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UPPSC Assistant Prosecution Officer

**Previous Year Paper
(APO) 2015 law paper 1**



APO Exam 2015

Paper-I LAW-I Exam date: 18.10.15

Sl. No.	Ques	ot1	ot2	ot3	ot4	Key
1	"A" Does one thing with the intention of causing wrongful gain to himself and wrongful loss to 'B'. Under which Section of The Indian Penal Code 1860, he is said to do that thing-"Dishonesty"	Section 21	Section 22	Section 23	Section 24	
2	A' and 'B' are joint jailors and as such they have the charge of 'C' a prisoner, alternatively for six hours at a time. 'A' and 'B' intending to cause death of 'C' knowingly co-operate in causing that effect by illegally omitting, each during the time of his attendance to furnish 'C' with food supplied to them for that purpose. 'E' dies of hunger. As per which section of the Indian Penal Code 1860, both 'A' and 'B' are guilty of the murder of 'C'	Section 35	Section 36	Section 37	Section 38	
3	As per which section of the Indian Penal Code 1860, nothing is said to be done or believed in 'Good Faith' which is done or believed without due care and attention.	Section 49	Section 50	Section 51	Section 52	
4	As per Which Section of Indian Penal Code 1860, imprisonment, as one of the punishment to which offenders are liable under the provisions of this code are of two descriptions, namely : (1) Rigorous, that is, with hard labour, and (2) Simple?	Section 53	Section 54	Section 55	Section 56	
5	As per which section of the Indian Penal Code 1860, the term for which the court directs the offender to be imprisoned in default of payment of a fine shall not exceed one-fourth of the term of imprisonment which is the maximum fixed for the offence, if the offence be punishable with imprisonment as well as fine?	Section 64	Section 65	Section 66	Section 67	
6	"A" Sees 'B' Commit what appears to 'A' to be a murder. 'A' in the exercise to the best of his judgement exerted in good faith, of the power which the law gives to all persons of apprehending murders in the act, seizes 'B', in order to bring 'B' before the appropriate authorities. As per which section of the Indian Penal Code 1860, 'A' has committed no offence, though it may turn out that 'B' was acting in self defence?	Section 77	Section 78	Section 79	Section 80	

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7	In a great fire, the fire was spreading from one house to the other house. In such situation, with a view to prevent the conflagration from spreading, 'A' pulls down some houses he does this with the intention in good faith of saving human life and property. here if it is found that the harm to be prevented was of such a nature and so imminent as to excuse 'A's' act, as per which section of the Indian Penal Code 1860, 'A' is not guilty of the offence?	Section 80	Section 81	Section 90	Section 91
8	As per which section of the Indian Penal Code 1860, the right of private defence of body may extend to voluntarily causing death?	Section 100	Section 101	Section 102	Section 103
9	"A" Instigates 'B' to murder 'C'. 'B' in pursuance of the instigation stabs "c". "c" recover from the wound, In this case -	"A" is guilty of instigating "B" to commit murder	"A" is guilty of instigating 'B' to commit attempt to commit murder	"A" is guilty of instigating "B" to cause grievous hurt	"A" is not guilty of any offence
10	"A" instigating "B" to give false evidence. "B" in consequence of the instigation commits that offence. As per which section of the Indian Penal Code 1860, "A" is guilty of abetting that offence and is liable to the same punishment as "B"	Section 108	Section 109	Section 110	Section 111
11	Under Which section of the Indian Penal Code 1860, it is provided that who ever is a party to criminal conspiracy to commit an offence punishable with death, imprisonment for life or rigorous imprisonment for a term of two years or upwards, shall where no express provision is made in this code for the punishment of such a conspiracy, be punished in the same manner as if he had abetted such offence?	Section 119	Section 120	Section 120A	Section 120B
12	Under Which Section of the Indian Penal Code 1860, the punishment for an offence captioned as 'Sedition' is provided?	Section 123	Section 124	Section 124A	Section 125

