Law Paper II

Time Allowed: 75 Minutes] [Maximum Marks: 100 Note: This Paper contains Fifty (50) multiple choice questions. Each question carrying Two (2) marks. All questions are compulsory.

1.	Notion of Justice envisaged by the	3.	Artof the Indian	
	Preamble of the Indian Constitution		Constitution envisages separation of	
	connotes in order	judiciary from executive.		
	(A) Economic, Social, Political		(A) A 51	
	(B) Social, Political, Economic		(A) Art. 51	
	(C) Political, Social, Economic		(B) Art. 49	
	(D) Social, Economic, Political		(C) Art. 50	
2.	Section 4 of the 42nd Constitutional		(D) Art. 48	
	Amendment Act, 1976 was declared	4.	Clause (4-B) in Art. 16 was added	
	invalid by the Indian Supreme		in the Indian Constitution	
	Court in:		by	
	(A) Bhimsingh v. Union of India		<i>Sy</i>	
	(B) Union Territory of Goa v.		(A) 77th Amendment	
	Laxmibai		(B) 80th Amendment	
	(C) Indira Gandhi v. Rajnarayan		(C) 85th Amendment	
	(D) Minerva Mills Ltd. v. UOI		(D) 81st Amendment	

- 5. Proclamation issued by President of India under Art. 352 to impose an emergency is to be laid before each House of the Parliament within a period of......
 - (A) One month
 - (B) Six months
 - (C) Three months
 - (D) One year
- 6. Power of the Parliament under Art. 368 is a constituent power and is not subject to the Constitutional scheme as to distribution of legislative power according to entries in the VII schedule. It was held so by the Indian Supreme Court in......
 - (A) Indira Gandhi v. Raj Narain
 - (B) Keshvananda Bharati v. Kerala
 - (C) Kihota Hollohan v. Zachillu
 - (D) Sasanka v. UOI

- 7. Doctrine of Res-Judicata is an exception to the writ of.................
 - (A) Mandamus
 - (B) Quo-Warranto
 - (C) Certiorari
 - (D) Habeas Corpus
- Art. 245(2) of the Indian Constitution provides for......
 - (A) extra territorial operation of law
 - (B) territorial limitation of law
 - (C) limitation on law making power
 - (D) scope of law making power
- 9. Member of either House of Parliament shall not be disqualified on the ground of......
 - (A) if he holds office of profit
 - (B) he is of unsound mind
 - (C) he is undischarged insolvent
 - (D) he is indulged in bigamy

- 10. Recommendation made by the Chief Justice of India without complying with the norms and requirements of the consultation process were not binding on the Government. It was held so by the Indian Supreme Court in.....
 - (A) S.P. Gupta v. UOI
 - (B) UOI v. Sankalachand
 - (C) In re Presidential Reference
 - (D) Supreme Court Advocates' on Record Association v. UOI
- 11. Wambaugh's test is the test to be applied to determine the nature of......
 - (A) Ratio
 - (B) Obiter
 - (C) Law
 - (D) Delegated Legislation

- 12. Principle of Lex-divina was enunciated by ST. Acquinas, meant as......
 - (A) Law of Jungle
 - (B) Law of God
 - (C) Positive law of God
 - (D) Law of nature
- 13. Positive natural law, according to Duguit is nothing but......
 - (A) Law of State Legislature
 - (B) Law of King
 - (C) Law of People
 - (D) Decision delivered by the tribunal
- 14. Social interest is a device to balance competing and conflicting interests. It was stated by.......
 - (A) Prof. Pound
 - (B) Prof. Selznick
 - (C) Prof. David Hume
 - (D) Prof. Patterson

15.	A. K. Gopalan's v. State of Madras	17.	Ownership is an unlimited right to		
	was considered as		use, possess or transfer. This		
			statement was propounded		
	(A) instance of social engineering		by		
	(B) Victory of natural law		(A) Austin		
			(B) Savigny		
	(C) high watermark of positivism		(C) Holmes		
	(D) instance of grund norm		(D) Salmond		
	Rights in a wider sense connote	18.	Will theory of right is advocated		
16.			by		
			(A) Bentham		
	(A) rights co-related to duties		(B) Prof. Hart		
	(B) rights which are not co-related		(C) Joseph Raz		
			(D) Prof. Pound		
	to duties				
		19.	Rule of Recognition is a rule meant		
	(C) rights which are to be enforced against state	for/to			
			(A) creation of rules		
	(D) rights enforceable against		(B) determine validity of rules		
			(C) revocation of rules		
	individual		(D) legal system's aspect		

