		ried for five years. Over time, Aarti has been subjected to ried for five years. Over time, Aarti has been subjected to ried for five years. Over time, Aarti has been subjected to ried for five years. Over time, Aarti has been subjected to ried for five years. Aarti has been subjected to ried for five years. Aarti has been subjected to ried for five years. Aarti has been subjected to ried for five years. Over time, Aarti h
		over time, Aarti Ilas Charti decides
	-	ried for five years. Over time, Aarti has been subjected to ried for five years. Over time, Aarti has been subjected to end for five years. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Aarti decides nich has led to emotional and mental distress. Airti decides nich has led to emotional and mental distress. Airti decides nich has led to emotional and mental distress. Airti decides nich has led to emotional and mental distress. Airti decides nich has led to emotional and mental distress. Airti decides nich has led to emotional and mental distress.
1.	Azrti and Rajesh have been man	the has led to emotional and 13(1)(ia) of the
1	continuous cruelty by Rajesh, w	or engly under Section 120 ander the Hindu
	to file for divorce on the ground	s of divolce ands for divolce and
	Act, 1955.	regarding the grounder the
	Which of the following statemen	ts is true regarding the grounds for divorce under the Hindu
	Marriage Act?	on the grounds of cruelty as it is not recognized under the
	(A) Aarti cannot seek divorce	on the grown on the divorce petition
	Hindu Marriage Act.	and was intentional to succeed
	(B) Aarti must prove Rajeshus	on the grounds of cruelty as a cruelty was intentional to succeed in the divorce petition on the grounds of adultery. the grounds of cruelty, as long as she proves mental or the grounds of cruelty, as long as she proves.
	(C) Aarti can only seek divorce	the grounds of cruelty, as long as
91-12	(D) Aarti can seek divorce on	the ground
	physical cruelty.	1 of prevails?
2.	On matters where Dayabhaga is	(B) Mitakshara
	(A) The Shrutis	(B) Mitakshala (D) The Smritis
- 2	(C) The local customs	(2)
3.	Nisha and Aakash are separated	(D) The Smritis Ind they both seek custody of their minor child, Aarav. Nisha while Aakash claims that he can provide better financial while Aakash claims the Guardian and Wards Act, 1890.
	has been the primary caregiver,	while Aakash claims that he Guardian and Wards Act, 1890.
	stability for Agray. They both and	while Aakash claims that he can provide while
	Which of the following factors w	ill the court primarily consider in detail
1000	of Aaray ?	
		sts of the child.
	(B) The parent who is financial	sts of the child. ly more stable is granted custody automatically.
	(C) The financial stability of bo	oth parents.
	(D) The gender of the child.	
4 197	Match the following:	For Carlot
4.		i. Sunnat - ul - Qaul
	a. Spoken words	ii. Customary Law
	b. Deepika vs. CAT	iii. Sunnat - ul – Taqrir
	C. Shence	
1 100	d. Ass Kaur vs. Kartar Singh	
7	e. Shayara Bano vs. UOI	v. Triple Talaq
		vi. Maintenance

Choose the correct option:

(A) a-i, b-iv, c-iii, d-ii, e-v

a-iii, b-iv, c-i, d-ii, e-vi (B)

(C) a-i, b-ii, c-iii, d-iv, e-vi

(D) a-iii, b-ii, c-i, d-v, e-vi

Which sections discusses with regard to "sapinda relationships" under the Hindu Marriage Act 1955?

- (A) Sections 3(f) (i) & (ii), Explanation to section 3 (g), 5(iv)
- Sections 3(f) (i) & (ii), Explanation to section 3 (g), 5(v)
- Section 3(f)(i), 5(v)(C)
- (D) Section 3(f) (i), 5(iv)

Under section 15 of Hindu Marriage Act, 1955 the divorced person, to marry again

may marry immediately thereafter without the leave of the court as a matter of right. (A) None of these

(B)

- have to wait for a period of one year from the date of the decree.
- have to wait for a period of six month from the date of the decree.

English [Set Code-C]