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13	A is a public servant and in that capacity he had the custody of a state prisoner. He voluntarily allows such prisoner to escape from the place in which that prisoner was combined. Under which section of the Indian Penal Code 1860, he is liable to Punishment?	Section 128	Section 129	Section 130	Section 225A
14	"A" not being a soldier in the military of the government of Indian, wears a Garb used by such a soldier, with the intention that it may be believed the he is such a soldier. Under which section of the Indian Penal Code 1860, he shall be liable to punishment?	Section 140	Section 139	Section 138	Section 137
15	In a case it was found that out of nine rioters, only three of them had carried deadly weapons and other were not armed with any deadly weapons. Under which section of the Indian Penal Code 1860, these three rioters are liable to punishment?	Section 145	Section 146	Section 147	Section 148
16	An offence is committed by a member of an unlawful assembly in prosecution of the common object of that assembly. As per which section of Indian Penal Code 1860, Every person who, at the time of the committing of that offence, is a member of the same assembly, is guilty of that offence?	Section 152	Section 151	Section 150	Section 149
17	"A" harbours some persons in a house which is in his occupation, knowing that such persons have been hired to become members of an unlawful assembly. Under which Section of the Indian Penal Code 1860, "A" should be punished?	Section 157	Section 158	Section 159	Section 160
18	"A" being legally bound to appear before a District Judge, as a witness in obedience to a Summon issued by that District Judge, Intestinally omits in appear. Under which Section of the Indian Penal Code 1860, he shall be liable to punishment?	Section 173	Section 174	Section 174-A	Section 175

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19	"A" being legally bound to furnish information on a subject to the public servant as such furnishes, as true, information on the subject which he knows to be fake. Under which Section of the Indian Penal Code 1860, he shall be punished?	Section 177	Section 178	Section 179	Section 181
20	"A" voluntarily obstructs a public servant in the discharge of his public function. Under which section of the Indian Penal Code 1860, he shall be punished?	Section 184	Section 185	Section 186	Section 187
21	"A" Intestinally gives false evidence in a stage of a judicial proceeding. Under which section of the Indian Penal Code 1860, he shall be punished?	Section 192	Section 193	Section 194	Section 195
22	"A" Knowing that "B" has murdered "C" assist "B" to hide the dead body of "C" with the intention of saving "B" from punishment. Under Which section of Indian Penal Code 1860, "A" shall be punished?	Section 201	Section 202	Section 203	Section 204
23	"A" with the intention to cause injury to "B" institutes a criminal proceeding on a false charge on an offence punishable with imprisonment for seven years. Under Which Section of the Indian Penal Code 1860, he shall be Punishable?	Section 209	Section 210	Section 211	Section 212
24	"A" Having been charged with an offence and release on bail, fails without sufficient cause, to appear in court in accordance with the terms of the bail. Under which section of the Indian Penal Code 1860, he shall be liable to punishment for his failure to appear in the court in such manner?	Section 227	Section 228	Section 229	Section 229-A
25	A person counterfoils a stamp issued by the government for the purpose of revenue. Under which section of Indian Penal Code 1860, he shall be punished?	Section 254	Section 255	Section 256	Section 257
26	A person sings a ballad in a passenger train causing annoyance to the passengers, what offence has he committed ?	Singing obscene songs	public nuisance	mischievous	outraged the modesty of females
27	An Exorcist beaten to death a girl for exorcising her of evil spirit, He is guilty of :-	Murder	culpable homicide not amounting to murder	causing grievous hurt	Attempt to murder

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28	A has put a loaded pistol on the temple of B and asked him to walk backward without seeing behind him. When B walked backward and felt down from a steep fall of the hill and died. A has committed the offence of :-	murder	Attempt to murder	culpable homicide	grievous hurt
29	A newly married couple was going for sight seeing. They were accosted by a goonda who uttered some lewd remarks on the wife. Her annoyed husband slapped him. He got enraged and killed the husband by stabbing. He is guilty of :-	Murder	culpable homicide	Attempt to murder	No offence
30	X, intending to murder Y, mixes poison in his milk and delivered it to Y to drink but Y gave the milk to his pet dog which died. Has X committed any crime?	No offence	Murder	culpable homicide	Attempt to murder
31	What is the legal position of section 309 of The Indian Penal Code, 1860?	Repealed	Not repealed	Invalid	Unconstitutional
32	A has scolded B for smoking. B got annoyed and put a blow on the face of A dislocating his one tooth. Has B committed any offence?	No offence	Tritling Act	Simple hurt	grievous hurt
33	A has a right of way through a narrow lane, to his house. B tied his ferocious dog to a lamp post to obstruct A to go in his house. Has B committed any offence?	wrongful restraint	wrongful confinement	public nuisance	mischief
34	With a view to preventing his wife to go out, her husband bolted her room-door from outside. What offence has he committed?	wrongful restraint	wrongful confinement	mischief	no offence
35	A was riding a horse. B with an intention to frighten him lashes his horse and he was thrown away by the horse. Has B committed any offence?	Force	Criminal force	trifling Act	no offence
36	While frowning, A has hurled his stick upon B to beat him. What offence has A committed?	No offence	Force	Criminal force	Assault
37	The Offence of "VOYEURISM" is contained in the Indian Penal Code, 1860 in section :-	Section 354 A	Section 354 B	Section 354 C	Section 354 D

