### CONSORTIUM OF NATIONAL LAW UNIVERSITIES

## LLM. - COMMON LAW ADMISSION TEST, 2019

## PART-A

1.		ich one of the following is not formally er Article 368?	consi	dered as an amendment to the Constitution
	(A)	Creation of new states	(B)	Change in the Preamble
	(C)	Change in the Part IV A	(D)	Change in Part XII
2.	Who	presides over the joint sitting of the tw	το Ηοι	uses of Parliament?
	(A)	Speaker	(B)	President
	(C)	Vice President	(D)	Nominee of the Chief Justice of India.
3.	Whi	ch of the following category of judges is	not n	nentioned in the Constitution?
	(A)	Acting Judge.	(B)	Additional Judge
	(C)	$Adhoc\ \mathrm{Judge}$	(D)	Puisne Judge
4.	The	right to vote in elections in India is a:		
	(A)	Fundamental right	(B)	Constitutional right
	(C)	Statutory right	(D)	Customary right
5.	The	fundamental right to form co-operative	socie	ties is provided under:
	(A)	Article 19 (1) (C)	(B)	Article 21
	(C)	Article 14	(D)	Article 51 A (j)
6.	The	Ordinance making power of the Preside	ent ur	nder the Indian Constitution is:
	(A)	An Executive power	(B)	A legislative power
	(C)	Quasi-legislative power	(D)	Quasi executive power
7.	The	concurrent power to impose tax has been	en pro	vided under:
	(A)	Article 246	(B)	List III of Schedule VII
	(C)	Article 307	(D)	Article 246 A
8.	The	Goods and Services Tax Council is set	up un	der:
	(A)	Article 263	(B)	Article 269-A
	(C)	Article 279-A	(D)	Article 281
9.	Who	o was the Constitutional Advisor to the	Const	ituent Assembly?
	(A)	B N Rau	(B)	B R Ambedkar
	(C)	Rajendra Prasad	(D)	K M Munshi

10.	Which one of the following is the correct statement in relation to the Collegium?								
	(A)	Appointment and transfer of judges in	the h	igher judiciary					
	(B)	Appointment and transfer of judges in	the j	udiciary					
	(C)	Appointment, transfer and removal of judges in the judiciary							
	(D)	Appointment, transfer, recusal and re	moval	of judges in the judiciary					
11.	The	Vice – President of India can be remove	ed fror	n office by:					
	(A)	Impeachment.							
	(B)	Resolution passed by both Houses of H	Parliar	ment.					
	(C)	Resolution passed by the Council of St	ates a	and agreed to by the House of the People.					
	(D)	Resolution by both Houses and Order	signe	d by the President of India.					
12.		President decides on disqualification on advice of:	of Mer	nbers of Parliament under Article 103 only					
	(A)	Council of Ministers							
	(B)	Constitution Bench of the Supreme Co	ourt of	India					
	(C)	Election Commission							
	(D)	Chief Justice of India.							
13.	The recent amendment to the Constitution of India paving way for 10% reservation for Economically Weaker sections was done by amending:								
	(A)	Article 14	(B)	Articles 15 and 16					
	(C)	Article 15	(D)	Article 338					
14.	How	many amendments have been made to	the I	ndian Constitution so far?					
	(A)	102	(B)	121					
	(C)	103	(D)	126					
15.	The	National Commission for Backward Cla	asses 1	was created by:					
	(A)	The Constitution (One Hundred and H	irst A	mendment) Act, 2016					
	(B)	The Constitution (One Hundred and S	econd	Amendment) Act, 2018					
	(C)	The Constitution (One Hundred and T	hird A	Amendment) Act, 2019					
	(D)	The Constitution (One Hundredth Am	endm	ent) Act, 2015					
16.	Whi	ch among the following States has no L	egisla	tive Council?					
	(A)	Andhra Pradesh	(B)	Telangana					
	(C)	Bihar	(D)	Madhya Pradesh					
PG :	2019		4	Α					