1			
	7.	In wh which	nich case a prison inmate sent a letter to the Supreme Court, describing physical torture, in became a pioneer in public interest litigation, though the court later abandoned the
		practi	ice of considering letters?
			Mukti Morcha vs. Union of India
		(B)	The Narasimha Rao case
	1	(C)	Hussainara Khatoon vs. Bihar case
Car Car		(D)	1,5,000
3c 3c 1		1, 5,	LN .
	8.	work in ex in a funda	the early 1980s, a social activist group discovered severe exploitation of labourers are sing in stone quarries near Delhi. The workers, including many children, were working attermely hazardous conditions, living in makeshift shelters, and were effectively trapped cycle of debt and forced labour. The conditions revealed systematic violations of amental human rights. The Supreme Court was approached to look into the direct substances of the working persons there and one of the following views of the court was
		susta	sined in the said case, identify from the following-
and Colored		(A)	
	1		derived from the right to life and human dignity under Article 21.
		(B)	The Court ruled that only government agencies, and not social activists, could file
All Miles		(0)	petitions concerning labour rights.
		(C)	
		(D)	cannot be enforced as a fundamental right. The judgment primarily focused on providing monetary compensation to the affected labourers without addressing providing monetary compensation.
			labourers without addressing systemic issues of bonded labour.
1		4_1-4	
	9.	Read	the given statements and choose the correct option.
		Stati	ement 1: In PIL cases, the court plays a pagette releasing
Philips .			of the state of th
		(A) (C)	Both statement 2 is true. (B) Both statements are false
		(0)	Both statements are true. (D) Only Statement 1 is true.
	10.	Fatir	na a Muslim women to the
	* and 1	is no	ma, a Muslim woman, has been divorced by her husband, Imran, through Talaq. Fatima we seeking maintenance from Imran for herself and her two minor children. Imran argues are Muslim to the second of
		LILLIA I	dilla has remarried and at a c
		Unde	Fatima has remarried and, therefore, is not entitled to any maintenance.
88		main	tenance 2
		(A)	Fatima is entitled to maintenance for the Fa
		(17)	Fatima is entitled to maintenance for herself during her iddat period and for her Fatima can claim and for her
		(B)	Fatima can claim maintenance for herself and her children indefinitely, irrespective of Fatima is not entitled to maintenance.
Market		(C)	her remarriage or the children's age.
		(D)	Fatima is not entitled to maintenance because she has remarried.
		(1)	ratima is entitled to maintenance only for a period and
	11.	The	Fatima is entitled to maintenance because she has remarried. Femely of restitution of continual to the state of three months after the divorce.
1	i id	Act,	remedy of restitution of conjugal rights is given in Section of Hindu Marriage (B) 9
		(A)	6 (B) 9 of Hindu Marriage
			(C) 13 (D) 11
	7.15		
			English [Set Code-C]

12.	In 2020 at Dhorodo village the Panchayat elections could not happen due to covid pandemish. Haribansh
-20	represented the people that year at the Panchayat post dissolution of the Panchayat tenur
*	restrict their economic activities per day to \$\frac{100}{2}\$ only In which of the following case this
	is allowed or restricted? (A) Jalan Trading vs. Union of India (B) None of these (C) MCD vs. Birla Cotton Mills (D) Patna University vs. Amita Tiwari
13.	Which of the following is/are not grounds for judicial review of administrative action?
	(1) Illegality (2) Irrationality (3) Proportionality (4) Public opinion (A) (1), (2) and (3) (B) Only (4) (C) Only (2) (D) (2) and (4)
14.	What does "conflict of interest" refer to in professional ethics? (A) A conflict between ethics and laws (B) A situation where personal interests conflict with professional duties (C) A situation involving legal disputes (D) A situation where two professionals disagree
15.	Advocate Mr. X was representing a client, Mr. Y, in a property dispute case. During the proceedings, Advocate Mr. X accepted a bribe from the opposing party to delay the case, causing significant harm to Mr. Y's interests. Moreover, Mr. X failed to inform his client about critical hearing dates, leading to adverse judgments. On the basis of the above problem, select the correct option — (A) It amounts to criminal conspiracy under the Bhartiya Nyaya Sanhita, 2023 (B) It amounts to the Contempt of Court under the Contempt of Courts Act, 1971 (C) It is a violation of Rules made by the Bar Council of India for the professional Ethics (D) It is only an offence under the Prevention of Corruption Act, 2018
	The nature of proceedings in the cases of professional misconduct: (1) Criminal in nature (2) Neither civil nor criminal (3) Quasi-criminal in nature (4) Civil in nature (A) Only (3) (B) (1), (3) and (4) (C) Both (1) and (4) (D) Only (2)
	Given below are two statements, one labelled as Assertion (A) and the other labelled as Reason (R). Assertion (A): The concept of "locus standi" is relaxed in PIL cases. Reason (R): PIL allows any public-spirited person to approach the court on behalf of
, I (those who cannot represent themselves? In the context of the above two statements, which one of the following is correct? (A) (A) is true, but (R) is false.
(B) (A) is false, and (R) is true. C) Both (A) and (R) are true, and (R) is the correct explanation of (A). D) Both (A) and (R) are true, but (R) is not the correct explanation of (A).
(E (E (C (D	Which of the following best defines delegated legislation? A) Laws made by an administrative authority under powers given to them by Parliament. B) A judicial decision made by an administrative tribunal. C) Legislation passed by local governments. Laws enacted by Parliament or the Legislature.
Englis	h [Set Code-C] -4-