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38	The divorced parents of a 3 year old child are living apart. The mother of the child, a teacher, leaves the child in the care of her mother, when she goes to school. In the absence of the wife and without the knowledge of his mother-in-law, her husband takes away the child with him. What is his criminal liability?	Abduction	Kidnapping	Criminal force	mischief
39	What is the legal status of section 377 of The Indian Penal Code, 1860?	Unconstitutional	Invalid	valid	Void
40	A has given his watch for repair to a watch maker. one day, in the absence of the watch maker, he has lifted his watch dishonestly, without making him payment of his repair charges. What offence has he committed?	Theft	Extortion	Criminal breach of trust	No offence
41	A threatens to publish a defamatory statement against B unless she delivers him Rs. 50,000, but she did not pay. Has A committed any offence?	Extortion	Robbery	Criminal Intimidation	No offence
42	In a narrow and lonely lane, A has put a knife on the neck of B and threatened him to deliver his purse. B delivered the purse. What offence has A Committed?	Theft	Extortion	Robbery	Criminal Intimidation
43	The minimum number of offenders in the offence of dacoity is :-	3	5	7	9
44	A, with an intention to cause loss to the Insurance company, put his car on fire. What offence has he committed?	Mischief	Criminal breach of trust	Criminal Intimidation	No offence
45	A group of transgender enter in the house of 'A' and have demanded money to which he refused and asked them to get out. They did not leave the house. Have they committed any offence?	Nuisance	Criminal trespass	No offence	mischief
46	On his marriage a groom was gifted a car but on breakage of marriage, he was asked to return it to which he refused. What is his offence?	Criminal breach of trust	Criminal misappropriation	cruelty to his wife	No offence
47	A newly married woman delivered her jewellery to her husband for putting into a Bank Locker. He pledged them else-where as security for a loan. What offence has he committed?	forgery	Cheating	Criminal breach of trust	criminal misappropriation

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48	Out of professional competition, A gives a false statement that the food articles of Z co. contain some harmful content. Has he committed any offence?	Defamation	Mischief	Nuisance	No offence
49	To annoy a group of females, a person used filthy language. What offence has he committed?	Nuisance	Criminal Intimidation	Mischief	Insult the modesty of females.
50	Two persons break open a donation box of a temple but found no money in it. Have they committed any offence?	Attempt of theft	Theft	Extortion	Robbery
51	As per the definition of "Victim" provided under Section 2(W A) of the Code of Criminal Procedure 1973, "Victim" means a person who has suffered any loss or injury caused by reason of the act or omission for which the accused person has been charged and the expression "Victim" includes -	Only his or her Guardian	Only his or her legal heir	His or her guardian or Legal heir	His or her guardian, legal heir or close relatives.
52	As per section 27(7) of the Criminal Procedure Code 1973, a person shall be eligible to be appointed as a public prosecutor or an additional public prosecutor under sub section (1) or sub section (2) or Sub Section (3) or Sub Section (6) of that section, only if he has been in practice as an Advocate for not less than :-	Ten Years	Seven Year	Five Years	Three Years
53	A declaration of forfeiture of a book has been made under section of the Criminal Procedure Code 1973. The publisher of that book, having interest in that book can apply to which court to set aside such declaration on the ground that the book in respect of which the declaration is made did not contain any such matter as is referred to in sub section (1) of the section 95?	The magistrate who issued the such warrant.	Chief Judicial magistrate/ chief Metropolitan Magistrate.	court of Sessions	High Court
54	A Police Officer making investigation under chapter XII of the Criminal Procedure Code 1973, under section 160 of the Code can not require the attendance of a male at a place other than the place of his residence who is :-	Under the age of 15 years	Under the age of 16 years	Under the age of 18 years	Under the age of 20 Years

