

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.

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1.	The primacy to all laws implementing the directive principles over the fundamental	3.	Which Article of the Constitution of India does <i>not</i> provide for		
	rights is given by :		legislative power of parliament ?		
	(A) Art. 31A		(A) Art. 2		
	(B) Art. 31B		(B) Art. 262		
	(C) Art. 31C		(C) Art. 13		
	(D) Art. 31D		(D) Art. 348		
2.	In the case it was				
	held that Art. 21 was the sole	4.	The High Court Judges are		
	repository of the right to life and personal liberty. (A) Habeas Corpus		appointed by :		
			(A) the Governor of a state		
			(B) the Chief Minister of a state		
	(B) A.R. Antulay				
	(C) Kesavanand Bharati		(C) the President of India		
	(D) Maneka Gandhi		(D) the Chief Justice of India		



- 5. Which one of the following fundamental duties relates to safeguard of public property ?
 - (A) Art. 51A(b)
 - (B) Art. 51A(c)
 - (C) Art. 51A(i)
 - (D) Art. 51A(j)
- 6. Which one of the following doctrine relates to the interpretation of conflicts between law and fundamental right ?
 - (A) Doctrine of stare decisis
 - (B) Doctrine of pith and substance
 - (C) Doctrine of severability
 - (D) Doctrine of clear and present danger

- 7. In which of the following cases the Supreme Court laid the basic structure doctrine ?
 - (A) Maneka Gandhi
 - (B) Golak Nath
 - (C) Kesavananda Bharati
 - (D) ADM Jabalpur
- 8. To determine the nature, whether it is a ratio-decidendi or obiter dicta; a test is prescribed for, is a :
 - (A) material fact
 - (B) classical
 - (C) right thesis
 - (D) wambaugh

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- Prof. Kelsen has prescribed a condition for a grund norm in the form of :
 - (A) Acceptance by the Judiciary
 - (B) Acceptance by the Government (Executive)
 - (C) Acceptance by the Legislature
 - (D) Acceptance by minimum number of people
- 10. According to Prof. Lon Fuller's notion of internal morality doctrine — is *not* a part of it :
 - (A) Access to Justice
 - (B) Public promulgation
 - (C) Prospectivity of law
 - (D) General application

- 11. According to Prof. Joseph Raz is not a nature of sovereignty in view to Austin.
 - (A) Illimitability
 - (B) Unique
 - (C) Applicability to sovereign
 - (D) United
- 12. Prof. Roscoe Pound has prescribed the solution to balance competing interest, is :
 - (A) Democratic
 - (B) Moral
 - (C) Judicial
 - (D) Referrundum

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- 13. 'Right is an indespensably valuable possession' is defined by :
 (A) Holland
 - (B) Savigny
 - (C) Dworkin
 - (D) Feinberg
- 14. One of the following earned the title of the "Second Father of the Law of Nations" :
 - (A) Prof. Zouche
 - (B) Prof. Oppenheim
 - (C) Prof. Friedman
 - (D) Prof. Kelsen

- 15. The first effort was made to transform the status of individual from the object to the subject of International Law after :
 - (A) The First World War
 - (B) The Second World War
 - (C) Vienna Conference
 - (D) Indo-China War
- 16. Doctrine states recognition should *not* be given to any government which has come in power by revolutionary means.
 - (A) Estrada
 - (B) Tobar
 - (C) Stimsons
 - (D) Monroe



- 17. The "United Nations Day" is celebrated on :
 - (A) 24th Oct. 1945
 - (B) 25th Oct. 1945
 - (C) 26th Oct. 1945
 - (D) 23rd Oct. 1945
- The primary responsibility of Security Council is :
 - (A) to maintain the security of the veto power states
 - (B) to maintain the peace and security of all UNO member states
 - (C) to maintain and promote universal brotherhood amongst all member states
 - (D) to maintain and improve the standard of living of underdeveloped states

- The Inter-American Commission of Human Rights became an organ of the to promote and protect Human Rights.
 - (A) Organization of American States
 - (B) Organization of American Unity
 - (C) Organization of African States
 - (D) Organization of African Unity
- 20. Match the pairs :
- (1) Option of Puberty (i) Tuhr
- (2) Period of Purity (ii) Khyal-ul-bulug
- (3) Right to have (*iii*) Batil Nikah custody of child