	(C)	n 43 of the Companies Act, 2013 provides for Buy Back of Shares (B) Reduction in Share Capital Issue of Shares at Premium (D) Kinds of Shares Capital						
	Act, 1 in sev Local facing comp comp Base (A)	nufacturing company in the city of Surat named as "X" has been discharging untreated rial waste into a nearby river, violating the provisions of the Environment Protection 986 and the Water (Prevention and Control of Pollution) Act, 1974. This has resulted ere pollution, making the river water unsafe for drinking and harming aquatic life. farmers and residents, who rely on the river for irrigation and daily needs, have started as health issues and crop failures due to the contaminated water. Despite multiple laints to the local pollution control board, no action has been taken against the any. It is not the violation of the provisions of the laws stated in the problem. It is the violation of Section 23 of the Water (Prevention and Control of Pollution) Act,						
	(C)	It is the violation of Section 24 of the Water (Prevention and Control of Pollution) Act, 1974.						
	(D)	It is the violation of Section 40 of the Water (Prevention and Control of Pollution) Act, 1974.						
21.	Whi	ch of the following Acts is popularly known as Umbrella Legislation?						
	(A)	The Factories Act, 1948						
	(B)	The Environment (Protection) Act, 1986						
	(C)	The Water (Prevention and Control of Pollution) Act, 1974						
	(D)	The Air (Prevention and Control of Pollution) Act, 1981						
22.	Act,	ch of the following is/are included under Section 2(1)(w) of the Information Technology 2000 describing the Intermediary?						
	(1)	Cyber Cafes (2) Telecom Regulators						
	(3)	Social Media Platforms (4) Internet Service Providers						
	(A)	(-) (-) (-) (-) (-) (-)						
	(C)	(1), (2) and (3) (D) (1), (3) and (4)						
23.								
4	(1)	Act in a fraudulent manner						
	(2)	Providing peer-review of valuation, if necessary						
Mark	(3)	Non-Disclosures of any prior association with the client						
	(4)	Non-Disclosure of any possible source of conflict of interest						
	(A)	Only (4) (B) (2) and (4) (C) (3) and (4) (D) Only (2)						
24.	As 1	per Section 2(84) Share means share in the share capital of a Company and includes						
	0.0000000000000000000000000000000000000							
	(1)	Debentures (2) Preference Shares						
	(3)	Stocks (4), Bonds						
	(A)	Only (3) (1), (2), (3) and (4)						
	(C)	(1) and (2) (D) (1), (2) and (3)						
		그 이 그리를 보고 있다. 그리고 있는 그리고 모두 5 = 그리고 있다는 사람이 생각하면서 사람이 되었다.						

25.	White an entering logisla	tions has been	ncluded under the Social Becauty	2020 7
	(1) The Maternity Benefit A	ct 1961		
	(1) The Maternity Benefit A(2) The Payment of Gratuity	Act. 1972		
	(2) The Payment of Bonus (3)	Act 1965	art maios) A.	of 1050
	(3) The Payment of Bonus A	nges (Compuls	ory Notification of Vacancies) Act (1), (2), (3) and (4)	دن, 1959
	(4) The Employment Exchar (A) (1), (2) and (4)	(B)	(1), (2), (3) and (4)	R
		(D)	(3) and (4)	
, , , , , , , ,	(C) Only (3)	12.973/		7" : 1
26.	have not been set ur	under the pro	visions of the Industrial Dispute	Act, 1947 for
	adjudication of industrial dispu	tes in an organ	ization.	Lacress will
	(A) Labour Courts	(B)	National Tribunal	
	(C) Industrial Tribunals	(D)	Environmental Tribunals	
	(C) muusirai muuais			
27.	XVZ Taytiles Itd a manufac	eturing compa	ny, recently terminated 04 world	kers without
	Droviding any compensation Ti	he termination	was because of the misconduct of	n the part of
			e notice and the disciplinary enqu	
			commendations of the committee	
			kers claimed the retrenchment co	
	Which was rejected by the mana	ateu. The Wol	and the the minetion the recombenic	han
	complaint in the Labour Court w	gemem. Aggri	eved by the rejection the workers	nave filed a
- F	Based on the above problem, sel	nder the provi	sions of the Industrial Disputes A	ct, 1947.
((A) The termination amounts t	ecume correct	answer –	
	(B) The termination violated the	o retrenchmen	t, hence compensation will be aw	arded.
, ,	the compensation will be a	e provisions u	nder the Industrial Disputes Act,	1947, hence
	C) The termination does not a	warded.		
	D) The termination amounts to	mount to retre	nchment, hence no compensation	
	-) The termination amounts to	o lay-off, henc	e compensation will be awarded.	
28. M	lalti, a small business owner, ri	ins an online	clothing store. Recently, she notice	
W	besite had been hacked, and	her customer	s' personal information, including	ed that her
ad	idresses, and payment details,	was stolen. Sh	s' personal information, including orthy after, some of her custome falting wishes to \$1.	ing names,
un	nauthorized transactions on the	ir accounts. N	ortly after, some of her custome falti wishes to file a complaint	rs reported
ino	cident.		refer wishes to file a complaint	against the
Or	n the basis of the above problem	201-41		
(A				
-	customers can also claim th	e compensatio	rect option: Information Technology Act, 200 n under certain circumstances.	00 and the
(B)	The customers do not have	any legal rem	n under certain circumstances. edy under the Information Technology	
	2000.	J regar reiti	edy under the Information Technology	ology Act,
(C)) It is punishable under Section	n 66 of 41 T		
(D)	- Pa	Will la		
29. Wh	nich of the following is/are inc		ne definition of employer given u	
Indi	ustrial Relations Code, 2020 ?	ruded under t	ne definition of employer given u	ınder The
(1)	Occupier of the factory	7. A		\$60 LIC
(3)	Manager of the factory		Contractor	
(A)	(1), (2) and (4)	(4) N	Managing director of the factory	_
(C)	(4) Only	(D) ((2) and (3)	, and the second
(C)	(1) Omy	(D) (), (3) and (4)	
English [[Set Code-C]	-6-		