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55	In a matter it is proved that an accused has absconded and that there is no immediate prospects of arresting him. As per Which section of the criminal Procedure Code 1973, the Court competent to try such person for the offence complained of may in his absence, examine the witness (if any) produced on behalf of the prosecution?	Section 299	Section 298	Section 297	Section 296
56	As Per which section of the Criminal Procedure Code 1973, the Court is dealing with application for maintenance of allowance under section 125 of the Code, shall have the power to Make such Order as to the Court as may be just?	Section 125	Section 126	Section 127	Section 128
57	In a case instituted on a police report, the accused is brought before the magistrate. if it appears to the magistrate that the offence is triable exclusively by the Court of Sessions, under which section of the Criminal Procedure Code, 1973 he shall commit that case to the Court of Sessions?	Section 208	Section 209	Section 211	Section 212
58	"A" is charged with cheating "B" and the manner in which he cheated "B" is set out incorrectly. "A" defends himself calls witnesses and gives his own account of the transaction. As per which section of the code of Criminal Procedure 1973, the Court may infer from this that the omission to set out the manner of the cheating is not material?	Section 213	Section 214	Section 215	Section 216
59	If the Accused pleads guilty, under which section of the Criminal Procedure Code, 1973 the session Judge shall record the Plea and may in his discussion, commit him there on?	Section 228	Section 229	Section 230	Section 231
60	In the course of the trial of a summon case relating to an offence punishable with imprisonment for a term exceeding six months, it appears to the magistrate that in the interest of justice, the offence should be tried in accordance with the procedure for a trial of warrant case. as per which section of the Code of Criminal Procedure 1973, such magistrate may proceed to re-hear the case in the manner provided by this code for the trial of warrants cases and may recall any witness who may have been examined?	Section 259	Section 258	Section 257	Section 256

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61	As per Section 309 of the Code of Criminal Procedure code 1973, a trial related to an offence under Section 376, 376A, 376B, 376C or 376D of the Indian Penal Code, 1860, should as far as possible, be completed within a period of how many months from the date of filing the charge sheet?	Six Months	Four Months	Three Months	Two Months
62	Under Which Section of the Code of Criminal Procedure Code 1973, a person accused of any offence may fill application for plea bargaining in the Court in which such offence is pending for trial?	Section 265A	Section 265B	Section 265C	Section 265B
63	As per which section of the Code of Criminal Procedure 1973, the compensation payable by the State Government under section 357A of this code, shall be in addition to the payment of fine to the victim under section 326A or Section 376D of the Indian Penal Code 1860?	Section 357A (5)	Section 357A (6)	Section 357 B	Section 357 C
64	under which section of the code of Criminal procedure 1973, a person committed anon a trial held be a sessions Judge or an Additional Session Judge or on a trial held by any other Court in which a sentence of imprisonment for more than seven years has been passed against him, may appeal to the High Court?	Section 374	Section 375	Section 376	Section 377
65	As per which section of The Code of Criminal Procedure Code 1973, an additional sessions Judge shall have and may exercise all the powers of a sessions judge under chapter XXX of the Code in respect of any case which may be transferred to them by or under any general or special order of the sessions Judge.	Section 399	Section 400	Section 401	Section 402
66	As per which section of Code of Criminal Procedure 1973, in the case of a continuing offence, a fresh period of limitation shall begin to run at every moment of the time during which the offence continue?	section 469	section 470	section 471	section 472
67	As per which section of the Code of Criminal Procedure 1973 on assistant session judge may pass any sentence authorised by law except a sentence of death or of imprisonment for life or of imprisonment for a term exceeding ten years?	section 27	Section 28	section 29	section 30