17.		Passive euthanasia under certain circumstance is permissible was upheld in the case of:  (A) Aruna Ramachandra Shanbaug v. Union of India								
	(B)	Gian Kaur v. State of Punjab								
	(C)	State of Maharashtra v. Maruty Sri	paty D	ubal						
	(D)	P. Rathinam v. Union of India								
18.	Cor	Compensatory jurisprudence was invoked by the Supreme Court in:								
	(A)	) Keshavanada Bharathi v. State of Kerala								
	(B)	Rudal Shah v. State of Bihar								
	(C)	Indira Nehru Gandhi v. Rajnarain								
	(D)	Kihota Hollohan v. Zachilhu								
19.	Bas	heshar Nath v. Commissioner of Incor	ne Tax	, is often quoted with reference to the:						
	(A)	Doctrine of Eclipse								
	(B)	Doctrine of severability								
	(C)	Doctrine of Waiver of Fundamental Rights								
	(D)	Doctrine of territorial nexus								
20.	Gun	upati v. Nafizul Hasan deals with:								
	(A)	Presidents' election	(B)	Privileges of the legislature						
	(C)	Pardoning power	(D)	Office of profit						
21.		Reservation in promotions with consequential seniority in favour of Scheduled Castes and Scheduled Tribes is facilitated by:								
	(A)	Art. 16 (4A)	(B)	Art. 16(3)						
	(C)	Art. 16 (4B)	(D)	Art. 15 (3)						
22.	Art.	Art. 141 of the Indian Constitution provides:								
	(A)	Law declared by it is not binding on	High (	Courts						
	(B)	B) Law declared by the Supreme Court shall be binding on all courts within the territory of India								
	(C)	Advisory opinion may be given								
	(D)	Appeals from the High Court								
23.	Doc	•	ednesb	ury principles were read by Supreme Court						
	(A)	Art. 12	(B)	Art.14						
	(C)	Art. 23	(D)	Art.22						
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24.	Art.3 exclu judio Supr	even member bench of the Supreme Court unanimously struck down clauses 2(d) of 323 A and Clause 3(d) of Art 323B of the Constitution relating to tribunals which aded the jurisdiction of High Court and Supreme Court. The court held that power of cial review over legislative action is vested in the High Court under Art.226 and in the ceme Court under Art.32. This is an integral part of the basic structure of the titution. Name the case:							
	(A)	L. Chandra Kumar v. Union of India							
	(B)	KihotaHollohon v. Zachilhu							
	(C)	Nagaraj v. State of A.P.							
	(D)	Rajendra Singh Rana v. Swami Prasa	d Maı	ırya					
25.	The	phrase 'complete justice' is used in:							
	(A)	Article 141	(B)	Article 142					
	(C)	Article 144	(D)	Article 145					
26.				ne Court who are to sit to decide any case nterpretation of the Constitution shall be:					
	(A)	Three	(B)	Five					
	(C)	Seven	(D)	Nine					
27.	Whi	Which of the following duties was inserted by way of an amendment in 2002?							
	(A)	To uphold and protect the sovereignty, unity and integrity of India.							
	(B)	) To value and preserve the rich heritage of our composite culture							
	(C)	To safeguard public property and abju	re vic	lence					
	(D)	Who is a parent or guardian to provi	_	portunities for education to his child or, as x and fourteen years.					
28.	The	Parliament of India consists of:							
	(A)	Two Houses of Parliament							
	(B)	President and Two Houses of Parliam	ent						
	(C)	President, Prime Minister and two Ho	uses	of Parliament					
	(D)	President, Vice President and two Hou	uses o	f Parliament.					
29.	State			ke recommendations to the Union and the to how many States the Council can make					
	(A)	Six	(B)	Eight					
	(C)	Eleven	(D)	Thirteen					
30.	How	many High Courts are there in India?							
	(A)	21	(B)	22					
	(C)	23	(D)	24					
PG 2	2019		6	A					