30,	Ms J knowing while taking the lift that driver Mr T was under the influence of alcohol. Consequently, car met with an accident and Ms J got injuries and she has filed the case for compensation. Which defence could be claimed by Mr T? (A) Inevitable Accident (B) Act of Necessity
- '	volenti-non-fit-injuria (D) Act of God
31.	Mr K is owner of a building containing a large number of rooms and had derived a considerable income by letting them. Mr Y is owner of an adjacent cotton mill which erected after the occupation by Mr K. Owing to noise and smoke of the mill several rooms remain vacated that results into loss for Mr K. Examine relevant tort for the case. (A) Nuisance (B) Negligence (C) Damnum-sine-injuria (D) Trespass to land
32.	There was a callisiant and another was a
	There was a collision between two buses, one owned by the government and another was a private bus. Wherein private bus was coming from wrong side and government bus was coming rashly, neither slowing down his bus after seeing the other bus. Determine the tortious act. (A) Inevitable accident. (B) Contributory Negligence. (C) Private bus owner is negligent. (D) Government bus owner is negligent.
33,	The term "Income" is described in the Y
	The term "Income" is described in the Income Tax Act, 1961 under (A) Section 3 (B) Section 10F (C) S. d. (C)
34.	(-) Section (0) Section (24) (D) Section (24)
54,	deduction under section 80C. Assuming Mr. X does not opt for concessional tax regime u/s
	On the basis of the above problem, select the correct option: (A) No tax deduction can be excited.
35.	is not guilty of either tax evasion/tax avaidance
33.	Todu the diven statement
	Statement 1: Agricultural Income is France Correct option.
•	Act 1061 Meonie is Exempt from Tax under Section 10(1) of Income T
	Statement 2: Tax on Non Acris 1
	Statement 2: Tax on Non-Agricultural in case of Non-Agricultural Income exceeds Basic Exemption limit and Agricultural Income exceeds ₹ 5000/ in the statement 5.000/ in the statement 100 memory 10
	Scheme CR and Agricultural Income exceeds \$ 5000/ is detected Basic
	Exemption limit and Agricultural Income exceeds Basic Scheme of Partial Integration of Non-Agricultural Income exceeds ₹ 5000/- is determined by
	(A) Only state (A) On
2-	(C) Both the Statements are incorrect (D) Both the Statements are correct Ms J, a banker refuses to here were to be several.
36.	Ms J, a banker refuses to honour cheque of Ms F. Though she was having sufficient balance (A) Damnum-sine-injurio
	yet it doesn't suffer any loss to Ms F. Ms F can file the case under which scenario? (C) Volenti non St. i. i. (B) Res-ipsar loquitur
	(A) Damnum-sine-injuria
	(C) Volenti-non-fit inimia (B) Res-ipsar loquitur
27	
37.	Mr B told Mr A to leave the premises in occupation of Mr A. When Mr A refused then sleeves and aprops and threatened who mustered round Mr A. They told
	Mr B collected some of his workmen who must are delivered the
	Mr B told Mr A to leave the premises in occupation of Mr A. When Mr A refused then sleeves and aprons and threatened to break the plaintiff's neck, he did not leave II.
	sleeves and aprons and threatened to break the plaintiff, sneck, he did not leave. Under which
	(A) Battery (B) Hurt
	(C) Folgo Imprison and
	(C) False Imprisonment (D) Assault
	English [Set Code-C]

38. The concept of invalid guarantee is covered under Sections (A) 143-147 (B) 140-143 (C) 142-146 (A) 143-147 (B) 140-143 (C) 142-146 (B) 140-143 (C) 142-146 (D) 142-144 39. "A", a real estate developer, entered into a contract with "B", the owner of a piece of prime land, for the purchase of her property. The contract stipulated that "A" would pay ₹50 lakhs in advance and the remaining ₹1 crore within six months. In return, "B" agreed to transfer land, for the land. However, after receiving the advance payment, "B" refused to execute the sale deed, the title to the land. However, after received a better offer from another buyer. "A" demanded the enforcement claiming that she received a better offer from another buyer. "A" demanded the enforcement end the contract under the Specific Relief Act, 1963, but "B" denied his claim. "A" has to file of the contract under the Specific Relief Act, 1963, but "B" denied his claim. "A" has to file of the assist of the above problem, select the correct answer on the basis of the above problem, select the correct answer on the basis of the above problem, select the correct answer on the basis of the above problem, select the correct answer on the Civil Procedure Code, (A) "A" may file a suit in the civil court having the powers under the Bhartiya Nagarik (C) "A" may file a suit in the criminal court having the powers under the Bhartiya Nagarik Suraksha Sanhita, 2023. (D) "A" may file a suit in the special court constituted under the Specific Relief Act, 1963.
 "A" transfers a piece of land to "B" on the condition that "B" shall not transfer the land to anyone else for the next 10 years. In this case, "B" has no right to transfer the land to someone else for the next 10 years. On the basis of the above problem, select the correct option (A) It amounts to Subsequent Transfer of Property (B) It amounts to conditions precedent in the Transfer of Property (C) It amounts to Conditional Transfer of Property (D) It amounts to Conditional Limitations on Transfer of Property
 Mr. Rajesh issued a cheque of ₹50,000 to his supplier, Mr. Sharma, for the payment of goods purchased. When Mr. Sharma deposited the cheque, it was returned by the bank with the remark "Insufficient Funds." On the basis of the above problem, select the correct option (A) A complaint in writing is to be made by Mr. Sharma in the court within five months for the dishonour of the cheque (B) A complaint in writing is to be made by Mr. Sharma in the court within two months for the dishonour of the cheque (C) A complaint in writing is to be made by Mr. Sharma in the court within three months for the dishonour of the cheque (D) A complaint in writing is to be made by Mr. Sharma in the court within one month for the dishonour of the cheque
42. Rent-Free Accommodation provided by an employer to employee is (A) Allowance under section 10(13A) of the Income Tax Act (B) Allowance under section 10(1) of the Income Tax Act (C) Perquisite as per section 17(2) of the Income Tax Act (D) Perquisite as per section 16(2) of the Income Tax Act
43. An agreement not enforceable by law is stated to be void under (A) Section 2(f) (B) Section 2(g) (C) Section 2(d) (D) Section 2(e) English [Set Code-C] -8-