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68	As per Which section of the code of Criminal Procedure 1973, when a warrant is directed to a person other than a police officer, any other person may aid in the person to whom the warrant is directed be near at hand and acting in the execution of the warrant?	Section 37	Section 38	Section 39	Section 40
69	Under which section of the Code of Criminal Procedure 1973, procedure relation to examination of person accused of rape by registered medical practitioner is provided?	Section 53 A	Section 54 A	Section 55 A	Section 60 A
70	A person who was summoned could not, by the exercise of diligence be found. As per which section of the Code of criminal Procedure 1973, the summon may be served by leaving one of the duplicates for him, with some adult male member of his family residing, with him?	Section 66	Section 65	Section 64	Section 63
71	Under which Section of the Code of Criminal Procedure 1973, a Chief Judicial Magistrate may offer taking cognizance of an offence, make over the case for trial to any competent magistrate subordinate to him?	Section 190	Section 191	Section 192	Section 193
72	As per which section of the Code of Criminal Procedure 1973, an offence of kidnapping of a person may be tried by a Court within whose legal jurisdiction the person was kidnapped or was connived or concealed or detained?	Section 181 (2)	Section 181 (3)	Section 181 (4)	Section 181 (5)
73	Under which section of the Code of Criminal Procedure 1973, a High Court or a Court of sessions may direct that any condition imposed by a magistrate when releasing any person on bail be set aside or modified?	Section 438	Section 439	Section 440	Section 441
74	As per section 262 (2) of the Code of Criminal Procedure 1973, the term of sentence of imprisonment should not exceed in case of any conviction in a summary trial -	Three Months	Six Months	One Years	Two Year
75	After considering the police report and documents sent with it, examination of the accused and giving the prosecution and the defence an opportunity of being heard. A magistrate considers that the charge against the accused is ground less. Under which section of the Code of criminal Procedure 1973, he shall discharge the accused?	Section 239	Section 240	Section 241	Section 242

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76	In a complaint case, the complainant will be examined on oath by the :-	Magistrate himself	Court clerk	Assistant Public Prosecutor	Commissioner authorised by the court
77	A charge can't be altered by the court :-	after it is readout to the accused	after evidence of the prosecution is closed	after evidence of defence is closed	can be altered before judgement is pronounced
78	The offences of same kind committed within one year can be charged together if they do not exceed :-	two	three	four	five
79	who conducts a trial before the court of sessions :-	Government advocate	Assistant Public Prosecutor	Public Prosecutor	Advocate of Victim
80	The remedy of "Plea Bargaining" is available in offences punishable with :-	Imprisonment for Life	Imprisonment for 14 Years	Imprisonment for 10 Years	Imprisonment upto 7 Years
81	Pardon to an accomplice can't be tendered by :-	District magistrate	Chief Judicial Magistrate	Metropolitan Magistrate	Magistrate of the I class
82	A reference is made to :-	court of session	Court of Chief Judicial Magistrate	Court of District Magistrate	High Court
83	A person has been sentenced to life imprisonment for committing murder. The state government can't release that person from prison unless he had served at least :-	20 Year of Imprisonment	18 Year of Imprisonment	16 Year of Imprisonment	14 Year of Imprisonment
84	The word "evidence" does not include :-	Oral evidence	Electronic Evidence	circumstantial Evidence	Mere arguments
85	The word "FACT" does not include :-	that a man apprehended a danger	that a man heard the gun shot	that a man saw another man running	that the deceased revealed the name of the assailant.
86	A has killed B by beating. The following facts are not relevant :-	his motive to kill B	his intention to kill B	his relationship with B	the blows he inflicted upon B
87	The accused made confession before the following persons is not admissible under section 25 of the Indian Evidence Act, 1872 :-	The Home Minister	The wife of the Director General of Police	sarpanch of the Village	The superintendent of Police
88	The court can accept the inculpatory part of confession and, piecing the same with the other evidence, convict the accused. This was held by The Supreme Court in the case of :-	Pakala Narain swamy Vs. Emperor	Palvinder kaur Vs. State of Punjab	Nishikant Jha Vs. state of Bihar	Bhagwan Singh Vs. state of Haryana