31.	WHA	it is the total strength of the Supreme C	ourt	ıncıu	laing the C	niei	Just	ice of Ind	ia:	
	(A)	27	(B)	29						
	(C)	31	(D)	32						
32.		which case the doctrine of severabi titutional amendments?	lity	was	extended	by	the	Supreme	Court	to
	(A)	A.K. Gopalan v. State of Madras								
	(B)	Golaknath v. State of Punjab								
	(C)	Keshavananda Bharati v. State of Ker	rala							
	(D)	Kihota Hollahan v. Zachilhu								
33.		ong the following judges, against whon se of Parliament?	n the	moti	ion for ren	nova	l we	re initiate	d in eith	er
	(A)	Justice Ramaswamy and Justice Dina	karar	n						
	(B)	Justice Ramaswamy and Justice Soun	nitro i	Sen						
	(C)	Justice Dinakaran and Justice Soumit	tro Se	n						
	(D)									
34.	Recently, the Supreme Court in Ram-Janmabhumi case:									
	(A)	Has ordered mediation by a panel								
	(B) Has declined to decide on the case									
	(C) Has upheld the Allahabad High Court's decision									
	(D)	None of the above								
35.	The	Constitution Day is celebrated on:								
	(A)	26th January	(B)	$15^{\mathrm{t}}$	h August					
	(C)	26th November	(D)	10 <sup>tl</sup>	h Decembe	r				
36.	If the Anglo-Indian Community is adequately represented, the President may nominate not more than members to the Lok Sabha:									
	(A)	Three	(B)	Tw	О					
	(C)	One	(D)	Fou	ır					
37.	In which case the Supreme Court applied the doctrine of Prospective Over-ruling for the first time to resolve a constitutional question?									st
	(A)	A. K. Gopalan v. State of Madras	(B)	Saj	jan Singh	v. St	ate o	of Rajasth	an	
	(C)	Shakari Prasad v. Union of India	(D)	Gol	laknath v.	Stat	e of l	Punjab		
38.		many judges of the Supreme Court Ray as the Chief Justice of India?	were	sup	erseded in	n the	e app	pointment	of Justi	.ce
	(A)	One	(B)	Thi	ree					
	(C)	Two	(D)	No						

PG 2019

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39.	The	Direc	tive l	Princ	ciples o	f State Policy wer	e fran	ned based on the provisions of:	
	(A)	Swi	ss Co	nstit	ution		(B)	Australian Constitution	
	(C)	Iris	n Cor	stitu	ition		(D)	None	
40.	The	Chief	Just	tice o	f India	who passed away	while	e in office was:	
	(A)	Just	ice A	.N. I	Ray		(B)	Justice Sabayasachi Mukharji	
	(C)	Just	ice J	.s. V	erma		(D)	Justice E.S. Venkataramiah	
41.	Ever as	ry pro	mise	and	every	set of promises, f	ormin	ng the consideration for each other is known	
	(A)	Con	sider	atior	n				
	(B)	Agre	eeme	nt					
	(C)	Con	tract						
	(D)	Reci	proc	al Pr	omises				
42.	The	corre	ct sec	quen	ce in th	ne formation of a c	ontra	ct is	
	(A)	Offe	r, acc	cepta	nce, aş	greement, conside	ration	1	
	(B)	Agreement, consideration, offer, acceptance							
	(C)	Offe	r, coi	nside	ration,	acceptance, agree	ement	-,	
	(D)	Offe	r, acc	cepta	ince, co	nsideration, agree	ement	:	
43.	Match List-I with List-II and select the correct answer using the codes given below the lis  List-I List-II								
	(a)	Moh	iri B	ibi C	ase		1.	Remoteness of damage	
	(b)	Saty	/abra	ta G	hose C	ase	2.	Frustration of Contract	
	(c)	Had	lley v	. Bax	kendale		3.	Invitation to treat	
	(d)	Carl	lill v.	Carl	bolic		4.	Minor's contract	
	C	Codes	:						
		(a)	(b)	(c)	(d)				
	(A)	4	2	1	3				
	(B)	2	3	1	4				
	(C)	4	1	2	3				
	(D)	1	2	3	4				