44.	Which section of Law of Contract defines, "A proposal may be revoked at any time, before the communication of its accentance is a proposal may be revoked at any time, before the
	(A) Section 6 (D) Continue as against the proposer, oscilor 4
45.	According to the Land
	According to the Land Acquisition Act (Land Acquisition, Rehabilitation and Resettlement), 2013, governments can acquire land for:
	(i) Strategic purpose.
	(ii) Projects for Families Affected by Projects
	(ii) Projects for Families Affected by Projects. (iii) For public-private partnership projects, where government ownership of land will remain with the government
	and go verifficant.
46.	Land Acquisition Act, 2013 in India has replaced which earlier legislation?
, ,	(A) Land Acquisition Act, 1894 (B) Land Acquisition 4 1862
	11 . 1 WEAR THE LOW THE
47.	
	personalized indiess plans. He registered the app s many solutions of solutions and solutions are solutions are solutions.
	copyrighted the app's source code. However, six memory and marketed by a large
	competing app called "FitLyfe" with a similar logo and features, being matter tech company. Soham believes the competing app copied elements of his source code and intentionally used a confiningly whiler name and logo to mislead customers.
	intentionally used a confusingly similar flame and logo to missing the
	On the basis of the above problem, select the correct option: Under trademark law, can Soham claim infringement for the use of a similar name and logo
	Under trademark law, can Soham claim infringement for the use of a same
	by the competing app? (A) Yes, but only if the competitor is a small business.
	(B) No trademark infringement can only occur if there is identical copying.
	(C) Yes, if he can prove that the names are confusingly similar.
	(D) No, because the competing app has a different name and logo.
48.	What is the duration of copyright protection for literary works in India?
•	(A) Lifetime of the author plus 60 years
	(B) 10 years from the date of dirst sale (C) 50 years from the creation of the work
	(C) 50 years from the creation of the work (D) 60 years from the date of publication
	(D) 60 years from the date of particular and to
49.	Section 31 of the Specific Relief Act, 1963 is related to (A) Declaratory decrees (B) Perpetual injunction
	(D) Concellation of instruments
	(C) Rescission of confident
50.	11 1 4 Also magaggion of specific immovable property may recover it in
	1 and a movided by the Code of Criminal Procedure, 1973.
	to the possession of specific immovable property may recover it in
	- I dod by the Cone of Civil Flocedule, 1900.
	121-1 to the Mossession of Specific Illinovable Diopetry may be over 11 Ill
	(C) A person entitled to the passession of specific Relief Act, 1963. the manner provided by The Specific Relief Act, 1963.
	(D) A person entitled to the possession of property Act, 1882. the manner provided by the Transfer of Property Act, 1882. English [Set Code-C]
	Figure 194 control
	선생님이 그 선생님 없는 나는 사이가 되는 것을 내려고 있는데 이번 하는 사람들이 하는 것이다.