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89	Confession become irrelevant if it is made :-	Under a promise of secrecy	in consequence of a deception practised on the accused	where the accused was drunk	where it was made before a police officer
90	The following are not experts within the meaning of section 45 of the Indian Evidence Act, 1872 :-	Doctor	Tracker dog	Goldsmith	Midwife
91	Oral Evidence of the following persons is not relevant :-	A person who has seen a fact	A person who has heard a fact	A person who has perceived a fact	A person who was told about a fact
92	The Following documents can not be treated as Primary evidence :-	Photo copy of a document	counter file of a Bank Challan against the depositor	copy of newspaper	print by lithography
93	Public documents includes :-	Contract	Lease deed	Mortgage deed	Decree of divorce
94	A document produced from proper custody, may be presumed to be genuine if it was executed :-	10 Years ago	20 Years ago	30 Years ago	40 Years ago
95	Oral evidence is not admissible in the case of :-	Transfer of immovable property	Fraud	intimidation	Mistake of fact
96	As regards the legitimacy of a child, 'science prevailed over Law' in which case :-	Baldev Raj Miglani Vs. Urmila Kumari	Nandlal Vasudev Vs. Lata Nandlal	Laxmi Nayak Vs. Govt. of India	Syed Mohd. Ghouse Vs. Noor Unnissa Begum
97	The protection of privileged communication is not available to :-	An advocate	An advocate's clerk	A doctor	A wife against her husband in divorce proceedings
98	Who can get a witness declared as "Hostile" ?	The party calling him for evidence	the Advocate of the opposite party	any other person desirous of bringing truth from him	the presiding officer of the court
99	The credit of a witness can't be impeached :-	by the evidence of persons who believe him to be unworthy fo credit	by proof of his acceptance of bribe or inducement	by proof of his former statement which is inconsistent to his evidence to be contradicted	in case of rape that the prosecutrix is of immoral character.

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100	Improper admission or rejection of evidence, by itself, may be ground for :-	reversal of the judgement	new trial of the case	re-opening of the trial	no new trial unless there is no failure of justice.
101	Under which section of the Indian Narcotic Drug and Psychotropic Substances Act 1985, punishment for consumption of any narcotic drug or psychotropic substance is provided?	Section 29	Section 28	Section 27	Section 26
102	As per which section of Indian Narcotic Drug and Psychotropic Substances Act 1985, in any proceeding under chapter V-A of the Act about forfeiture or illegally acquired property, the burden of proving that any property specified in the notice served under section 68H of the Act, is not illegally acquired property, shall be on the person affected ?	Section 68 I	Section 68 J	Section 68 K	Section 68 L
103	Under Which section of the Indian Narcotic Drug and Psychotropic Substances Act 1985, condition under which search of person shall be conducted are provided?	Section 50	Section 49	Section 48	section 47
104	As per which section of Indian Narcotic Drug and Psychotropic Substances Act 1985, no person shall knowingly acquire any property which was derived from an offence committed under this Act ?	Section 8	Section 8 A	Section 9	Section 10
105	Under which section of Indian Narcotic Drug and Psychotropic Substances Act 1985, protection for action taken in good faith is provided?	Section 72	Section 71	Section 70	Section 69
106	"A" who is not a member of a scheduled castes or scheduled tribes, forcibly removes cloths from the person of "B" who is a member of a scheduled caste. Under which section of The scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act 1989, "A" has committed an offence of atrocity?	Section 3 (1) (i)	Section 3 (1) (ii)	Section 3 (1) (iii)	Section 3 (1) (iv)
107	As per which section of The scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act 1989, in this act unless the context otherwise requires, "Code" means the code of criminal procedure, 1973?	Section 2 (b)	Section 2 (c)	Section 2 (d)	Section 2 (e)

