is:				
	, ,	An agreement communicated verba	•	. ,	3) An agreement inferred from conduct				
	(C)	An agreement communicated in wr	riting	(D)	D) Is not a valid contract				
105.	In E	ngland when parties are at a distance	ce a contract	is c	complete:				
	(A)	When acceptance letter is posted			_				
	(B)	When acceptance letter is received	d						
	(C)	When acceptance letter is received	d and accept	ed	d				
	(D)	When acceptance letter is written							
106.		sideration is governed by S							
		S. 20		. ,	3) S. 22				
	(C)	S. 25	•	(D)	D) S. 28				
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	_			П					

107.		sideration in contract means:					
	(A) Enfrocement of the contract						
		Thinking about a contract					
		Something which is of some value in the eyes	of lav	V			
	(D)	Promise to do something					
108.	8. "A" threatened "B" to commit suicide if B did not employ him in his factory. An agreement so						
		le can be avoidable by B on the ground of:					
	` ′	Undue influence	` /	Criminal intimidation			
	(C)	Coercion	(D)	Duress			
109.	09. Who has said that "an offer need not be made to an ascertained person, but no contract can arise						
		l it has been accepted by an ascertained person	"?				
		Cheshire and Fifoot	` /	Anson			
	(C)	Lord Atkin	(D)	Lord Stowell			
110.	10. Which section of the Indian Contract Act, defines persons who are competent to contract?						
	(A)	S. 10	(B)	S. 11			
	(C)	S. 13	(D)	S. 14			
111.	Whi	ch of the following is an effect to minors contra	ict?				
		No estoppel against minor					
		Liability in contract					
	(C)	Can be compelled to repay value of goods sol	ld by	the minor			
	(D)	Liability in tort arising out of contract					
112.	Whe	ere consent to an agreement is by coercion the	contr	ract is:			
	(A)	Voidable at the party whose consent was so c	ause	d			
	(B)	Void					
	(C)	Voidable by the party that caused coercion					
	(D)	Enfroceable at the option of either party					
113.	Whi	ch of the following is a void agreement?					
	(A)	Agreement to supply essentials to a minor					
	(B)	Agreement based on an impossible event					
	(C)	Agreement to compensate for services render	ed to	a person of unsound mind			
	(D)	Agreement restraining marriage of a minor					
114.	The	rule in <i>Hadley vs. Baxendale</i> deals with:					
		Damages for breach of contract	(B)	Unenforceable contracts			
	, ,	Voidable contracts	(D)	Quasi contracts			
115.	5. The Carlill. Vs. Carbolic Smoke Ball Co., case is related to:						
		Offer and counter offer		Offer to public at large			
		Invitation to offer to public at large		Offer and revocation of of	fer		
- T T	400		4 =		rm.		

(A) (B) (C)	 6. Which of the following is a contract? (A) An agreement to do a lawful act by unlawful means (B) An Undertaking in writing duly signed to pay the time barred debt (C) An agreement in restraint of the lawful trade (D) An agreement to pay Rs. 1000/- only without consideration 					
117. Wh	ich is not a remedy for breach of contract?					
(A)	Action for damages	(B)	Imprisonment			
(C)	Rescission of contract	(D)	Termination of contract			
118. Compensation for loss or damage caused by breach of contract is provided under S of Indian Contract Act.						
, ,	S. 71	` ′	S. 72			
(C)	S. 73	(D)	S. 74			
119. 'A' proposes by letter, to sell a house to 'B' at a certain price. The Communication of proposal is complete when:						
(A)	'A' puts letter in letter-box	(B)	'B' receives the letter			
(C)	'B' puts reply in letter-box	(D)	'A' receives reply of 'B'			
120. If promissor offers to perform his obligation under the contract i.e "Tender of Performance" and the promisee refuses to accept the performance, promissor:						
(A)	Is responsible for non-performance	(B)	Loses his rights under the contract			
	Can treat contract as performed		Cannot treat contract as performed			

ROUGH WORK

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