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	(C)	Fraud	(D)	Undue Influence
	(A)	Coercion	(B)	Misrepresentation
	posi	_	•	d uses that position to obtain an unfair
50.	, ,		, ,	ties are such that one of the parties is in a
	(C)	Voidable Contract	(D)	Valid Contract
		Void	(B)	Contract
49.	An a	agreement not enforceable by law is:		
	(D)	It is neither valid in English Law nor	in Ind	ian Law
	(C)	It is valid both in Indian Law and Eng	glish I	aw
	(B)	It is valid only in English Law and no	t in In	dian Law
	(A)	It is valid only in Indian Law and not		
48.	Is pa	ast consideration for a promise valid to	create	a contract?
	(C)	Bhagwandas v. Girdhari Lal	(D)	Banwari Lal v. Sukhdarshan Dayal
	(A)	Lalman Shukla v. Gauri Dutt	(B)	Kedar Nath v. Gorie Mohd
47.		which case it has been laid down that misor if promisee has undertaken some	_	mise to pay subscription is binding on the ty on the faith of the promisee:
	(D)	Contract is voidable on the ground of	misrep	presentation
	(C)	Contract is voidable on the ground of	fraud	
	(B)	The Contract is valid		
	(A)	The Contract is void		
46.	disc			statement about his health and does not erious illness. In this case which one of the
	(C)	makes the contract voidable	(D)	makes the contract void
	(A)	completes the contract	(B)	does not completes the contract
45.		pplied for allotment of 100 shares in 'B' posted in due time, but it never reache	•	The posting of letter of allotment:
	(D)	can be revoked only if it does not reach	h the	offeror
	(C)	can be revoked before it comes to the	knowle	edge of the offeror
	(B)	cannot be revoked at all		

44. Acceptance sent through post:

(A) can be revoked at any time

PG	2019		10								
	(C)	Nuisance	(D)	None							
	(A)	Libel	(B)	Slander							
59.	Defa	aming someone by words or by gesture	s is cal	led in Torts as:							
	(C)	Crime only	(D)	Neither a tort nor a crime							
	(A)	Both a tort and crime	(B)	Tort only							
58.		nmation is:									
		·	(D)	Damage to plaintiff							
	(A) (C)	Duty of care on the part of plaintiff Breach of duty	(B)	Duty of care on the part of defendant							
57.		owing is not an essential of tort of negl	_								
	T3 11		•								
	(C)	Re Polemis	(D)	Rylands v. Fletcher							
	(A)	Wagon Mound 1	(B)	Wagon Mound 2							
56.	Test	of directness for determining remoten	ess of	damage was laid down in:							
	(C)	Not a defence	(D)	Defence in Tort law							
	(A)	General defence	(B)	Particular defence							
55.	Vole	nti non fit injuria is a:									
	(C)	Defence	(D)	Right							
	(A)	Tort	(B)	Crime							
54.		tributory negligence is a:									
	, -		<b>\</b>								
	(C)	Strict and absolute liability	(D)	None of the above							
00.	(A)	Strict liability	(B)	Absolute liability							
53.	In R	ylands v. Fletcher, Justice Blackburn	used tl	he term(s):							
	(D)	Negligence	Don	oghue v. Stevenson							
	(C)	Remoteness of Damage	Ryla	ands v. Fletcher							
	(B)	Damnum sine injuria	Glou	ucester's Case							
	(A)	Injuria sine damnum	Ash	by v. White							
52.	Mate	Match the incorrect entries.									
	(D)	An act done by me against my will, is not my act									
	(C)	No one is responsible for inevitable accidents									
	(B) An action is not given to him who has received no damages										
	(A)	Personal action dies with the parties to the cause of action									