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20.	is <i>not</i> the source of	23.	When a state possesses all the
	law. (A) Custom		essentials of statehood and is
	(B) Precedent		capable of being a member of the
	(C) Legislation		International Community, then the
	(D) Scriptures		recognition given is:
21.	Who is the father of International Law ?		(A) de facto
	(A) Kelson		(B) de novo
	(B) Jeremy Bentham(C) Hugo Grotius		(C) de minimis
	(D) Aristotle		(D) de jure
22.	According to 'Monoism'	24.	The following is the direct source of
	(A) Law is a single unity of composed legal rules binding		International Law:
	upon States and Individuals		(A) Bilateral Treaty
	(B) International Law is supreme(C) Municipal Law is superior to		(B) Non-treaty Contracts
	International Law		(C) Municipal Law
	(D) International Law is not a law at all		(D) Law Making Treaty

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- Which of the following is the *correct* 25. statement relating to "subjects of International Law"?
 - (A) Only states are subjects
 - (B) Individuals alone are subjects
 - (C) There is no place for individuals
 - (D) States are main subjects but individuals, International Organizations and certain nonentities are also subjects
- 26. A second marriage of a married Hindu man contracted after his conversion to Muslim faith is:
 - (A) Valid
 - (B) Void
 - (C) Voidable
 - (D) Irregular

- 27. Pleading retrospective Talaq in the written statement as a counter to the wife's maintenance petition was accepted not as valid and enforceable in which of the following cases:
 - (A) Daniel Latif v. Union of India (2001) 7 Sec. 740
 - (B) Mohammad Ahmed Khan v. Shah Bano Begum, AIR 1985 Sec. 945
 - (C) Shamim Ara v. State of Uttar Pradesh, 2002 Cr. L.J. (Sec.)
 - (D) Fazlanbi v. Khadir Vali, (1980) 4 Sec. 125

- 28. Marriage of a fifteen year old girl with a sixty year old man solemnized without her consent but with the consent of her parents under Hindu Marriage Act, 1955, is:
 - (A) Perfectly valid
 - (B) Totally void
 - (C) Voidable at the option of the girl
 - (D) Voidable at the option of the man
- 29. What is the minimum age difference that must be adhered to if a person adopts a child of opposite sex under Adoptions the Hindu and Maintenance Act, 1956:
 - (A) 10 years
 - (B) 15 years
 - (C) 18 years
 - (D) 21 years

- Student Bounty.com 30. A husband maintenance from his wife under:
 - (A) Hindu Marriage Act, 1955
 - (B) Indian Christian Marriage Act, 1872
 - (C) Parsi Marriage and Divorce Act, 1936
 - (D) The Special Marriage Act, 1954
- The term consensus ad idem means:
 - (A) Formation of the contract
 - (B) Reaching of agreement
 - (C) Meeting of minds
 - (D) General consensus
- 32. When a person signifies his assent to a proposal made to him to refrain from doing something, the resultant transaction is known as:
 - (A) Promise
 - (B) Agreement
 - (C) Contract
 - (D) Understanding

33. A consideration is:

- (A) a reason behind making a proposal
- (B) a condition of the fulfilment of the other's promise
- (C) doing or abstaining from doing something at the desire of promiser
- (D) rewards for something which one has done for another
- 34. Which one of the following is *not* the legal requirement of a valid offer?
 - (A) It must be communicated to the offeree
 - (B) It must express offeror's final willingness
 - (C) It must be made to a specific person and not to public at large
 - (D) It must be made with a view to obtain offeree's assent

- Student Bounty.com The big corporations like LIC supply ready forms of contract with all conditions printed; the offree has either to take all or let go. Such contracts are known as......
 - (A) Company contracts
 - (B) Corporation contracts
 - (C) Government contracts
 - (D) Standard form contracts
- 36. An association undertakes to supply competent servants and exercises ordinary care and skill in such servant's selection. If these servants fail to exercise due care and skill.
 - (A) the association would be responsible generally
 - (B) the association would be responsible only when the servant is accused of a grave negligence
 - (C) the association would be responsible only if the hirer suffers loss due to such servant's negligence
 - (D) the association would not be responsible