	. 167
51.	By which Constitutional Amendment was clause (4B) inserted into Article 16? (A) 77 (B) 85 (C) 81 (D) 91
	by which Constitutional Amendment was clause (4B) inserted in 91
	(a) (b) (b) (c) (d)
	Which of the following statement is correct about 106th Constitutional Amendment Medical Medical Constitutional Amendment Medical Constitutional Constitutional Amendment Medical Constitutional Co
52.	Which of the following statement is correct about 106 Constitutions women in legislation
	(i) It introduces Article 239 A by which seats are reserved to
V	(i) It introduces Article 239 A by which seats are reserved for assembly of the national capital territory of Delhi. (ii) It introduces Article 338 providing for the reservation of seats for women in the house of people.
K. J.	assembly of the haddhar eaghtar territory of seats for work
- Alex	/ (ii) It introduces Article 338 providing for the reservation of seats 100 of people. (iii) It also adds Article 334A which states in that the said amendment will commence after the first census have been taken after the commencement of the said act.
QP.	of people.
	(iii) It also adds Article 334A which states intriat the search of the said action of 15 years
	(iii) It also adds Article 334A which states in that the said amendment with the first census have been taken after the commencement of the said act. The shows stated shall cease to have effect on the expiration of a period of 15 years.
4	
	(iv) The above stated shall cease to have effect of the state of the s
	and the following
	(A) (ii), (iii), (iv) (b) All of the following the followi
	the "Fair Housing Act, 2024," Willen Is a second
53.	from search commencement. (A) (ii), (iii), (iv) (B) All of these (C) (i), (ii) & (iii) (D) (1), (v) (A) (ii), (iii), (iv) (B) All of these (C) (i), (ii) & (iii) (D) (1), (v) (A) (ii), (iii), (iv) (B) All of these (C) (i), (ii) & (iii) (D) (1), (v) (A) (iii), (iv) (B) All of these (C) (i), (ii) & (iii) (D) (1), (v) (A) (iii), (iv) (B) All of these (C) (i), (ii) & (iii) (D) (1), (v) (A) (iii), (iv) (B) All of these (C) (i), (ii) & (iii) (D) (iii), (v) (A) (iii), (iv) (B) All of these (C) (i), (ii) & (iii) (D) (iii), (v) (A) (iv), (iv) (B) All of these (C) (i), (ii) & (iii) (D) (v) (A) (v), (v), (v), (v), (v) (A) (v), (v), (v), (v), (v) (A) (v), (v), (v), (v), (v) (A) (v) (A) (v), (v) (A) (v), (v) (A) (v), (v) (A) (v)
	provisions:
	2 . Prohibits discrimination 20
	 (1) Section 3: Promote caste, or gender. (2) Section 6: Imposes a penalty of ₹10,060 for discrimination. (3) Section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandatory for landlords to disclose the religious background of section 10: Makes it mandat
	Section 6: Imposes a penalty of \$10,000 for disclose the religious business
	(2) Section 6: Imposes a Parallel Section 6: Imposes a Parallel 21
	(3) Section 10. Matter 10 years.
	(2) Section 6. Imperson 1 (3) Section 10: Makes it mandatory for landlords to disclose the section 10: Makes it mandatory for landlords to disclose the section 10: Makes it mandatory for landlords to disclose the section 10: all tenants in the previous 10 years. A citizen challenges Section 10, arguing that it violates the right to privacy under Article 21 all tenants in the previous for that it violates the right to privacy under Article 21 all tenants in the previous 10 years. A citizen challenges Section 10, arguing that it violates the right to privacy under Article 21 all tenants in the previous 10 years. A citizen challenges Section 10, arguing that it violates the right to privacy under Article 21 all tenants in the previous 10 years. A citizen challenges Section 10, arguing that it violates the right to privacy under Article 21 all tenants in the previous 10 years. A citizen challenges Section 10, arguing that it violates the right to privacy under Article 21 all tenants in the previous 10 years. A citizen challenges Section 10, arguing that it violates the right to privacy under Article 21 all tenants in the previous 10 years. A citizen challenges Section 10, arguing that it violates the right to privacy under Article 21 all tenants in the previous 10 years.
	A citizen challenges Section 10, anguare Court declares Section
	of the Indian Constitution. upholds the other provisions of the law. upholds the other provisions of the law. What principle did the court apply in this decision? What principle did the court apply in this decision? (B) Doctrine of Severability
	What principle did the court apply in this decision of Colourable Legisland
	What principle did the court of 1. (A) Doctrine of Basic Structure (B) Doctrine of Severability (D) Doctrine of Severability
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	(C) Doctrine of Longov
	(A) Doctrine of Basic Structure (C) Doctrine of Severability (C) Doctrine of Eclipse (D) Doctrine of Severability (D) Doctrine of Se
54.	The reports of the Computation and the State shall be submitted to the Public Accounts Committee State shall be submitted to the Public Undertakings
	The reports of the Compittee State shall be submitted to the State shall be submittee Gommittee on Public Undertakings
	(C) Governor
	(C) Govern
	(A) Estimates Committee (D) Committee on 2 (C) Governor (D) Committee on 2 (D) Committee
55.	Which of the following Articles of the shall be a court of record? shall be a court of record? (C) Article 119 Article 111
	shall be a court of 120 (B) Article 135 (C) Afficie 127
	(A) Article 129 (B) "Southority" for the purpose of Article 12.
	shall be a court of record? (A) Article 129 (B) Article 135 (C) Article 119 (D) Article 12? In which case was a registered society held to be an "authority" for the purpose of Article 12?
E 6	In which case was a registered so
56.	In which case was Bhagatram (A) Sukhdev vs. Bhagatram (B) R.D. Shetty vs. International Airport Anthority (B) R.D. Shetty vs. Union of India
	at the air inclinations a
	(C) Som Prakasii visi Khalid Mujib
	(C) Som Prakasii vs. Child Mujib (D) Ajay Hasia vs. Khalid Mujib
,	(C) Som Production (C) Som Produ
	To which case did the Supreme Court of Basheshar Nath vs. 11 Commission (B) Basheshar Nath vs. 11 Commission (B)
57.	In which case did the Bapton (B) Bashesnar Nath Vs. 1 (B) Bashesnar Nath Vs. 1 (B) Kameshwar Singh Vs. State of Bihar (D) Kameshwar Singh Vs. State of Bihar
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58.	Who can initiate impeachment proceedings against the President of India 7 (A) Only Lok Sabha (B) Rajya Sabha (C) Either House of Parliament (D) Supreme Court
59.	Bhartiya Nyaya Sanhita, 2023 considers force to be "Criminal Force": (A) When it is used intentionally without consent, causing injury, fear or annoyance (B) When it is used in self-defence (C) When it is used unintentionally (D) When intentionally uses force only
60.	According to Bhartiya Nyaya Sanhita, 2023, what is the maximum fine for making or using a document that resembles a currency note or a bank note under section 182(1)? (A) Three hundred rupees (B) Five hundred rupees (C) One hundred rupees (D) Five hundred rupees
61.	According to the provisions of the Bhartiya Nyaya Sanhita, 2023, the right of private defence of property extends to the voluntary causing of death or of any other harm to the wrong-doer in which of the offences committed or attempting to be committed? (1) Robbery (2) House-breaking after sunset (3) Theft, mischief or house trespass (A) (1) and (2) both (B) (1), (2) and (3) (C) (1) only (D) (1) and (3) both
62.	Rajesh, in a heated argument with Sunil, strikes him with a heavy iron rod. The blow fractures Sunil's arm, and he is unable to use it for several weeks. The medical report confirms that the fracture amounts to grievous hurt. Which of the following offenses has Rajesh committed? (A) Voluntarily causing hurt under Section 324 of IPC (B) Attempt to commit culpable homicide under Section 308 of IPC (C) Simple hurt under Section 323 of IPC (D) Voluntarily causing grievous hurt under Section 325 of IPC
	Amit, intending to cause the death of Vijay, attacks him with a knife. Vijay sustains severe injuries and dies on the spot. The investigation reveals that Amit acted with the knowledge that his actions were likely to cause death. However, there is no evidence of premeditation or intent to murder Vijay. Which of the following offenses has Amit committed? (A) Causing death by negligence under Section 304A of IPC (B) Voluntarily causing grievous hurt under Section 325 of IPC (C) Murder under Section 302 of IPC (D) Culpable homicide not amounting to murder under Section 304 of IPC
	Which article deals with the powers, privileges, and immunities of Parliament and its members?
65.	(A) 108 (B) 102 (C) 107 (D) 105 Which Constitutional Amendment Act inserted pro (A) 101 (B) 102 (C) 99 100
	-11- English [Set Code-C]