The maxim  $actio\ personalis\ moritur\ cum\ persona\ means:$ 

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10

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	(D)	All of the above		
	(C)	All of the above		
	(B)	the assistance of the public authorities	s is ob	otained
	(A)	the offender has effected his retreat w		
66.		right of private defense of property aga		
	(D)	All statements are correct.		
	(C)	Y has right of private defense which h	e wou	ıld have if X were sane
	(B)	Y has no right of private defense as X		
	(A)			
65.	X, u	nder the influence of madness, attempt		ill Y.
	(D)	he has no right to defend against any		
	(C)	his own body and the body of any other	-	
	(B)	his own body and the body of his relat		
	(A)	his own body only		
64.	Eve	ry person has a right to defend ———		against any offence:
	(0)	Section 65 of 1.1 .C.	(D)	Section 64 of 1.1 .C.
	(A) (C)	Section 83 of I.P.C.	(D)	Section 84 of I.P.C.
	(A)	Section 81 of I.P.C.	(B)	Section 82 of I.P.C.
63.		principle that "Nothing is an offence wl rided under:	nich is	s done by a child under seven years of age" is
	(D)	A has committed the offence of riot.		
	(C)	A has committed no offence		
	(B)	A has committed the offence of culpab	le hor	nicide
	(A)	A has committed the offence of murde	$\mathbf{r}$	
62.		a soldier, fires on a mob by the order mands of the law. Choose the correct sta		nis superior officer, in conformity with the ent:
	(C)	thirty years	(D)	imprisonment till death
	(A)	twenty years	(B)	twelve years
61.		er Section 57 of Indian Penal Code, risonment for life' shall be reckoned as		culating fractions of terms of punishment, alent to imprisonment for:
	(C)	Act of God	(D)	None
	(A)	Inevitable accident	(B)	Act of third party
60.		xpected events in spite of reasonable car		
60.	Wha	at defense could be used when an ini	urv i	s caused to a person due to unforeseen or

37.	Аре	erson abets the doing of a thing by:		
	(A)	Instigating any person	(B)	Engages in any conspiracy
	(C)	Intentionally aiding	(D)	All of the above
38.	Whe	en two or more persons agree to do an il	legal	act, such an act is known as:
	(A)	Abetment	(B)	Public Tranquility
	(C)	Criminal conspiracy	(D)	All of the above
39.	Тос	ommit an affray, the minimum number	of pe	rsons required is:
	(A)	Two	(B)	Three
	(C)	Five	(D)	Seven
70.	Out	raging the modesty of a woman is punis	shable	under:
	(A)	Section 354, IPC	(B)	Section 363, IPC
	(C)	Section 509, IPC	(D)	Section 511, IPC
71.	'Opi	nio juris' means:		
	(A)	Opinion of the jurists	(B)	Opinion of law
	(C)	State practice	(D)	Law of opinion
72.	`Jus	cogens' means:		
	(A)	Norms	(B)	Negotiable norms
	(C)	Non-derogable norms	(D)	Legal norms
73.	Jus	gentium' is a body of:		
	(A)	International Statutes	(B)	Decisions of ICJ
	(C)	International Conventions	(D)	International Customs
74.	Wor	ld Intellectual Property Organization is	s a spe	ecialized agency of:
	(A)	UN	(B)	ICJ
	(C)	WTO	(D)	ILO
75.	The	Rome Statute of the International Crir	ninal	Court was adopted in the year:
	(A)	1998	(B)	1999
	(C)	2000	(D)	2001
76.	The	Universal Declaration of Human Right	s was	adopted on:
	(A)	December 08, 1948	(B)	December 09, 1948
	(C)	December 10, 1948	(D)	December 11, 1949
77.	The	United Nations Commission on Human	n Righ	its meets every year at:
	(A)	The Hague	(B)	Geneva
	(C)	France	(D)	Spain