- 37. The maxim "In jure non remota causa sed proxima spectator" means:
 - (A) law will permit no damages to be recovered except such as are the direct consequences of the tort
 - (B) an action for malicious prosecution
 - (C) liability of the head of a department for the neglect or torts of officials in the department
 - (D) a public officer's guilt of misfeasance in the exercise of the powers entrusted to him by law and in discharge of his duty

- 38. A journalist gets published a defamatory statement against a person 'X' in a newspaper. X sues him for damages.
 - (A) the journalist is not liable as he merely gave the piece to the editor of the newspaper for publishing it, and the editor had the discretion on whether to publish it or not.
 - (B) the newspapers are entitled to special rights and privileges
 - (C) the journalist is not liable as he genuinely believed the statement to be true
 - (D) the journalist is liable as he has a greater liability to guard against untruths

- 39. When is the master responsible for the wrongful acts of his servants?
 - (A) Where the act is done by the servant in his personal capacity but during the course of his employment
 - (B) Where the act is done by the servant in his personal capacity, but is within the knowledge of the master
 - (C) Where the act is in the scope of servant's employment and in executing the matter for which he was engaged at that time
 - (D) Where the act is done by the servant in his personal capacity and is brought to the knowledge of the master, after it is executed

- 40. Contributory Negligence means......
 - (A) negligence is not avoiding the consequences arising from the negligence of some other person when means and opportunity are afforded to do so
 - (B) a breach of duty as between the plaintiff and the negligent defendant
 - (C) an intentional wrong by the defendant and the plaintiff
 - (D) a husband suing for damages caused to him by reason of injuries negligently inflicted on his wife
- Nothing an offence which is done by accident or misfortune provided:
 - (A) it is will of God
 - (B) without any criminal intention
 - (C) done with common consensus
 - (D) with valid justification

42.	Ignorance of fact is,	45.	'De minimis nor
	whereas ignorance of law is		under :
	(A) punishable, not punishable		(A) Section 85
	(B) not excusable, excusable		(B) Section 90
	(C) excusable, not excusable		(C) Section 95
	(D) offence, not an offence		(C) Section 33
43.	Common intention is defined		(D) Section 59
	under:	46.	The definition
	(A) Section 34 of Cr. P.C.		Sec. 2(J) of the
	(B) Section 43 of IPC		include activit
	(C) Section 34 of IPC		nature of
	(D) Section 54 of IPC		(A) Agricultura
			(B) Trade,
44.	Consent under misconception is:		undertakir
	(A) not an offence		
	(B) a good defence		(C) Scientific r
	(C) not a defence		institution

(D) an offence

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- of Industry under ne ID Act does not ies that are in the
 - al and domestic work
 - business and ng
 - research and training
 - (D) Khadi or village industries

- 47. Every Individual dispute can become an Industrial dispute provided that:
 - (A) the individual involved in the dispute should be the member of the trade union
 - (B) the individual concern should be a permanent employee with 5 years service
 - (C) the individual victim should be dismissed
 - (D) the victim individual should have been refused bonus
- 48. A dispute is an 'industrial dispute' only when it arises in any activity which is an 'industry' as defined in Sec. 2(J) of the Industrial Dispute Act. This was held in the case:
 - (A) D.N. Banerji v. P.R. Mukherjee
 - (B) Shridharan v. Delhi Cloth Mills
 - (C) Sunder Money v. State Bank of India
 - (D) Ramakant Mishra v. State of U.P.

- 49. Workman is a person hired to do skilled or unskilled work but does not include:
 - (A) Clerk
 - (B) Apprentice
 - (C) Managerial work
 - (D) Supervisory work
- 50. The machinery for settlement of industrial dispute, that can not only promote settlement but inquire into them and can also give award is:
 - (A) Tribunals
 - (B) Board of Conciliation after arriving at settlement
 - (C) Works Committee on arriving at agreement
 - (D) Conciliation officer authorised to give award

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