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108	As per section 15 of The scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act 1989, the state government shall specified a Public prosecutor or an advocate who has been in practice as an advocate for not less than how many years, as a special Public Prosecutor for the purpose of conducting cases in each special court. ?	10 Years	7 Years	5 Years	3 Years
109	Under which section of The scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act 1989, provision for taking measurements and photographs etc of persons against whom order under section 10 is made, is provided?	Section 10 (3)	Section 11	Section 12	Section 13
110	As per which section of The scheduled Castes and Scheduled Tribes (Prevention of Atrocities) Act 1989, nothing in section 438 of the Code of Criminal Procedure 1973, shall apply in relation to any case involving arrest of any person on an accusation of having committed an offence under that Act?	Section 16	Section 17(1)	Section 17(2)	Section 18
111	"A" accompanies his master "B" for renewal of a license of a pistol owned by "B". At that time "A" carries the pistol with him though he does not have a license to possess any fire arms. Has "A" committed any offence under the Arms Act, 1959?	Yes, Under Section 24	Yes, Under Section 25	Yes, Under Section 27	No, as per Section 3
112	In any person uses any prohibited arms or prohibited ammunitions or does any act in contravention of Section 7 of the Arms Act ,1959 and such use or act results in death of any other person, under which section of the Arms Act, 1959 shall be punishable with death?	Section 27 (1)	Section 27 (2)	Section 27 (3)	Section 28
113	Under which Section of The Arms Act 1959, it is provided that every offence under this act shall be cognizable within the meaning of the Code of Criminal Procedure 1973?	Section 39	Section 38	Section 37	Section 36
114	As per section 2 of The Arms Act 1959, which of the statement is not true?	"Fire arms" also include grenades.	"Fire Arms" also include riot pistols.	"Fir Arms" also include parts of, and machinery for manufacturing fire arms.	"Ammunition" also Include Bombs

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115	When any excisable article is in possession of a person's wife on account of that person, under which section of the Rajasthan Excise Act 1950, it shall, for the purpose of this Act, be deemed to be in the possession of that person?	Section 4	Section 5	Section 6	Section 7
116	As per which section of the Rajasthan Excise Act 1950, no license vendor shall sell any liquor or intoxicating drug to any person who is apparently under the age of 18 years?	Section 22	Section 21	Section 20	Section 19
117	Under Which section of The Rajasthan Excise Act 1950, power of Excise commissioner or Magistrate to issue warrant for search or arrest is provided?	Section 43	Section 44	Section 45	Section 46
118	Under Which Section of The Rajasthan Excise Act 1950, penalty for adulteration resulting in death is provided?	Section 54 A	Section 54 B	Section 54 C	Section 55
119	Under the Rajasthan Excise Act, 1950 the word 'Transport' means to move from one place to another within :-	the Territory of India	the State of Rajasthan	the district of manufacture of wine	the district of consumption of wine
120	Under which section of The Essential Commodities Act 1955, penalties for contravention of an order made under section 3 of this Act are provided?	section 7	section 3A	section 8	section 9
121	Under which section of The Essential Commodities Act 1955, a person who, when required by an order made under section 3 of this act, to make any statement, makes a false statement and which he knows that it is false in any material particular, shall be punished?	Section 7	Section 8	Section 9	Section 10
122	As per which section of The Essential commodities Act 1955, not with standing any thing contained in the Code of Criminal Procedure 1973, every offence punishable under this act shall be cognizable and non bailable ?	section 10	section 10-A	section 10-B	section 10-C
123	As per The Pre Conception and Per natal Diagnostic Technique (Prohibition of Sex Selection) Act 1994, "Embryo" means a developing human organism after fertilization till the end of how many weeks or days?	Ten week or Seventy Days	Eight Weeks or Fifty six Days	Six weeks or Forty two days	Four Weeks or twenty eight days
124	Under which section of The Pre Conception and Per natal Diagnostic Technique (Prohibition of Sex Selection) Act 1994, the determination of sex is prohibited?	Section 3	Section 4	Section 5	Section 6