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	defin	woffense	of 'Snar	ching' has n offense? 304			1 mic	which sec	tion of the E	3NS
6 ~	(A)	305	ing' as a	ching' has n offense 2	been intr	oduced b	y the BNS.	William		
67										
	The p	o villager	Howing : a police bank and L. With the	itatements : officer rece has also he	and answarves a con	ide the va	ina .	perties in hi	ju was invols farm, as state the presence	
	(3) (4)	suspicion Raju can t Raju can i	ressonab exists du de arreste be arrest	le complain to the test d only whe ed so as to	nt agains timony of n he tries prevent	t Raju ha villager to escap him fro	as been rece s, he can be	eived and t immediate ay.	here is a strongly arrested.	ong
		of the about 10 of the	ove is/are	the correct	t stateme	nt?	• • • • • • • • • • • • • • • • • • • •			
68.	BNSS	эшу (4)	(B)	Only (2)	(C)	(1) and	(D)	(2) and ((4)	
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70.	Which	Section of	the RMC	S a11	(C)	2	(D)	4		
71.	(A) 3 Which	56	(B)	366 366	r trials in (C)	absentia 251	(D) a of proclain (D)	med offend 349	lers?	
72	(A) 4	30	(B)	cilitates tria 530	als and pr (C)	oceeding	gs to be hel (D)	d in electro	onic mode?	<u></u>
73.	(A) 2	ection of	(E) BNSS tel	peals the Co	ode of Ci (C)	iminal P	rocedure, 1	1973 ?		
	stealing Vikram.	enything.	The polic	tedly arrived arrive	house a door, but es home.	t night v before t Amit an llowing	nd Rani par	nic and run	ling valuable g, the owner away without omplaint from	es. of ut m
	(A) At	tempt to co	ving one mmit rol	nses under	the BNS	have A	mit and Ra	ni committ	ed 2	, ".
8 15	(C) Att	endut to co	9.			-		•		
74. F	Omich	c c	s with in	ett tent to con	nmit thef	t ee				inc.
ja. i	rumishme ncluded i A) 63	nt for rap n which s	es case	s where the	ne victim	is a wo	oman below	v the age o	of 16 or 12 i	is
	: 403		(B) 72	2	(C)	54	(D)	-4		
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75.	Which section of BNSS introduces provisions for identifying, attaching, and forfeiting the property of proclaimed offenders located outside India? (A) 84 (B) 86 (C) 74 (D) 76
76.	(A) 84 (B) 86 (C) 74 Which section of BNSS places restrictions on the adjournment of trials, ensuring the expeditious resolution of cases? (A) 346 (B) 356 (C) 146
77.	A suit is pending in District Court A, but one of the parties, Mera, requests its transfer to A suit is pending in District Court A, but one of the parties, Mera, requests its transfer to District Court B, claiming that the judge in Court A is biased. The opposing party, Ravi, objects, stating that the request is baseless. Who has the authority to decide whether the suit can be transferred? (A) The Civil Judge in District Court B. (B) A committee of local advocates. (C) The District Court A where the suit is currently pending. (D) The High Court or the Supreme Court.
78.	Maya files a suit in Court A for the recovery of a sum of money from her neighbour, Neha. During the proceedings, Neha requests that a third party, Seema, be added to the suit, as Seema is allegedly liable for the debt. Maya objects, claiming that Seema is not a necessary party. Court A then reviews the application and decides that Seema should indeed be
	included as a defendant. Which principle of the CPC is applied in this situation?
	 (A) Order 5 – Service of Summons (B) Order 6, Rule 17 – Amendment of Pleadings (C) Order 1, Rule 10 – Joinder and Substitution of Parties (D) Order 7, Rule 11 – Rejection of Plaint
79.	Which section of the CPC allows for the appeal from original decrees? (A) Section 115 (B) Section 104 (C) Section 96 (D) Section 100
80.	Under the CPC, what is the maximum time limit for filing a written statement in a suit? (A) 120 Days (B) 90 Days (C) 30 Days (D) 60 Days
81.	Which section of the CPC provides exemption of the President of India and the Governors of states from personal appearance in court? (A) Section 128 (B) Section 130 (C) Section 132 (D) Section 133
82.	What is the term used for a court's power to transfer a case from one court to another under the Code of Civil Procedure? (A) Review (B) Transfer of suits (C) Res Judicata (D) Reference
83.	Under which order of the CPC the procedure for summary suffices provided (A) Order XXXIV (B) Order XXXVIV (C) Order XXXVII
84. Pro-	Which section mandates State Government prepare and notify a witness protection scheme for the state with a view to ensure the protection of witnesses? (A) 298 (B) 398 (C) 98 (D) 198
85.	Which section of BNSS mandates the appointment of a designated police officer and police station to provide information about arrested individuals to the general
	(B) 43 (C) 25 (D) 35
	-13- English [Set