78.	CEI	OAW was adopted by the U. N. Gener	al Asser	nbly in the year:						
	(A)	1979	(B)	1989						
	(C)	1999	(D)	2009						
79.	Hun	nan Rights Treaty Bodies:								
	(A)	Draft human rights treaties	(B)	Negotiate human rights treaties						
	(C)	Monitor human rights treaties	(D)	Amend human rights treaties						
80.	The	following Committee cannot hear in	dividual	complaints of human rights violations:						
	(A)	Committee that monitors ICCPR								
	(B)	Committee that monitors human ri	ghts boo	lies						
	(C)	Committee on the Elimination of R	acial Dis	scrimination						
	(D)	Committee on Torture								
81.	inde		_	rants an author "special rights," which exist subsists even after the assignment (whole or						
	(A)	77	(B)	66						
	(C)	57	(D)	87						
82.	The — Amendment to the Patents Act stated that "computer programs per se" is not an "invention" - raising a debate whether a computer program ("CP") with any additional features such as technical features, would be patentable.									
	(A)	2000	(B)	1999						
	(C)	2001	(D)	2002						
83.		If any dispute arises regarding publication of work, ———— will be the final authority to decide the same								
	(A)	Copyright Board	(B)	Patent Board						
	(C)	Appropriate government	(D)	None of the above						
84.	What are the types of inventions which are no patentable in India?									
	(A)	A) invention which is frivolous or which claims anything obviously contrary to well established natural laws;								
	(B)	an invention the primary or intended use or commercial exploitation of which could be contrary to public order or morality or which causes serious prejudice to human, animal or plant life or health or to the environment;								
	(C)	the mere discovery of scientific pr discovery of any living thing or non		or the formulation of an abstract theory or ubstance occurring in nature						
	(D)	All the above								

13

PG 2019

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85.	Wha	t is the term of a patent in the Indian sys	tem?							
	(A)	20 years	(B)	40 years						
	(C)	30 years	(D)	12 years						
86.	Wha	What are the classes of works for which copyrights protection is available in India?								
	(A)	Original literary, dramatic, musical and artistic works								
	(B)	Cinematograph films								
	(C)	Sound recordings								
	(D)	All the above								
87.	publ	_		by or under the direction or control of any bsence of any agreement to the contrary, be						
	(A)	Government	(B)	Such public undertaking						
	(C)	Both (A) and (B)	(D)	None of the above						
88.		e period of assignment copyright is no of assignment.	t state	d, it shall be deemed to beyears from the						
	(A)	4	(B)	5						
	(C)	6	(D)	7						
89.	Whi	ch of the following statement is right?								
	(A)	An invention must not possess utili granted for an invention devoid of ut	-	the grant of patent. No valid patent can be						
	(B)	An invention must possess utility granted for an invention devoid of ut		e grant of patent. No valid patent can be						
	(C)	An invention must possess utility for the grant of patent. Valid patent can be granted for an invention devoid of utility.								
	(D)	An invention must not necessarily possess utility for the grant of patent. Valid patent can be granted for an invention devoid of utility.								
90.	How	many GI Tags have been issued in In	dia so	far?						
	(A)	About 287	(B)	About 321						
	(C)	About 344	(D)	About 406						
91.	'The	Courts are the capitals of law's empir	e, and	judges are its princes' wrote:						
	(A)	H.L.A. Hart	(B)	Ronald Dworkin						
	(C)	Robert Nozick	(D)	John Rawls						
PG :	2019		14	Α						