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125	As per which section of The Pre Conception and Per natal Diagnostic Technique (Prohibition of Sex Selection) Act 1994, every offence under this Act shall be cognizable, non bailable and non compoundable?	Section 28	Section 27	Section 26	Section 25
126	Under the Essential Commodities Act, 1955 the word 'Essential commodity', does not include :-	Fertilizer	Oilseeds	Raw-jute	Water
127	The Power to control production, supply and distribution of essential commodities vests in the :-	Central Government	State Government	Zila Parishads	Panchayat Samities
128	Under the Essential Commodities Act, 1955 where an essential commodity is seized under section 3 of the Act, a report there of shall be made to the :-	District supply Officer	District collector	Divisional Commissioner	State Government
129	All offence under the Essential Commodities Act, 1955 shall be tried by the :-	Court of session	Judicial Magistrate First Class specially empowered.	Judicial Magistrate II class	District Magistrate
130	Under the Pre Conception & Pre-natal Diagnostic Techniques (Prohibition of Sex Selection) Act, 1994 the word 'Gynaecologist' means :-	A.N.M. (Auxiliary Nursing Midwife)	An experienced lady in delivery of females.	Any lady doctor	A person who passes Post Graduate Qualification in gynaecology and obstetrics.
131	For conducting Sex-linked genetic diseases on a pregnant woman, her age should be above :-	35 Years	40 Years	45 Years	48 Years
132	The Central Supervisory Board under the (PC & PDT) Act, 1994 shall be constituted by :-	The President of India	The Speaker of Lok sabha	The chairman, council of states	The central Government
133	The Chairman of the State supervisory Board under (PC & PDT) Act, 1994 shall be :-	The chief Minister	The Minister of Health & Family welfare	The Health Secretary	The Director, Department of Health
134	The Court competent to try offences punishable under the Pre-conception & Pre-natal Diagnostic Techniques (Prohibition of Sex selection) Act, 1994 is :-	Court of sessions	Chief Judicial Magistrate	Judicial Magistrate I class	Special sessions court
135	Under the Protection of Children from Sexual offences Act, 2012 the word 'Child' means a person below the age of :-	14 Years	16 Years	18 Years	21 Years
136	A drunker man, intentionally, stripped off his clothes in front of girls. What offence has he committed ?	Sexual harassment	Mischief	public nuisance	Criminal Intimidation

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137	The wife of a school teacher, intentionally, leaves her house to facilitate her husband to commit rape of a girl student present there. What is her criminal liability?	No liability	she is guilty of abetment under section 16 of the POCSO Act, 2012.	she has committed no offence as the girl did not agree.	she has played a deception with the girl.
138	A girl reported to the SHO of a Police Station that she has been sexually abused but he did not record her report. Has he committed any offence?	No offence as a minor can not lodge a Report.	No offence as she must be accompanied by her parents.	No offence as he suspected her version.	He is guilty for not recording her report.
139	The statement of a child, who is sexually assaulted, is to be recorded by an officer not below the rank of :-	Assistant Sub Inspector of Police	Sub inspector of Police	Inspector of Police	Circle officer
140	Offences under The Protection of Children from Sexual Offence Act, 2012 shall be tried by :-	Court of Judicial Magistrate I class	Court of Chief Judicial Magistrate	District Magistrate	Special Court
141	The word 'DOWRY' under The Dowry Prohibition Act, 1961 includes :-	Dower paid by Muslim husband to his wife.	Promise of marriage of bride's sister with bride-groom is brother.	Presents given on the birth of a grand-son by his maternal grand parents.	cash given by the Bride-groom to the father of a dalit daughter for marrying her with him.
142	An Industrialist has given an advertisement that anyone marrying his blind daughter will be given half of his property. Has he committed any offence?	No Offence	It is simply an invitation to offer.	It is his compulsion.	He has committed an offence under Section 4-A of the Dowry Prohibition Act, 1961.
143	Under Rajasthan Public Examination (Prevention of Unfair Means) Act, 1992, the word "Public Examination" includes the examinations conducted by :-	The Army	The Police	The coaching Centre	The Rajasthan University of Health Sciences
144	A student was going to appear in a university Examination. By chance, he found a question paper lying on the road. He read it and consulted his book. Afterwards, the same question paper was delivered to him in the examination. Has he committed any offence?	No offence	cheating	unlawful gain	mischief
145	The offences under the Indecent Representation of women (Prohibition) Act, 1986 are :-	Not cognizable	not bailable	neither bailable nor cognizable	both cognizable and bailable

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146	Under the Food safety and Standards Act, 2006 the word "Food" does not include :-	Packaged drinking water	Alcoholic drink	Chewing gum	Medicinal products	
147	The Food Safety and Standard Authority of Indian has been established by :-	Government of India	Niti Aayog	Food Commissioner	National development Council	
148	The Presiding officer of the Food Safety and Appellate Tribunal shall not be appointed, unless he is or has been a :-	Supreme Court Judge	High Court Judge	District Judge	District Collector	
149	Under Rajasthan Bovine Animal Act, 1995 a "heifer" becomes a cow when it completes the age of :-	3 Years	4 Years	5 Years	6 Years	
150	What is the liability of the transporter of bovine animals to be carried for slaughter ?	No liability	He will be liable as abettor	He will be liable for causing cruelty to animals.	He will be liable for hurting sentiments.	