(4)	Void marriage		(ιv) Hizanatb			
		(1)	(2)	(3)	(4)	
	(A)	(ii)	(<i>i</i>)	(iv)	(iii)	
	(B)	(iii)	(ii)	(iv)	<i>(i)</i>	
	(C)	(ii)	(iv)	(iii)	<i>(i)</i>	
	(D)	(<i>i</i>)	(ii)	(iii)	(<i>iv</i>)	

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- 21. Marriage may be void on the ground that either party to the marriage was impotent under :
 - (A) Hindu Law and Parsi Law
 - (B) Muslim Law and Christian Law
 - (C) Parsi Law and Christain Law
 - (D) Hindu Law and SpecialMarriage Act
- 22. "The purpose of divorce law is *not* to punish the guilty spouse but to protect innocent spouse." This was held in :
 - (A) Gollins Vs. Gollins (1963)
 - (B) Nachimson Vs. Nachimson (1930)
 - (C) Hyde Vs. Hyde (1860)
 - (D) Ammini Vs. Union of India(1995)

- 23. Registration of adoption is *not*obligatory though parties are free to
 enter into a registered deed under
 Section of the Hindu
 Adoption and Maintenance Act,
 1956.
 - (A) 14(2)
 - (B) 16
 - (C) 12
 - (D) 14(3)
- 24. "Alimony Pendente Lite" can be claimed by under Hindu and Parsi Laws.
 - (A) husband only
 - (B) wife only
 - (C) husband or wife
 - (D) children and parent only



- 25. Which of the following statements is *incorrect* ?
 - (A) Dowry offences are cognizable for the purpose of investigation only
 - (B) Dowry offences are bailable
 - (C) Dowry offences are noncompoundable
 - (D) Agreement for giving and taking dowry is void
- 26. What can a catalogue of books, listing price of each book and specifying the place where the listed books are available be termed as ?
 - (A) An offer
 - (B) An obligation to sell book
 - (C) An invitation to offer
 - (D) A promise to make available the books at the listed price

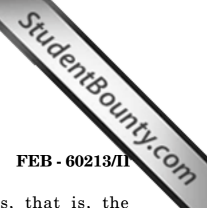
- 27. Which of the following Acts does *not* fall under the categories of fraud ?
 - (A) International false statements of facts
 - (B) Innocent false statement
 - (C) Active concealment of facts
 - (D) Promise made without intention to perform
- 28. Read Assertion (A) and Reason (R) and with the help of codes given below, point out the *correct* explanation :

Assertion (A) : A minor on attaining majority cannot ratify an agreement entered into while he was a minor.

Reason (**R**) : Ratification 'relates back' to the date of the making of the contract and, therefore, a contract which was void at the time when it was entered into cannot be made valid by subsequent ratification.

Codes:

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



- 29. Moral pressure is involved in the case of :
 - (A) Coercion
 - (B) Undue influence
 - (C) Misrepresentation
 - (D) Fraud
- 30. Consider the following propositions :
 - If the frustration is self-induced it can be a defence for breach of contract.
 - (2) Self-induced frustration can never be a defence for breach of contract.
 - (3) The burden of proving that frustration was self-induced is on the party who is alleging that it was so induced.
 - Of the above propositions :
 - (A) 1 and 3 are valid
 - (B) 2 alone is valid
 - (C) 3 alone is valid
 - (D) 2 and 3 are valid

- 31. Special damages, that is, the damages which arise due to some special or unusual circumstances :
 - (A) are partially recoverable
 - (B) are illegal being punitive in nature
 - (C) cannot be claimed as a matter of right
 - (D) can be claimed as a matter of right
- 32. In which case the Supreme Court of India held that a Tort is generally viewed as the breach of a duty owned to the public in general ?
 - (A) Nilabati Behera Vs. State of Orissa
 - (B) Union Carbide CorporationVs. U.O.I.
 - (C) Jaylaxmi Salt Works P. Ltd.Vs. Gujrat
 - (D) Indian Council for Enviro-Legal Action Vs. U.O.I.
- 8