92.	For H.L.A. Hart, the 'open texture of law' means that the regulation of areas of conduct be left to be developed by:		that the regulation of areas of conduct must				
	(A)	law teachers	(B)	courts			
	(C)	legislature	(D)	people at large			
93.	According to Immanuel Kant rational formal knowledge is:						
	(A)	material knowledge					
	(B)	concerned with some object					
	(C)	•					
	(D)	a misnomer					
94.	Aust	Austinian notion of 'positive morality' is:					
	(A)	a priori	(B)	socially constructed			
	(C)	religiously constructed	(D)	law strictly so called			
95.	For	Roscoe Pound 'jural postulates' are to b	e disc	overed:			
	(A)	in the law itself	(B)	outside the law			
	(C)	in the juristic thought	(D)	in all of the above			
96. According to John Austin, the relationship between the sovereign and politic society is:		een the sovereign and political independent					
	(A)	Symmetrical	(B)	Asymmetrical			
	(C)	Elliptical	(D)	Relative			
97.	John Rawls's concept of justice is a:						
	(A)	Legal Concept	(B)	Political Concept			
	(C)	Sociological Concept	(D)	Philosophical Concept			
98.	Acco	ording to Realists:					
	(A)	Custom is real law	(B)	Precedent is real law			
	(C)	Statute is real law	(D)	Rule is real law			
99.	'What are States without justice, but robber bands enlarged?' asked:						
	(A)	St. Aquinas	(B)	St. Augustine			
	(C)	St. Joseph	(D)	St. Patrick			
100.	The following thinker is normally associated with the secularization of natural law:						
	(A)	Hugo Grotius	(B)	Antonio Gramsci			
	(C)	Martin Heidegger	(D)	Auguste Comte			

#### CONSORTIUM OF NATIONAL LAW UNIVERSITIES

#### LLM. - COMMON LAW ADMISSION TEST, 2019

#### PART-B

Maximum marks: 50

#### Instructions:

- 1. Answer any TWO of the following questions
- 2. All questions carry equal marks
- 3. Answer to each question shall not exceed 800 words
- 1. Briefly explain and critically evaluate the VVPAT and EVM in the light of contemporary developments.
- 2. The Supreme Court observed that the Ordinance making power has been used to such an extent that its use has become 'fraud on the Constitution'. Critically examine this statement in the light of constitutional provisions, practices / conventions and judicial decisions.
- 3. Briefly explain and critically evaluate the concept of "victims' compensation" in India in the light of statutory provisions and judicial decisions.
- 4. What is meant by generic drugs? Explain its importance in the light of judicial decisions in India.
- 5. Terrorism has become an international issue for long without finding any solution. Briefly explain and critically evaluate the same in the light of contemporary developments.

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# CLAT 2019 - LL.M.

# A SERIES

# KEY

Question No.	Key
1.	A
2.	Α
3.	D
4.	В
5.	A
6.	A
7.	D
8.	C
9.	A
10.	A
11.	С
12.	C
13.	В
14.	C
15.	В
16.	D
17.	Λ
18.	В
19.	C
20.	В
21.	A
22.	В

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Question No.	Key
23.	В
24.	A
25.	В
26.	В
27.	D
28.	В
29.	C
30.	D
31.	С
32.	D
33.	В
34.	A
35.	С
36.	В
37.	D
38.	В
39.	C
40.	В
41.	В
42.	D
43.	A
44.	C
45.	A
46.	C
47.	В

Question No.	Key
48.	A
49.	A
50.	D
51.	A
52.	C
53.	С
54.	С
55.	С
56.	c
57.	A
58.	A
59.	A
60.	A
61.	A
62.	С
63.	В
64.	c
65.	С
66.	D
67.	D
68.	· C
69.	Λ
70.	A
71.	В
72.	C

Question No.	Key
73.	D
74.	A
75.	A
76.	С
77.	В
78.	A
79.	c
80.	В
81.	С
82.	D
83.	A
84.	D
85.	A
86.	D
87.	В
88.	В
89.	D
90.	C
91.	В
92.	В
93.	С
94.	В
95.	A
96.	С
97.	В

Question No.	Key
98.	В
99.	В
100.	A

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