	, (1 , 1) 1			ary costs?
(ac)			ment of compensati)I y -
86. W	Phich section of the CPC provides N Section 35 (B) Section 35	for the pa	Section 36 Section 35 (A)	esent in Section 24 of the
(4	A) Section 35 (B) C) Section 35 Phich word is inserted in Section 2 Vidence Act ? A) Threat (B) Promise	(C)	Inducement	Coercion
\ (A	Section 12 of the BSA, 2023	(B)	Section 13 of the B	
on	a criminal trial, Rajesh is accuse plen laptop from a location known the laptop. According to the Bhaterment this piece of avidence 2	d of theft. n to be fre aratiya Sal	During the investiga quented by Rajesh. l kshya Adhiniyam, 20	His fingerprints are found 223, how should the court
****	terpret this piece of evidence? The evidence is inadmissible precovering the laptop.			
(B		fied by at	least two independe	nt forensic experts before
(C) The recovered laptop and fing of Rajesh's guilt.	gerprints a	are automatically con	nsidered conclusive proof
(D	The recovered laptop and considered along with other creasonable doubt.	fingerprinevidence,	ts are circumstantia but do not by thems	al evidence that can be selves prove guilt beyond
eac (A)	here a document is executed in sleo recording, computer resource ch part as a? Circumstantial evidence	several pa as a electro (B)	onic or digital record	s, the BSA 2023 classifies
(C) 91. Wh	,	(D)	Secondary evidence	е
(A)	nich section of BSA provides tha nisters and the President of India 268 (B) 168	(C)	65 m	
(B) (C) (D)	Only in criminal cases Always relevant to prove cond Only when related to other rel	duct	hya Adhiniyam, wh	en character evidence is
15.	ich section of the CPC deals wit Section 12 (B) Section 9	h the princ (C)	ciple of "res judicata Section 11 (D)	Section 10
$94. \overline{(A)}$	of the CPC provides for a Section 92 (B) Section 8	nn interple 6 (C)		
English	[Set Code-C]	14		Section 89

Which of the following is a characteristic of mediation?

(A) The series a verdict. 95.

The mediator acts as a judge and renders a verdict.

- It involves a neutral third party who facilitates negotiation between the parties.
- A dispute arises between ABC Ltd. and XYZ Pvt. Ltd. regarding a contract that both parties had entered into The entered into. The agreement includes an arbitration clause, which states that any disputes shall be referred to the appointment of the appointment be referred to arbitration. However, the parties fail to agree on the appointment of an arbitrator.

 Which of the Call Which of the following provisions of the Arbitration and Conciliation Act, 1996 would be applicable to resolve the issue of the appointment of an arbitrator? The arbitrator must be appointed by the Indian Council of Arbitration (ICA) in all

The parties can resolve the appointment issue by opting for conciliation instead of The court will appoint an arbitrator under Section 11 if the parties fail to agree on one. (B)

The parties must mutually select an arbitrator, and if they fail, the arbitration will not

(D) take place. Which of the following is not an advantage of using ADR?

It always results in a binding decision.

It is often less expensive than court proceedings. (B)

It is generally faster than litigation. (C)

It offers more confidentiality than traditional court cases. (D)

Kiran and Meera are involved in an arbitration, where Kiran was awarded Rs. 10 lakhs as compensation. Meera refuses to pay the amount, arguing that the award was not enforceable because of certain procedural irregularities in the arbitration process. Kiran decides to approach the court to enforce the arbitral award. Which of the following provisions of the Arbitration and Conciliation Act, 1996 governs the

enforcement of an arbitral award?

Section 9 of the Act governs the enforcement of arbitral awards. (A)

(B) Section 11 of the Act deals with the enforcement of arbitral awards, not the appeal.

Section 34 of the Act deals with the enforcement of an arbitral award. (C)

- Section 36 of the Act allows for the automatic enforcement of an arbitral award unless set aside by the court.
- As per section 78(2) of the BSA 2023, presumption about the officer signing or certifying a document is:
 - The officer held the official character claimed when signing or certifying the document (A)

The document's authenticity is independent of the official's official character (B)

The officer's signature is assumed to be forgery (C)

(D) The officer did not hold the claimed officer character at the time of signing

100. Under section 146 of the BSA 2023, when the leading questions are permissible in the court

(A) Leading question can be asked in an examination- in chief, re-examination, cross

examination without any objection.

Leading question are permitted during cross examination and when matters are introductory, undisputed, or sufficiently proved.

(C)

Leading question are always allowed during examination- in chief without restriction. Leading question are not allowed during cross examination