- 33. Silence amounts to fraud :
 - (A) Always
 - (B) Never
 - (C) When duty to speak is not fulfilled
 - (D) When duty to speak is fulfilled
- 34. Who delivered a judgment of P andO, Steam Navigation Company Vs.Secretary of State for India :
 - (A) Chief Justice Peacok
 - (B) Chief Justice Richard Garth
 - (C) Chief Justice Sir Charles Turner
 - (D) Lord Kingsdown
- 35. The maxim "qui facit per alium facit per se" is the basis of :
 - (A) Strict liability
 - (B) Absolute liability
 - (C) Vicarious liability
 - (D) Liability of State

- 36. The maxim "damnum sine injuria" means :
 - (A) damage or loss without infringement of legal right
 - (B) infringement of private legal right without damage or loss
 - (C) liability without fault
 - (D) person, whose right has been infringed is entitled to bring an action
- 37. The rule of contributory negligence is based on the maxim :
 - (A) res ipsa loquitur
 - (B) in pari delicto potior est conditio defendantis
 - (C) damnum fatale
 - (D) causa causans
- 38. Actus reus means :
 - (A) act accompanied by bad intention
 - (B) act done in furtherance of common intention
 - (C) act prohibited by law
 - (D) act comitted by the offender

- 39. Impossibility of commission of an offence is a valid defence if an attempt has been made by the accused in furtherance of the commission in respect of an offence of :
 - (A) Rape
 - (B) Murder
 - (C) Theft
 - (D) None of the above
- 40. To establish the defence on the ground of insanity, it must be clearly proved that at the time of committing the act the accused does *not* know the nature and quality of act he is doing and that the act is contrary to law was held in :
 - (A) Gibbins and Proctar
 - (B) R.V. John McIver
 - (C) M'Nighten
 - (D) R.V. Stephen and Brown

- 41. With reference to the offence ofAbetment, which of the following isthe *correct* statement ?
 - (A) the act abetted must have been committed.
 - (B) the act abetted need not be actually committed.
 - (C) the act abetted is at least partially commissioned.
 - (D) abettor must do some positive act or omission to be liable.
- 42. The offence of custodial rape was dealt in :
 - (A) Nanawati's Case
 - (B) Manura's Case
 - (C) Bacchansingh's Case
 - (D) Radheshyam's Case

- 43. Making a sound or gesture to insult the modesty of woman is covered under :
 - (A) Section 509 of IPC
 - (B) Section 354 of IPC
 - (C) Section 361 of IPC
 - (D) Section 357 of IPC
- 44. Under the Indian Penal Code sexual intercourse by a man with his own wife :
 - (A) can not amount to rape as marital rape is not recognised in India.
 - (B) can amount to rape if wife is below the age of 15 years.
 - (C) will amount to rape if her consent is not duly taken.
 - (D) will amount to rape if wife is below the age of 18 years.

- StudentBounty.com 45. Dowry related offences are covered under provision of the IPC.
 - (A) Section 498
 - (B) Section 497
 - (C) Section 498A
 - (D) Section 498 and 497 read together
- 46. Definition of industry includes any calling of employers and service, employment, handicraft or :
 - (A) any industrial job or engagement.
 - (B) industrial occupation or avocation of workmen.
 - (C) avocation of workmen in all plants and services units.
 - (D) all activities admissible at the instance of the works committee.



- 47. The matter relating to employment and non-employment are included in the definition of :
 - (A) Industry
 - (B) Industrial Disputes
 - (C) Lay off
 - (D) Strikes and Lockouts

48. Under the Industrial Disputes Act, a dispute is *not* an industrial dispute if it is between :

- (A) employer and employer
- (B) employees and employees
- (C) employers and workmen
- (D) workmen and workmen

- 49. Every workman can be laid off provided :
 - (A) Tsunami occures
 - (B) Govt. declares holiday
 - (C) The workman reaches the workplace late by 2 hours
 - (D) Lockout is declared in response to illegal strike
- 50. Rights and immunities under the Trade Unions Act, 1926 are conferred upon Trade Unions.
 - (A) Registered
 - (B) Registered and Recognised
 - (C) Neither Registered nor Recognised
 - $(D) \ Recognised$



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